0541348 (2021) 48.04 | 24178 1431

State of Oklahoma, County of: Oklahoma		Number SS. Parcel ID Number		•
		33.		•
			Assessor's Acct. No Treasurer's Acct. No	
I, the undersigned, being fust duly sworn, d	annin and cauthat las	wa a at the Litual state		
for the owner of the following described pro				
been assessed, levied, and extended upon s	•			
complaint and allidavit, that the taxes are u	npaid, or that the tax	has been paid in the amo	unt of \$52.271.95	, as evidenced b
			hould be corrected as sh	own, and certificate
error and order to correct the tax rolls issue	d or refund made, as t	he case may be, in the m	namer provided ty law.	
for the taxable year 2023				
Appears upon tax rolls of salo year at	Book	Page		
Personal or Real Property Assessment				
Described t	hus.			
		As Enlered	As Shavid be Per Complaint	As Ordered by the Board
If City or Town fors, state whether improved	or vacant		Company	202.0
tegal Description: Section or Lots (lots if imp				
Township Num	iber			
Range or Block Hun	iber			
Number of Acres (n	arai)			
Located in: Township, City or Town Addition				
School District Number (current and pa	riori			
		As Entered	As Should be Per Complaint	As Ordered by the Board
Gross or total valuation of property assessed	ı	\$425,508	\$300,910	901/0
Exemptions other than homestead (lodge us		\$0	5% capped acct.	
Exemptions for homestead deduction allowe	•			
Het valuation after deduction for all exempti	•	\$425,598	\$390,910	
Tax homestead deduction subject to fold det	stlevy)			
Tax on net valuation (all lovies in taking areas	i }	\$52,272	\$48,012	
Penalty for delinquent assessment (personal	ta c)	714,41	V I I	
Special tax for				
Total of all lax changes		\$52,272	\$48,012	

And is one of the specific classes of errors (No. 2 & 14) as authorized by 68 O.S. ss 2817 and 2871.

Affiant further states that the error, more specifically described, is as follows:

Wherefore affiant prays that the honorable Board of Tax Ro I Corrections of said county receive this complaint and petition for correction and to order correction of the same, or to set down a day certain for hearing thereon and so advise the complaint and affiant herein, cause the County Treasurer and County Assessur to appear with their tac books and assessment records in relation to said property and tax, reduce all test many to writing, and do all other things needled and expedient locoroper, lawful and just correction.

Before me, the undersigned, personally appeared David A Politics knows to me to be the identical person

who did execute and signed the foregoing complaint of error and did sign the same in my presence and did swear (or affirm) on his oath that the facts are set forth herein are truly and correctly stated and that he/she did sign and execute the same of his/her own free will



See Allachment.

farty (Ini

for Rollings Samuel Council Country and Land 1881 17 & 3871

- 1. Personal or Real Property & assisted to my passon, exc, not a wing the same.
- 2. Treserve elementrom transformer assessed.
- \$. Lawfa exempoon dedactors have not been talen and account 4. The same property was assessed every than once the came sew.
- 5 Property, remain personal was assessed though editability for each year.
- 6. unpartments by the food, by bloom, storm, winds, ar either encie

- 2. Lady or fore have been entercounly described. 2. Videntina entried me in extremental reliations regulated. 5. Assessor or equalitation board de not real resect of vibration increases.
- 10. Property had no that Me save in county, Edited as si at which beed mixing.
- 1). Property may are weed affect for 311 by the county or any edg, town, etc.

 12. To: extensions processed affects of forest property mol sable for.
- IL Country of the bear of the bears with the bears at the confidence of the country of the count
- 14. Impresent in encessed on the freight with contest schedules.
- 15. Enormitantically from octory essettate somegreesed to estatement role.
- 18 Teransker oprisons trans propinsky stricker wichold source arder de notachter
- iestorium of patri. 17. Personilis entred sellong assistman peng tombied se nates being goda tu the

