Right of Way – Appraisal Concepts

HIGHEST AND BEST USE & LARGER PARCEL

Stephanie Marshall
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Valentine’s Day Poem

ROSES ARE RED
VIOLETS ARE BLUE
IF I HAVE TO STAND UP HERE AND DO THIS
YOU’RE GOING TO PARTICIPATE TOO 😊
Right of Way – Appraisal Concepts

**Highest and Best Use**
- Definition
- 4 Tests
- Importance of H&B Use
- Common Errors in Appraisal
- Examples

**Larger Parcel**
- Definition (Yellow Book)
- Purpose of identifying larger parcel
- 3 Tests
- Points to remember
- Examples
The Appraisal of Right of Way

“The primary function of an appraisal for right of way purposes is to assist the acquiring agency in establishing just compensation. Under law, the payment of just compensation is required for the acquisition of private property for public use.”

-IRWA Principles of Right of Way, 4th Ed. Ch. 11
Right of Way-Appraisal Concepts

HIGHEST AND BEST USE
Highest and Best Use

What is “Highest and Best Use” in Appraisal?

Definition:
According to the Uniform Standards of Professional Appraisal Practice, highest and best use is defined as:

“The reasonably probable and legal use of property that is physically possible, appropriately supported, and financially feasible, and that results in the highest value.”
Highest and Best Use

4 TESTS for Highest and Best Use

- Physically Possible
- Legally Permissible
- Financially Feasible
- Maximally Productive (Greatest Return)
Highest and Best Use

1. Physically Possible:

Consider things such as:

- Size
- Shape
- Topography
- Frontage
- Depth
- Soil composition
Highest and Best Use

2. Legally Permissible:

Consider things such as:

- Zoning
- Ordinances
- State and Federal Laws
- Deed Restrictions
- Leases
- Subdivision restrictions
Highest and Best Use

3. Financially Feasible:

Analysis of each use being considered. Determine the projected return as it relates to risk.
4. Maximally Productive:

Which use from among all uses that are physically possible, legally permissible, and financially feasible, will produce the highest rate of return to the property?
Highest and Best Use

Why is the highest and best use of a property so important?
Highest and Best Use

- It is a principle that is universal in the valuation of real estate, not only in eminent domain.

- The highest and best use determines the most profitable use of the site, which is key in determining “just compensation.”

- Drives the selection of comparable sales based on use.
Highest and Best Use

Subject Property
Owner: George Costanza
(Currently Agricultural – Grazing Land)
100 acres

Strip taking = 5
Existing right of way – Public Streets

Zoning: Allowed: Single Family Residential, Agricultural Services: City Water and Sewer available at the street Neighborhood: A mix of agricultural and rural residential development

Owner: Elaine Benes (Residential Subdivision, 100 lots, 90% developed)
40 acres →

4 Tests:
Physically Possible
Legally Permissible
Financially Feasible
Maximally Productive

Determination of H&B Use = Residential Subdivision Development
Highest and Best Use

Common Errors

- "Most probable use" or "logical use for which there is a current market" is often overlooked

- Sufficient and sequential analysis: (Note: Legally permissible and physically are interchangeable - but must come before financially feasible and maximally productive). Note: It helps the reader to state each step of the analysis

- **Timing** - There must be a demand in the market to support the use

http://www.appraisalinstitute.org/assets/1/29/common-errors-issues_4-14-15.pdf
Highest and Best Use

Subject Property
Owner: George Costanza
(Currently Agricultural – Grazing Land)
100 acres

Strip taking = 5
Existing right of way – Public Streets

Zoning: Allowed: Single Family Residential, Agricultural Services: City Water and Sewer available at the street Neighborhood: A mix of agricultural and rural residential development

Owner: Elaine Benes (Residential Subdivision, 100 lots, 10% developed) 40 acres

4 Tests:
- Physically Possible
- Legally Permissible
- Financially Feasible
- Maximally Productive

Timing? May not be financially feasible for immediate development due to lack of demand for new subdivisions. Therefore H & B Use may remain agricultural and/or “hold for future development”.
Right of Way-Appraisal Concepts

LARGER PARCEL
Larger Parcel

Definition of Larger Parcel:

According to the Uniform Appraisal Standards for Federal Land Acquisitions (Yellow Book) 2016:

“That tract, or those tracts, of land that possess a unity of ownership and have the same, or an integrated, highest and best use. Elements to be considered in determining the larger parcel are contiguity (or proximity) as it bears on the highest and best use of the property, unity of ownership, and unity of highest and best use.”

https://www.justice.gov/file/408306/download
Larger Parcel

What is the Yellow Book?

