Book	Page	
DOUR	rage	

BEFORE THE BOARD OF COUNTY COMMISSIONERS

FOR COLUMBIA COUNTY, OREGON

In the Matter of the Appeal of the Approval of the)	
Application by Timothy and Tamara Carleton on	ĺ	
Reconsideration for a Single-Family Forest	í	FINAL ORDER NO. 36-2023
Template Dwelling in the Primary Forest (PF-80)	í	1 HVIE ORDER 140. 50-2025
Zone	ί.	
	,	

WHEREAS, on July 14, 2021, Timothy and Tamara Carleton, (hereinafter, the "Applicant"), submitted an application to Columbia County proposing a Resource Dwelling in the Primary Forest (PF-80) Zone on an approximately 17.52 acre lot identified as Tax Map No. 7315-BO-02500, Acct. No. 20776 (hereinafter the "Property"), pursuant to Columbia County Zoning Ordinance ("CCZO") Sections 506.4 and 1601.2 (File No. RDF 22-04, referred to herein as the "Application"); and

WHEREAS, after deeming it complete on July 26, 2021, notice of the Application was duly sent to the Applicant and interested parties in accordance with CCZO 1601.2 on August 4, 2021; and

WHEREAS, on August 13, 2021, Tina King submitted a request referring the Application to the Planning Commission pursuant CCZO 1601.2; and

WHEREAS, a hearing was scheduled for December 6, 2021 before the Planning Commission but, at the request of the Applicant and accompanied by a waiver of the ORS 215.427 150 Day Rule, was postponed to allow the Oregon Department of State Lands ("DSL") an opportunity to review and approve a Wetland Delineation related to the Application; and

WHEREAS, on May 9, 2022, the Applicant submitted a Revised Site Plan for RDF 22-04 relocating the proposed home site at least 125 feet from the updated Wetlands Delineation that had been approved by DSL on May 3, 2022; and

WHEREAS, notice of the revisions to the Application and of a rescheduled hearing set for August 1, 2022 was sent to the Applicant and other interested parties; and

WHEREAS, on August 1, 2022, the Planning Commission held a hearing on the Application, received evidence and testimony into the record, closed the hearing to additional oral testimony but left the record open for additional written evidence and testimony in accordance with ORS 197.797(6), and continued the matter to September 12,2022; and

WHEREAS, on September 12, 2022, the Planning Commission received the additional written evidence and testimony submitted into the record, deliberated on the matter, and voted to approve RDF 22-04 subject to nine (9) conditions of approval as recommended in the Staff Report; and

WHEREAS, notice of the Planning Commission decision was duly mailed to the Applicant and other interested parties on September 21, 2022; and

Book	Page
DUUK	raye

WHEREAS, on September 26, 2022, an appeal was filed by Tina King, and Robert and Kathy Ramey, to the Columbia County Board of Commissioners ("Board") pursuant to CCZO 1703; and

WHEREAS, a hearing on the matter was scheduled before the Board for December 21, 2022; and

WHEREAS, notice of the hearing before the Board was duly provided to the Applicant and other interested parties on November 22, 2022; and

WHEREAS, on December 21, 2022, the Board held a hearing on the Application, received evidence and testimony into the record, and continued the hearing the matter to January 18, 2023 for additional testimony, and leaving the record open for additional written evidence and testimony; and

WHEREAS, on January 18, 2023, the Board reopened the continued hearing on the Application, received additional evidence and testimony into the record, closed the record to additional oral testimony but left the record open for additional written evidence and testimony as prescribed by ORS 197.797(6)(c); and

WHEREAS, on February 22, 2023, the Board received all additional written evidence and testimony submitted into the record except a letter attached to the Applicant's final argument that was excluded for exceeding the scope of ORS 197.797(6)(e); and

WHEREAS, after closing the record to additional evidence and testimony, the Board deliberated on the matter and voted to tentatively approve RDF 22-04 subject to the nine (9) conditions of approval adopted by the Planning Commission; and

WHEREAS, on March 22, 2023, the Board adopted Final Order No. 8-2023; and

WHEREAS, on April 14, 2023, an appeal of Final Order No. 8-2023 was filed with the Oregon Land Use Board of Appeals ("LUBA"); and

WHEREAS, on April 27, 2023, Final Order No. 8-2023 was withdrawn for reconsideration by the Board; and

WHEREAS, notice of the withdrawal of Final Order No. 8-2023 for reconsideration, reopening of the record for additional written evidence and testimony, and the time set for additional deliberations by the Board following the closing of the record was duly published on May 24, 2023, and mailed to the Applicant and other interested parties on May 19, 2023; and

WHEREAS, on June 21, 2023, the Board received all of the additional written evidence and testimony placed before the Board into the record, deliberated on reconsideration and voted tentatively to approve the application;

NOW, THEREFORE, IT IS HEREBY ORDERED as follows:

- A. The Board of County Commissioners adopts the following as findings in support of its decision:
 - 1. The above recitals.

- 2. The Board's own Supplemental Findings, attached hereto as Exhibit A.
- 3. The findings and conclusions in the LDS document titled "Supplemental Findings" dated January 25, 2023 (but excluding Attachment 1 thereto), attached hereto as Exhibit B and incorporated herein by this reference, to the extent those findings and conclusions are consistent with the Board's decision.
- 4. The findings and conclusions in the LDS document titled "Supplemental Findings" dated December 20, 2022 (but excluding Attachment 1 thereto), attached hereto as Exhibit C and incorporated herein by this reference, to the extent those findings and conclusions are consistent with the Board's decision.
- 5. The findings and conclusions in the LDS Staff Report dated December 14, 2022 (including Attachment 1 and its Attachment 5, but excluding all other attachments to Attachment 1, and excluding Attachments 2, 3, 4, and 5 to the December 14, 2022 Staff Report), attached hereto as Exhibit D and incorporated herein by this reference, to the extent those findings and conclusions are consistent with the Board's decision.
- B. Based on the foregoing and the whole record on this matter, the Board of County Commissioners upholds the decision of the Planning Commission and hereby APPROVES File No. RDF 22-04 for a Resource Dwelling in the Primary Forest (PF-80) Zone on an approximately 17.52 acre lot identified as Tax Map No. 7315-BO-02500, Acct. No. 20776, subject to the nine (9) conditions of approval as recommended by Staff.

//

//

3 I.	D	
3ook	Page	
3001		_

C. Final Order No. 8-2023 is hereby repealed.

DATED this 17 day of July

, 2023.

BOARD OF COUNTY COMMISSIONERS FOR COLUMBIA COUNTY, OREGON

By:

Casey Garrett, Chair

By:

Kellie Jo Smith, Commissioner

Bv.

Margaret Magruder, Commissioner

Approved as to form

By:

Office of County Counsel

D I.	D
Book	Page

Exhibit A

Columbia County Board of Commissioners Supplemental Findings, Final Order No. 8-2023

- 1. The Board received testimony that the record lacks adequate evidence that the parcels relied on by Staff in its findings are "lawfully established unit of land" as defined by ORS 92.010(3) (hereinafter referred to as "lawful units"). In response to that contention, Staff submitted evidence into the record establishing conclusively that the parcels did indeed qualify as lawful units. The Board rejects continued assertions that Staff's findings do not constitute adequate findings to support its decision. Indeed, the Board notes that Staff thoroughly and methodically went through each of the parcels relied on to support the applicant's application, making individualized findings addressing each ultimately relied upon and why each qualified as a lawful unit. The Board finds that Staff's findings are the opposite of "[i]ncomplete and overly conclusory findings." As to the evidence supporting those findings, the Board finds there is clearly substantial evidence in the record that supports those findings, not least of which are the actual deeds themselves. Although assertions have been made that the findings are inadequate and the record does not support those findings, the Board humbly disagrees and rejects those assertions.
- 2. The Board also received testimony that the County "has not listed or made available the applicable laws that determine whether the properties shown within the template were lawfully created" and that "[s]tatute requires planning staff to provide notice and make available the applicable approval criteria for a permit" citing ORS 197.797(3)(b), 3(h) and (5). The Board rejects that contention. The problem with the argument that "the applicable laws that determine whether the properties shown with the template were lawfully created" is that they are not "applicable criteria" as pertains to the application presently before the Board. Although they presumably were applicable criteria for the establishment of the subject parcels, they are not applicable criteria here or, in the language of the statute cited, they are not "applicable criteria for [the] permit" for the forest template dwelling. Nevertheless, those regulations are all addressed in Staff's findings adopted by the Board. Further, the inclusion of the deeds of the lawful units has been submitted and accepted into the record, together with an opportunity for the public to review and comment on those deeds, which adequately addresses concerns raised regarding the public's opportunity to comment on the deeds relied on by the Board in approving File No. RDF 22-04.
- 3. Regarding the argument that the record lacks evidence establishing the legality of *other* possible conveyances of *different* parcels from a shared "parent" parcels of properties utilized in the template analysis in this matter, the Board finds that that is an irrelevant consideration. Whether other conveyances of a parent parcel of one or more of the parcels used in the template analysis here may or may not have bearing on the legality of those *subsequently created* parcels. However, such conveyances would have no bearing on the legality of previously created parcels relied on by the Applicant and Staff.

Book	Page	

4. Finally, the Board finds that the record contains substantial evidence that the parcels utilized in the template analysis in this matter are lawful units, and that the record lacks substantial evidence to the contrary. The Board received testimony objecting to Staff's determination that "there is no evidence that [the creation of the property] was associated with the creation of three or more other parcels" and an assertion that "[t]he findings rely on conclusory statements unsupported by substantial evidence regarding the properties' conveyance history that fail to meet these standards." We disagree both with that interpretation of Staff's findings, and that the findings are conclusory in nature. The record clearly indicates that Staff undertook an exhaustive analysis of the recorded documents related to the properties relied on in the Application's template analysis. That is beyond question at this point, with multiple open record continuances granted to supplement the record with those additional documents, with Staff analysis accompanying each of them. It is in that light that the Board understands Staff's conclusion that "there is no evidence" that any of the parcels utilized in the template analysis in this matter are not lawful units – in the record or otherwise. "Substantial evidence" is evidence a reasonable person would rely on in reaching a decision. City of Portland v. Bureau of Labor and Industries, 298 Or 104, 119 (1984). Reviewing bodies of land use decisions of the Board do not reweigh the evidence or substitute their own judgment for that of the decision-maker; rather they limit their review to whether substantial evidence in the record supports the decision made by the Board in the particular matter. Younger v. City of Portland, 305 Or 346, 358-360 (1988). Accordingly, the Board rejects the contention that Staff's statement indicates a lack of adequate research by staff in undertaking its analysis of the legality of parcels utilized in the template analysis in this matter, and indeed concludes, based on the substantial evidence in the record, that the parcels utilized are lawful units.

BOOK	PAGE	
BUUK	PAUL	

COLUMBIA COUNTY BOARD OF COMMISSIONERS SUPPLEMENTAL FINDINGS

January 25, 2023

Supplemental Findings in Response to Comments Received

BOC HEARING DATE:

February 22, 2023

FILE NUMBER:

RDF 22-04

PROPERTY OWNER/

Timothy and Tamara Carleton, 74340 Elk Creek Rd., Rainer, OR

APPLICANT:

97048

PROPERTY LOCATION: The subject property is located off of Price Road near Rainer,

Oregon.

TAX MAP ID/ACCT:

7315-B0-02500/20776

ZONING:

Primary Forest (PF-80)

SIZE:

Approximately 17.52 acres

REQUEST:

Supplemental findings in response to a letter dated January 17,

2023 (Attachment 1) submitted by Devin Kesner of 1000 Friends

of Oregon.

APPLICABLE DISCUSSION CRITERIA:

Columbia County Regulations

1963 Subdivision Regulations for Columbia County, Oregon

Oregon Revised Statues (ORS)

ORS Chapter 92 - Subdivisions & Partitions

SUMMARY

On January 17, 2023, Devin Kesner of 1000 Friends of Oregon, submitted a letter in response to Supplemental Findings dated December 20, 2022. In this letter, Ms. Kesner stated, in part, that previous supplemental findings, drafted by county planning staff, do not adequately address the requirements or provide enough information to conclude that each parcel counted in the template test were lawfully created units of land.

The following deed research was provided by the Columbia County Clerk's Office based on the conveyances as listed in the Columbia County Assessor's Official Records of Descriptions of Real Property. The following findings will address to what extent each parcel counted in the attached "Updated List of Properties & 1993 Dwellings or TT 21-06" meet applicable criteria that may have applied at the time of conveyance. Also included with this submission are copies of the actual deeds for the properties considered as required under ORS 215.750.

DISCUSSION CRITERIA

Oregon Revised Statutes (ORS) Chapter 92 - Subdivisions & Partitions

92.010 Definitions for ORS 92.010 to 92.192.

(3)(a) "Lawfully established unit of land" means:

- (A) A lot or parcel created pursuant to ORS 92.010 to 92.192; or
- (B) Another unit of land created:
 - (i) In compliance with all applicable planning, zoning and subdivision or partition ordinances and regulations; or
 - (ii) By deed or land sales contract, if there were no applicable planning, zoning or subdivision or partition ordinances or regulations.

Columbia County Subdivision & Partitioning Ordinances Summary

April 8, 1963 Ordinance: Columbia County's first subdivision ordinance addressed the subdivision of land into four or more lots and was limited in nature. Section 2 of this Ordinance describes the "Scope of Regulations" as "All subdivision plats and all streets or ways created for the purpose of partitioning land shall be approved by the planning commission in accordance with these regulations. A person desiring to partition land by creation of a street or way shall submit preliminary plans and final documents for approval as provided in these regulations and the state law."

Section 1. Definitions

(13) Subdivide land. To partition a parcel of land into four or more parcels of less than five acres each for the purpose of transfer of ownership or building development, whether immediate or future, when such parcel exists as a unit or contiguous units under a single ownership as shown on the tax roll for the year preceding the partitioning.

Discussion: On April 8, 1963, Columbia County adopted the first "Subdivision Regulations for Columbia County" which addressed the requirements and procedures of subdividing land. Prior to this date, Columbia County did not have any planning, zoning and/or subdivision or partition ordinances and regulations that would be applicable when "creating" parcels. The 1963 Subdivision Regulations for Columbia County established a definition and procedure for subdividing land and any property created which met the definition of a subdivision, required approval from the Columbia County Planning Commission in order to be created legally at that time. These regulations were repealed on December 11, 1974 during the process of adopting the

BOOK	PAGE

Columbia County Subdivision and Partitioning Ordinance which went in to effect on January 10, 1975. Columbia County acknowledges property created before January 10, 1975 as a lot of record if it was created by a legal subdivision plat or if it was conveyed by deed or land sales contract for the purpose of the buyer's enjoyment and development.

The following findings will address each parcel counted in the updated list of properties & 1993 dwellings for TT 21-06 based on the earliest available conveyance.

Finding 1: Tax Lot 7315-00-00300 was conveyed in Deed Book 113 Page 251 from Roger C. Fox and Darliss L. Fox to Charles R. Holden and Mary F. Holden on December 8, 1951. This conveyance occurred prior to the 1963 Subdivision Regulations for Columbia County therefore meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 2: Tax Lot 7315-B0-02500, the subject parcel, was conveyed in Deed Book 138 Page 795 from Arthur H. Lewis and Mildred A. Lewis to Charles R. Holden and Mary F. Holden on January 16, 1959. This conveyance occurred prior to the 1963 Subdivision Regulations for Columbia County therefore meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 3: Tax Lot 7315-B0-01800 was conveyed in Deed Book 165 Page 503 from Louie Mosdahl and Elva H. Mosdahl to Ray A. Gates and Mary M. Gates on July 7, 1967. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County, however the parcel was not under 5-acres in size and there is no evidence that it was associated with the creation of three or more other parcels. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 4: Tax Lots 7315-A0-00302, 7315-A0-00303, and 7315-A0-00301 were created via Partition Plat 1992-31 which was recorded by the Columbia County Clerk's Office on October 22, 1992. Pete Watson of the Columbia County Planning Department signed and approved this partition plat on September 15, 1992. With this approval, Staff finds that these three tax lots were created legally and found to meet all applicable planning, zoning, subdivision and partitioning requirement there were in effect at that time. Staff finds that these three parcels each meet the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 5: Tax Lot 7315-B0-01700 was conveyed in Deed Book 165 Page 503 from Louie Mosdahl and Elva H. Mosdahl to Ray A. Gates and Mary M. Gates on July 7, 1967. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County, however the parcel was not under 5-acres in size and there is no evidence that it was associated with the creation of three or more other parcels. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

BOOK PAGE

Finding 6: Tax Lot 7315-B0-01300 was conveyed in Deed Book 165 Page 503 from Louie Mosdahl and Elva H. Mosdahl to Ray A. Gates and Mary M. Gates on July 7, 1967. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 7: Tax Lot 7315-B0-01600 was conveyed in Deed Book 158 Page 416 from William George Saunders and Emily M. Saunders to Ralph Moore and Linda R. Moore on May 11, 1965 This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Tax Lot 7315-B0-01200 was conveyed in Deed Book 162 Page 573 from William George Saunders to Ralph Moore and Linda R. Moore on August 18, 1966. This Agreement and Amendment referenced the above May 11, 1965 conveyance recorded in Deed Book 158 Page 416 and clarified that "said description did not provide for all of the real property that was encompassed by the said agreement of the parties therein and that the said description should include additional real property as follows:

Southwest quarter of Northeast quarter of Northwest quarter of Section 15, Township 7 North of Range 3 West Willamette Meridian Columbia County, Oregon."

Both of these conveyances occurred after the 1963 adoption of the Subdivision Regulations of Columbia County, and there is no evidence that they were associated with the creation of three or more other parcels. Therefore, Staff finds that these conveyances did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 8: Tax Lot 7315-A0-00300 was conveyed in Deed Book 181 Page 498 from Dora Counts to Frank Counts and Barbara J. Counts on May 11, 1971. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County, however the parcel was not under 5-acres in size and there is no evidence that it was associated with the creation of three or more other parcels. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 9: Tax Lot 7315-B0-01500 was conveyed in Deed Book 162 Page 460 from James C. Gooden and Rachel A. Gooden to Warren E. Wollitz and Eita Wollitz on August 5, 1966. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the

BOOK	PAGE
	FAGE

creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Tax Lot 7315-B0-01400 was conveyed in Deed Book 167 Page 22 from Riley O Guisinger and Elsie L Guisinger to Warren E Wollitz and Eita Wollitz on October 23, 1967. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 10: Tax Lot 7315-B0-01000 was conveyed in Deed Book 1449 Page 206 from Emil J Oelke and Florence M Oelke to Donald R Clark and Clara F Clark on June 13, 1962. This conveyance occurred prior to the 1963 Subdivision Regulations for Columbia County and therefore meets the definition of a lawfully established unit of land in ORS 92.010(3).

Tax Lot 7315-B0-01100 was conveyed in Deed Book 176 Page 178 from Alston's Corner Assembly of God Church to Edwin Roberts and Lillian A. Roberts on February 9, 1970. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 11: Tax Lot 7315-A0-00200 was conveyed in Deed Book 185 Page 428 from Roy R Ferguson and Ice V Ferguson to Leo B Hamm and Ednamae Hamm on July 12, 1967. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County, however the parcel was not under 5-acres in size and there is no evidence that it was associated with the creation of three or more other parcels. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 12: Tax Lot 7315-B0-00300 was conveyed in Deed Book 162 Page 615 from Donald R Clark and Clara F Clark to Jack Anderson on August 26, 1966. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

воок	PAGE
DOOK .	FAGL

Finding 13: Tax Lot 7315-B0-00100 was conveyed in Deed Book 191 Page 944 from Thomas D Burchett and Naomi L Burchett to Everett Hayslip and Jean Hayslip on June 21, 1973. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 14: Tax Lot 7315-B0-00200 was conveyed in Deed Book 177 Page 730 from Irene B Haugen and Oscar Haugen to the Rainier Congregation of Jehovah's Witnesses on June 30, 1970. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 15: Tax Lot 7315-B0-00400 was conveyed in Deed Book 136 Page 69 from Church Extension Plan to Assemblies of God, Oregon District on April 21, 1968. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 16: Tax Lot 7310-C0-01100 was conveyed in Deed Book 187 Page 125 from William L Frame and Tesha M Frame to James Richie and Coralee Richie on June 9, 1972. This conveyance occurred after the 1963 adoption of the Subdivision Regulations of Columbia County. Although this parcel was under 5-acres in size, there is no evidence that it was associated with the creation of three or more other parcels all of which were also under 5-acres in size. Therefore, Staff finds that this conveyance did not meet the definition of the term "Subdivide land" as defined in the 1963 Subdivision Regulations of Columbia County. Staff finds that this parcel meets the definition of a lawfully established unit of land in ORS 92.010(3).

Finding 17: Tax Lot 7310-C0-01000 as conveyed in Deed Book 112 Page 92 from M H Marlow and Ruth Marlow to William Frame and Nesha E Frame on September 4, 1951. This conveyance occurred prior to the 1963 Subdivision Regulations for Columbia County therefore meets the definition of a lawfully established unit of land in ORS 92.010(3).

BOOK	PAGE
DOOK	- AGL

CONCLUSION AND RECOMMENDATION

Based upon the deed records and staff analysis of the subject parcel and parcels counted in the Template Test, Staff believes that the record adequately addresses the concerns as stated by the January 17, 2023 letter from Devin Kesner and should not change the decision as recommended by Staff in the Board of Commissioners Appeal Staff Report dated December 14, 2022.