osu सर (१०१७) Order of Correction Board of Certificate of Error	pige 2 of
State of Oklahoma, County of Oklahoma	SS. before the Board of Tax Roll Corrections
hearing, the County Clerk being present in person o the complaint or his agent or attorney having been	the within and foregoing complaint of error of tax rolls came on for r by an authorized deputy as required by faw to make and keep the record, duly notified of the day and hour set for such hearing and so afforded full asurer and County Assessor were required to be present with their tax offidavit by their own hands and under oath):
	timony was reduced to writing and made a part of the records hereof, and proper cause to come before this board and that the request should be It of be granted for the following reasons:
according to the finding of this board:	eby ordered to notify the County Treasurer to correct the tax rolls ordered to make refund in the manner provided by law.
By Order of the Board of Tax Roll Corrections at	, Oklahoma, this Day of ,
County Opt 1	Chairean of the BOCC
by Deputy	Chilman, Equiperiton Basid
, and the	County Assessor
Number Complaint o	f Erroneous Assessment - Summary Date filed:
Section or lots	Date disposed of:
Township	Tax as first assessed
Range or block	Tax due as corrected:
Number of acres	fax reduction effected:
Township, City, or Addition	On voucher number
	in the amount of:
	Endorsement
State of Oklahoma, County of: Oklahoma	\$5.
• •	y) do hereby certify that the foregoing order of correction has been fully
By entry of credit for by certificate amount and execution of the tax, or	number and showing of, and making re-entry at error was only in the
Page Book Number of the	icate number and showing of, and making re-entry at Line
Done etOklahoma, thisday of	
	Tressoler:
	by disputy:

Complaint of Erroneous Assessment and Order of Correction Diamond Ridge OKC, LLC

There has been an error in the tax extended against Assessor's Account No. R134468500 ("Real Property") on the 2023 Oklahoma County tax rolls. Okla. Const. art. 10 § 8B limits the amount the fair cash value of real property can increase each year to 5%, as long as title to the Real Property is not transferred, changed or conveyed to another person. Not all "transfers, changes or conveyances of title" result in the 5% cap not applying. Okla. Stat. tit. 68 § 2802.1(4)(h). Okla. Stat. tit. 68 § 2802.1(4)(h) establishes that "transfers, changes or conveyances of title" does not include "deeds made by a subsidiary corporation to its parent corporation for no consideration other than the cancellation or surrender of the subsidiary's stock."

In the present case, the only title transfer occurred on 06/16/2022 between Summit Ridge Apartments, LLC ("SRA") and Diamond Ridge OKC, LLC ("DR"). SRA, as a subsidiary and the sole member of DR, assigned its entire limited liability company interest in DR to MFC-T2 Diamond MF LLC ("MFC"). Subsequently, DR amended and restated its Limited Liability Agreement to assign MFC all of SRA's membership interests in DR.

The title transfer between HE and DCN is not considered under Okla. Stat. tit. 68 § 2802.1(4)(h) as a transfer, change or conveyance of title that would result in the 5% cap on the fair cash value of real property to not apply. Therefore, the Real Property should have been subject to the 5% cap on any increase in its fair cash value in 2023.

0111	318	(353.8)	
110	5 6	21:24	313

State of Ok ahonia, County of: Oklahoma

Number

Parcel ID Number Assessor's Acct. No. R134488500

Treasurer's Acct. No. 134488500

I, the undersigned, being first duty sworn, depose and say that I am the lawful and sole owner, or the duty authorized agent or attorney for the owner of the following described property assessed and entered upon the tax books of soid county and that certain taxes have been assessed, levied, and extended upon said tax books against said property or against the person named in such entry and in this complaint and allidavit, that the taxes are unpaid, or that the tax has been paid in the amount of \$52,727.34 rece of number dated 12/20/2024 that the assessment and tax should be corrected as shown, and certificate of error and order to correct the tax rolls issued or refund made, as the case may be, in the manner provided by law.

for the tarable year 2024

Appears upon tax rolls of said year at

Personal or Real Property Assessment

Described thus:

As Should be Pay Compliant

As Ordered by the Board

if City or Town lots, state whether Improved or vacant

Legal Description: Section or Lots (lots if improved)

Township Humber Range or Block Number

Picmber of Acces (rural)

tocated in: Tovinship, City or Town Addition

School District Number (current and prior)			
	As Enteres	As Should be Per Complaint	As Ordered by the Board
Gross or total valuation of property assessed	\$425,598	\$412,068	
Exemptions other than homestead (ladge use, etc.)	none	5% capped accl.	
Exemptions for homestead deduction allowed timely	0105 500	\$412,068	
Net valuation after deduction for all exemptions	\$425.598		
Tax homestead deduction subject to (o'd debt levy)			
Tax on net valuation (n I levies in taxing areas)	\$52,272	\$50,610	
Penulty for delinquent assessment (persona tax)	Anthrit		
Special tax for			
Total of all tax changes	\$52,272	\$50.610	

Affiant further states that the error, more specifically described, is as follows: See Attachment.

And is one of the specific classes of errors (No.3)

Las authorized by 68 O.S. ss 2817 and 2871.

Wherefore affiant prays that the honorable Board of Tax Ro'l Corrections of said county receive this complaint and petition for correction and to order correction of the same, or to set down a day certain for hearing thereon and so advise the complaint and affiant herein, cause the County Treasurer and County Assossor to appear with their lax books and assessment records in relation to said property and tar, reduce all testimony to writing, and do all other things needly and expedient longinger, lawfur, and first correction.