The Appraisal Foundation, in partnership with the US Department of Justice, is publisher of the Uniform Appraisal Standards for Federal Land Acquisitions, commonly known as the “Yellow Book.”

The purpose of the Yellow Book is to promote fairness, uniformity, and efficiency in the appraisal of real property in federal land acquisitions.

Larger Parcel

- Generally speaking, the principle of determining larger parcel means that the "entire property" before the taking should be appraised as it relates to the highest and best use.
Larger Parcel

In a partial taking, identifying the larger parcel aims to resolve the issue of a “non-marketable taking” having no independent highest and best use.

Lacking in utility and marketability
Larger Parcel

Partial takings must therefore, have their value estimation as a function of how they contribute to the “whole”, or the entirety.
Larger Parcel

3 TESTS for Larger Parcel

- Unity of Title
- Contiguity (or Proximity) as it bears on the Highest and Best Use
- Unity of Use as it Relates to Highest and Best Use
Larger Parcel

1. Unity of Title:

- Ownership and legal control
Larger Parcel

2. Contiguity (or Proximity):

- Abutting or connected parcels, (or)
- Separate but interdependent parcels
Larger Parcel

3. Unity of Use as it Relates to Highest and Best Use:

- The parcel has a single use or one highest and best use
Larger Parcel

All of the owner’s lands that qualify should be considered in order to determine the tract(s) that may be damaged or benefited by the acquisition.

In practice:
1. The larger parcel is appraised BEFORE the acquisition
2. The value of the property AFTER the acquisition is determined
3. And the DIFFERENCE represents the “just compensation”; the total amount due to the property owner
Larger Parcel

Zoning: Single family residential (neighborhood is consistent)
Services: No city water or sewer. (New septic restrictions require a minimum of 1 acre for development)
Neighborhood: Mostly agricultural in transition to rural residential

3 TESTS: Ownership, Contiguity, Use?

When the H&B Use analysis concludes that 2 or more vacant, legally separate parcels should be assembled together, the assemblage becomes the larger parcel.

Q-1: What is arguably the Larger Parcel given this info?

What is this concept in eminent domain called?

= Plottage

Owner: Jane E. Smith
(Bare land) 0.60 acres

Owner: Jane E. Smith
(Bare land) 0.60 acres

Strip taking = 0.10 acres

Existing right of way – Public Streets

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Larger Parcel

- Plottage:

Simplistically stated, an assemblage of vacant and unimproved contiguous parcels held in one ownership may have a greater value as a whole than the sum of their values as separate constituent parcels, and hence, plottage value may be considered in determining fair market value.
When the H&B Use analysis concludes that 2 or more vacant, legally separate parcels should be assembled together, the assemblage becomes the larger parcel.

Q-2: How might the Larger Parcel change if there was city water and sewer available?

Answer: You would likely find that each 0.60 acre lot would have a higher unit value if sold separately.

(H&B Use)
Important to note:

- The practice of identifying a Larger Parcel is unique to eminent domain.
- The appraiser ultimately determines the larger parcel.
- Larger parcel is defined by the courts, and is not static. Our understanding continues to change as cases are brought forward.
Larger Parcel

- The determination of the larger parcel is essential to the appraiser’s conclusion of highest and best use.

- In terms of parcel size and utility, the larger parcel drives the selection of comparable sales.
Conclusion

According to The IRWA Principles of Right of Way Acquisition, Volume 4:

“The first step in the appraisal of a partial acquisition is to determine the larger parcel.”

- It is a sub-analysis of the highest and best use
- This is the basis on which the entire analysis is formed
Conclusion

Questions?