Supplemental Findings Attachments:

Attachment 1: Letter dated January 17, 2023 from Devin Kesner

Attachment 2: Columbia County Clerk's Deed Records

d all persons whomsoever, and the second of communication of the communi

Until a change is requested tan shall be sent to the following BAME AB ABOVE	k statements æddræss:	
WARRAN (IND)	- TY DEED 8 IVIDUAL OF C	T
	THC C	١,

DOOK BACE			
BOOK PAGE	OOK	PAGE	

ATUTORY FORM RPORATION)

TREVIN BROS. LAND & TIMBER CO., INC., an Oregon Corporation Grantor,

conveys and warrants to:

LONGVIEW FIBRE COMPANY, A WAININGTON CORPORATION, Grantes.

the following described real property free of oncumbrances except as specifically sot torch hereis:

SEE EXHIBIT A WHICH IS MADE A PART HEREOF BY THIS REFERENCE

DUDJECT TO:

- 1. Taxes for the fiscal year 1998-99, a lien in an amount to be determined, 03-08-2-7315-000-00300 and 03-17-2-7322-000-00600 but not yet payable. Account No. 1
- 2. The necessariant roll and the tax roll disclose that the premises herein described were specially some bud as Forest Land. If the land pecomes disqualified for the special assessment under the statute, an additional tax may be levied for the previous years in which the land was subject to the special land use namesement.
-). The rights of the public in and to the partion of the preminen herein described lying within the limits of roads, attreets and highways.
- The tollowing multure at a projuded from the coverage of the policy based on the proximity of the property to minamed creek.
 - 1) Rights and canement of the public and governmental bodies for commerce, manifestion and riencing in and to the waters of ministed freek.
 - 2) they adverse elaim named upon the according that the separated areas. the standard in their ton.
- 3. The right of secous to and from held land has not been paraceized, therefore each right is every used from the palley.
- a Engantition if any, in selecting receiving an disclosed by the Columbia thomay Papagement of Assessment and Taxation maps

```
* Fernancia inciding the estate and finitaliana there of an economical in dead
                         Harameter 22, 2783
tated.
                          Margan 2541 29. 2727
高級人物表示副作。
                          347615
b markaga.
                          اه ۱۰ دوداهم هد شدود
                          Asse to fuet of the Southwest quarter of the politicast
RESERVED TO
Atfacts.
                          الم والما المناه المعادية المعادية
```

The Characteristics of the Control o Box 200 22 22 22 22 2 La tout SHOWERE PER MAN Turn gifteife 31-44-3 3 45 74 74 ting. An Entire of 6) mist it dass of the morthwest graftes of the originality cases end inatternes. A STREET HE LES LES LEGISLES

நில் கேக்களையாக செய்யைகள் ஒன். முறுத்த முறுவர் இரு நெறிந்தின் கேற்று கொள்ள கொளி நிலுவருக்கி சிறின். र प्रत्येत्र स्ट्रा 📜 Compression and the Compression of the Compression 7 2 1 0 4 (1)以上は2:43 (2) まずまだ Park total 11 175

10. Essement for ingress and egress above and below the sunfere of the Aband as created or implied by reservation of mineral rights in deed,

Dated: September 18, 1946 Recorded September 19, 1946

Book/Page 08/532

Promi Columbia County, Oregon

TOI W.H. Chalker

The mineral interest reserved or excepted above has not been followed out and subsequent transactions offeeting said interest or taxes levied against same are not reflected in this title evidence. APPECTS: PARCEL 2

11. Mineral and road reservations, including the terms and provisions thereof, as contained in deed,

Recorded:

December 13, 1951

Book/Page:

113/250

Promi

Columbia County, Oregon

To:

Roger Pox

The mineral interest reserved or excepted above has not been followed out and subsequent transactions affecting said interest or taxes levied against same are not reflected in this title evidence. APPECTO PARCEL 1

17. An easement created by instrument, including the terms and provisions thereof,

Dated

January 1, 1965

Recorded

January 29, 1965

Book/Page :

157/322

In favor of

Northwest Natural Gas Company

Yor:

manacontactic and and and and an interest through the angles is a contact the boar is a contact the angles and a contact the contact the

pipelinea etc.

Affocts:

Restlieral quarter of Gouthandt quarter and Forthmast

quarter of Southwest quarter 1H PARCEL 1.

13. An easement created by instrument, including the terms and pro-rudents Thereof,

Dated:

March 2, 1965

Recorded:

March 12, 1965

Frook/Pana

157/703

In favor of:

United States of America

FOTI AL Laucent

Pranninging time and denner trees

instrument quester of noutheest quester and the

Northouse quarter of the couthwest quarter

IN PARTEL 1.

हैकें। क्षेत्री केंकेक्कालाहे एकेक्कहेलार्न केन्द्र कातरेक्षामाराहरे. कार्याक्षत्रीतात्र देशेन देककाल कार्य क्षावार सामग्रीकाल thereof.

t:acad .

October \$1, \$367

Recorded:

My Car 11, 1901

book/Page.

36 1/127

In favor of.

Milital States of Indiana

tare

Parijes Tree

****** 1

and as disclosed by his bundens in book just page 180. Dead facos de of Columbia County, Craying

----:

by. An executive repaired by the records, torquesting the torne and probable of Therear.

Ja: 4.

Today 5, 4005

Bucal 444.

Colodae It, 1161

Buchitage.

4501564

in large of

THISTER SITATES OF ISSESSES

F +28 3

lesamiestin dien

£######

\$ A.F / to 1

The Administration रविवर्ष्ट्रप्रकार विकास स्थापन । विवर्ष Bum bertriges ten . Laggerertunge mag geren nage.

* th	The true consideration for this conveyance is BXCHAI However, if the actual consideration consists of or other value given or promised, such other prop the/the whole of the (indicate which) consideration is remaining portion to be paid to an accommodator as If grantor is a corporation, this has been signed by	perty or value was part of
	Dated this 24 day of Sept, 1998.	
	GRANTOR(S)	
	TEEVIN DROS. LAND & TIMBER CO., INC. BY PRESIDENT	OFFICIAL BEAL ROBANNE DELLIGLE NOTARY PUBLIC-OREGON COMMISSION NO. 300430 MY COMMISSION EXPIRED FEDRUARY 11, 2022
	STATE OF OREGON, County of	- 1998, 9/24, 1998,
i	1-00.0	n expires: 2/11/2002

34 Etght of way.

Parcel S: Government Lote 3 and 4, (sometimes also described as the Worth heats of the Worthwest quarter) of Baction 23, Township 7 Worth, Wange 3 Heat of the Wolthamstee Merten County, Oregon:

#XCMPTING THERMFROM any portion lying within Solari & Atkins County Road No.

nemile ifen ibm pellen ingene Arbend ibr enreift mit gegebhe in is dienem bent if ingen Les : Barat : basslished 15 12 St. 11 Ba Many Ser Tr.

T1121123 HIBITS 19817-198 FMIFS 12: 11-st. 11-st. 11-st.

-	841-WAKRAHIN BEGIN		138.	e 2015	
	KNOW ALL MER BY THESE	PRESURYS, The Mark	STHIR R. LEWIS & HILLS	000.A	
- 11		WHY 222		Dollers,	
11	natural and the second	A THE PURPLE A MEANY P.	Dundand and	MXXM	
N					
	do hereby great, hergain, self and che following seel property, sich the to de Columbia. South half of Southeast que	coursey unto the sold grander marries, faceditements on and State of Orogen, Ser			
	South half of Southeast questionth, Range 3 Mest, Miller Tegether with on Exament (20 Feat of the Merth half of af seld Section 15, Passell Columbia County, Oragon.	fox a 20 feet sight-o	Seemly sales, said sources	nearbar	* *
	Colombia Commission)	
	To Heavy and to Held the above	من فينسيق الدو الدواليسة و من فينسيق الدواليسة و	essens queles dins sold (possère di	, their	
II	Sale and under Summ. Sale 372 the Special Street of the Con-	- ACR	instally colored in the camps)		
1					
	and that	- 48	Z- Jan	may formum of chalms could 29.50	
		n mid	ul hopenin	(Next)	
		1		(mm)	
11	STATE OF CHECOM,	Con chin. A	6 day of Seconds	9 19.59.	
11	County of		hundy entil State, passionally \$15	obtanton con	Consider 1
				- 1759 - 1	
11 .		the identified Reflicition(IR. 4 probabled to one first 1300; www.activettersv.c.n.news.lic	persidual des card volve carron	d velocionity.	
, .	Tarabana and and	Chimal Street Annual Assessment of the Control of t	0.0.0	Libertities trans than	
* 10	A CT L		TIL	and any official	100
200	A CT L	but allow collect.	- for hulle		
UA	A CT L		The Tiel		
0 40	DE TESTONO BUILDE		- for hulle	Z-60_	<u> </u>
	A CT L		Notice Profits In Q	7-60 30	
0.2 /4 000 0.00	DE TESTONO BUILDE		Nober Public for Control of Children of Ch	24 }a	
	WARRANTY DESIGNATION		Notice Profits In Q	24 }a	
	MARRANTY DESCRIPTION		Robert Public for Committee of	24 }a	
	WARRANTY DESIGNATION		Robert Public for Committee of	24 }a	
	MARRANTY DESCRIPTION		Robert Public for Committee of	24 }a	
	MARRANTY DESCRIPTION		Robert Public for Committee of	24 }a	
	MARRANTY DESCRIPTION		Robert Public for Committee of	24 }a	

SCOR 165 PASE 503

WARRANTY DEED



KNOW ALL MEN BY THESE PRESENTS. That we, Louis Mosdahl and Elva H. Mosdahl, husband and wife, GRANTORS, in consideration of Ten Dollars and other good and valuable consideration to us paid by Ray A. Gates and Mary M. Gates, husband and wife, GRANTEES, do hereby grant, bargain, sell and convey unto said GRANTEES, their heirs and assigns, all the following real property, with the tenements, hereditaments and appurtenances situated in the County of Columbia and State of Oregon, bounded and described as follows, to-wit:

Parcel 1: That portion of the Southeast quarter of Northeast quarter of Northwest quarter of Section 15, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oregon, lying South of the center line of Boaver Creek, EXCEPT that portion conveyed to William George Saunders et ux., by Deed recorded February 27, 1962, in Book 151, page 134, Deed Records of Columbia County, Oregon

Parcel 2: North half of Southeast quarter of Northwest quarter of Section 15, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oregon.

Parcel 3: Beginning at a point that is North 89°42' East 20.0 feet from the Southwest corner of the Northeast quarter of the Northwest cuarter of Section 15, Township 7 North, Range 3 West, Willamette Meridian, Columbia County, Oregon; said point being on the Easterly right of way line of a County Road; thence along the South line of said Northeast quarter of the Northwest quarter North 89°42' East a distance of 335.6 feet; thence North 0°07' East a distance of 259.6 feet; thence South 89°42' West a distance of 335.6 feet to the said Easterly right of way line of a County Road; thence South 0°07' West a distance of 259.6 feet to the point of beginning.

SUBJECT TO:

- 1. Rights of the public in roads and highways.
- 2. Reservation of minerals and roads as contained in Deed from Columbia County to Benjamin H. Sater et ux., recorded July 21, 1942, in Book 70, page 454, Deed Records of Columbia County, Oregon. (affects Parcel 1).
- 3. Easement for electric transmission line etc., as granted by F. E. Sater to Inland Power & Light Company by instrument recorded February 10, 1931 in Book 52, page 316, Deed Records of Columbia County, Ogegon. (affects Parcel 1).
- 4. Easement for right of way over and across the West 20 feet of the North half of Southeast quarter of Northwest quarter as granted to Charles R. Holden and Mary F. Holden by Arthur H. Lewis and Mildred A. Lewis in Deed recorded February 19, 1959 in Book 138, page 795, Deed Records of Columbia County, Oregon.







WARRANTY DEED Page One

- Easement for water right, including the terms and provisions thereof given by Louis Masdahl St ux., to William George Saunders et ux., as disclosed by instrument recorded October 11, 1961 in Book Flip, page 844, Deed Records of Columbia County, Oregon. (affects Northwest quarter of Southeast quarter of Northwest quarter of Section 15).
- Reservation in Deed from Columbia County to Maxine C. Massey, recorded December 9, 1957 in Book 134, page 508, Deed Records of Columbia County, Oregon, as follows: "and except existing county roads, forest roads or CCC roads, minerals or mineral rights, ore, metals, metallic clay, oil, gas and all hydrocarbon substances in, on or under said property if any, including the use of such water from springs, creeks, or wells to be drilled or dug upon the premises as may be necessary in such exploration or mining offerations which are hereby reserved for the penefit of Columbia County, Oregon, together with the right of ingress and egress thereto for the purpose of exercising the rights hereby reserved and retained. (affects Parcel

To Have and to Hold, the above described and granted premises unto the said Ray A. Gates and Mary M. Gates, husband and wife, GRANTEES, their heirs and assigns, forever.

And we, Louis Mosdahl and Elva H. Mosdahl, husband and wife, the GRANTORS above named, do covenant to and with the above named GRANTEES, their heirs and assigns, that we are lawfully seized in fee simple of the above granted premises, that the above granted premises are free from all encumbrances, except as noted hereinbefore, and that we will and our heirs, executors and administrators, shall warrant and forever defend the above granted premises, and every part and parcel thereof, against the lawful claims and demands of all persons whomsoever.

Witness our hands and seals this day of July, 1967.

STATE OF OREGON County of Columbia

July 17, 1967. Personally appeared the within named Louis Mosdahl and Elva H. Mosdahl, husband and wife, and acknowledged the foregoing instrument to be their voluntary act and deed. Before me:

Notary Public for Oregon

My Commission expires:

WARRANTY DEED

Page Two

BOOK	PAGE	

Liest American Little Company of Colombia County

STATUTORY WARRANTY DIED

(Individual or Corporate)
Charles David Volske and Joyce M. Wolske, husband and wife
Robert J. Ramey and Kathzyn L. Ramey, humband and wife
grantes, the following described real property, free and clear of encumbrances except as specifically set forth herein, situated in the county of

(see reverse)

Subject to and excepting: preparty escessed for farm use, rights of the public in and to that portion of the herein described property lying within the limits of roads and highways and essement recorded FEb. 19, 1959 in Book 138, page 795, Columbia County records.

This instrument will not allow use of the property described in this instrument in violation of

THE TRUE AND	ACTUAL CONSIDI	ERATION FOR T	HIS CONVEYANCE	18 9 74,000.00
				(800 CRS 98.030
		Dated this .	20khdsy of	ctober . 19 89
		. ^		200
		Char	les dans	N 06/20
Of steaded by a commission.		Charlon	David Wolnko	
til at script by a corperation, allia corporate anali		Toyke H	Woleke	······
		0-1		/
STATE OF OREGON.) STA	TE OF OREGON	, County of	
County of Columbia	1			/
	í.			
Personally appeared the above named	Charles			
avid Holske and Joyce H. Wols				did say that the former is the dank and that the latter is the
-41	***********		•	tary of
west and the land of the large	alad Instan			a corporation
HARLES OF RESIDENCE PRACTICE	s and deed. of s	id corporation and	ed to the teregoing to that said instrumen	afroment is the corporate sea. I was sided and sealed in be-
Selle S	2- than	of said corporation acknowledged said	n by authority of its i	intrument is the corporation in was signed and sealed in be- leard of directors; and each of the corporation
The state of the s	male	Before mer		(OPPICIAL

Au Au	g. 14, 1992	ory Public for Ore; commission expire	lou Tou	
F. Walter Bould Madelin		Commencer as price		
A Charles David Wolske, et	ux		STATE OF B	DEGON
***************************************			MINERAL SER	THE REAL PROPERTY AND ADDRESS OF THE PERSON NAMED IN COLUMN TWO PERSONS AND ADDRESS OF THE PERSON NAMED IN COLUMN TWO PERSON NAMED IN COLUMN TRANSPORT NAMED IN COLUMN TWO PERSON NAMED IN COLUMN TRANSPORT NAMED IN COLUMN TWO PERSON NAMED IN COLUMN TRANSPORT NAMED IN COLUMN TWO PERSON NAMED IN COLUMN TRANSPORT NAMED IN COLUMN TRANSP
Dankyan's name and purale		W FEB	以是1900年	12
Robert J., Ramey, at ux	. 1	114 8	of	2 1
		201	3	1 18
GRANTEE'S MANE AND AUDRESS		200 8	7	2 5 1 2
			12 1 195	
		D 07	7	
	1	CONTRACTOR AND ADDRESS OF THE PARTY OF THE P		
Robert J. Ramay		111 8	一	89/J/ Bill
Robert J. Ramey 74853 Dom' Road		ilii a	11/2	1 18
Robert J. Ramay 74853 Doan Road Relinier, Oregon 97048			11/2	
Robert J. Ramey 74853 Doen Roed RATHYET, OFENN 97048 HALLYET, OFENN 97048	a the following address.		1, /	
Robert J. Ramay 74853 Doan Road	a the following address.	B 0819	1, 1	Pi

EXHIBET A

PARCEL 1

HARLING A GRAN

North half of Southeast quarter of Northwest quarter of Section 15, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oregon. EXCEPTING THEREFROM the North 150 feet of even width of the North half of the Southeast quarter of the Northwest quarter, Section 15, Township 7 North, Range 3 West of the Willamette Waridian, Columbia County, Oregon.

PARCEL 28

A non-exclusive easement and right of way for road purposes over the West 20 feet of the North 150 feet of even width of the North half of the Southeast quarter of the Northwest quarter, Jection 15, Township 7 North, Range 3 West of the Willamotte Meridian, Columbia County, Oregon.



PARTITION PLAT FOR JUNE ROANE IN THE N.E. 1/4 OF SECTION 15, T. TN. R. 3W. W.M. COLUMBIA COUNTY, OR.

AUGUST 24, 1992

OLD COLUMBIA

(CLO HIGHWAY 30)

N 83° 16 51 E 510.39

N. 83 16 SI, E 360.41

PENCE CONNER 6.49 KG S

N 85" 16 51 E 603.54

PARCEL 3

5.98 AC I

PARCEL

6.71 AC ±

PARCEL

RIVER HIGHWAY

FOR BOUNDARY SEE G.S 3798

CLERK'S FILE NO. 91-3452

DESD REFERENCE :

6

ö

1.5

ô

NARRATIVES

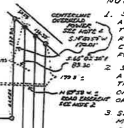
24736

THE PURPOSE OF THIS THERE IS TO PARTITION & PORTION OF A TRACT OF LAND AL LECTRIFIED IN COUNTY SLERKS FILE NO 01-1452 THE UNINCOME AND THE BASIS OF BEALTYRY FOR THIS PLET IS MY RECENT 6.5. 3778 . CONTROL FER SAID SURVEY WAS USED TO SET PARTITION CORNERS AS SHOWN HEREDN.

LEGEND:

- DENOTES SET S/8" x 30" IRON ROD WITH YELLOW PLASTIC SAP MARKED " BRAD! LS IRAD"
- DENOTES FOUND SIR" IRON ROD WITH CAP MARKED "BRADY IS 1860", SEE C.S 3798
- DENOTES FOUND MONUMENT AS NOTED SEE CS 3796 .

NOTES:



MOTE 6

THERE IS NO

RNOWN GEODETIC CONTROL MONUMENT WITHIN 1/2 MILE OF THIS PLAT

SCALE

/" = 200°

CONTROLLE 1. SEE DEED BOOK 42, PAGE 186. A BLANKET EASEMENT OVER THE N.E. 1/4 OF SEC. 15 FOR RIGHT OF WAY FOR DITCHES CANALS AND RESERVOIR SITES FOR IRRIGATION PURPOSES

SEE DEED BOOK 43, PAGE 322 A 10 WIDE EASEMENT ALONG THE SOUTH LIME OF THE SW. YE OF THE MW 1/4 OF THE ME 1/4 SCHOOLS OF SEC. IS FOR ROAD PURPOSES

> 3. SEE DEED BOOK 73, RAGE 96. MINERAL RIGHTS RESERVED OF COLUMBIA COUNTY IN THE W. 1/2 OF THE S.W. 1/4 OF THE N.E 1/4 OF SEC. 15.

> 4. SEE DEED BOOK 135, AAGE 430. ELECTRIC POWER LINES AND APPURTENANCES EASEMENT OVER THE S.W. 1/4 OF THE N.W.1/4 OF THE N.E. '14 OF SEC. 15.

AM ADEQUATE SUPPLY OF WATER MAS NOT BEEN PROVEN AND SEPTIC APPROVAL MAS NOT BEEN GRANTED FOR PARCELS 1,4 ANDS BRADY LAND SURVEYING

257 SOUTH IST STREET ST. HELENS OR. 37051

> SEELSTERED. PROFESSIONAL LAND SCRVEYOR

m Come A. Brok ##160#

APPROVALS:

APPROVED THIS 15 COLUMBIA COUNTY PLANNING X

APPROVED THIS 20th DAY OF October 1892

COLUMBIA COUNTY SURVEYOR _____

SURVEYOR'S CERPOKE PAGE

I, FERRY CORNWALL BRUDY, & LAND SURVEYOR REGISTERED IN THE STATE OF DREGON, DO MEREBY SERTIFF AND SET THAT I MAVE CORRECT! SURVEYED AND MEREBO WITH PROPER MONUMENTS THE LANG REPRESENTED ON THE ATTACHED PARTITION MAP THE BOUNDARIES BEING SENCRIBED AS FOLLOWS

BEGINNING AT THE CENTER OF SECTION IS TOWNSHIP T MARTH, RANGE S WEST, WILLAMSTTE MERIDIAN.
LOLUMBIA COUNTY, DREGON; THEMES MORTH O'IS'OO'
EAST ALONG THE MORTH-SOUTH CENTERLINE OF SAID SECTION IS A DISTANCE OF 1170.00 FEET; THENCE NORTH 85" 16" SI" EAST A DISTANCE OF SIG 33 FEET ; THENCE NORTH OF 19 16 EAST A DISTANCE OF ATT. 67 FEET TO THE SOUTHERLY RIGHT. DE . WAY LINE OF THE DLD COLUMBIA RIVER MICHWAY; THENCE SOUTH SI' 35 26" EAST ALONS SAID RIGHT OF WAY LINE A DISTANCE OF 130.41 FEET TO THE EAST LINE OF THE WEST HALF OF THE WEST HALF OF THE NORTHEAST QUARTER OF SAID SECTION IS; THENCE SOUTH O' 19 14 WEST A DISTANCE OF 1525 60 FECT TO THE SOUTHEAST CORNER OF SAID WEST HALF OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION IS THENCE SOUTH 89" 16" SI" WEST A DISTANCE OF SES ST FEET TO THE POINT OF BEGINNING

DECLARATION:

KNOW ALL PEOPLE BY THESE PRESENTS THAT I JUNE M. ROAME, AM THE SOLE OWNER OF THE LAND REPRESENTED ON THE ANNEXED MAP AND MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING SURVEYOR'S CERTIFICATE, AND HAVE CAUSED THE SAME TO BE PARTITIONED AND SURVEYED INTO PARCELS AS SHOWN ON THE ANNEXED MAR THERE ARE NO WATER RICHTS APPURTEMENT TO THIS PROPERTY. Quil Boans

M. ROANE

ACKNOWLEDGEMENT:

STATE OF OREGON S.S.

CHOW ALL PEOPLE BY THESE PRESENTS, ON THIS 151 DAY OF SEPTEMBEL , 1992 , BEFORE OF SENTINE 1992, BEFORE ME. A NOTARY PUBLIC IN AND FOR SAID STATE AND COUNTY.

PERSONALLY APPEARED JUNE M. ROAME, TO ME KNOWN AS THE IDENTICAL PERSON NAMED IN AND WHO EXECUTED THE FOREGOING DECLARATION, AND SHE ACKNOWLEDGED TO ME THAT SHE EXECUTED SAID DECLARATION AS HERE FREE AND VOLUNTARY ACT AND DEED.

STATE OF OREGON } S.S.

I DO HEREBY CERTIFY THAT THE ATTACHED PARTITION PLAT WAS RECEIVED FOR RECORD ON THE 22 OF OF ECTOR 1992, AT 3:13 O' CLOCK & M. 91 - 7560 AND RECORDED AS PARTITION 1992-31 PLAT NO. -

COLUMBIA COUNTY RECORDS. COLUMBIA COUNTY CLERK, Br PBankam depute



CENTER . SF.C. 15

FOUND AND HELD 1/2 1.P SEE

5 89°16 51" W. 659.57" S.E. CORNER OF THE WEST 1/2 OF THE WEST 1/2 OF THE N.E. 1/4 POUND AND HELD

52.9.

