



## **MEMORANDUM**

TO: Revenue Interim Committee

FROM: David R. Stewart, Chief Legal Counsel

DATE: April 18, 2022

SUBJECT: Department of Revenue Major Case Update

## MONTANA SUPREME COURT

<u>Franklin and Janet Tiegs/Baker Produce</u>: The Tiegs, nonresident taxpayers, appealed MTAB's decision to the First Judicial District Court, Lewis & Clark County, with a Petition for Judicial Review challenging the Department and MTAB's determination that their previously reported Montana source losses did not constitute a Montana net operating loss and could not be carried forward to offset Montana source income in subsequent years. On September 10, 2021, the District Court reversed MTAB's decision. The Department appealed the District Court decision to the Montana Supreme Court, and briefing is in progress.

<u>James Wangerin</u>: Mr. Wangerin appeals the District Court's denial of his petition for judicial review of the Department's decision to not adopt an administrative rule he requested. Mr. Wangerin's opening brief is due April 27, 2022.

#### STATE DISTRICT COURT

Omimex Canada: Omimex has appealed the appraised value of its holdings for the 2019, 2020, and 2021 tax years. Omimex appeals to District Court regarding the classification of some of its property. TY 2019 is set for a bench trial October 24, 2022. TY 2020 is set for a bench trial January 9, 2023. Omimex elected to bypass ODR for the TY 2020-21 appeals. The parties have exchanged discovery.

Eagle Bear: On December 2, 2019, Eagle Bear filed a complaint with the Montana Ninth Judicial District Court challenging Montana's lodging facility use tax and sales tax as applied to Eagle Bear's campground, which is located within the Blackfeet Indian Reservation. Eagle Bear asserts that federal law preempts the taxes and that the taxes violate equal protection. Eagle Bear is also suing the Blackfeet Nation in U.S. District Court, Great Falls Division. As a result, the Montana District Court matter has been stayed pending the outcome of the U.S. District Court matter.

Boardwalk Properties, Inc./Michael Delaney and Ileana Indreland: In June 2021, Boardwalk Properties sued the Department in the Eighteenth Judicial District Court, Gallatin County, challenging the recent statutory amendments to § 16-4-213, MCA, governing resort area all-

beverages licenses, specifically that accommodation units may not be located within the boundaries of a quota area in order to qualify toward the required total for the potential issuance of additional resort retail all-beverages licenses (House Bill 705). The lawsuit asserts that the amended statute violates both the state and federal constitutions (retrospective legislation, equal protection, due process, and takings). Discovery is currently underway.

William and Ellen Solem: The Solems filed a motion for class certification in the 11<sup>th</sup> Judicial District Court, Flathead County, challenging their land value, primarily arguing that the property's lakefront location (i.e. "water influence") used by the Department leads to improperly inflated values. The District Court granted class certification. The class certified is "all lakefront property owners in Neighborhood 800 who have timely paid under protest any portion of their property taxes since the last assessment cycle beginning in 2009." Neighborhood 800 is the Somers/Lakeside area in which the Solems' property is located. Between 2009 and 2015, approximately 200 taxpayers in Neighborhood 800 paid property taxes under protest.

A four-day trial on liability was held in March 2019. On October 15, 2019, the District Court issued its Findings of Fact, Conclusions of Law, and Order finding the Department liable. The District Court concluded that the Department employed a non-uniform method of appraisal, failed to value similar properties in a like manner, and failed to appraise the subject properties in a manner that is fair to all taxpayers. The matter has now moved to the damages phase. Motions relating to damages were filed and the District Court grated Solems' motions on the calculation of damages and whether Solems are entitled to attorney fees and costs. The District Court denied Solems' motion to expand the class definition to include taxpayers who did not pay under protest. The District Court denied the Department's motion to decertify the class. The parties are currently working toward obtaining a final appealable judgment.

## MONTANA TAX APPEAL BOARD

<u>Pioneer</u>: Pioneer, a Washington "S" corporation, filed an appeal to the Montana Tax Appeal Board after the Department denied its claimed refund and assessed a tax due against Pioneer. Pioneer asserts that it is entitled to use the apportionment provisions of the Multistate Tax Compact; the Department is arguing that the multi-tiered pass-through structure of Pioneer means it must apportion its Montana income to Montana. MTAB issued a final order on January 20, 2022 finding Pioneer's treatment of the pass-through income as apportionable multistate unitary business income was proper and reversing the Department's assessment.

<u>Rimrock Owners LP</u>: Rimrock Owners is a PAD appeal regarding the appraised value of the Rimrock Mall in Billings.

#### **OFFICE OF DISPUTE RESOLUTION**

<u>Herban Legends, LLC</u>: The Department's Cannabis Control Division investigators conducted two investigations in 2021 of this Licensee resulting in reasonable cause to believe that the Licensee has failed to operate its medical marijuana licenses in compliance with the State law. The Department issued a Notice of Proposed Action with 17 counts of violations. The

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Department is currently proposing revocation of the licenses. The parties participated in a hearing before the Department's Office of Dispute Resolution on March 15, 2022, and are waiting for a decision.

#### COUNTY TAX APPEAL BOARD

<u>Phillips 66</u>: Phillips 66 Company filed an appeal of the appraised value of its oil refinery in Billings with the Yellowstone County Tax Appeal Board. The Department's 2021 market value for the Phillips 66 Billings Refinery is \$865,706,983. Phillips 66 has challenged that value and has requested a market value of \$616,000,000. On March 16, 2022, the Yellowstone CTAB set a value of \$721,206,983.

# **BANKRUPTCY COURT**

<u>Timothy Blixseth</u>: Mr. Blixseth filed an Adversary Complaint against the Department of Revenue in the United States Bankruptcy Court, District of Nevada, on December 23, 2021. Mr. Blixseth seeks an undisclosed amount of damages against the Department for the filing of an involuntary bankruptcy petition in 2011. On April 6, 2022, there were oral arguments on the Department's Motion to Dismiss and Mr. Blixseth's Rule 9011 Motion, and the parties are currently awaiting a decision from the bankruptcy court on those issues.

### **SETTLEMENTS**

<u>Plains Pipeline Montana, LLC</u>: Plains Pipeline appealed the Department's 2021 centrally assessed valuation of its assets to the Office of Dispute Resolution. After discussions and additional explanation from Plains Pipeline, the parties agreed to settle the matter. Plains Pipeline's assessed value was lowered from \$22,435,637 to \$12,000,000.

<u>Rocky Mountain Pipeline Montana, LLC</u>: Rocky Mountain appealed the Department's 2021 centrally assessed valuation of its assets to the Office of Dispute Resolution. After discussions and additional explanation from Rocky Mountain, the parties agreed to settle the matter. Rocky Mountain's assessed value was lowered from \$34,071,999 to \$29,830,000.