

Tax Administrator

Salt Lake County Government Center 2001 South State Street, N2-300 PO Box 144575 Salt Lake City, UT 84114-4575



February 14, 2019

The Salt Lake County Council 2001 South State, N 2200 Salt Lake City, Utah 84190-1010

Attn:

Richard Snelgrove, Chair

Re:

Consideration of 2018 Tax Relief After the Sale of the Property or Other Change in Ownership After the Lien Date for Margit B. Gellersen, Parcel # 16-29-204-008

Council Members:

The Property Tax Committee, at a meeting on February 14, 2019, considered an application for 2018 Tax Relief due to the sale of the property or other change in ownership, after the lien date. The Committee recommends that the following relief be granted:

Action	Type of Relief	
Deny	Circuit Breaker	

The refund formula for Circuit Breaker tax relief may be found in Utah Code 59-2-1220. A county granting an abatement to a person under Section 59-2-1220 shall refund to that person an amount equal to the amount by which the person's property taxes paid exceed the person's property taxes due, if that amount is \$1 or more. State Tax Commission appeal # 17-2022 further defines a claimant's property taxes paid to be the sum of property taxes the claimant paid plus the amount of their tax relief credit or abatement and does not include amounts paid by a third party such as a buyer. In this case, the calculation is: \$797.14 (taxes paid by claimant) + \$922.72 (tax relief) - \$1,833.47 (2018 taxes due) = \$ - \$113.61. Since the sum is not over \$1.00, the claimant is not eligible for a refund. If the claimant feels the County has improperly denied his or her request for Circuit Breaker tax relief, he or she may appeal to the Utah State Tax Commission. The appeal must be filed within 30 days of this notification. The appeal should be filed with Council-Tax Administration, who will forward the appeal to the State Tax Commission.

Sincerely,

Brad Neff, Chair

Property Tax Committee

cc:

Treasurer

Treasurer - Abatement Office

Margit B Gellersen