3

ò

35

35.

3/4" I.P. WITH BRADY 15 1860" CAP SE CS. 3798

WARRANTY DEED



KNOW ALL MEN BY THESE PRESENTS, That we, Louis Mosdahl and Elva H. Mosdahl, husband and wife, GRAHTORS, in consideration of Ten Dollars and other good and valuable consideration to us paid by Ray A. Gates and Mary M. Gates, husband and wife, GRANTEES, do hereby grant, bargain, sell and convey unto said GRANTEES, their heira and assigns, all the following real property, with the tenements, hereditaments and appurtonances situated in the County of Columbia and State of Oregon, bounded and described as follows, to-wit:

Parcel 1: That portion of the Southeast quarter of Northeast quarter of Northwest quarter of Section 15, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oregon, lying South of the center line of Boaver Creek, EXCEPT that portion conveyed to William George Saunders et ux., by Deed recorded February 27, 1962, in Book 151, page 134, Deed Records of Columbia County, Oregona

Parcel 2: North half of Southeast quarter of Northwest quarter of Section 15, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oregon.

Parcel 3: Beginning at a point that is North 89°42' East 20.0 feet from the Southwest corner of the Northeast quarter of the Northwest cuarter of Section 15, Township 7 North, Range 3 West, Willamette Neridian, Columbia County, Oregon; said point being on the Easterly right of way line of a County Road; thence along the South line of said Northeast quarter of the Northwest quarter North 89°42' East a distance of 335.6 feet; thence North 0°07' East a distance of 259.6 Feet; thence South 89°42' West a distance of 335.6 feet to the said Easterly right of way line of a County Road; thence South 0°07' West a distance of 259.6 feet to the point of beginning.

SUBJECT TO:

- 1. Rights of the public in roads and highways.
- Reservation of minerals and roads as contained in Deed from Columbia County to Benjamin H. Sater et ux., recorded July 27, 1942, in Book 70, page 404, Deed Records of Columbia County, Oregon. (affects Parcel 1).
- Easement for electric transmission line etc., as granted by F. E. Sater to Inland Power & Light Company by instrument recorded February 10, 1931 in Book 52, page 316, Deed Records of Columbia County, Opegon. (affects Parcel 1).
- 4. Easement for right of way over and across the West 20 feet of the North half of Southeast quarter of Northwest quarter as granted to Charles R. Holden and Mary F. Holden by Arthur H. Lewis and Mildred A. Lowis in Deed recorded February 19, 1959 in Book 138, page 795, Deed Records of Columbia County, Oregon.







WARRANTY DEED Page One

- Easement for water right, including the terms and provisions thereof given by Louis Mesdahl at ux., to William George Saunders et ux., as disclosed by instrument recorded October 11, 1961 in Book Inc., page 644, Deed Records of Columbia County, Oregon. (affects Northwest quarter of Southeast quarter of Northwest quarter of Section 15).
- Reservation in Deed from Columbia County to Maxine C. Massey, recorded December 9, 1957 in Book 134, page 508, Deed Records of Columbia County, Oregon, as follows: "and except existing county roads, forest roads or CCC roads, minerals or mineral rights, ore, metals, metallic clay, oil, gas and all hydrocarbon substances in, on or under said property if any, including the use of such water from springs, creeks, or wells to be drilled or dug upon the promises as may be necessary in such exploration or mining operations which are horeby reserved for the benefit of Columbia County, Oregon, together with the right of ingress and egress thereto for the purpose of exercising the rights hereby reserved and retained." (affects Parcel 3).

To Have and to Hold, the above destribed and granted premises unto the said Ray A. Cates and Mary M. Cates, husband and wife, GRANTEES, their heirs and assigns, forever.

And we, Louis Mosdehl and Elva H. Mosdehl, husband and wife, the GRANTORS above named, do covenant to and with the above named GRANTEES, their heirs and assigns, that we are lawfully seized in fee simple of the above granted premises, that the above granted premises are free from all encumbrances, except as noted hereinbefore, and that we will and our heirs, executors and administrators, shall werrant and forever defend the above granted premises, and every part and parcel thereof, against the lawful claims and demands of all persons whomsoever.

Witness our hands and seals this day of July, 1967.

H. mardahl (SBAL)

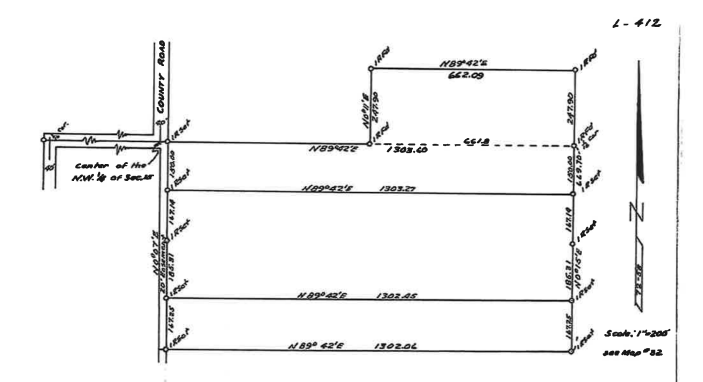
STATE OF OREGON

County of Columbia | 83.

July 1967. Personally appeared the within named Louie Mosdahl and Elva H. Mosdahl, husband and wife, and acknowledged the Coregoing instrument to be their voluntary act and deed. Before me:

My Commission expires:

WARRANTY DEED Page Two



REGISTERED PROFESSIONAL LAND SURVEYOR

OREGON JULY 12, 1968 PHILLP DEWEY 847 SURVEY FOR

RAY GATES

SECTION 15, T. 7 N., R. 3 W., W.M.

COLUMBIA COUNTY, OREGON

SEPT. 14,1972

RECORDING REQUESTED BY:



2534 Sykes Road, Ste C St Helene, OR 97051

GRANTOR'S NAME:

Donald D. Lange and Sharrie E. Lange

GRANTEE'S NAME:

Michelie M. Chamblee and James M. Chamblee

AFTER RECORDING RETURN TO:

Order No.: 473817001587-RB Michelle M. Chambise and James M. Chambise

75740 Price Road Rainfer, OR 97048

SEND TAX STATEMENTS TO:

Michelle M. Chambles and James M. Chambles

75740 Price Road Rainler, OR 97048

APN: 20766

7316-80-01700

75740 Price Road, Rainler, OR 97048

COLUMBIA COUNTY, OREGON

2017-09424

Cnt=1 Pgs=3 HUSERB

10/10/2017 03:28:00 PM

\$16.00 \$11.00 \$10.00 \$20.00 \$5.00

\$61.00

i, Elizabeth E. Huser, County Clerk for Columbia County, Oregon, cardio that the Impriment Identified herein was recorded in the Clerk

Elizabeth E. Huser - County Clerk

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Donald D. Lange and Sherrie E. Lange, Grantor, conveys and warrants to Michelle M. Chamblee and James M. Chamblee, as tenants by the entirety, Grantee, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Columbia, State of Oregon:

Beginning at the Southwest comer of the Northeast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oragon; thence along the South line of said Northeast quarter of the Northwest quarter, North 89°42' East a distance of 661.8 feet to the Southwest corner of the Southeast quarter of the Northeast quarter of the Northwest quarter of said Section 15; thence North 0°11' East along the West line of said Southeast quarter of the Northeast quarter of the Northeast quarter of the Northeast quarter of the William George Saunders et ux tract as described in deed recorded February 27, 1963 in Book 151, page 134, Deed Records of Columbia County, Oregon; thence North 89°42' East along the South line of sald Saunders tract, a distance of 137.09 feet to a point; thence South 0°11' West a distance of 377.9 feet, more or less, to a point which is North 0°11' East 20 feet from the South line of the Harold B. McCorkle tract as described in parcel 2 in deed recorded September 6, 1972 in Book 186, page 256, Deed Records of Columbia County, Oregon; thence South 69°42' West, parallel to and 20 feel distant from the South line of said McCorkle tract 788.27 feet to the West line of the Southeast quarter of the Northwest quarter of said Section 15; thence North 0°07' East along the West line of said Southeast quarter of the Northwest quarter a distance of 130.0 feet to the point of beginning. EXCEPTING THEREFROM that portion lying within the County Road.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS ONE HUNDRED FORTY-SIX THOUSAND TWO HUNDRED FIFTY AND NO/100 DOLLARS (\$146,250.00). (See ORS 83.030).

Subject to:

Rights of the public to any portion of the Land lying within the area commonly known as Price Road.

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Inland Power & Light Company

Purpose: Recording Date: transmission line February 19, 1931

Recording No: Affects:

Book 52, Page 316 Exact location not disclosed

Reservation, exception or other severance of minerals, together with the implied or express appurtenant rights to use the surface of the land for the development or extraction of such minerals, contained in or disclosed by instrument.

in favor of:

Columbia County, Oregon

Reservation of:

micerals atc.

Recording Date:

July 27, 1942 Book 70, Page 464

Recording No.:

The Company makes no representation as to the present ownership of this interest or its encumbrances.

Deed (Statutory Warranty) Logal ORD 1356.doc / Updated: 05.01,17

QR-TT-FKTC-02743.470707-473817001667

TIEW 473870019

STATUTORY WARRANTY DEED

(continued)

Essement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to: Purpose:

Charles R. Holden et ux 20 foot right of way February 19, 1959 Book 138, Page 795

Recording Date: Recording No: Affects:

Westerly 20 feet

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Ray A. Gates and Mary M. Gates, husband and wife

Purpose: Recording Date: Recording No:

road purpose August 31, 1972 Book 188, Page 256

Affects:

West 20 feet

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

David H. Lange and Twils M. Lange, husband and wife

Purpose:

construction, maintenance and repair of road

Recording Date: Recording No:

April 19, 1978 Book 217, Page 286

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Clatakanie Peoples' Utility District

Purpose:

electric transmission line

Recording Date: Recording No:

April 11, 1983 Book 246, Page 683

Essement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Donald D. Lange Purpose: ingress and egress Recording Date: January 5, 2007 Recording No: 2007-000174

Easement(s) for the purpose(s) shown below and rights incidental thereto as reserved in a document;

Reserved by:

Randy and Darlene Medford, husband and wife

Purpose:

Ingress and egress for access

Recording Date: Recording No:

July 16, 2010 2010-005834

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Ciatakania Peoples' Utility District

Purpose:

right of way for electric power

Recording Date:

April 25, 2012

Recording No: Affects:

2012-002905 Portion of Northerly line

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.338 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 8 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92,010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

воок	PAGE	
DOON_	LVOF	

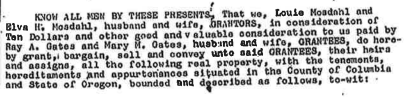
STATUTORY WARRANTY DEED (continued)

_	e executed this document on the date(e) set forth below.
Dated: 10/05/10	
Soull D. J.	
Donald D. Lange	OFFICIAL STAMP JACQUELINE YVETTE SZLAVICH NOTARY PUBLIC-OREGON
Shorrie E. Lange	MY COMMISSION NO. 938291 MY COMMISSION EXPIRES MAY 03, 2018
State of OREGON County of COLUMBIA	
This instrument was acknowledged before me of Lange.	on by Donald D. Lange and Sherrie E

My Commission Expires: US 03-19

WARRANTY DEED





Parcel 1: That portion of the Southeast quarter of Northeast quarter of Northwest quarter of Section 15, Township ? North, Range 3 West of the Willamette Meridian, Columbia County, Oregon, lying South of the center line of Boaver Greek, EXCEPT that portion conveyed to William George Saunders et ux., by Deed recorded February 27, 1962, in Book 151, page 134, Deed Records of Columbia County, Oregon

Parcel 2: North half of Southeast quarter of Northwest quarter of Section 15, Township 7 North, Range 3 West of the Willamette Moridian, Columbia County, Oregon.

Parcel 3: Beginning at a point that is North 69°42' East 20.0 feat from the Southwest corner of the Northoast quarter of the Northwest cuarter of Section 15, Township 7 North, Range 3 West, Willamette Naridian, Columbia County, Oregon; said point being on the Easterly right of way line of a County Road; thence along the South line of said Northeast quarter of the Northwest quarter North 69°42' East a distance of 335.6 feet; thence North 0°07' East a distance of 259.6 feet; thence South 69°42' West a distance of 335.6 feet to the said Easterly right of way line of a County Road; thence South 0°07' West a distance of 259.6 feet to the point of beginning.

SUBJECT TO:

- 1. Rights of the public in roads and highways.
- Reservation of minerals and roads as contained in Deed from Columbia County to Benjamin H. Sater et ux., recorded July 21, 1942, in Book 70, page 454, Deed Records of Columbia County, Oregon. (affects Parcel 1).
- Easement for electric transmission line etc., as granted by F. E. Sater to Inland Power & Light Company by instrument recorded February 10, 1931 in Book 52, page 316, Deed Records of Columbia County, Oregon. (affects Parcel 1).
- 4. Easement for right of way over and across the West 20 feet of the North half of Southeast quarter of Northwest quarter as granted to Charles R. Holden and Mary F. Holden by Arthur H. Lewis and Mildred A. Lewis in Deed recorded February 19, 1959 in Book 138, page 795, Deed Records of Columbia County, Oregon.







WARRANTY DEED Page One

- Easement for water right, including the terms and provisions thereof given by Louis Massaull bt ux., to William Goorge Saunders et ux., as disclosed by instrument recorded October 11, 1961 in Book I46, page 844, Deed Records of Columbia County, Oregon. (affects Northwest quarter of Southeast quarter of Northwest quarter of Section 15).
- 6. Reservation in Deed from Columbia County to Maxino C. Massey, recorded December 9, 1957 in Book 134, page 508, Deed Records of Columbia County, Oregon, as follows: "and except existing equaty roads, forest roads or CCC roads, minorals or minoral rights, ore, metals, metallic clay, oil, gas and all hydrocarbon substances in, on or under said property if any, including the use of such water from springs, creeks, or wells to be drilled or dug upon the premises as may be necessary in such exploration or mining offerations which are hereby reserved for the benefit of Columbia County, Oregon, together with the right of ingress and egress thereto for the purpose of exercising the rights hereby reserved and retained. (affects Parcel 3).

To Have and to Hold, the above described and granted premises unto the said Ray A. Cates and Mary M. Cates, husband and wife, GRANTEES, their heirs and assigns, forever.

And we, Louis Mesdahl and Elva H. Mosdahl, husband and wife, the GRANTORS above named, do covenant to and with the above named GRANTEES, their heirs and assigns, that we are lawfully seized in fee simple of the above granted premises, that the above granted premises are free from all encumbrances, except as noted hereinbefore, and that we will and our heirs, executors and administrators, shall warrant and forever defend the above granted premises, and every part and parcel thereof, against the lawful claims and demands of all persons whomsoever.

Witness our hands and seals this ______ day of July, 1967.

Cuie Moodahl (SEAL)

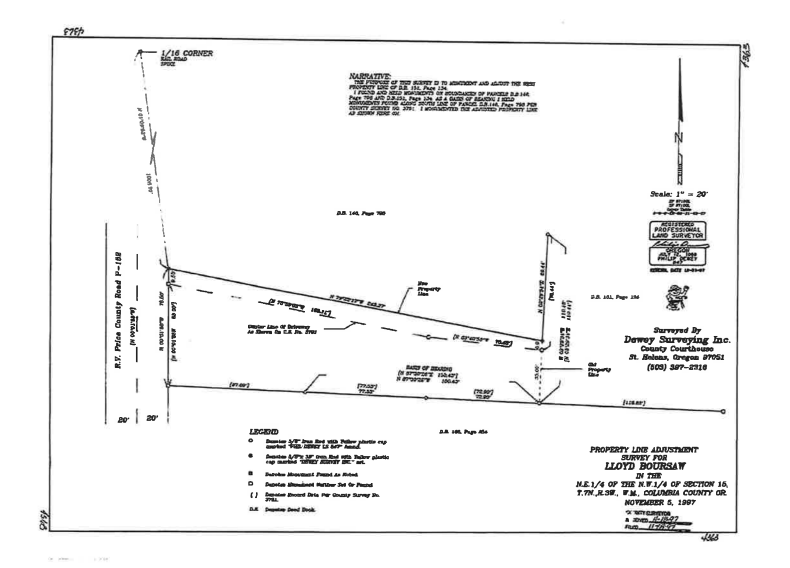
Clia H. Masdahl (SEAL)

STATE OF OREGON SS.

July 17, 1967. Personally appeared the within named Louis Mosdahl and Biva H. Mosdahl, husband and wife, and acknowledged the foregoing instrument to be their voluntary act and deed. Before me:

Notary Public for Oregon
My Commission expires: 11/4//

WARRANTY DEED Page Two



BOOK	PAGE	

1666

(07 8207 (c) (3. w. 20, 68N] , W. 1000000 with him Karoners 7 -17 - 10 to 20 -class all TVNOSSOJOSO OTRILINOS THE SHE SIR PRINCE NOTE BY STORMER AS TOTAL STORMER TO SEE STORMER STORMER Print Bar of the total 160 TO 2 NO 2X ALL NO E 200 120 £ 10 Se 1 277 170 67, رودهدان CONTROL OF STANDERS BY STANDERS OF STANDERS AND STANDERS OF STANDE מונה מסומים בייימם מונה בייימה בייימם 130000 n/s EVENTO CHECKEN !

RECORDING REQUESTED BY:

TICOR TITLE

2534 Sykes Road, Sta C St Holans, OR 97051

GRANTOR'S NAME:

GRANTEE'S NAME:

APTER RECORDING RETURN TO: Order No.: 360422004800-JS Victoria Lee Davis 76788 Price Road Rainter, OR 87048

SEND TAX STATEMENTS TO: Victoria Lee Davis 75788 Price Road Reinler, OR 97048

APN: 20762 Map: 7N3W15-B0-01300 76788 Price Road, Rainler, OR 97048 COLUMBIA COUNTY, OREGON 2022-08319
DEED-0
ChP1 Pgs=4 MILLERS 10/14/2022 02:19:00 PM
320.00 \$11.00 \$10.00 \$60.00 \$6.00 \$106.00

I, Debble Khap, Gounty Glerk for Golumbia County, Gregon, certify that the instrument identified become was recorded in the Clerk records.

Debbie Klug - County Clark

SPACE ABOVE THIS LIKE FOR RECORDER'S USP

STATUTORY WARRANTY DEED

Ther F. Ware, Granter, conveys and warrants to Victoria Lee Davis, Grantse, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Columbia, State of Oregon:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS THREE HUNDRED THIRTY-FOUR THOUBAND AND NO/100 DOLLARS (\$334,000.00). (See ORS 93,030).

Subject to:

SEE EXCHIBIT "B" ATTACHED HERETO AND MADE A PART HEREOF

SEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.306, 195.301 AND 195.305 TO 195.336 AND SECTIONS 3 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 856, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 9, OREGON LAWS 2010, THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERTY THAT THE UNIT OF LAND SEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEPINED IN ORS 92.010 OR 215.910, TO VERTY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 17, CHAPTER 455, OREGON LAWS 2009, SECTIONS 2 TO 9 AND 17, CHAPTER 455, OREGON LAWS 2010.

Oced (Statutory Warranty) Legal ORD 1356.doo? Updated: 04.20.19

Page

09-TT-FTCS-02743-470707-9664-22004900

SHARE AND THE RESIDENCE OF THE PROPERTY OF THE

BOOK	PAGE	
0001	INOL	

STATUTORY WARRANTY DEED (continued)

IN WITNESS WHEREOF, the undereigned have executed this document on the date(s) set forth below.

Dated: Ochuber 14th 212

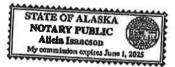
Thor F. Ware

State of Alaska Sound of 3 Marical District

This instrument was acknowledged before me on October 14th 2022 by Thor F. Ware.

Notary Public - State of Grogor Maska

My Commission Expires: CO11/2025



Deed (Striutory Warranty) Ligal
DED1355 doc / Updated: 04.25.16

Page 2

OR-TY-FTCS-02745.470707-300422004900

воок	PAGE

EXHIBIT "A" Legal Description

PARCEL 1:

Beginning at a point that is North 89°42' East 20,0 feet from the Southwest comer of the Northeast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West, Willametts Meridian, Columbia Countible County, Oregon; said point being on the Easterly right-of-way line of a County Road; thence along the South line of said Northeast quarter of the Northwest quarter North 89°42' East a distance of 335.6 feet; thence North 0°07' East a distance of 259.6 feet; thence South 89°42' West a distance of 335.6 feet to the said Easterly right-of-way line of a County Road; thence South 0°07' West a distance of 259.6 feet to the point of beginning.

EXCEPTING THEREFROM that portion beginning at a point which is North 69°42'00" East 20.00 feet from the Southwest corner of the Northeast quarter of the Northwest corner of Section 16, Township 7 North, Range 3 West, Wilsmette Meridian, Columbia County, Oregon, said point being on the Easterly right-of-way line of a County Road, gald point also being the Southwest corner of the Raigh Moore, at ux tract as described in Deed Book 188 at page 254, records of Columbia County, Oregon; thence North 69°42'00" East along the South line of said Moore tract 335.60 feet to the Southeast corner thereof; thence North 0°01'35" West along the East line of said Moore tract, 259.60 feet to the Northeast corner of said Moore tract and the TRUE POINT OF BEGINNING of the parcel herein described; thence South 89°42'00" West along the North line of said Moore tract a distance of 335.60 feet to the Northwest corner thereof, said point being on the Easterly right-of-way line of a County Road; thence South 87°30'26" East a distance of 335.92 feet to a point on the East line of said Moore tract, thence North 0°01'35" West along the East line of said Moore tract the true point of beginning.

PARCEL 2:

Beginning at a point which is North 89°42'00" East 20.00 feet from the Southwest corner of the Northeast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West, Williamstte Meridian, Columbia County, Oregon, said point being on the Easterly right-of-way line of a county road, said point also being the Southwest corner of the Raiph Moore, et ux, tract as described in Dead Book 188, page 254, records of Columbia County, Oregon, thence North 88°42'00" East along the South line of said Moore tract 356,60 feet to the Southeast corner of said Moore tract and the TRUE POINT OF BEGINNING of the parcel herein described; thence North 0°01'35 " West, slong the East tine of said Moore tract, a distance of 243.23 feet; thence South 87°30'26" East a distance of 20.25 feet, thence South 0°01'35" East a distance of 242.25 feet to the South line of said Northeast quarter of the Northwest quarter, thence South 89°42'00" West, along said South line of said Northeast quarter of the Northwest quarter a distance of 20.23 feet to the true point of beginning.

Doed (Statutory Warranty) Legal ORD1368.doe / Updated: 04.26.19

Page 3

OR-TT-FTC8-02743-A70707-3604220049:00

BOOK	PAGE	
	FAGE	

EXHIBIT "B" **Exceptions**

Subject to:

Property taxes in an undetermined amount, which are a lien but not yet payable, including any assessments collected with taxes to be levied for the fiscal year 2022-2023.