Medianum

Potts Before me, the undersigned, personally appeared David known to me to be the identical person who did execute and signed the foregoing complaint of error and did sign the same in my presence and did swear (or affirm) on his oath that the facts are set forth herein are truly and correctly stated and that he/sho did sign and execute the same of his/her own free will

Notary Public State of Oklahoma RITA J. MCEWIN' TULSA COUNTX-ACC COMMISSION #13008713 Comm. Exp. 07-24-2029

Trade Partners Subject to convention under \$2.05.35.35.2617 & 1075

- E. Personal or Real Property is assessed to any person, etc., set units the same. 2. Properly racord from trailing our establed
- 4. The same property was assessed more than once the Lameyon.
- 1. Prisents, real or personal was account though not study for such year
- i. Impairments by 1 co. 740d, Eghtaing, steem, winds, es 01241 emed
- 7. Land Loui lets have been erraneously described.
-). Assessor pressure High bond die ret mal nouce of rabasten increases
- 18 Projects bad so tarable said in course, defined east or was placed money
- II Appendent a securited when her before course or sensite states. Communic.
- 1). In entenious musericulated by use affenes property not bable for.
- 11. Correction of the name of the person statistical personal property or record events of and events.
- 14 Enerem in edendedonibe in 16% with corest referier.
- 15. Early in his normal from county assesse's source record to assessment role.
- 15. Treatment and trees previously strektin without continues at voluntary
- 17. Personitar extend whost assessment being rendered at rocke being phentally

osu see (2017) Order of Correction Board of Certifi	cate of Error	радо 3	2 of 2
State of Oklahoma, County of	Oklahoma	SS. before the Board of Tax Roll Corrections	
the complaint or his agent or attorn and ample opportunity to be heard	sent in person or by lay having been duly , the County Treasur	within and foregoing complaint of error of tax rolls came on for an authorized deputy as required by faw to make and keep the reco notified of the day and hour set for such hearing and so afforded fu er and County Assessor were required to be present with their tax avit by their own hands end under oath):	
•	t does present a pro	ony was reduced to writing and made a part of the records hereof, a per cause to come before this board and that the request should be be granted for the following reasons:	
according to the finding of this boar	đ:	ordered to notify the County Treasurer to correct the tax roils dered to make refund in the manner provided by law.	
By Order of the Board of Tex Roll Co	rrections at	, Oklahoma, this Day of ,	
County Clerk		Onekman of the #OCC	—
ph D1 brith		Chalenda Education goard	
		COURT ASSESSED	
Number	Complaint of Eri	roneous Assessment - Summary Date filed:	
Section or fals		Date disposed of:	
Township		Tax as first assessed	
Range or block		Tax due as corrected:	
Number of acres		fax reduction effected:	
Township, City, or Addition		On voucher number	
		in the amount of:	
		Endorsement	
State of Oklahoma, County	of: Oklahoma	\$\$.	
i, the undersigned County Treasurer complied with and entered either:	(or lawful deputy) d	o heraby certify that the foregoing order of correction has been fully	1
1. By entry of credit for amount and execution of the tax, o		nber and showing of, and making re-entry at error was only in the	
Page, Book Humber	of the tallis endorsament, for	te number and showing of, and making re-entry at line I rolls of said year, of the correct and proper entries in accord with the original copy given to the tax debtor, and for the duplicate for with the tax charges of said year.	
Done atOlfahoma, this	day of		
•		Trestorer:	,
		pt quinti	

Complaint of Erroneous Assessment and Order of Correction Diamond Ridge OKC, LLC

There has been an error in the tax extended against Assessor's Account No. R134468500 ("Real Property") on the 2024 Oklahoma County tax rolls. Okla. Const. art. 10 § 8B limits the amount the fair cash value of real property can increase each year to 5%, as long as title to the Real Property is not transferred, changed or conveyed to another person. Not all "transfers, changes or conveyances of title" result in the 5% cap not applying. Okla. Stat. tit. 68 § 2802.1(4)(h) establishes that "transfers, changes or conveyances of title" does not include "deeds made by a subsidiary corporation to its parent corporation for no consideration other than the cancellation or surrender of the subsidiary's stock."

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The title transfer between HE and DCN is not considered under Okla. Stat. tit. 68 § 2802.1(4)(h) as a transfer, change or conveyance of title that would result in the 5% cap on the fair cash value of real property to not apply. Therefore, the Real Property should have been subject to the 5% cap on any increase in the taxable market value in 2023. Since the taxable market value of the property was capped at 5% in 2023, the 2024 taxable market value should be calculated using the revised figures for 2023.