



CLARK COUNTY BOARD of REVISION

Entry

From: Clark County Board of Revision

Dated: June 9, 2025

Subject: David Easter-BOR case number 2024-010

We the Clark County Board of Revision are vacating our decision filed May 20, 2025 on case no. 2024-10 of \$53,990 (no change). We do hereby enact our jurisdiction for the above referenced case to have a rescheduled hearing. The reason for this extenuating circumstance is the owner's certified hearing notice for hearing on May 19, 2025 was unclaimed and the regular mail hearing notice sent out May 2, 2025 was returned to the Auditor's Office on June 4, 2025.

"As administrative tribunals, boards of revision have inherent authority to reconsider their own decisions since the power to decide in the first instance carries with it the power to reconsider, but such authority does not extend beyond institution of an actual appeal or expiration of the time for appeal."

Columbus City Schs. Bd. of Educ. v. Franklin County Bd. of Revision, 121 Ohio St. 3d 218, 219, 2009-Ohio-760, P1, 903 N.E.2d 299, 300, 2009 Ohio LEXIS 525, *1 (Ohio Feb. 26, 2009)

Thank you.

Clark County Board of Revision