Reservation, exception or other severance of minerals, together with the implied or express appurtonant rights to use the surface of the land for the development or extraction of such minerals, contained in or disclosed by Instrument

Reserved by: Reservation of: Columbia County, Oregon Mineral Reservation

Recording Date: Recording No.:

December 9, 1957 Book 134, page 688

The Company makes no representation as to the present ownership of this interest or its encumbrances.

Domestic Water Supply Agreement, including the terms and provisions thereof,

Recording Date:

April 10, 1976 Book 217, page 126 Recording No.:

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document;

Granted to:

Pacific Northwest Bell Telephone Company

Purposa:

Right-of-way November 15, 1979

Recording Date: Recording No:

Affects:

Book 227, page 773 Reference is hereby made to said document for full particulare.

Easument(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Clatekanie People's Utility District

Purpose:

Right-of-way December 6, 2001 01-13584

Recording Date:

Recording No: Affects:

Reference is hereby made to said document for full particulars.

Essement(s) for the purpose(s) shown below and rights incidental therate, as granted in a document:

Granted to:

Clatskanle People's Utility District

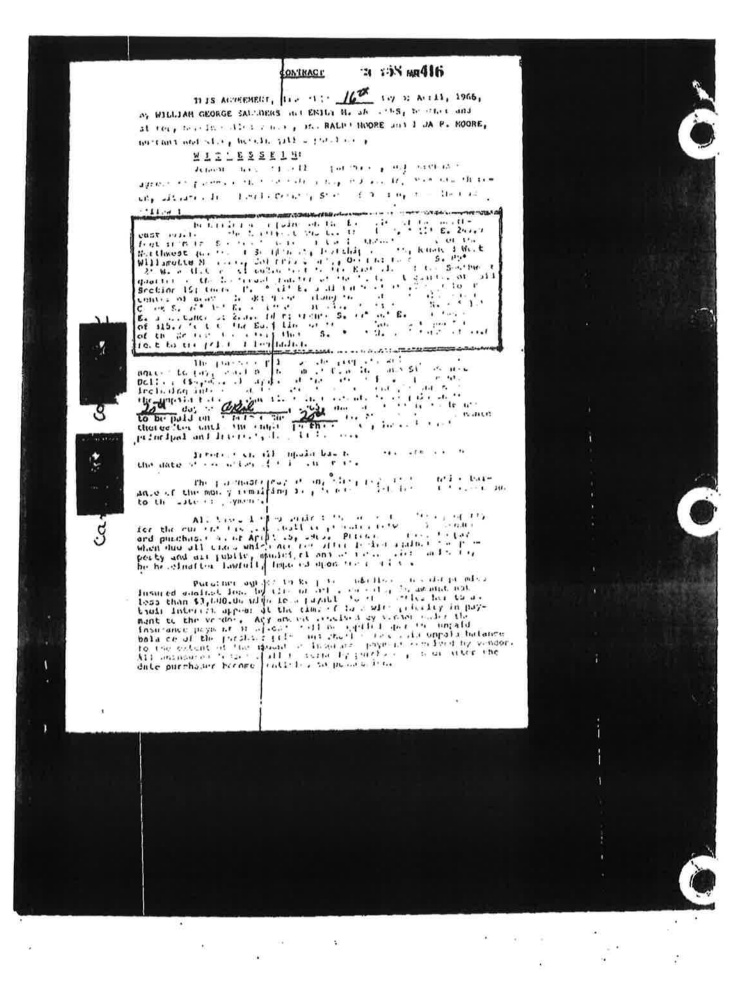
Purpose:

Affacts:

Right-of-way Recording Date: May 7, 2012

Recording No:

2012-008210 Reference is hereby made to eald document for full particulars.



mak 162 mit 573

AGREEMENT AND AMENDMENT

THIS AGREEMENT, Mode this ______ day of August 1988, by and between William George Saunders, heroinafter called vendor, and RALPH MODRE and INDA R. MODRE, husband and wife, heroinafter called purchasers,

MITNEBBETH:

That pursuant to an agreement dated the 100 day of April 1965, the vender agreed to sell and purchasers agreed to buy cortain real property described in said agreement recorded in Columbia County, State of Gregon, deed records, on May 11, 1965, in Book 188 at Page 416, and that the said description contained therein did not provide for all of the real property that was encompassed by the said agreement of the parties thereto, and that the said description should include additional real property as

follower

i

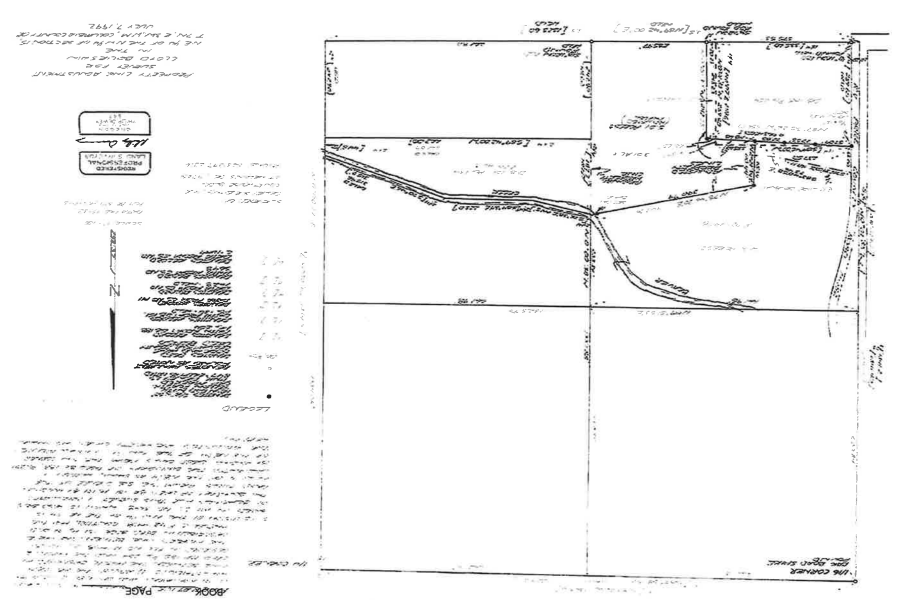
ì,

Southwest quarter of Northeast quarter of Northwest quarter of Saction 18, Township 7 North of Range 3 West Williamstto Maridan Columbia County, Oregon,

excepting the public roads and highways, tegether with and inclusive of all vendor's right, title and interest in and to the water and water rights appartmining to or appurtenant to said above described presises and excepting that parties of the above described presises located in the Southwest corner of the said described property consisting of approximately two seres conveyed by William George Saunders and Emily N. Saunders to Louis Mondahl and Siva Mondahl, husband and wife, which dead is recorded in Dood Excords of Columbia County, State of Oregon.

Page One/Agraement and Amendment

1355



90910-00-001

(a) W : 123H

BOOK	PAGE
DOOR	FAGE



STATUTORY BARGAIN AND SALE DEED

RAI PH MOCRE

Grantor,

conveys to 1/2/1/2/2017 SAW AND SANDRA J DIRSAW, HUSTAND AND MISE

Grantoe,
the following described real property:

SHE EMHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE INCORPORATED HEREIN.

THIS IN CRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAYS AND REQULATIONS. BEFORE SIGNING OR ACCEPTING THIS INC. RUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVE IATE CITY OR COUNTY PLANNING DEPARTMENT TO VIRIETY APPROVED USES.

The true cert idention for this conveyance is 5 THIS OF CHAT FOR ALL REAL FETALT COVIDACE OF 2014011	SALE WHICH A MEMORANDUM WAS RECORDED ON JUNE
20114516 - 1 Jan of 1001	
RALLE NI RE	
STATE OF STREET, COURS STREET RADIAL	CORPORATE ACKNOWLEDGMENT IN STATE OF OREGON, County of
The tory any extrament was act nowledged be no the - 1/2 day of TUNE 1952	the foregoing narrument was acknowledged before
ne the Tour of Treet 10 y	byan
ma mining and a committee of the particular	a corporation, on 'schall of the corporation.
Level on the Salver Colorates	
Notary Public for the	19th Solary Public Lie Oceans
My commission cap res	PACE Sty commission expires: SEAL
() () () () () () () () () ()	
	THIS SPACE RESERVED FOR RECORDER'S USE
Tufe Deder * ont, 04000000	- 375 TI 19 4 4
Escros No <u>94000422</u>	that the within matrix for record and recording furnities. State of therefore a first state of the first sta
Attendigment of the control of the c	र्वेड कर्र
LLCYO ND SANDRA ECURSAN	원급경 <u></u>
75934 RICE ROAD	12 (12) 14 (12) 15 (12) 16 (12)
EJAINI I.4 CR 97048	■ 25mm 15 多 音 → 15
5.240-31.00155.749	
The first care as the second of the second	- 7500 (4) (2015年 2017年)
ALL THE PERSON AND THE REPORTS	
ULCAD NO SENDA A ORSAG	Figure 19
ULCYO NO SANDRA ECURSAW 75584 (RICE ROAD	Thereby retally that De- int varietized to men the Country of Chambias (2) 3 '90 and a fight of the Country fight of the Country for a part of the Country for a part of the Country
75994 RICE ROAD	Thereby extrify that the weban matro ment was received for even and remaind until fraud to the sold and remaind until fraud to the sold and remaind until fraud to the sold and and and and and and and and and an
	Thereby reconstruction of the Country of 15 (15) 3

EXHIBIT "A"

LEGAL DESCRIPTION

Order No.: 94000422

PARCI, I: Beginning at a point on the East line of the Mortivast quarter of the Northwest quarter that is North 0 degree 15' East 247.9 feet from the Southeast corner of the Mortivast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 feet, Williamette Meridian, Columbia Count, Jregon; thence South 8: degrees 12' West a distance of Gold feet to the East lie of the Southwest quarter of the Northwest quarter of said Section 15; thence Morth to degree 11' East a distance of 137.7 feet to the center of beaver Creek; thence along the center of said Beaver Creek; South 76 degrees 31' East a distance of 144.5 feet; thence South 89 degrees 30' East a distance of 223.0 feet; thence South 7. degrees 46' East a distance of 315.7 feet to the East line of the said Northwest quarter of the Northwest quarter; thence South I degree 15' best a distance of 44.8 feet to the point of beginning.

PARCI: 2: Southwest quarter of the Northeast quarter of the Restines: quarter of Section .5, Township 7 forth, Range 3 West, billstette Seridian, Columbia County, Oregon.

EXCERTING that portion R.V. Price Road No. P-152; ALSO EXCEPTING that postion in Bargain and Sale Deed recorded February 27, 1963 in Look 151, Page 133, Deed Rucords of Columbia County, Oregon.

FURTEIR ENCEPTING that portion in Quitelaim Deed recorded November 27, 1979 in Book (27, Page 978, Deed Records of Columbia County, Oregon.

BOOK	PAGE

	and hotel	8	President of the State of the S	П	
	Copyright and Read years and the Copyright and Read Annual Copyright a	- 1	SHADOW HILM		
	oth no broom with forthoon were fined. 57 q	morp	G	22.782	
	Attain (60), to wood		3 1	10	j
l	,WOJENO TO STATE	beed Deed	2 bne nisgned		4
	Makes the state of	: 1883 870]hB. 	×10		
	beed to to tolution	A stranged and selection of the selectio			į
	दर्शपन्तर द्रक्षा	COLUMBIA.	E.OR ORSDOW, Com	EA'TE	
				: P	
	THE CONTRACTOR SEE MANNEY	the 11th day of		1	
			the constraint of	W /	g.
	Shork as age as to once the second and a second a second a second a second a second as secon	and and the second		1000	
97	Analysis of Arrival of Social of Arrival of	A TANNA JOSHINA CONTROL OF THE CONTR	Annual modern in the control of the		
97	a tine of the boundard dead of to and the stance of the boundard dead dead dead dead dead dead to the boundard to the south and the south and the south and the south of the south and t	on And of each of a form o	duod bies professor duod bies professor duod be duit divok be dudant to madant to madant duod be duod		
o o o o	con Saloky Vinesh Wooden's theory of the Saloky Saloky Wooden's theory of the Southan's decorated a footen and the control of the Southanest question and it is of the Southanest of the Southanest of the Southanest of the Southanest of the Control of the Southanest of the Southanest of the Control of the Southanest of	reveed to entit test of the control	Account of Toronal Account of Toronal Account On To		
PT	interest quartors of the investment duesting and the control of the forth of the fo	manth of the Southwas Acres of the Southwas Consolution of the Southwas Control of the Wallewas Contro	The Wood of the Month of Action of the Month		
PT	man be supposed and the control of t	decided to the state of the sta	and and a filter of the control of t		

also Miles

THE PURPOSE OF THIS SURVEY IS TO MANTIFICAN A PORTION OF A TREET OF LAND AS DESCRIBED IN COUNTY CLERKS RICE HO. N. 1852, THE DOWNGAY NO. _ 3191 31 FOR JUNE ROANE AND THE BLEEKS KILE HA. N. 1852. THE DOWNER AND THE BLEEKS OF GERLINGS FOR THIS PLAT IS MY RECENT C S. 3738 . CONTROL PER SAID SURVEY HAS USED TO SET PARTITION CORNERS AS SHOWN HEREON. IN THE N.E. 1/4 OF SECTION 15, T. TN., R. 3 W., W.M. COLUMBIA COUNTY, OR. AUGUST 24, 1992 LEGEND: DENOTES SET S/8" × 30" IRON POD WITH TELLOW PLASTIC CLP MARKED "BEROT LS 1860" DENOTES FOUND SIST IRON ROD WITH CAP MARKED "BRADY IS IBED", SEE C.S. 8798 DEHOTES FOUND MONUMENT AS NOTED SEE CE 3739 . NOTES: DLD COLUMBIA CHITCHEN 1. SEE DEED HOOK 42, PACE 186 A BLANKET EASEMENT OVER (OLD HIGHWAY 30) CAHALS AND RESERVOIR SITES FOR BOUNDARY SEE CS 3798 FOR IRRIGATION PURPOSES 2 SEE DEED BOOK 47, PAGE 322 A 10 WIGE EASEMENT ALONG
THE SOUTH LINE OF THE SW 1/4
OF THE MW 1/4 OR THE NEW 1/4
OF SEC. 15 FOR ROAD PURPOSES DELO REFERENCE CLERK'S FILE NO. 31-3452 3 SEE DEED BOOK 73, PAGE 36.
MINERAL RIGHTS RESERVED BY
COLUMBIA COUNTY IN THE
W. 1/2 OF THE S.W. 1/4 OF THE N. 83" 16 SI'E 310.33 N.E. 1/0 OF SEC. 15 PARCEL OF TWE SEC. 15 4. SEE DEED BOOK 125, PAGE 400. ELECTRIC POWER LINES AND APPURTENANCES EASEMENT 6 OVER THE S.W. 1/4 OF THE N.W.PH OF THE M.E. 'VA OF EEE IS. AN ADEQUATE SUPPLY OF MATER MS NOT STEM PROVEN AND SEPTE APPROVAL MAS NOT BEEN CRANTED FOR PORCES 1,2 AND S. W 35'16 31. 2 360.41" BRADY LAND SURVEYING 257 SOUTH ISE STREET PARCEL ST. HELENS OR. 3705/ 2 6.52 KE = 9 0 Service of the servic PROFESSIONAL SCALE = 200 ny Comell Buds PARCEL 3 5.98 AC 1. APPROVALS : APPROVED THIS IS OUT OF SETTING, 1992 3 83'16 51" W 653.57 COLUMBIA COUNTY PLANNING X1 ACTE CENTER > S.E. CORNER OF THE WEST 1/2 OF THE WEST 1/2 OF THE N.E. 1/4 OF SEC. 15 MELO 11/2 SEC 15 1.P. SEE CS 3798 APPROVED THIS TOTAL DAY OF PRODUCT 1992 COLUMBIA COUNTY SURVEYOR _ KEE O. FOUND AND HELD 3/4 1.P. WITH BRADY 45 1866 CAP SE ES 3788

NARHATIVE:

PARTITION PIAT

SURVEYOR'S CERTIFICATE:

H 244

L. TERRY CORNWELL MANOY, A LANC SURVEYOR RECHIFERED IN THE STATE OF ORELOW, OR MERCRY CERTIFY AND SET THE STATE OF DECOM, OR MERCET SERVICE AND THE THIN I HAVE SORRESTED SURVEYED AND MARKED WITH PROPER MODIUMENTS THE SAND REMESSENTED ON THE ATTACHED PRATTERN MAR THE BOUNCARIES BEING DESCRIBED AS FOLLOWS

DESCRIBED AS FOLLOWS:

DESCRIBED AS THE CONTROL OF SECTION OF

DECLARATION:

ACKNOWLEGGEMENT:

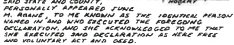
WHONE WE THESE PRESENTS THAT I, JUNE M. ROAMS, AM THE SOLE GHINGE OF THE EAND ROAMS, AM THE SOLE GHINGE OF THE EAND ROAM REPRESENTED ON THE ARCCOMPANYING PARTICULARLY DESCRIBED IN THE ACCOMPANYING SHIPTICICATE, AND MAYE COUSED THE SAME TO BE PARTITUMED AND SUBJECTED INTO THE PRESENT AS SHOWN ON THE AMERICA OFMET THERE ARE NO WATER RIGHTS APPRICATED THE THERE ARE NO WATER RIGHTS APPRICATED THE THE ROAMS OF THE PARTICULAR TO THE ROAMS OF THE PARTITUMENT TO THIS APPRICATED THE THE PARTITUMENT TO THE PROPERTY.

ACKNOWLEGGEMENT:

ACKNOWLEDGEMENT:

STATE OF OREGON SS

KHOW ALL PEOPLE BY THESE OF SEPTIME TO THIS SET DAY OF SEPTIME TO THE AND FOR SAID STATE AND COUNTY, PERSONALLY APPEARED SUNC



STATE OF OREGON } S.S. I DO MEREOF CERTIFY THAT THE

ATTACHED PARTITION PLAT WAS RECEIVED FOR RECORD OF THE 2200 DAY OF COOK P. M. 1922, AT 3:15 O' GLOCK P. M. FEE NO. 41.7360

PLAT NO. __ 1992-31 COLUMBIA COUNTY RECORDS,

COLUMBIA COUNTY CLERK, or PBankson deputy



GRANTOR: Robert E. Perks and Debra Parks 25620 Old Columbia River Hwy Rainler, OR 97048

GRANTEE:

Larry C. Gaffaney and Gayle M. Gaffaney Husband and Wife 14725 SW Cataline Drive Tigard, OR 97223

SEND TAX STATEMENTS TO: Lerry C. Gaffaney and Gayle M. Gaffaney 25620 Old Columbia River Hwy Rainler. OR 97048

AFTER RECORDING RETURN TO: Larry C. Gaffaney and Geyle M. Gaffaney 25620 Old Columbia River Hwy Rainler, OR 97048

Escrow No: 73814010406-TTCOL38

7315-A0-00300 20734 25620 Old Columbia River Hwy Rainier, OR 97048 COLUMBIA COUNTY, OREGON 2014-005593
DEED-D
Crit-1 Pgs=4 HUSER8 08/21/2014 03:43:21 PM
\$20.00 \$11.00 \$20.00 \$5.00 \$10.00 \$88.00

Elizabeth E. Huser - County Clark

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Robert E. Parks and Debra Parks, Grantor, conveys and warrants to

Larry C. Gaffaney and Gayle M. Gaffaney Husband and Wife, Grantee, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Columbia, State of Oregon:

PARCEL 1

The West half of the Southwest querier of the Northeast quarter of Section 15, Township 7 North, Range 3 West, Willemette Meridian, Columbia County, Oregon.

PARCEL 2

Beginning at the Southwest corner of the Northwest quarter of the Northeast quarter of Section 15, Township 7 North, Range 3 West, Willamette Meridian, Columbia County, Oregon; thence East along the South line of the Southwest quarter of Northwest quarter of Northeast quarter of Section 15 to the Southeast corner of said Southwest quarter of Northwest quarter of Seaver Creek; thence Westerly along the creek to the Southerly line of the Columbia River Highway; thence Northerly along the said South line to the North line of the Southwest quarter of Northwest quarter of Northwest quarter of Northwest along said North line to the West line of the Southwest quarter of Northwest quarter of Northwest quarter; thence South along said West line to the point of beginning. EXCEPTING therefrom any portion of the herein described property lying within the Columbia River Highway.

ALSO EXCEPTING THEREFROM Percei 1 and 2 that portion now within the boundaries of the Columbia County Partition Plat No. 1992-31, recorded October 22, 1992, in instrument No. 92-7580, Columbia County.

TOGETHER WITH the right to use existing driveway for a non-exclusive easement as conveyed to Mitch Travis and Susan Travis on January 14, 2002, in Fee Number 02-00500, Columbia County, Deed Records, and re-recorded August 13, 2004 in Fee Number 2004-010590, Records of Columbia County, Oregon.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS \$239,000.00. (See ORS 93.030)

73814010406-TTCOL38 Osed (Warranty-Statutory)

BOOK	PAGE	
BOOK		

Subject to and excepting:

See Attached Exhibit "A"

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.304, 195.301 AND 195.305 TO 195.306 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERD IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.610, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 196.305 TO 196.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, CHAPTER 8, OREGON LAWS 2010.

DATED: 8/20/14

Robert E. Parks

Debra Parks

State of OREGON

COUNTY OF Columbia

This instrument was acknowledged before me on _____ 8/20

100 20 14

by Robert E. Parks & Debra Parks

Kene M. Leland Natary Public - State of Oregon
My commission expires: 319 17



Exhibit "A"

Property taxes in an undetermined amount, which are a lien but not yet payable, Including any assessments collected with taxes to be levied for the fiscal year 2014/2015.

