Application for Special Valuation

STAFF REPORT OF FINDINGS

Historic Name: Lloyd House

Property Address: 451 W Shoshone Place
Applicant: Nathan and Holly South

Date: Application submitted March 2022

MANAGEMENT AGREEMENT: The Lloyd House does have a Management Agreement that was signed on May 22, 2022 which covers the exterior of the house.

DESCRIPTION OF REHABILITATION: The Lloyd House has undergone the rehabilitation and rebuilding of lost historic features in the living, dining and den areas. From March of 2020 through March of 2022, the owners invested in an exterior paint job, recreation of beams and wainscotting in the living and dining rooms, removal of layers of paint on the original windows and trim, and refinishing of wood floors.

Exterior:

- Exterior of the house was painted
- Stucco work was repaired
- · Chimneys were repaired

Interior:

- Reconstruction of lost historic features in the living room and dining room to include box beams, trim work and wainscotting
- Removal of layers of paint on windows, doors, trim, mantel, etc. and refinishing to original stained appearance
- Creation of built-in bookshelves in the den
- Creation of built-in shelves in the dining room
- New period appropriate lighting
- Hallway hardwood flooring installed
- Hardwood floors were refinished

FINDINGS OF FACT:

Authority to review the Special Valuation application: Under Ordinance No. C-31094, 6.05.100 (SMC 17D.100.310) the Landmarks Commission has the authority to "serve as the local review board for special valuation of historic property in Spokane" and to "approve or deny applications for special valu

Does	the ann	lication	meet the	Special	Valuation	criteria	set f	orth in	RCW/	84 262
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es t	he application meet the Special Valuation criteria set forth in RCW 8	4.26?						
•	The property must "be a historic property" and "fall within a class of determined eligible for special valuation by the local legislative authorised on Spokane Register? The Lloyd House was listed on the Spokane Register of Historic	historic propert prity." RCW 84.2	6.030					
•	The property must "be rehabilitated at a cost which meets the defini 84.26.020(2) ("at least 25% of the assessed valuation of the property value attributable to the land, prior to rehabilitation") within twenty-application for special valuation."	, exclusive of the four months pri	e assessed or to the					
	Rehab cost over 25% of the assessed valuation? Rehab work within 24 months prior to application?	⊠ YES ⊠ YES	□NO □NO					
•	The property must be protected by an agreement between the owner and the local review board as described in RCW 84.26.050(2).							
	Property owners entered into Management Agreement? Yes	⊠ YES	□NO					
•	The rehab work must meet the standards, "not be altered in a way we those elements which qualify it as historically significant" RCW 84.26 rehabilitation guidelines, as defined in WAC 254-20-030(10) as "the property to a state of utility through repair or alteration, which make contemporary use while preserving those portions and features of the significant to its architectural and cultural values."	.050. The work process of return es possible an ef	must meet iing a ficient					
	Certificates of Appropriateness issued for exterior work?	☐ YES	$oxed{oxed}$ NO					
	The work did not require a Certificates of Appropriateness because on the Spokane Register at the time of the work.	the house was r	ot listed					
•	The application must be complete, as defined by WAC 254-20-090 (4 a legal description of the historic property. The owner shall also provexterior and interior photographs of the historic property before and architectural plans or other legible drawings depicting the completed notarized affidavit attesting to the actual cost of the rehabilitation will date of application and the period of time during which the work was <i>Completed application?</i>	vide comprehen after rehabilita I rehabilitation v ork completed p s performed."	sive tion, vork, and a					

- The rehab costs must result from one or more of the following (WAC 254-20-030):
 - (a) Improvements to an existing building located on or within the perimeters of the original structure;
 - (b) Improvements outside of, but directly attached to the original structure which are necessary to make the building fully useable (not including rentable/habitable floor space attributable to new construction);
 - (c) Architectural and engineering services attributable to the design of the improvements;
 - (d) "qualified rehabilitation expenditures" as defined by the federal historic preservation investment tax credit.

As noted in "Tax Aspects of Historic Preservation: Frequently Asked Questions & Answers" (Mark Primoli, Internal Revenue Service), examples of expenses that do <u>not</u> qualify for the rehabilitation tax credit are acquisition costs, appliances, cabinets, carpeting (if tacked in place and not glued), decks (if not part of original building), demolition costs (removal of a building on property site), enlargement costs (increase in total volume), fencing, feasibility studies, financing fees, furniture, landscaping, leasing expenses, moving (buildings) costs (if part of acquisition), outdoor lighting remote from building, parking lot, paving, planters, porches and porticos (not part of original building), retaining walls, sidewalks, signage, storm sewer construction costs, window treatments."

Claimed expenses are allowable? Exception noted below:

⊠ YES **□**NO

Claimed expenses are allowable in the amount of \$168,684. Application was made in March of 2022, and value of the building at the beginning of the project (2020) was \$441,700.

REPORTS

Staff Report: The submitted application is complete.

Preservation Officer Review? yes Date: 11/7/22
Special Valuation Committee Site Visit? yes Site Visit: 11/2/22
Landmarks Commission Review? pending Meeting Date: 11/16/22