BEFORE THE BOARD OF TAX APPEALS STATE OF WASHINGTON

BESTBUY.COM, LLC,)	
Appellant,) Docket No. 15-116	
v.) RE: Excise Tax App	eal
STATE OF WASHINGTON DEPARTMENT OF REVENUE,) ORDER GRANTING) RESPONDENT'S M	
, in the second of the second) DISMISS APPEAL	IOTION TO
Respondent.		

The Appellant, Bestbuy.com, LLC (the Taxpayer), filed a notice of appeal with the Board of Tax Appeals (the Board) on September 3, 2015, seeking the Board's review of Determination No. 15-0173, issued on July 7, 2015, by the Respondent, State of Washington Department of Revenue (the Department).

On May 27, 2016, the Department filed a Motion to Dismiss for Lack of Jurisdiction. In support, the Department filed the Declaration of Kelly Owings (attaching Exhibits A-B) and the Declaration of Daniel A. LaMarche (attaching Exhibits A-C). On June 13, 2016, the Taxpayer filed its Opposition to Motion to Dismiss, along with the Declaration of Stephanie Do. On June 21, 2016, the Department filed its Reply in Support of Its Motion to Dismiss for Lack of Jurisdiction, along with the Second Declaration of Kelly Owings (attaching Exhibits A-B) and the Second Declaration of Daniel A. LaMarche.

The Department argues that the Taxpayer's appeal was not timely filed, depriving the Board of jurisdiction and requiring dismissal. RCW 82.03.130(1)(a) grants the Board "jurisdiction to decide . . . [a]ppeals taken pursuant to RCW 82.03.190." RCW 82.03.190 provides that "any person having received notice of a denial of a petition or a notice of determination . . . may appeal by filing . . . a notice of appeal with the board of tax appeals within thirty days after the mailing of the notice of such denial or determination." Consistent with the statute is the Board's administrative rule WAC 456-09-315:

The jurisdiction of the board to hear an appeal is limited to those appeals submitted within the deadlines stated in this section. Any appeal to the board shall be submitted within the time required by the statute governing the respective

¹ RCW 82.03.190(1) (emphasis added).

agency or proceeding involved. All time periods set forth below are expressed in calendar days including, but not limited to the following:

(a) Appeals taken pursuant to RCW 82.03.190, thirty days from the mailing of the determination.²

Thus, by statute and rule, the Taxpayer's deadline for appealing the Department's July 7, 2015, determination was August 6, 2015. The Taxpayer's notice of appeal was filed, however, on September 3, 2015, well beyond the statutory deadline.

In response, the Taxpayer contends that its September 3 filing was timely because the Department had extended the Taxpayer's deadline for filing a notice of appeal with the Board to September 8, 2016. The Taxpayer claims that, in an August 4, 2016, phone call, its Tax Manager, Craig Black, "requested a 30-day extension from the [Department's hearing officer, Daniel A. LaMarche] to appeal to the [Board]" and that Mr. LaMarche "granted the request." Further, the Taxpayer states that its attorney, Stephanie Do, "asked [Mr. LaMarche] specifically to confirm whether the extension applied to an appeal to the [Board], and he confirmed that it did." Additionally, the Taxpayer makes much of the Department's use of the word "appeal" in its August 4, 2015, letter confirming the extension of the deadline: "This is in reply to your request for a 30-day extension of time within which to appeal the above referenced determination. An extension to September 8, 2015 has been granted by Daniel A. LaMarche, ALJ, to provide you with the additional time as requested." The Taxpayer contends that the word "appeal" could only denote an appeal to the Board.

The Board finds the Taxpayer's claims unconvincing. First, the Board is unpersuaded that the Department's hearing officer, Daniel A. LaMarche, did anything other than grant the Taxpayer a 30-day extension for requesting the Department's reconsideration of its July7 determination. Mr. LaMarche's determination plainly identifies the Taxpayer's options—either seek the Department's reconsideration within 30 days or file a notice of appeal with the Board within 30 days:

This decision will become final August 6, 2015, *unless you seek reconsideration* of the decision. If you decide to ask the Department to reconsider this decision, you must comply with the requirements for reconsideration contained in WAC 458-20-100(7).

² WAC 456-09-315(1)(a) (emphasis added).

³ Opposition to Motion to Dismiss, p. 2 (emphasis added).

⁴ *Id.*; see also Declaration of Stephanie Do, p. 1 (¶5).

. .

You may appeal the decision to the Board. . . . The [Board's] appeal procedures are set forth in chapter 82.03 RCW, in chapter 456-09 WAC (formal appeals), and in chapter 456-10 WAC (informal appeals). You must comply with the statutory and administrative rule requirements to perfect your appeal to the [Board], which must be filed within 30 days of the date of this letter.

Mr. LaMarche's description of his conversation with the Taxpayer's attorney, Stephanie Do, is consistent with the appeal information he provided in his determination:

I explained to Ms. Do that the Department can grant extensions of time to file a request for reconsideration before the Department. I further explained that such an extension effectively provides more time for a taxpayer to file a notice of appeal at the Board. . . . During our conversation, I never stated that I had granted an extension of time for Bestbuy.com to file a notice of appeal with the Board. ⁵

The Board finds it implausible that Mr. LaMarche would have believed, and/or communicated, that, by extending the Taxpayer's deadline for seeking reconsideration, he was extending the deadline for the Taxpayer's appeal to the Board absent a decision on reconsideration. Second, the Board rejects the Taxpayer's claim that the use of the word "appeal" in the Department's August 4, 2015, letter could only signify an appeal to the Board. The Department's review, after all, is handled by its own *Appeals* Division, and, in the July 7 determination, Mr. LaMarche alerted the Taxpayer to additional information on the Department's "appeal process" available on the Department's "website http://dor.wa.gov/appeals." Finally, and more importantly, even if the Board had been persuaded that Mr. LaMarche, or another Department employee, had attempted to grant the Taxpayer a 30-day extension for appealing to the Board, such an effort would have been unavailing. Neither the Department nor the Board has the authority to extend the 30-day deadline set forth in RCW 82.03.190(1) and WAC 456-09-315(1)(a) for filing a notice of appeal with the Board.

In sum, because the Department's determination was issued on July 7, 2015, and because

⁵ Second Declaration of Daniel A. LaMarche, p. 2 (¶¶ 5-6).

determination remained August 6, 2015. The Taxpayer's notice of appeal, filed with the Board

the Taxpayer received no subsequent determination on reconsideration (which would have

started a new 30-day clock), the Taxpayer's statutory deadline for appealing the July 7

on September 3, 2015, was untimely.

⁶ See Motion to Dismiss for Lack of Jurisdiction, p. 4 (citing Assoc. of Wash. Bus. V. Dep't of Revenue, 155 Wn.2d 430, 437, 120 P.3d 46 (2005)).

1	For the foregoing reasons, the Board now GRANTS the Department's motion and
2	DISMISSES the Taxpayer's appeal.
3	DATED this day of
4	BOARD OF TAX APPEALS
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7	MARTA B. POWELL, Chair
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