Columbia River Highway. biO as award vinommoo sees entinifitive guild bas I set to noting you of bid of the public to strigit

line of Beaver Creek. The rights of the public and governmental bodies for fishing, navigation and commerce in and to any portion of the Land herein described, tying below the high water line of the Beaver Creek. The right, title and interest of the State of Oregon in and to any portion lying below the high water lines of Beaver Creek.

netural state, raised or is now or at any time has been below the high watermark, it said Beaver Creek is in its Said Land or any part thereof is now or at any time has been below the highest of the high wetermarks of Beaver Creek in the event the boundary of said Beaver Creek has been antiticially Any adverse claim based upon the assertion that:

b) Some portion of said Land has been created by artificial means or has accreted to such portion

c) Some portion of said Land has been brought within the boundaries thereof by an avulaive movement of Beaver Creek, or has been formed by accretion to any auch portion.

lying benealh the waters of Beaver Creek. Rights and essements for navigation and flethery which may exist over that portion of said Land

E assement(s) for the purpose(s) shown below and rights incidental thereto as uses and reserved in a

decument; State of Oregon

Purpose: dilches, canals and reservoirs for infigation purposes

Recording Date: September 17, 1926 Recording No: Book 42, page 186 Affects: Exact location not disclosed

Easement(s) for the purpose(s) shown below and rights incidental thereto as reserved in a

decement; Reserved by: John A. Bailey et ux

Ригрова: говамву

Recording Dele: November 13, 1929 Recording No: Book 49, page 322 Affects: Exect location not disclosed

Easement(s) for the purpose(s) shown below and rights incidental thereto se reserved in a

Reserved by: Columbia Counly, Oregon quemoop

Purpose: Ingress and egress above and below the surface of the land as implied by reservation of

mineral deed

Recording Date: September 20, 1943 Recording No: Book 73, page 96

Affects: Exact location not disclosed

Granted to: Clatekanie People's Utility District Essement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a

Purpose: right of way

Recording Date: March 17, 1958

Recording No: Book 135, page 490 Affects: see partition plat for location

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a

Granted to: State Highway Commission

Purpose: Channel Change Recording Date: September 17, 1965 Recording No: Book 159, Page 805

Limited access to and from the Land as set forth in Deed shown below, which provides that there shall be no right of easement or right of access to, from or across the State Highway other than as expressly provided for in said Deed:

Grantor:

Grantee: State of Oregon, by and through its State Highway Commission Recording Date: September 27, 1965 Recording No.: Book 159, Page 677

Maintenance Agreement, including the terms and provisions thereof, Between: June M. Struzan, Lary S. Struzan, Mitchell D. Travis and Susan

N. Travis
For: West equipment and pipe
Recording Date: January 14, 2002
Recording No.. Q2, 00499

Essement and maintenance agreement, including the terms and provisions thereof, Between: June M. Struzen, Larry S. Struzen, Mitchell D. Travis and Susan

For: road purposes Recording Date: January 14, 2002 Recording No.: 02-00500

Re-Recording Date: August 13, 2004 Re-Recording No.: 2004-010590

Any question as to the exact location and dimensions of the essement described in the legal description in Exhibit "A". We are unable to determine the exact location of the essement without an accurate survey.

		OW ALL	MEN BY	THESE I	RESENTS, The	Me. EM	L J. OEL	KE A
	PLORE	natan da 8						
	in conside	ration of			and 00/100		***************************************	granto
					R. CLARK A			
	dohe	rig roal p	t, bargain, troperty, w	mil and cou ith the ten	nver unto the eat counts, hereditan and State of On	d grantee.B.,	hmizhei lenances, alfus	rs and eading
e de la companya de l	North North thence thence 460 fe ary of	Rang Rang Nort Nort the the ar of	uarter e 3 Wes h 441 f h 68°30 hence S Northwe	of North Williams West outh 6	st corner of thwest quar lamette Mer bre or less along the 30 feet, mor ter of Noz ownship 7 k D feet, mor	ter of Sectidian, Col., to the Court bourse or less theast que	umbia Con columbia I dary of to the	Township unty, Ore Highway; said high South be Northwes
					. 8			
749/68				he above di	ecribed and gran	ted premises uni	o the said grad	ntee.A., tha
			he grantor,		next that.MMS			
8					1086 _j			
9						•••••		
3	and that	MA	will and	our	Adre assessing	and administra	lors, shall we	event and to
3	defend the demands o	above a	will and transed pro- one whome	OUF college, and corner.	fairs, essenters I every part and	and administres f parcel thereof	iore, shall wa , against the l Jung	rent and fo
	defend the demands o	above a	will and transed pro- one whome	OUF college, and corner.	fairs, essenters I every part and	and administres f parcel thereof	iore, shall wa , against the l Jung	rent and fo
	defend the demands o	above a	will and transed pro- one whome	OUF college, and corner.	fairs, essenters I every part and	and administres f parcel thereof	iore, shall wa , against the l Jung	rent and fo
	defend the demands o	above a	will and transed pro- one whome	OUF college, and corner.	helts, execusions i errory part and	and administrate percent thereof	jung Jung J. O.	Level (8
	and that defend the demands of With	abore i	will end transed process whose	OUF college, and corner.	helte, executore t errory part and	end edministred percel state of the second sta	jore, chall was against the sung.	rent and to leave of the leave
	and that defend the demands of With	above all persons	will and when the second who the sec	OME	laite, executore l'errory parl and	and administrate percent thereof	June June June June	rent and to leave of the leave
	and that	obova di pero	will and process whose our has	OME	telle, essessione i errory part and	and administration of the second statement of the second statement of the second secon	iore, chall was against the stung. Jung. J	Levis claims
	and that	above all persons of the undersold	our hard	OME contact of the co	ea. On the billo in and for a B Plonance	and administration of perceit thereof	June	Liber (6
	and that	of one of the control	will and process who are to the common of th	Notary Pr	entre, executore correct part and self the c	and administration of perceit thereof, the perceit thereof, the perceit the pe	June June June June June June June June	Levis end to levis claims Lev
	and that	OREG	ON, Columbia Total S	Notary Prison be the Kd acknowle	and the state of t	Any of Marcel Harred Any of Marcel Ma	June June June June June June June June	Like (6
	and that	OREG	ON, Columbia Total S	Notary Prison be the Kd acknowle	and the state of t	day of day add County and do N. Oeake	June June June June June June June June	Like (6
	and that	OREG	ON, Columbia Total S	Notary Prison be the Kd acknowle	and the state of t	day of	June	Like (6
	STATE O	OREG	ON, GOLUMBIA WA to me in TES!	Notary Properties to be the following rear last	and the state of t	day of	June June June June June June June June	Like (6
	STATE O	OREG	ON, Columbia Total S	Notary Properties to be the following rear last	and the state of t	Any of the real fragments of the real fragme	d. June State, person and who ax the same freel ary hand and One of the person one of	Like (6
	STATE O	OREG	ON, GOLUMBIA WA to me in TES!	Notary Properties to be the following rear last	and the state of t	Any of Any and Occupies and Occup	at June State, person and who ax the same treat cay hand and Office private Office of the same treat Office of the sa	Levis end to levis claims Levis claims Levis claims Levis (6) Response Who served the way of t
	STATE O	on one of the control	one whome our hard process whome our hard process of the contract of the contr	Notary Prison of the life of t	es. On the billion of the billion and for the a Florence desired individual died to me that.	day of the real state of the st	at June and who ax the same freel my hand and who ax the same freel my ha	Levis and to levis claims Levis claims Levis (6) Levis (6) Levis (6) Levis (6) Levis (6) Levis (6) Levis (7) Lev
	STATE O	OREG	one whome our hard process whome our hard process of the contract of the contr	Notary Prison of the life of t	es. On it this above written.	By of	at June State, person and who ax the same treat cay hand and OREGON COREGON COREGN COREG	I introduction of the state of
V	STATE O	OREG	WILL AND THE STATE OF THE STATE	Notary Price of the Address of the Chrowler Price of the Chrown of the Chromaton of the Chrown of the	CONT USE THE SPACE OF STATE OF	By of	at June and who ax the same freel my hand and who ax the same freel my ha	Levis and to levis claims Levis claims Levis (6) Levis (6) Levis (6) Levis (6) Levis (6) Levis (6) Levis (7) Lev
	STATE O	OREG	one whome our hard process who we who me our hard a way are to me of the day are to DEI	Notary Prison to the first of year last	toony use vite share written.	By of	at June State, percent and who are the same treat any hand and OREGON OREGN OREGON OREGN OREG	I introduction of the state of
V	STATE O	OREG	WILL SHOW ON WHOME ON WASHINGTON ON THE STATE OF THE STAT	Notary Prince of the let of the l	CONT USE THE SPACE OF STATE OF	By of	against the sign of June of Ju	I introduction of the state of
v	STATE O	OREG	WILL SHOW ON WHOME ON WASHINGTON ON THE STATE OF THE STAT	Notary Prince of the let of the l	CONT USE THE SPACE OF STATE OF	Any of the real state of the r	at June State, percent and who are the same treat any hand and OREGON OREGN OREGON OREGN OREG	I seems and to leave of the lea
V	STATE O	OREG	WILL SHOW ON WHOME ON WASHINGTON ON THE STATE OF THE STAT	Notary Prince of the let of the l	CONT USE THE SPACE OF STATE OF	By of	June June June June June June June June	LEGATION CONTRACTOR OF CONTRAC

BOOK PAGE

After recording return to: Brian H. Wolfe, P.C. 900 Washington Street, Suite 1010 Vancouver, WA 98660

COLUMBIA COUNTY, OREGON 2019-001555 Cnt-1 Pgs=3 HUSER8 03/05/2019 03:36:07 PM \$15 00 \$11.00 \$60 00 \$5 00 \$10.00



Certify that the instrument identified teratriving recorded in the Clark

Elizabath E. Huser - County Clerk

QUIT CLAIM DEED

Chris D. Blair, Grantor, conveys and quit claims to Rainier Properties, an Oregon Limited Liability Company, the Grantee, the following described real property situated in the County of Columbia, State of Oregon:

The North half of Lot 7, and the South 4 feet of Lot 6, Block 33, MOECK'S ADDITION to the City of Rainler, Columbia County, Oregon.

Tax Account No. 17985

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS \$0. Transfer to Limited Liability Company.

STATE OF OREGON

) : 88. County of Multnomah

I certify that I know or have satisfactory evidence that Chris D. Blair is the person who appeared before me, and said person acknowledged that he/she/they signed this instrument and acknowledged it to be his/her/their free and voluntary act for the uses and purposes mentioned in the instrument.

2017

My Appointment Expires:

OFFICIAL STAMP RICHARD KEVIN AGULAR NOTARY PUBLIC-OREGON COMMISSION NO. 957865 MY COMMISSION EXPIRES JANUARY 19, 2021

BOOK	PAGE	

After recording return to: Brian H. Wolfe, P.C. 900 Washington Street, Suite 1010 Vancouver, WA 98660

QUIT CLAIM DEED

Chris Blair, Grantor, conveys and quit claims to Rainier Properties, an Oregon Limited Liability Company, the Grantee, the following described real property situated in the County of Columbia, State of Oregon:

Parcel 1: The Northwest quarter of the Northeast quarter of the Northwest quarter of Section 15, Township 7 North, Rage 3 West of the Willamette Meridian, Columbia County, Oregon, lying Southerly of the Southerly right of way line of the relocated Columbia River Highway as said Highway is described in deed recorded November 22, 1965 in Book 160, page 238, Deed Records of Columbia County, Oregon. EXCEPTING THEREFROM that part thereof conveyed by W.L. Scott and Sarah F. Scott, husband and wife to C. Henry Vandermost by deed recorded August 20, 1924 in Book 37, page 424, Deed Records of Columbia Count, Oregon; ALSO EXCEPTING THEREFROM the West 20 feet and ALSO EXCEPTING a strip of land 40 feet wide conveyed to Columbia County by A.H. McKay and Josie A. McKay in deed recorded September 7, 1929 in Book 48, page 615, Deed Records of Columbia County, Oregon. ALSO EXCEPTING portion conveyed to Columbia County for road recorded November 27, 1979 in Book 227, page 980, Deed Records of Columbia County, Oregon.

Parcel 2: Beginning at the Southeast corner of the Northwest quarter of the Northeast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West, Willamette Meridian, Columbia County, Oregon; thence North 441 feet, more or less, to the Old Columbia River Highway; thence North 68°30' West along the South boundary of said highway 460 feet; thence South 630 feet, more or less, to the South boundary of the Northwest quarter of the Northwest quarter of said Section 15; thence East 440 feet, more or less, to the place of beginning. EXCEPTING THEREFROM at that portion lying North of the South right of way line of the relocated Columbia River Highway as set forth in Final Judgment, entered January 27, 1967 in State Circuit Court Condemnation Suit #16628.

Tax Account Nos. 20759 & 20758

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS \$0. Transfer to Limited Liability Company.

Chris Blair

BOOK	PAGE
DOOK	FAGL

STATE OF OREGON)
County of Multhoma 4	: 88.)

I certify that I know or have satisfactory evidence that Chris Blair is the person who appeared before me, and said person acknowledged that he signed this instrument and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the instrument.

Dated: 10/10/2017

Notary Public
My Appointment Expires: 199/202

OFFICIAL STAMP
RICHARD KEVIN AGUILAR
NOTARY PUBLIC-OREGON
COMMISSION NO. 987865
MY COMMISSION EXPIRES JANUARY 19, 2021

KNOW ALL MEN BY THESE PRE	SENTS, That AL	STON'S CORNER ASSEMBLY OF GOD CHURCH
trendente distribute de la familia de la compania del compania de la compania del compania de la compania del compa	Conservation of the conser	a corporation duly organizad
and existing under the laws of the State of		, horeinafter called grantor, for the consideration
hereinalter stated, does hereby grant, bargain,		O BOATH UDORLOR WINE
		, hereinalter colled grantee
and grantee's heirs, successors and assigns, to purtenances therounto belonging or appertai	hat certain real prope	erty, with the tenements, hereditaments and op-
Oregon, described as follows, to-wit:		
Section 15, Touriship 7 No. Columbia County, Oregon, 1 line of the relocated Col- in deed recorded November	rth, Range 3 West Lying Southerly o unbia River Highw 22, 1965 in Book	orter of the Northwest quarter of of the Willamette Meridian, of the Southorly right of way may as said Highway is described of 160, page 238, Deed Records of
Columbia County, Oregon, I by W. L. Soutt and Sarah I by deed recorded August 2 Columbia County, Oregon; I	EXCEPTING THEREFR F. Scott, husband O, 1924 in Book 3 Also EXCEPTING TH	OM that part thereof conveyed land wife to C. Henry Vandermost 17, page 121, Deed Records of EREFROM the West 20 foet and
Also EXCEPTING a strip 40	feet wide convey	ed to Columbia County by A. H.
		September 7, 1929 in Book 48, Oregon
bega ora' paga unontan m	corming comics,	oraBout
	and with said granted above granted premis	rantee's heirs, successors and assigns to:ever, e and grantee's heirs, successors and assigns, that ass, free from all encumbrances
CONTRACTOR	(400 (400) (400 m)	
**************************************	\$ 500	
	and that dranto	or will warrant and larever delend the above
		il claims and demands of all persons whomsoever,
except these claiming under the above descri		
The true and actual consideration paid	lor this transfer, states	d in terms of dollars, ix \$ 1,100.00
Mowever, the actual consideration consists of	f or includes other p	property or value Alven or promised which is
he whole consideration (indicate which).		
alle constraint this deed and where the		he singular includes the plural. board of directors, with its corporate sent affixed,
Dutte by t		th day of Fabruary , 19 70
(BRAL)		TON'S CORNER ASSEMBLY OF GOD CHURCH
1600 /8/	By Pac	Amel figuran of the Board
0.000 Million	עש אין	ky Com Com Secretary
O OPPOSE CONTRACTOR		
STATE OF CRECON, COUNTY OF COLUMN	bia Jan	February 9 , 1970
Personally appeared Ronald L.	not and for the other.	did say that the former in the Chairman of
the Reard proteons and	that the latter is ti	he .
ALSTON'S CORNER	ASSEMBLY OF GOD (CHURCH on corporation, and that the
great and spaled in behalf of said corporati day great instrument to be its voluntury ac	on by authority of its	said corporation and that said instrument was a board of directors; and each of them acknowl-
10 1 E	Before mo.	100
Oppicia, Brail)	Notary Pu	ablic to Oregon P.
72/	My comm	nisatori expiras: / Wy 12, 1972
HOLD The finitude between the symbols (II, if not applicable,	should be deleted bee Chapter	467. Oregon tows 1400 or amended by the 1467 Spellet Seeller.
	r———	STATE OF OREGON.
WARRANTY DEED CORPORATION		
ALSTON'S CORNER ASSEMBLY OF COL		County of . Columbia
Ullunch		I certify that they within testru- ment was esculved for recited an the
TO TO	1508'Y UAE THIS	daniel department, de 70
C. EDWIN ROBERTS AND	SPACEL RESERVED	at . 2124 o'clock. P.M. and inducted
1. Surger 2015	LAREL IN COUN.	In book and Jay Andrew Bearing of Ram.
LILLIAN A. NODERTS	AIGE MHLOS	Record of Decits of said County,
AFTER RECORDING HETURN 10		County affigual
C. E. erts		Roy A. CHELMON, A.
P.O. Box 426		TOTAL SALES
Rainier, Oregon 97048	l	County Clerk File.
l l		By & Nelle dening

185-428

MARAKUY DEED

un 1/0 . 4.1.

K.UK LL.: "Y T.EJE PREJERS.S, That we, May R. Forguson and in V. Forguson, husband and wife, GRANTURS, in consideration of ten Dallars and other good and valuable consideration to us paid by Leo B. Hamm and Ednamae Hamm, husband and wife, ORANTEES, do hereby trust, barrain, soil and convey untp said GRANTEES, their heirs and ascims, all the following real property, with the tenements, hereattments and appurtenances situated in the County of Columbia and State of Orogen, bounded and described as follows, to-wit:

1573-5 32AP That portion of the North half of Northwest quarter of Northeast quarter of Section 15, Township 7 North, Range 3 Nost of Willamette Noridian, Columbia County, Oregon, lying Northerly of the Northerly right of way line of the releasted Columbia River Nighting, as same was releasted on November, 1966, EXCENTIAL THROUP, as same was releasted on November, 1966, EXCENTIAL THROUP, as same was releasted on November, 1966, EXCENTIAL THROUP, that wortion of the Northwest quarter of Northwest quarter of Northwest quarter of Northwest quarter of Northwest quarter (No. 12) as located and existing in January, 1953.----

SUBJECT TO:

- 1. mights of the mobile in your s and his mays.
- 2. Right of we, or vicetrical transmission lines with a right to fall and trim troop, include the terms of a registing to the as prented by implant influence. Circumstate the leaf of this District by instrument recorded such 1, 1% in the last and 1, 1, and 1, a
- 3. Hoservating r oil and minural rights ont incel in and from Barbara Jaitors to more off. Unlarge that the receided may 16, 1963 in suck 152, on this lead Records of Country Grapon.
- h. Accous restrictions, including the site and provide as contained within final July into filed Forces of Lie In Condomntion Suit (1662).

This deed is given numericant to contenct to on the carties dated June 29, 1967.

To ave and to Hold, the above described and granted provided unto the said Lee B. Harm and Ednamae Term, bushend and .ife, - GRANTEES, their heirs and assigns forever.

And we, Roy K. Forgusen and Ide V. Fergusen, hurband and wife, the ORANTORS above named, do covenant to and with the above named ORANTORS, their heirs and estima, that we are lawfully seized in fee simple of the above ir nited premises, that the above irrated

MANUALES DEED

Jurkanks jan 249

Acgn - 7-12-67 Nec. 2-1-12

BOOK	PAGE	

263 per 63"

TICOR TITLE INSURANCE

STATUTORY WARRANTY DEED

Davidson, who took title as Scotty N. Davidson and Toni M. Davidson, who Grantor, as Toni M. Hassey Toby G. Vilhauer

Grantse, the following described real property free of encumbrances except as specifically set forth herein situated in Columbia County, Oreann, to wit: County, Oregon, to wit:

That portion of the north half of the northwest quarter of northeast quarter of Section 15, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oregon, lying northerly of the northerly right of way line of the relocated Columbia River Highway, as same was relocated on Nov. 1966, excepting therefrom that portion of the northeast quarter of Northwest quarter of northeast quarter lying northerly of the O.E. Wonderly County Road No. 125 as located and existing in January, 1953.—
THIS INSTRUMENT WILL NOT ALLOW USE OF THIS PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REQUILATIONS REFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEFARTMENT TO VERIFY APPROVED USES. The said property is free from excemplemence except property Classified as forest lands, rights of the nublic in streets, roads and highways, easements, conditions and

lands, rights of the public in streets, roads and highways, easements, conditions and restrictions of record.

1986

The true consideration for this convoyance is \$ 55,000.00

Dated this 14 gay of August

(Here comply with the requirements of ORS 93.030)

Scotty LLDavidson Davidson	
Toni M. Davidson State of Oregon, County of The foregoing instrument was asknowledged before me this August . 19.86 by	State of Oregon, County of The faregoing instrument was acknowledged before me this day of, 19
Scotty L. Davidson and Toni M. Davidson	President and Secretary of
Com & Marly	on behalf of the corporation.
Miles Fuello for Charles Aug. 14, 1988	Notary Public for Oregon My commission expires:

WARRANTY DEED

Scotty Davidson

CHANIOR GRANTER

Until a change is requested, all tax statements shall be sent to the following address:

Toby Vilhauer 25536 Wonderly Road Rainier, Oregon 97048 Eserow No. 5-65177 Title No.

After recording return to:

Ca mere

Toby Vilhauer

S

Toby Vilhauer P. O. Box 665 Rainier, Oregon 97048 This Space Reserved for Recorder's Use

4052



ENOW ALL MEN BY THESE PRESENTS, That Me. GONALD R. CLARK & CLARA

In combined and and units.

In combined and particle and correy unto said . ARCK ANGERAGO...

Lead by JACK ANDERSON

And unto his ... hele and saider, all the following real property, with the research of County and an action, all the following real property, with the research of County and Angerson.

Solinning at the Southeast corner of the Northwest querter of the Hortheast querter of Northwest querter of Section 15, Township 7 North, Range 3 West, Williamette Haridian, Columbia County, Oregon, thence North 401 feet, more or less, to the Old Columbia River Highway; thence North 66730 west along the South boundary of said highway 460 feet; more of less, to the South boundary of the Morthwest querter of the Morthwest querter of Section 15, Township 7 North, Range 3 Mest, Williamette Neridian, Columbia County, Oregon; thence Seat 400 feet, more or less, to the South boundary of the Morthwest querter of Section 15, Township 7 North, Range 3 Mest, Williamette Neridian, Columbia County, Oregon; thence Seat 40 feet, more or less, to the Pales of Deginning, EXCEPTING THEREFROM all that portion to the place of beginning, EXCEPTING THEREFROM all that portion is the place of Deginning, EXCEPTING THEREFROM all that portion is the County of State of Oregon Circuit Court for Columbia County.

For Mere and to Mest the American and Present under the pale Jack Anderson.

And MR. DGDRAS Re. Glark and Glara F. Glark.

the greater A subset organized for core with the above secured decrine and units the greater A subset organized and units that being code only being the SRR. Instituty tolered in too stocks of the above greaters are into from all concentrations.

John MR. SRR. Institute tolered in too stocks of the above greaters produced produce that the above greaters are into from all concentrations.

John MR. SRR Institute tolered produced and organized most districtive, that owners and forces of deligned the above champeons.

John MR. SRR Institute the above greater greater greater greater, and are to brond claims and demands of all persons champeons.

Witness OUE About 9. and and 2 the 2550 day of August 1,0.55.

Executed in the Presence of Champeons.

17:54 . 41/41

ď

Until a change is requested, MAIL TAX STATEMENTS TO: Collect and Jonny Erickson 78718 Quincy Mayger Rd Classkanis, OR 97016

After recording RETURN TO: Haley Borton, Attorney Borton Law LLC 239 S (" Street St. Helens, OR 97051

PAGE, BOOK COLUMBIA COUNTY, OREGON 2022-008939 DEED-D 11/16/2022 03:14:38 PM \$10.00 \$11.00 \$50.00 \$5.00 \$10.00 **= 898.0**0

Debbie Klug County Gierk

BARGAIN AND SALE DEED

Jon Erickson and Colleen Erickson, Grantor, convey and warrant to JONNY ERVIN ERICKSON and COLLEEN JOYCF ERICKSON, Trustees of the ERICKSON LIVING TRUST UDT 11/1/2022, and any amendments thoreto, Grantees, the following described real property in Columbia County, State of Oregon:

Account No: 20744

Legal Description: SEE EXHIBIT A

Account No: 20747

Legal Description: SEE EXHIBIT B

Account No: 20748

Legal Description: SEE EXHIBIT C

Subject to and excepting: All tuxes, covenants, conditions, restrictions, easements, rights of way, homeowners association assessments, if any, and other matters now of record.

The true and actual consideration paid for this conveyance, is \$0, however, it is being done for estate planning purposes. The ERICKSON LIVING TRUST UDT 11/1/2022 is for the benefit of Collect Joyce Erickson and Jonny Ervin Erickson.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEB TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS. IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11. CHAPTER 424, OREGON LAWS 2007 AND SECTIONS 2 TO 9 AND 17. CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7. CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN 1115. EMBERGAR OF CHEATER AND APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, IN FIGURE OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL. TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES. AS DEFINED IN ORS 10,930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195,300, 195,301 AND 195,305 TO 195,336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTION 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

IN WITNESS WHEREOF, the Grantor has duly executed this instrument this 14 day of November, 2022.

STATE OF OREGON

) ss.

County of Columbia

On this 1st day of November, 2022, personally appeared before me the above-named College Erickson and Jon Erickson, and acknowledged the foregoing instrument to be their voluntary act and deed.

MY COMMISSION EMPLES MAY 16, 2025

Holly Marie McAnel Notary Public for Wegon

воок	PAGE

Exhibit A

Beginning at a point which is North 89"58" 15" West 662 16 feet and South 00"00"38" East 10.00 feet from the North quarter corner of Section 11, Township 7 North, Range 3 West, Willametts Meridian, Columbia County, Oregon, Said point being on the Southerly right-of-way line of O.E. Wonderly County Road No 125 and the TRUE POINT OF BEGINNING of the purcel herein described; thence South 00'00'38" East a distance of 126.90 feet to the Northerly right-of-way line of the Old Columbia River Highway, thence South 69"28"37" East, along the Northerty right-of-way line of the Old Columbia River Highway, a dipance of 23,05 feet, thence Bouth 68°23'13" East a distance of 234.95 feet, thence leaving said right-of-way North 03°24'14" East a distance of 221.76 feet to the Southerty right-of-way line of said O.E. Wonderly County Road, thence North 69°58'15" West, along said Southerly right-of-way line of O.E. Wonderly County Road, a distance of 253.21 fact to the point of beginning

Containing 0.99 Acres, more or less

Exhibit A

Beginning at a point which is North 69"58" | 5" Wast 662.16 flet and South 00"00" 38" East 220 97 that from the North quarter serper of Section 15, Towards p 7 North, Runge 3 Wast, Williamete Meridian, Columbia County, Oregon Said point being on the Southerly right-of-way time of the Old Columbia River Highway and the TRUB POINT OF BEGINRADIO of the purpel herein described, thence North 69"26"16" Wast, stong sald Southerty right-of-way, a distance of 460.00 foot, thomas latving said sight-of-way South 00"00"38" Bust a distance of 260.75 find to the Northwelly right-of-way line of Columbia River Highway (U.S. Highway 10), thence slong said Northerly right-of-way line of Cohambia River Highway South 83"15"21" Rast a distance of \$70.81 fast to an english point in the Northerly right-of-way lims of Culumbia River Highway, thence North 06°31'39" Bast 4 distance of 79.30 feet in the intersection of the Northerly right-of-way tim of the Columbia River Highway and the Southerty right-of-way line of the Old Columbia River Highway, thomas North 65"21"13" West along said Southerly right-ofway lies of the Otd Columbia River Highway a disease of 263.23 feet to the point of besimbles

Containing 2 66 Acres, grove or less

Exhibit C

Deginning at a point which is North 99 degrees 58: 15° West 662.16 feet and South 90 degrees 90° 18° East 220.97 feet from the North quarter corner of Saction 15. Township 7 North, Range 7 Mast, Millamette Meridlen, Columbia County. Oragon. Said point being on the Sautherly right-of-way line of the Old Columbia River Highway and the TRUK POINT OF SKOIMPHIO of the partial herain described; thence North 59 degrees 20° 18° Mout. along east Southerly right-of-way, a distance of 460.06 feet. chance leaving said right-of-way 5 outh 90 degrees 20° 18° Mout. along east of Southerly right-of-way 5 outh 90 degrees 10° 18° act a distance of 260.76 feet to the Northwrly right-of-way line of Columbia River Highway 10° U.9. Highway 10° 1. thence along said Morthwrly right-of-way line of Columbia River Highway. The Columbia River Highway. The Columbia River Highway. The Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway, thence Morth 48° degrees 23° 13° Morthwrly right-of-way line of the Columbia River Highway, thence Morth 48° degrees 23° 13° Morthwrly right-of-way line of the Columbia River Highway, thence Morth 48° degrees 23° 13° Morthwrly right-of-way line of the Columbia River Highway, thence Morth 48° degrees 23° 13° Morthwrly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway and the Sautherly right-of-way line of the Columbia River Highway River Moutherly right-of-way line of the Columbia River Highw

The true and actual consideration for this conveyance is to clear title.

This instrument will not allow use of the property described in CEPT GLAS CHA HADRANI ESC. HOGENERALDUA (S'ANAMANA

PAGE

30K 191 FACE 844

EROW ALL MEN BY THESE PRESENTS, That Thomas D. Burchett end Naomi

Encourage of the second and wife, husband and sulfer, that cartain real property, with the tenements, huseditements and appurturences thereunts belonging or apportuning, situated in the County of Columbia and State of Origon, described as follows, to-wit:

That part of the Northeast quarter of the Northeast ouarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West, Willemette Meridian, Columbia County, Oregon, lying North of the North line of Columbia River Highway conveyed to the State of Oregon, by and through its State Highway Cormission, by deed recorded September 8, 1965 in Book 159, page 192, Deed Records of Columbia County, Oregon. EXCEPT that part which lies within the boundaries of Old Columbia River Highway.----

SUBJECT TO

- 1. Aights of the public in roads and highways.
- 2. Resements of record.
- 3. Access restrictions, including the terms and provisions thereof contained in deed from Riley O. Quisinger and Elsie L. Quisinger, husband and wife, to State of Orgon, by and through its State Righway Commission, dated September 3, 1965 in Book 159, page 492, Deed Records of Columbia County, Orseon.
- 4. Mortgage, including the terms and provisions thereof, executed by Thomas D. Burchett and Nacmi L. Burchett, husband and wife, to First National Bank of Oregon, a corporation, dated April 14, 1972, recorded April 14, 1972 in Book 119, page 616, Nortgage Records of Columbia County, Oregon, given to secure the payment of a nace for blackOLOG. of a note for 513,600.00.

The balance owing on this mortgage is approximately the sum of \$13.391.61 . Crantess essume this mortgage and agree to pay the same according to the tener thereof and to hold the Grenters forever harmless from any liability therefor.

To Bure and to Hold the same unto the said grantes and grantes's heirs, acconsors and assigns focuser.

And said grantes hereby coverants to and with said grantes and grantes's heirs, acconsors and assigns, purder is instally saised to be simple of the above granted premises, two from all encumbrances.

except as noted horeinbefore,

and that granter will execute and foreign defend the above granted premium and every part and parcel thereof against the fawful chains and democrate of all persons whousever, except those claiming under the above described encumbrances.

This trip and actual consideration paid for this transfer, stated in terms of dollars, is \$31,500 to \$3

Thomas D Burcher Marmi J. Burchett

Pinixer National

BOOK	PAGE	

*	WARRANTY DEED GOOD R. VEB GTOSTA-MING AND TO D., WILLIAM, MIG.			Com B before a named known (
	Thomas D. Burchett			County of Columbia Market Mark
	to to			Columbia HEMBER
	Everett dayalio			RED, Th. C. a Notus D. Bure they
	STATE OF OREGON,	â.		In 185
	County of			and I
	I contily that the within impro-			N W W W W W W W W W W W W W W W W W W W
	ti. o'clock .M., and recorded in book on page flucted of Deeds of said County.			tay of County L. By and who by and who by and a should be should b
€°	Witness my hand and mal of County affilms.		•	rohat su roh
			1.	Second Financia
	Title.		4	STORY TO BE SEE
	Africa supplication of supplication of	200	1303	100
	Everett Hayslip	8 1 3 6 3 6 3 6 3 6 3 6 3 6 3 6 3 6 3 6 3		
E.	Route 2 - Boz 174			1 1915
	Clatakanie Oregon		124	1 1

and the state of t

BOOK	PAGE
DOOK	FAGL

BEFORE THE BOARD OF COUNTY COMMISSIONERS FOR COLUMBIA COUNTY, OREGON

In Re:	Appl	ic	atio	n of	-	Ev	eret	t H.	Hays1	<u>ip</u>						
	for T7N,	a	par	titio	n	of	two	tax	lots.	Tax	Lot	100	8	101)		
	17143	K	эw, :	sec r	101	1 13	э.						FI	NDINGS	OF	FACT

The Board of County Commissioners hereby adopts the following findings of fact this 15th day of July , 19 80 , and has determined and concluded that the action requested (is) (is not) in violation of Ordinance 80-8 which provides Criteria for Review of Land Use Actions on Agricultural Land Under Statewide Goal 3, and is in Compliance with the Statewide Planning Goals, and Procedures:

- Property is located at the junction of Columbia River Highway and Old Columbia River Highway on the south side of Wonderly Road on the north.
 Applicant has evidence to show the parcel is committed to non-farm use.
- Does have an approved septic evaluation.
- Site contains a pump house and a foundation for a new house.
 Surrounding uses are rural centered, few houses, 2 churches, store and other commercial uses.
- 6. Has a private well.
 7. Type of crops grown in area, strawberries. In order to gross \$5,000 per year, the parcel would need to be 12.50 acres according to the County Extension Office.
- This is a lot line adjustment rather than a minor partition.
- 9. Purpose of the lot line adjustment is to include the septic tank field drain on to the proper lot, Tax Lot 100.

MOTION was made by Commissioner Sahagian and seconded by Commissioner Ahlborn to approve the application of Mr. Hayslip for a lot line adjustment and is found not to be in violation of Ordinance 80-8. Motion carried.

> BOARD OF COUNTY COMMISSIONERS FOR COLUMBIA COUNTY, OREGON

Cháirman

BOOK	PAGE

BEFORE THE BOARD OF COUNTY COMMISSIONERS FOR COLUMBIA COUNTY, OREGON

In Re: Application of Eyerett H. Hayslip

for a partition of two tax lots, Tax Lot 100 & 101) T7N, R3W, Section 15.

FINDINGS OF FACT

The Board of County Commissioners hereby adopts the following findings of fact this 15th day of July , 19 80 , and has determined and concluded that the action requested (is) (is not) in violation of Ordinance 80-8 which provides Criteria for Review of Land Use Actions on Agricultural Land Under Statewide Goal 3, and is in Compliance with the Statewide Planning Goals, and Procedures:

- 1. Property is located at the junction of Columbia River Highway and Old Columbia River Highway on the south side of Wonderly Road on the north. Applicant has evidence to show the parcel is committed to non-farm use.

Does have an approved septic evaluation.

Site contains a pump house and a foundation for a new house.

5. Surrounding uses are rural centered, few houses, 2 churches, store and other commercial uses.

Has a private well.

7. Type of crops grown in area, strawberries. In order to gross \$5,000 per year, the parcel would need to be 12.50 acres according to the County Extension Office.

8. This is a lot line adjustment rather than a minor partition,

Purpose of the lot line adjustment is to include the septic tank field drain on to the proper lot, Tax Lot 100.

MOTION was made by Commissioner Sahagian and seconded by Commissioner Ahlborn to approve the application of Mr. Hayslip for a lot line adjustment and is found not to be in violation of Ordinance 80-8. Motion carried.

BOARD OF COUNTY COMMISSIONERS FOR COLUMBIA COUNTY, OREGON

BOOK	PAGE	
BOOK	PAGE	

First National Bank of Oregon and The Department of Veterans Affairs

Sear Sir,

The Columbia County Board of Commissioners, on July 15, 1980 approved the minor partition issuance for Mr. Everett H. Hayslip on two (2) tax lots he now owns (Tax Lot 190 & 101) in Township 7 North, Rage 3 West, Section 15, which includes lot line adjustments.

Sinceraly,

Robert M. Hunt

(B)// = (-1)

١

COLUMBIA COUNTY PLANNING & BUILDING DEPARTMENT

BOOK_

PAGE

COUNTROLIS 5T. HELENS, ORSGON 97091 PHONE 397-1301

July 7, 1980

TO: Board of Commissioners

FROM: Planning Department

SUBJECT: Everett H. Hayslip requests approval to partition the two (2) tax lots he now owns (Tax Lot 100 & 101) in Township 7 North, Range 3 West, Section 15.

The parcel, less than 2 acres, lies at the junction of Columbia River Highway and Old Columbia River Highway on the southside of Wonderly Road on the north. The applicant has evidence to show the parcel is committed to non-farm use.

cc: Everett H. Hayslip 11:40 a.m. - July 15, 1980 Room 308, Third Floor Courthouse

BOOK	PAGE

COLUMBIA COUNTY

BOARD OF COMMISSIONERS

331 Courthouse, St. Holons, Oxogon 97051
TELEPHONE (803) 297-4922

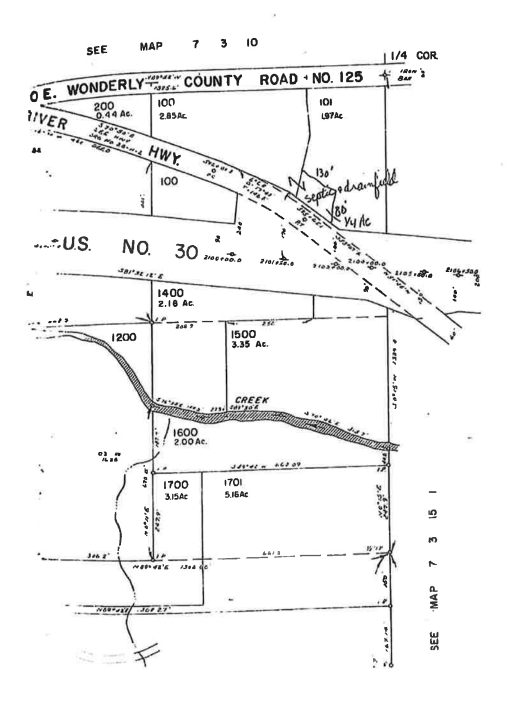
JULY 2, 1980

DEAR PROPERTY OWNER:

NOTICE IS HEREBY GIVEN THAT THE COLUMBIA COUNTY BOARD OF COMMISSIONERS HAS FIXED THE 15TH DAY OF JULY 1980 AT 11:40 A.M. IN ROOM 308, COLUMBIA COUNTY COURTHOUSE, THIRD FLOOR, ST. HELENS, OREGON AS THE TIME AND PLACE FOR A PUBLIC HEARING AT THE REQUEST OF EVERETT HAYSLIP FOR A MINOR PARTITION ON PROPERTY LOCATED IN TOWNSHIP 7 NORTH, RANGE 3 WEST, SECTION 15 AND IDENTIFIED AS TAX LOT #101 AS REQUIRED UNDER ORDINANCE 80-8.

A MAP OF THE AREA IS ATTACHED FOR YOUR REFERENCE AND YOU ARE INVITED TO ATTEND THE HEARING AND TESTIFY IF YOU SO DESIRE.

FOR FURTHER INFORMATION CONTACT THE PLANNING & BUILDING DEPARTMENT, COURTHOUSE, ST. HELENS, OREGON OR CALL 397-1501.



BOOK PAGE

COLUMBIA COUNTY, OREGON 2022-008939

Cnt=1 Pgs=2 FAILB 11/15/2022 03:14:38 PM
\$10.00 \$11.00 \$60.00 \$5.00 \$10.00 #\$86.00

Until a chango is requested, MAIL TAX STATEMENTS TO: Colleen and Jorny Erickson 78718 Quincy Mayger Rd Clatskanle, OR 97016

After recording, RETURN TO: Haley Borton, Attorney Borton Law LLC 239 S In Street St. Helens, OR 97051 Cospora Krug. County Clerk for Columbia County, Oragon certify that the instrument identified herein was recorded in the Clerk records.

Debble Rug - County Clerk

BARGAIN AND SALE DEED

Jon Erickson and Colleen Erickson, Grantor, convey and warrant to JONNY ERVIN ERICKSON and COLLEEN JOYCE ERICKSON, Trustees of the ERICKSON LIVING TRUST UDT 11/1/2022, and any amendments thereto, Grantees, the following described real property in Columbia County, State of Oregon:

Account No: 20744

Legal Description: SEE EXHIBIT A

Account No: 20747

Legal Description: SEE EXHIBIT B

Account No: 20748

Legal Description: SEE EXHIBIT C

Subject to and excepting: All taxes, covenants, conditions, restrictions, easements, rights of way, homeowners association assessments, if any, and other matters now of record.

The true and actual consideration paid for this conveyance, is \$0, however, it is being done for estate planning purposes. The ERICKSON LIVING TRUST UDT 11/1/2022 is for the benefit of Colleen Joyce Erickson and Jonny Ervin Erickson.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING PEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.305 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007 AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL. TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTION 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

IN WITNESS WHEREOF, the Grantor has duly executed this instrument this 1" day of November, 2022.

COLLEEN EXICKSON, Grantor

ON ERIORSON, Grantor

STATE OF OREGON

)) 88.

County of Columbia

or 2022 personally assessed by San and the state of

On this 1st day of November, 2022, personally appeared before me the above-named Colleen Erickson and Jon Erickson, and acknowledged the foregoing instrument to be their voluntary act and deed.

H 8 16 2025

OFFICIAL STAMP
HOLLY MARIE MCANELLY
HOTATY PUBLIC — OREGON
COMMISSION HO. 1012478
MY COMMISSION EXPRES MAY 16, 2025

Holly Marie McAnelly Notary Public for Oregon

BOOK	PAGE

Exhibit A

Boginning at a point which is North 89°58'15" West 662.16 feet and South 00°00'38" Best 30.00 feet from the Worth quarter coreer of Section 15, Township 7 North, Range 3 West, Williamette Moddlen, Columbia County, Oregon, Said point being on the Southerly right-of-way line of Q.E. Wooderly County Road No. 125 and the TRUE POINT OF BECONNING of the parent hereix described; theses South 00°00'34" East a distance of 126,90 that so the Northerly right-of-way line of the Old Columbia River Highway, these South 69"26"37" East, along the Northerly right-of-very line of the Old Culumbia River Highway, a distance of 23.05 fbg, themse South 68"23"13" East a distance of 234.95 fest, these leaving mid right-of-way North 03°24'14" East a distance of 221.76 feet to the Southerly right-of-way line of said O.E. Wonderly County Reed, thence North 89"58"15" West, along said Soutborty right-of-way line of O.E. Wondarby County Road, a distance of 253.21 that to the point of beginning.

Containing 0.99 Aures, more or less

Exhibit 8

Beginning at a point which is North 89°58'15" West 662.16 feet and South 00°00'38" East 220.97 that from the North quarter comm of Section 15, Twenthip 7 North, Range 3 West, Williamette Ministian, Columbia County, Orașan Suid point bring on the Southerly right-of-way line of the Old Columbia River Highway and the TRUE POINT OF BB000000 of the period bands described, themso Narth 59°21'35" West, along mid Southerly right-of-way, a disease of 460,00 lest, these lawing and night-of-way South 00°00'35" Bust a discusse of 260.71 that to the Northerly right-of-way line of Columbia River Highway (U.S. Highway 30), theses along said Hurtharly right-of-way him of Columbia Siver Highway South 89"28"31" Seat a distance of 470.81 find to an angle point to the Hartherly right-of-way time of Calumbia River Highway, theree North 06'91'99" East a distance of 79,30 feet to the improvement of the Manhoty right-of-way tion of the Columbia River Highway and the Southerly right-of-way line of the Old Columbia River Highway, thems North 65'23'13" West along sald Southerly right-ofway him of the Old Colembia River Highway a disease of 263.23 feet to the point of

Containing 2.66 Auras, name or hour

Exhibit C

Beginning at a point which is North 89 degrees 58' 15' West 562.16 feet and South 00 degrees 60' 18' Seat 220.97 feet from the Morth quartar corner of Section 15. Township 7 North, Range 3 Meat, Willamette Moridian, Columbia County, Oregon. Said point being on the Southerly right-of-way line of the Old Columbia River Nighway and the TRUE POINT OF BENINNINO of the parcel action assoribed, thance North 69 degrees 28' 38' Mort. along asid Southerly right-of-way, a distance of 460.00 feet. thance leaving said right-of-way, South 00 degrees 20' 38' Mort. along asid southerly right-of-way, South 00 degrees 00' 30' East a distance of 260.75 feet to the Horthwrly right-of-way line of Columbia River Righway (U.S. Righway 30). Thence along asid Columbia River Righway, U.S. Righway 30', thence along sold Mortberly right-of-way line of Columbia River Righway, the Morthwrly right-of-way line of Columbia River Righway, thence North 66 degrees 31' 38' Seat a distance of 79.30 foot to the Intersection of the Northerly right-of-way line of the Columbia River Righway and the Southerly right-of-way line of the Columbia River Righway, thence North 66 degrees 21' 13' Westelling asid Southerly right-of-way line of the U.d Columbia River Righway, thence North 66 degrees 21' 13' Westelling asid Southerly right-of-way line of the U.d Columbia River Righway and the Southerly right-of-way line of the U.d Columbia River Righway as distance of 26'.21 feet to the point of beginning.

The true and actual consideration for this conveyance is to clear title.

This instrument will not allow use of the property described in I BARGARI AND SALE DEED

ATTOMISTIC A DATE

BOOK 177 PAUL 730

herainafter called grantor conveys

THE CONCREGATION OF JEHOVAN'S WITNESSES, an Oragon

that real property situated in Columbia County,

egon) described as:

Charles to the Northwest guarter of the Northeast PROTESTOR THE NEXTHEWART GUARTER OF Section 15.

While Plores Pance 1 West of the Willemette

Sides Columbia County Oregon, lying Northerly,

Sides As Criv or the Cid Columbia River Highway as now

Lett our and traveled on March 30, 1950, EXCEPTING that portion lying in O. E. Wonderly Road

the covariants that grantor is the owner of the above described property free of all ensumbrances and will warrant and defend the same against all persons who may lawfully claim the same.

The true and actual consideration for this transfer is \$1,000.00. Dated this 30 day of June, 1970.

The same of the same

County of allowers

June 50 , 1970.

and Irene B. Haugen, husband and wife Personally appeared the above-named Oscar Haugen/fand acknowledged is foregoing instrument to be into voluntary act. Before me:

Notary Public for Armen Washington

My Commission expires: 4-15-7/

	BOOK PAGE	
•	mon 186 max ((I) @
RNOW ALL MEN BY THESE PRESENT	7. Ted	
GHURCH EXTENSION FLAM		
	to al Dragon in consideration of g	18
	The second secon	
And other valuable consideration		iri),
to it poid by ASSEMBLIES OF GOD, OREGON D.	ISIBICT, a non-profit church corporation du	lv
organised and operating under the la		
	to of Cregon , has bargained at	a7## C
	end convey unto the said.	
	rty, eleusted to the County of	
State of Oregon		
and Sarah F. Scott, husband and wife August 20, 1924, in Book "37", page 4 twonty feet thereof, and also except the limits of Columbia River Highway	ot quarter of the Forthwest quarter of 3 West of the Willimette Meridian, Columbia all that part thereof lying North of Columbia that part thereof conveyed by W. L. Scot to C. Henry Vandermost by deed recorded 24, deeds; also excepting therefrom the Westing therefrom that part thereof embraced with and also excepting a strip of land 40 feet A. H. McKay and Josis A. McKay, in deed 38, page 615, deed records.	et et
	7. 4 *	
	*	
(No taxable const	ideration) heredituments and appurtunances thereunto belonging (01
n anywise appertaining and all right, title and into	erest in and to the same.	
To Have and to Hold the above described gra	unted and sold premises unto the said	
ASSEMBLIES OF GOD, OREGON DISTRICT-	The same of the second second forever	7.
	he Board of Directors, with the seal of said corporation	
	this31stday of	
Rescribed in the answerse of	CHURCH EXTRUSTON PLAN	

Aleton's Corner Church and Personain

1 16

Bargain and Sale DEED

Corporation

KII W MAIN

CHIRCH EXTENSION PLAN

ASSESSED OF CO.,

1:00 L. Capit

Ta 10. 7/

A 2 1 840

KNOW ALL MEN BY THESE PRESENTS, That . William L. Propo and Renha M. Prame, husband and wife,

, hereinates called grantor, for the consideration hereinelter stated, does hereby grant, bargein, sell and convey unto Junus Michig. and Cornles Richie, husband and Mice,

hereinalter called grantes, and unto grantes's heirs, successors and assigns all of that certain real property with the tenements, hereditements and apputtenences thereunto belonging or in anywise appearaining, situated in the County

Beginning at the Southeast corner of the Southe at cuarter of the Southwest cuarter of Section 10, Township 7 North, hange 3 west of the Willamette Meridian; running thence worth along the Sust line of said Southwest cuarter of Section 10 a d at nee of 24:00 feet; thence West 180.0 feet; thence South 24:00 feet to the South line of said Southwest curter of Section 10; thence East along the South line of said Southwest curter 100.0 feet to the seint of beginning. the point of beginning. ----

SUBJECT TO: Rights of the public in roads and highways.

(I) SPACE INSUFFICIENT, CONTINUE OLECRIPTION ON REVEILE SILE) So Have and to Hold the same unto the said grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1.00 x skalalitus beelaan vaccaasberahas are at noosecaelacum alemicocolección politica estabecaela parametro de la DE OREGON, County of ... Columbia.....) #4. Juno , 19 72. polit, appeared the above named inillian L. Franco and Moulta H. . reate, stage and and will for the foregoing instrument to be Before me: State of Foliant Notary Public for Oregon My commission expires 11/4/1973 this, should be deleted. See Chapter 662, Oregon Love 1967, as amended by the 1967 Special Septem. STATE OF OREGON Bargain and Sale Deed County of Columbia

I corilly that Missishin instrument was becaused for existing on the
9th day of July 1972,
at 12 13 clock M. and seconded
in book: 107 on page 25 or as
illing to number 101 of E. Record of Revelets and County

Wines, my stant and seed of
County attred

Roy As Riels of William L. Frune et ux SPACE: HESERAND 10 3889 Jamos kichie 708 GERTHOING AFTER RECORDING RETURN TO James kitchie

.....Clork.....

Title

Deputy

Rainier, Oregon 97048

After Recording Return to: Petersen & Herr P.O. Box 459 Rainler, OR 97048

WARRANTY DEED

KNOW ALL PERSONS BY THESE PRESENTS that Larry D. Trotter and Gloria Trotter, husband and wife, hereinafter called Grantors, for the consideration hereinafter stated, to Grantors paid by Tony C. Vilhauer and Sue Ann Vilhauer, husband and wife, hereinafter called Grantees, do hereby grant, bargain, sell and convey unto sald Grantees, and Grantees' heirs, successors and assigns, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, situated in the County of Columbia, State of Oregon, described as follows:

Beginning at the Southeast corner of the Southeast quarter of the Southwest quarter of Section 10, Township 7 North, Range 3 West of the Willamette Meridian, Columbia County, Oregon; running thence North along the East line of said Southwest quarter of Section 10, a distance of 240.0 feet; thence West 180.0 feet; thence South 240.0 feet, more or less, to the South line of said Southwest quarter of Section 10; thence East along the South line of said Southwest quarter 180.0 feet to the point of beginning.

To Have and To Hold the same unto said Grantees and Grantees' heirs, successors and assigns forever.

Said Grantors hereby covenant to and with said Grantees, and Grantees' heirs, successors and assigns, that Grantors are lawfully seized in fee simple of the above-granted premises, free from all encumbrances, except:

- I. The rights of the public in and to that portion of the premises herein described lying within the limits of roads, streets and highways.
 - 2. An easement created by instrument, including the terms and provision thereof:

Recorded:

August 7, 1929

Book/Page:

48/487

in favor of

Northwestern Flectric Co

for:

right of way

Affects:

exact location not disclosed

PAGE 1 - WARRANTY DEED

3. An easement created by instrument, including the terms and provisions thereof,

Recorded:

May 28, 1930

Book/Page:

50/567

In favor of:

Inland Power & Light Company

For:

right of way

Affects:

exact location not disclosed

Said easement was assigned to Portland General Electric company by instrument recorded December 6, 1973 in Book 194, page 28, Deed Records of Columbia County, Oregon

4. An easement created in instrument, including the terms and provisions thereof,

Recorded:

June 26, 1930

Book/Page:

51/77

In favor of:

Inland Power & Light Company

For:

right of way

Affects:

exact location not disclosed

Said easement was assigned to Pontand General Electric Company by instrument recorded December 6, 1973 in Book 194, page 28, Deed Records of Columbia County, Oregon.

5. An easement created by instrument, including the terms and provisions thereof,

Dated:

Pebniary 27, 1952

Recorded:

March 28, 1952

Book/Page:

114/252

In favor of:

The Pacifit Telephone and Telegraph Company

Far:

30 foot right of way 20 feet in width

Affects:

exact location not disclosed

Grantors will warrant and forever defend said premises, and every part and parcel thereof, against the lawful claims and demands of all persons whomsoever, except those claiming under the above-described encumbrances.

The true and actual consideration paid for this transfer is \$35,000.00.

Until further notice all tax statements shall be sent to:

Tony C. and Sue Ann Vilhauer 25521 Wonderly Rond Rainier OR 97048

THE PROPERTY DESCRIBED IN THIS INSTRUMENT MAY NOT BE WITHIN A FIRE PROTECTION DISTRICT PROTECTING STRUCTURES. THE PROPERTY IS SUBJECT TO

PAGE 2 - WARRANTY DEED

LAND USE LAWS AND REGULATIONS, WHICH, IN FARM OR FOREST ZONES, MAY NOT AUTHORIZE CONSTRUCTION OR SITING OF A RESIDENCE AND WHICH LIMIT LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930 IN ALL ZONES. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FRE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND EXISTENCE OF FIRE PROTECTION FOR STRUCTURES.

In Witness Whereof, Grantors have executed this instrument this 45 day of December, 1998. STATE OF OREGON Secenber 9

) 69.

Before me personally appeared the above-named Larry D. Trotter and Gloria Trotter. husband and wife, and acknowledged the foregoing instrument to be their voluntary act and deed.

OFFICIAL SEAL SUSAN C LUCAS NOTARY PUBLIC - OREGON COMMISSION NO. 080239 MY COMMISSION EXPIRES FEB 18, 2001

County of Columbia

Notary Public for Oregon
My commission expires: (2 18 201

PAGE 3 - WARRANTY DEED

ELIZABETH HUSER, County Cless











(600) 1000 18 68 Ac.

0

William Frame

R+ 1 Box 194

Ruinier Onegon

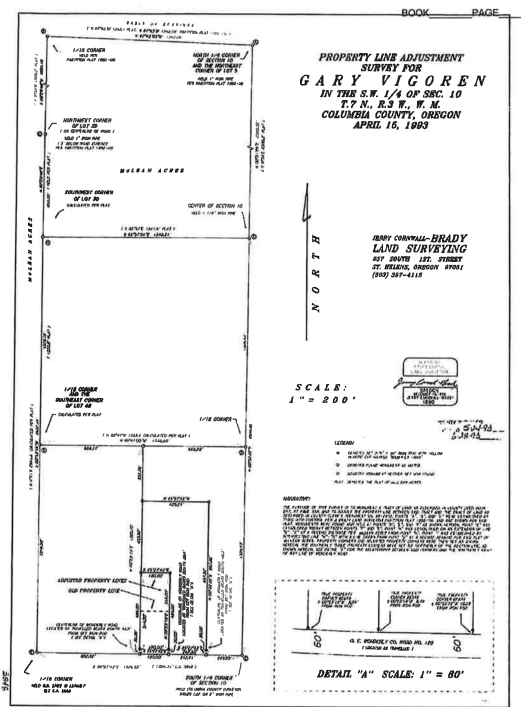
97048

Deckt #

1100 987 As 1/4 COR.

O.E. WONDERLY

NA9"52" RD.



GRANTOR'S NAME: Jonathan C. Vigoren

GRANTEE'S NAME: Christopher J. Fisher

AFTER RECORDING RETURN TO:
Order No.: 473917002148-JB
Chrislopher J. Figher
25409 Wondarly Road
Rainler, OR 97048
SEND TAX STATEMENTS TO:

Christopher J. Fleher
28409 Wanderly Road
Reinler, OR 97048

APN: 20714 Map: 7310-C0-01000

25409 Wonderly Road, Rainier, OR 97048

COLUMBIA COUNTY, OREGON 2018-00533 DEED-D Cultal Pgsa3 KLUGD 01/19/2018 12:48:22 PM 515.00 \$11.00 \$20.00 \$6.00 \$61.00

i, Eltabeth E. Huser, County clark for Columbia County, Gregon, cardly that the Instrument Identified berein was recorded in the Clark records.

Elizabeth E. Huser - County Clark

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Jonathan C. Vigoren, Grantor, conveys and warrants to Christopher J. Flaher, Grantse, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Columbia, State of Oregon:

Beginning at the Southwest comer of the East half of the Southeast quarter of the Southwest quarter of Section 10, Township 7 North, Renge 3 West, Willamette Meridian, Columbia County, Oragon; thence Easterly along the South line of the East half of the Southeast quarter of the Southwest quarter of said Section 10 a distance of 180 feet to the true point of beginning, thence continuing Easterly along the South line of said East helf of the Southeast quarter of the Southwest quarter a distance of 240 feet to the Southwest corner of the Coralee Richie tract as described in Instrument recorded September 5, 1979 in Book 226, page 354, Deed Records of Columbia County, Oregon; thence North along the West line of said Richle tract and Northerly extension thereof a distance of 967.92 feet to a point; thence Westerly parallel with the South line of said Section 10 a distance of 420 feet, more or less, to the West line of eaid East half of the Southeast quarter of the Southwest quarter; thence Southerly along said West line a distance of 695.92 feet to a point which is 272 feet to the Northerly line of when measured slong said West line from the South line of said Section 10; thence Easterly parallel with said South line a distance of 180 feet to a point; thence Southerly parallel with the West line of said East half of the Southeast quarter of the Southwest quarter a distance of 272 feet to the true point of beginning. EXCEPTING THEREFROM any portion that may be in O.E. Wonderly Road No. 125; ALSO EXCEPTING THEREFROM the following described property: Beginning at the Southwest corner of the East half of the Southeast quarter of the Southwest quarter of Saction 10, Township 7 North, Rango 3 West, Williamette Meridian, Columbia County, Oregon; thence South 89" 27' 43" East along the South line of said East half of the Southeast quarter of the Southwest quarter a distance of 180.00 feet; thence North 0° 23' 19" East parallel with the West line of said East half of the Southeast quarter of the Southwest quarter a distance of 272.00 feet to the Northeast corner of the Larry Joseph Ellison tract, as described in County Clark's Instrument No. 88-2432, and the true point of beginning of the parcel herein described; thence continuing North 0° 23' 19" East a distance of 242.00 (sel; thence North 89° 27' 43" West a distance of 180.00 feet to the West line of said East half of the Southeast quarter of the Southwest quarter; thence South 0° 23' 19" West along said East line a distance of 242.00 feet to the Northwest corner of said Ellison tract; thence South 89° 27' 43" East a distance of 180.00 feet to the true point of beginning.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS THREE HUNDRED THIRTY-SIX THOUSAND AND NO/100 DOLLARS (\$336,000.00). (See ORS 83.030).

Subject to:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE

BOOK	PAGE

EXHIBIT "A" Exceptions

Subject to:

Rights of the public to any portion of the Land tying within the area commonly known as Wondarly Road.

Essement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Pacific Telephone and Telegraph Co. utility purposes March 28, 1852

Granted to: Purpose: Recording Date: Recording No:

Book 114, Page 252

Essement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Clatekanie Peoples' Utility District

utilities April 30, 2002 02-05935

Purpose: Recording Date: Recording No:

BOOK	PAGE	

COLUMBIA COUNTY BOARD OF COMMISSIONERS SUPPLEMENTAL FINDINGS

December 20, 2022

Supplemental Findings in Response to Comments Received

BOC HEARING DATE:

December 21, 2022

FILE NUMBER:

RDF 22-04

PROPERTY OWNER/

Timothy and Tamara Carleton, 74340 Elk Creek Rd., Rainer, OR

APPLICANT:

97048

PROPERTY LOCATION: The subject property is located off of Price Road near Rainer,

Oregon.

TAX MAP ID/ACCT:

7315-B0-02500/20776

ZONING:

Primary Forest (PF-80)

SIZE:

Approximately 17.52 acres

REQUEST:

Supplemental findings in response to a letter dated December 16,

2022 (Attachment 1) submitted by Andrew Mulkey of 1000

Friends of Oregon.

APPLICABLE DISCUSSION CRITERIA:

Columbia County Zoning Ordinance (CCZO)

Section 509 Standards of Development

Fire Siting Standards for Dwellings, Structures, and Roads Section 510

Oregon Revised Statues (ORS)

ORS Chapter 92 - Subdivisions & Partitions

SUMMARY

On December 16, 2022, Andrew Mulkey of 1000 Friends of Oregon, submitted a letter in response to the timely appeal of RDF 22-04 included as Attachment 1. A summary of Mr. Mulkey's assertions of the County's and applicants' errors are summarized below and are evaluated for this Report's Findings:

BOOK	PAGE
	FAGE

The application and Findings did not include documentation confirming that both the subject parcel and the other parcels relied on for determining the results of the template test were lawfully established units of land on January 1, 1993 as required in the ORS 215.750(2)(c) and the Applicant has not demonstrated that the private access for the subject property is capable of meeting the Private Road Standards and Fire Safety Design Standards for Road in the County Road Standards Ordinance.

The following includes Supplemental Staff Findings to the Board of Commissioner's Appeal Staff Report dated December 14, 2022.

DISCUSSION CRITERIA

Oregon Revised Statutes (ORS) Chapter 92 - Subdivisions & Partitions

92.010 Definitions for ORS 92.010 to 92.192.

- (3)(a) "Lawfully established unit of land" means:
 - (A) A lot or parcel created pursuant to ORS 92.010 to 92.192; or
 - (B) Another unit of land created:
 - (i) In compliance with all applicable planning, zoning and subdivision or partition ordinances and regulations; or
 - (ii) By deed or land sales contract, if there were no applicable planning, zoning or subdivision or partition ordinances or regulations.

Columbia County Subdivision & Partitioning Ordinances Summary

April 8, 1963 Ordinance: Columbia County's first subdivision ordinance addressed the subdivision of land into four or more lots and was limited in nature.

December 11, 1974 Subdivision and Partitioning Ordinance: Repealed the previous subdivision ordinance. This ordinance included provisions for the partitioning of land (dividing into two or three parcels) and subdividing of land (dividing into four or more lots). This ordinance required County approval for all land divisions regardless of the size or number of proposed lots/parcels. This ordinance became effective on <u>January 10, 1975</u>.

1982 & 1990 Ordinances: Amended certain provisions of previous ordinances, but maintained the requirement that land be divided by partition or subdivision.

1984 Columbia County Zoning Ordinance: Columbia County's First Zoning Ordinance is adopted regulating lot sizes and land uses.

<u>Discussion</u>: As of January 10, 1975, all land divisions within Columbia County, regardless of how many lots or parcels are involved and the size of those lots or parcels, require that the County approve a partition or subdivision. Any other means of land division after this date without partition or subdivision approval is unlawful and the property does not constitute a lot of record.

ВООК	PAGE
DOOK	FAGE

Columbia County acknowledges property created before January 10, 1975 as a lot of record if:

- (1) It was created by a legal plat (i.e. subdivision); or
- (2) It was conveyed separately from all other property by deed for the purpose of the buyer's enjoyment and development.

Mr. Mulkey first assertion on Page 3 that "The record does not contain substantial evidence that the properties shown in the template (including the subject property) are lawfully established units of land as required in ORS 215.750(2)(c)."

215.750 Alternative forestland dwelling; criteria.

- (1) As used in this section, "center of the subject tract" means the mathematical centroid of the tract.
- (2) In western Oregon, a governing body of a county or its designate may allow the establishment of a single-family dwelling on a lot or parcel located within a forest zone if the lot or parcel is predominantly composed of soils that are:
 [...]
 - (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least 11 other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993, on the other lots or parcels.

Finding 1: Mr. Mulkey's first assertion is that "the record does not contain substantial evidence that the subject property is a lawfully established unit of land." According to the County Clerk's records, on January 15, 1974 a Warranty Deed shown as Attachment 2 was recorded in Deed Book 138 Page 795 describing the land conveyance of the subject property (Tax Map ID # 7315-B0-02500) from Arthur and Mildred Lewis to Charles and Mary Holden. A copy of the deed is included in the record of this proceeding and can be found as Attachment 2 to these materials. Because the January 15, 1974 Warranty Deed pre-dates the January 10, 1975 effective date of the Columbia County Subdivision and Partitioning Ordinance, Staff finds the subject property is a lawfully established unit of land, contrary to Mr. Mulkey's assertion, and that the record contains substantial evidence of such.

Finding 2: The second part of this assertion is that "the record does not contain substantial evidence that the properties shown in the template are lawfully established units of land". Attachment 3 titled "Updated List of Properties and 1993 Dwellings For TT 21-06" lists 18 properties of the original 30 properties and 6 of the original 12 dwellings that were included in the original 8/28/2020 Template Test 21-06 Approval Letter.

Staff conducted additional research on the 30 original properties and 12 dwellings and eliminated the properties that were conveyed after January 10, 1975 without recorded Partition Plat or Subdivision for consistency with the minimum statutory requirements for Template Test Dwellings. Any parcels that required more information in order to be counted in the Template Test count have been eliminated from the count for clarity in evaluating the application. Also, any dwellings on these properties were also eliminated.

300K	PAGE	

The County's Updated List of Properties and 1993 Dwellings clarifies and confirms that the proposal requested for RDF 22-04 meets the minimum criteria in ORS 215.750(2)(c) and in Section 506.4(A) of the Zoning Ordinance for properties with soils that are capable of annually producing more than 85 cubic feet per acre of wood fiber. Specifically, these revisions confirm that the subject property's Revised Template Test includes 18 other lots/parcels/properties and 6 dwellings that existed on January 1, 1993 both of which well exceed the minimum 11 other lots/parcels and 3 dwelling requirements in the ORS and County Zoning Ordinance.

Staff further finds that Mr. Mulkey's concerns about the legality of other properties identified in the original 8/28/2020 Template Test have been addressed with this simplified and updated list confirming that 18 other properties and 6 dwellings were in existence on January 1, 1993 and continue to exist. Based on this record evidence, Staff finds that the requirements of ORS 215.750(2)(c) are met.

Continuing with the referenced Section 509 of the Zoning Ordinance – Standards of Development and Section 510 – Fire Siting Standards for Dwellings, Structures, and Roads:

509 Standards of Development

.2 Access to parcels in this zone shall meet Fire Safety Design Standards for Roads in the County Road Standards and access standards found in Section 510 of the Zoning Ordinance.

510 Fire Siting Standards for Dwellings, Structures and Roads:

.4 All roads in this zone, except private roads and bridges for commercial forest uses, shall be constructed so as to provide adequate access for firefighting equipment according to the standards provided by the local rural fire protection district, the County Road Department, or the State Department of Forestry

Finding 3: The submitted comments from Mr. Mulkey state, in part, that Clatskanie Fire Chief, Steve Sharek, commented on the proposal and stated that this approval will result in the third dwelling on a shared access, and thus private road standards must apply to the development. Furthermore, Mr. Mulkey states that the current 20' easement does not meet the typical standard of a 40' easement for private roads and cannot accommodate a 20' travel surface with a 4' wide "clear zone" outside of the travel surface on each side. The comments state that "Neither the application nor the County's findings address how the current 20-foot access easement will satisfy this requirement."

In response to this issue raised by Mr. Mulkey, staff would like to direct the Board of Commissioners to Section I(A) of the Columbia County Road Standards. This section describes the standards and process of "Development of one existing parcel of land by construction of a

BOOK		PAGE
------	--	------

home or business not in conjunction with a partition or subdivision". Subsection 2, in its entirety, states (emphasis added):

2) Private or nonexclusive access easement. Access to the property may also be partially located on a private or nonexclusive easement. The access on such easement must be constructed according to "Private Road Standards" (Section IV) to the extent feasible within the limits of the easement. Improvements to roads on easements currently in use by other residents shall be apportioned such that the cost of the necessary improvements to construct the road within the easement will be divided between the potential undeveloped lots and parcels along the easement. Owners of undeveloped properties shall be required to pay or make improvements to the road only after making application to the Land Development Services Office of the County for development of the property. Therefore, it is the intent that the road will be in compliance with the standards to the extent feasible (as determined by the Public Works Director) upon development of all the properties along the easement. Property owners along such easement will be required to construct such improvements up to a maximum expense of \$3,000, in conjunction with development of the property.

Staff finds that the Columbia County Road Standards specifically delegate to the Public Works Director the authority to make such a determination of "compliance to the extent feasible within the limits of the easement" for a private or nonexclusive access easement. The Planning Commission is not delegated the authority to make such a determination or use the discretion reserved fort the Public Works Director when determining if an access meets the standards of Section I(A)2 of the County Road Standards. With this information, Staff finds that Condition 7.c. of the original Planning Commission approval will ensure that the proposed access meets the applicable standards required in the Columbia County Road Standards as well as providing the Public Works Director the necessary authority based on the specific proposal as provided in these Road Standards.

In addition to this, Mr. Mulkey states that the "Columbia County Fire Services Fire Apparatus Access Roads & Driveways Standard require that access roads used for fire apparatus be at least 20 feet wide." Again, Staff would like to point out that Condition 7.c. of the original Planning Commission approval requires the access road to be reviewed and approved by the Clatskanie Fire District prior to building permit issuance of the proposed dwelling. In the Planning Commission meeting held on August 1, 2022, Clatskanie Fire Chief, Steve Sharek, stated that there are "exceptions" to the access standards in some circumstances. Due to these exceptions, the Planning Commission does not have the authority to make the conclusion that the proposed access can never meet the required Fire Apparatus and Access Standards. Staff finds that this condition of approval as originally imposed will satisfy Sections 509.2 and 510.4 of the Columbia County Zoning Ordinance, while not denying the authoritative entities the ability to exercise discretion as reserved to them in the applicable codes.

BOOK	PAGE

CONCLUSION AND RECOMMENDATION

Based upon the Staff analysis and Supplemental Findings as stated above, the three points of issue as stated in the December 16, 2022 letter from Andrew Mulkey do not change Staff's recommendation, and should not change the final decision of the Board of Commissioners, as originally discussed in the Appeal Staff Report dated December 14, 2022.

Supplemental Findings Attachments:

Attachment 1: Letter dated December 16, 2022 from Andrew Mulkey

Attachment 2: Subject Parcel's Original Deed Conveyance

Attachment 3: Updated List of Properties and 1993 Dwellings For TT 21-06

Attachment 2 OFFICIAL RECORDS OF DESCRIPTIONS SEC 1/41/16 PARCEL CODE 0F AREA NUMBER MAP NUMBER HUMBER REAL PROPERTIES TAX LOT NUMBER COLUMBIA COUNTY ASSESSOR FORMERLY PART OF R1573-31-1 DATE OF ENTRY DEED RECORD Name and Tax Lot Information ON THIS CARD VOL PAGE REMAINING HALDEN, CHARLES R. & MARY (2.50 AL) memo cont. % Mike Pihl Logging Co., Tinc 1F97 110801 17.52

1.50 AND ADDRESS OF THE PARTY OF THE APPLO Sunavo): We gold by CHARLES & HOLDSY A. HOLDSY NABBARD AND WASS. rivow all hen by these presents, the Ma. Anno B., Livie a milion A. WHENTY DEED STATE OF ORIGINA THE R. LEWIS CO. ther los A. Bolden, dis SHAMING! THE REAL PROPERTY. 138 ms 295 STATE OF CHECODS. lead in the chargety or other allows Jose . 59.59

ઇ * *

BOOK____PAGE____

Updated List of Properties & 1993 Dwellings For TT 21-06

TAX LOT	Tax Account #	Date of Creation	Zoning	1993 Dwelling	Deed Book & Page/Instrument
7315-00- 00300	20996	1/6/1974	PF-80	0	DB 109 Page 227
7315-B0- 02500	20776	1/16/1974	PF-80	n/a	DB 109 Page 227
7315-B0- 01800	20768	1/15/1974	RR-5	1	DB 165 Page 503
7315-A0- 00302	20737	10/2/1992	RR-5	0	Partition Plat (PP) 1992-31
7315-A0- 00303	20736	10/2/1992	RR-5	0	PP 1992-31
7315-B0- 01700	20766	1/15/1974	RR-5	1	DB 165 Page 503
7315-A0- 00301	20735	10/2/1992	RR-5	0	PP1992-31
7315-B0- 01300	20762	1/15/1974	RR-5	1	DB 165 page 503
7315-B0- 01200	20760	1/15/1974	RR-5	0	DB 162 Page 573
7315-B0- 01600	20765	1/15/1974	RR-5	1	DB 151 Page 134
7315-A0- 00300	20734	1/11/1974	RR-5	0	DB 181 Page 498
7315-B0- 01500	20763	1/15/1974	RR-5	1	DB 157 Page 22
7315-B0- 01400	20764	1/15/1974	RR-6	0	DB 162 Page 460
7315-B0- 01100	20759	1/15/1974	RR-5	0	DB 149 Page 206
7315-B0- 01000	20758	1/15/1974	RR-5	0	DB 176 Page 178
7315-A0- 00200	20733	1/11/1974	RR-5	1	DB 181 Page 960
7315- B0 - 00300	20748	1/15/1974	Rural Community (RC)	0	DB 162 Page 615
7315-B0- 00100	20744	1/15/1974	RR-5	0	DB 191 Page 944
7315-B0- 00200	29399	1/15/1974	RC	0	DB 177 Page 730
7315-B0- 00400	29400	1/15/1974	RC	0	DB 136 Page 69
7310-C0- 01100	20718	12/21/1973	RR-5	0	DB 187 Page 125
7310-C0- 01000	20714	12/21/1973	RR-5	0	DB 112 Page 92
Totals	18 Properties			6 Dwellings	

KEY Subject Property One Property

BOOK	PAGE	

COLUMBIA COUNTY BOARD OF COMMISSIONERS STAFF REPORT

December 14, 2022

Appeal of Planning Commission's Approval of a Resource Dwelling in the Forest Zone

BOC HEARING DATE:

December 21, 2022

FILE NUMBER:

RDF 22-04

PROPERTY OWNER/

Timothy and Tamara Carleton, 74340 Elk Creek Rd., Rainer, OR

APPLICANT:

97048

PROPERTY LOCATION: The subject property is located off of Price Road near Rainer,

Oregon,

TAX MAP ID/ACCT:

7315-B0-02500/20776

ZONING:

Primary Forest (PF-80)

SIZE:

Approximately 17.52 acres

REQUEST:

To site a single-family forest dwelling in the PF-80 zone using

the Template Test option provided for in Section 506.4 of the Columbia County Zoning Ordinance and in OAR 660-06-

027(1)(f).

APPLICABLE REVIEW CRITERIA:

Columbia Co	unty Zoning Ordinance (CCZO)	<u>Page</u>
Section 506.4	Standards for Template Dwellings	6
Section 507.3	Forest Dwellings utilizing private accesses	8
Section 510	Fire Siting Standards for Dwellings	12
Oregon Revis	ed Statues (ORS)	
ORS 192.610	Public Meetings	15

Pursuant to the November 1, 2021 effective date of Oregon Senate Bill 2225, the 2019 Tract provisions in the Oregon Revised Statues (ORS) 215.750.5(h) do not apply to the Template Forest Dwelling requested for RDF 22 -04 which Land Development Services Deemed Complete on August 20, 2021.

BOOK PAGE

SUMMARY OF LAND USE ACTIONS FOR RDF 22-04:

This matter came before the Columbia County Planning Commission on the application of Tim and Tami Carleton (applicants) for a Resource Dwelling (RDF 22-04) in the Primary Forest (PF-80) Zone pursuant to the provisions in Sections 506.4 and 1601.2 of the Columbia County Zoning Ordinance. The subject property is approximately 17.52 acres and is further described per the County Assessor's records as Tax Map Identification Number 7315-B0-02500.

Pursuant to the notification requirements in Section 1601.2 of the Columbia County Zoning Ordinance, on August 4, 2021 adjacent property owners were notified of the proposal requested for RDF 22-04 and were given ten (10) calendar days in which to request a public hearing be held for RDF 22-04 before the Columbia County Planning Commission. On August 13, 2021 Tina Louse King timely submitted with fees the REFERRAL of RDF 22-04 to the Planning Commission for a public hearing.

Although this application was scheduled for the December 6, 2021 Planning Commission public hearing, on November 12, 2021 the applicants requested Columbia County Land Development Services delay this scheduled public hearing until the Oregon Department of State Lands (DSL) would be able to review and approve a Wetlands Delineation they were conducting on the subject property. The applicants also submitted a signed Wavier of the 150 Day rule in Oregon Revised Statues (ORS) 215.427 requiring Columbia County to make a final decision on RDF 22-04 within 150 days of deeming the RDF 22-04 application complete.

On May 9, 2022 the applicants submitted a Revised Site Plan for RDF 22-04 that replaced the Site Plan submitted July 14, 2021. This revised Site Plan relocated the intended home site to the highest elevation on the property in its southwest corner and at least 125 feet away from the subject property's Wetlands Delineation (WD # 2022-0400) that was approved by the Oregon DSL on May 3, 2022.

Notification of the subsequent May 9, 2022 Revisions to RDF 22-04 REFERRAL was sent to the surrounding property owners, affected agencies, and the Rainier CPAC and a public hearing was held on August 1, 2022 where the Planning Commission heard testimony from the applicant and interested parties and considered written materials including the Staff Report dated July 22, 2022(Attachment 1-Part 1).

Pursuant to the provisions in ORS 197.79 (6) the Planning Commission voted to continue the initial evidentiary public hearing for RDF 22-04 to the September 12, 2022 public hearing and left the record open for the submittal of additional written evidence only. On September 2, 2022 and pursuant to the provisions in ORS 197.797(6), Planning Staff provided the Planning Commission with all written evidence submitted by the identified participants and the applicants between August 2, 2022 through August 22, 2022(Attachment 1 – Part 2).

At the September 12, 2022 continuance of the August 1, 2022 public hearing for RDF 22-04 the Columbia County Planning Commission considered the additional written evidence and adopted the Findings, Conclusions and Conditions as stated in the July 22, 2022 Staff Report and APPROVED the Resource Dwelling Permit proposed for RDF 22-04 subject to nine (9) Conditions of Approval.

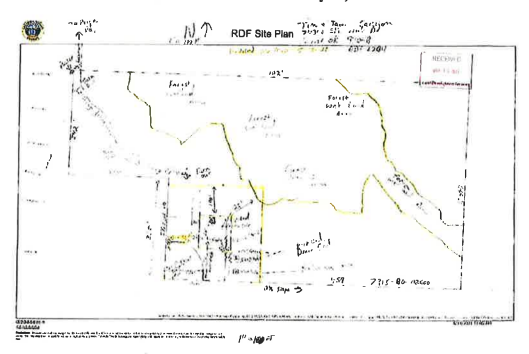
Notice of the Planning Commission's Final Decision of RDF 22-04 was mailed to the applicants and to other persons entitled to notice on September 21, 2022 (Attachment 2).

On September 26, 2022, Land Development Services received Robert and Kathy Ramey and Tina L. King's APPEAL (with fee) of the Planning Commission's Final Decision for RDF 22-04 (Attachment 3) to the Board of Commissioners pursuant to the provisions in Section 1703 of the Zoning Ordinance.

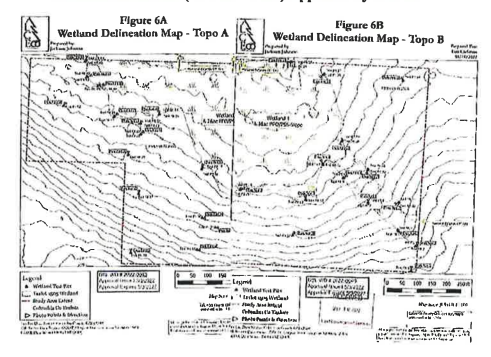
The Board of Commissioners scheduled a public hearing for December 21, 2022 to consider the Appellants APPEAL. Notification of this Public Hearing was sent to the surrounding property owners, affected agencies, the Rainier CPAC on November 22, 2022 and to the Chronicle for publication in their November 30, 2022 edition (Attachment 4). The Oregon Department of State Lands (DSL) responded to the November 22, 2022 Notification on November 28, 2022 confirming they have already reviewed and approved the Applicant's Wetland Delineation (WD #2022-00400) (Attachment 5).

The remainder of this report will address, evaluate and make Findings pertaining only to the Appellants Issues identified in their September 26, 2022 APPEAL of the Planning Commission's September 21, 2022 Final Decision. Issues not identified in this APPEAL will not be addressed in this Staff Report but are available for the Board to review in the <u>Planning Commission's July 22</u>, 2022 Staff Report, Findings and Conditons of Approval in Attachment 1.

Revised Site Plan dated May 10, 2022



Wetlands Delineation (WD 2022-0400) Approved by OR DSL



2020 Aerial and Zoning Maps of Subject 17.52-acre PF-80 zoned property that accesses Price Road via a 20' easement over the northern 3 adjacent properties





воок	PAGE
	1 AUL

REVIEW CRITERIA, FACTS, ANALYSIS & FINDINGS:

Beginning with the applicable Primary Forest (PF-80) provisions of the Columbia County Zoning Ordinance (CCZO):

Section 500 PRIMARY FOREST ZONE - 80

PF-80

Beginning with the applicable provisions of the Section 506 of the CCZO - Standards for Template Forest Dwellings:

- 506 <u>Standards for Dwellings</u>. Dwellings are authorized in the Primary Forest Zone subject to standards found in Sections 507, 508, 509, 510 and documentation of meeting either the Small Tract, Large/Multi-Tract, or Template Dwelling criteria as follows.
 - .4 <u>Template Dwelling for Tracts Smaller than 80 Acres</u>. A dwelling may be authorized on a tract that satisfies and meets all the following criteria:
 - A. The tract is composed of soils that meets one of the following:
 - 1. Soils that are capable of annually producing more than 85 cubic feet per acre of wood fiber if:
 - a. All or part of at least 11 other lots or parcels that existed on January 1, 1993 and are not within an Urban Growth Area are within a 160 acre square centered on the center of the subject tract and
 - b. At least three (3) dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels;
 - B. If the tract under subsection (A) of this section abuts a road that existed on January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one-fourth mile wide centered on the center of the subject tract and that is to the maximum extent possible, aligned with the road.
 - H. Any property line adjustment to the lot or parcel after January 1, 2019, did not have the effect of qualifying the lot or parcel for a dwelling under this section.

<u>APPELLANTS' FIRST CONCERN:</u> The Appellants' 9/26/2022 Appeal first concern has two parts as follows:

Part 1 "Template Test was done incorrectly. The rectangle used as per CCZO 506.4(B) is improper. Tax Lot 2500 does not abut a road that existed on January 1, 1993. The road the county used to qualify TT 21-06 does not exist or has ever been lawfully established, created or otherwise.

BOOK	PAGE

Part 2 "TT 21-06 also fails to meet the 11 required parcels to qualify several lot line adjustments with "rectangle" disqualified counts towards the 11 required."

<u>Discussion:</u> According to the Soil Survey of Columbia County, the subject property's soils consist of Goble silt loam, Soil Types 23C. This soil type has an annual growth rate of greater than 85 cubic feet per acre for 60 year old trees.

The Template Test (TT 21-06) for the subject property determined that within a 160-acre rectangular template area, 12 dwellings and 30 parcels were in existence on January 1, 1993. These parcels have retained their configuration and the homes have not been removed, demolished or converted to nonresidential uses as required by OAR 660-06-0027 (1)(f) and OAR 660-006-0005(4).

The review criteria related to Part 1 are identified in Section 506.4(B) of the Zoning Ordinance and were also addressed in Finding 2 of the July 22, 2022 Planning Commission's Staff Report (Attachment 1). Planning Staff verified that the Columbia County Public Works Department's December 2021 update of the Official Names of Roads in Columbia County lists Homeaway Road as an existing private road. Section 506.4(B) does not specify if the road is a public or private road; it only specifies that the road must have existed on January 1, 1993. The official Columbia County Address Maps also verify that Homeaway Road was in existence in July 1984 when the Columbia County Board of Commissioners adopted the first County Zoning Ordinance.

Consequently, Staff finds that the rectangular 160-acre template conducted for TT 21-06 is consistent with the dimensional template test requirements in Section 506.4(B) for proposed forest dwellings on tracts that not only abut roads that existed on January 1, 1993 but also contain soils that are capable of producing more than 85 cubic feet per acre of wood fiber. These official County records contradict the Appellants assertion that "Tax Lot 2500 does not abut a road that existed on January 1, 1993. The road the county used to qualify TT 21-06 does not exist or has ever been lawfully established, created or otherwise."

The review criteria addressed in Part 2 are identified in Section 506.4(H) of the Zoning Ordinance. Planning Staff's research of Columbia County surveys revealed that there have not been any property line adjustments surveyed on the subject property which qualified the subject property for the proposed template forest dwelling. Without any additional evidence of surveyed property line adjustments referenced in Section 506.4(H), Staff finds that the Appellants' claim that "several lot line adjustments with "rectangle" disqualified counts towards the 11 (parcels) required" is not supported by any recorded property line adjustments required pursuant to the definitions in Section 506.4(H) of the Zoning Ordinance.

Finding 1: Consequently, Staff finds that Homeaway Road existed on January 1, 1993 as a lawfully established private road and that there have not been any surveyed property line adjustments on the subject property that qualified the subject property for a template forest dwelling as asserted by the Appellants in their 9/26/2022 Appeal of RDF 22-04. For these reasons, Staff finds that the proposal requested and approved for RDF 22-04 is consistent with the minimum requirements in Section 506.4 (A, B and H) of the Zoning Ordinance and that there is no evidence

BOOK	PAGE

validating the Appellants first concern. Staff also finds that this first concern does not modify the analysis and Findings of the July 22, 2022 Planning Commission Staff Report.

Continuing with CCZO Section 507.3 - Standards for Dwellings and Section 510.4 - Fire Siting Standards for Dwellings and Structures:

507 Siting of Dwellings and Structures

.3 As a condition of approval, if road access to the dwelling is by a road owned and maintained by a private party or by the Oregon Department of Forestry or the U.S. Bureau of Land management, then the applicant shall provide proof of a long-term road access use permit or agreement. The road use permit may require the applicant to agree to accept responsibility for road maintenance.

510 Fire Siting Standards for Dwellings, Structures and Roads:

.4 All roads in this zone, except private roads and bridges for commercial forest uses, shall be constructed so as to provide adequate access for firefighting equipment according to the standards provided by the local rural fire protection district, the County Road Department, or the State Department of Forestry

APPELLANTS' SECOND CONCERN: The Appellants' 9/26/2022 Appeal second concern is related to the subject property's private access to Price Road and is related to this criteria in Sections 507.3 and 510.4 of the CCZO pertaining to forest dwellings that utilize private, rather than public, accesses and the minimum improvements to these private accesses serving forest dwellings. These issues were evaluated for Findings 9, 10 and 26 of the July 22, 2022 Planning Commission's Report and were also required as Conditions 6, 7(c), 7(e) and 9 of Approval for RDF 22-04.

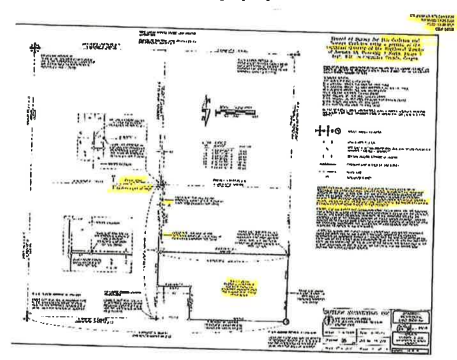
Nevertheless, the Appellants' Second Concern states:

"Tax Lot 2500 access RDF 22-04 requires it to have a private road. Columbia County Road Department (CCRD) has previously issued an access road permit prior to RDF 22-04 where one could not be lawfully issued or protected. A forestry uses does not require an access approach permit. CCRD is intentionally refusing to acknowledge real property owners/easement holders to determine user counts of the same location of land as RDF 22-04 access easement area. RDF 22-04 access is 20 feet back from the right-of-way. CCRD has created a dangerous intersection to a right-of-way. CCRD intentionally deemed RDF 22-04 easement/access a "driveway" solely to thwart private road standards, fire apparatus roads and current fire codes that apply to RDF 22-04.

RDF 22-04 has a PUD pole located approximately 4 feet within the 20 foot easement area, this pole cannot be relocated, thus cannot comply with any current applicable codes. RDF 22-04 easement/access width, length, and current obstructions do not and cannot support any development".

воок	PAGE

County Survey# 6518 filed 5/28/2019 identifying the East and West Lines of the recorded 20 foot wide easement providing legal access from Price Road to the 17.52 acre subject property



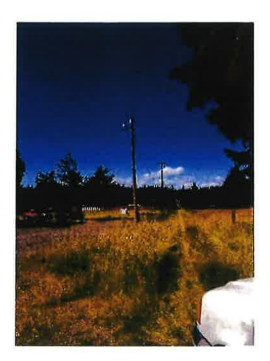
Location of surveyed 20' access easement to Price Road that runs parallel to Homeway Road



воок	PAGE	
DOOR	PAGE	

Views of 20' Easement south and north that runs parallel to improved Homeaway Road





<u>Discussion</u>: The Appellants second concern is related to actions/approvals that the applicants will be required to obtain from the Columbia County Road Department (a.k.a. Columbia County Public Works Department) and the Clatskanie Rural Fire District prior to the issuance of any building permits for the template forest dwelling. The applicants have demonstrated they have a surveyed 20' legal easement/access to Price Road with County Survey # 6518 (shown on Page 9) that is partially improved and runs parallel and adjacent to Homeaway Road as shown in the pictures above and on Page 9.

The County Road Standards Ordinance applicable definitions pertaining to RDF 22-04 include:

"Roads are classified in several categories:

- 1) Driveway: The most basic road is a driveway from a public road which serves as an access to a residence, business, or property. A driveway may serve up to two lots or parcels. Driveways are inspected for compliance by the local fire district. The section of a driveway that intersects with a private or public road is defined as the access approach. An access approach permit is required from the Road Department prior to obtaining a building or siting permit from the Land Development Services office.
- 2) Private Road: A private road is privately maintained and may have controlled access if approved by the local fire authority. <u>Up to six parcels may be served by a private road.</u> Private roads must access directly to a public road and are often referred to as common driveways.

воок	PA	GE		
DOON	, ^	\sim	 	_

Maintenance agreements and easements are required for new private roads before any development permits can be processed or issued."

In response to these concerns to the subject property's legal private access to Price Road, Staff finds that Finding 9 of the July 22, 2022 Planning Commission's Staff Report demonstrates that not only do the applicants have legal access to their property with the existence of County Survey 6518, but they have also obtained a Road Access Permit (RAP 2017-00103) from the Columbia County Public Works Department.

Pertaining to the minimum improvements that the Public Works Department and Clatskanie Fire Department will require the applicants to install for their private access, Finding 10 of the July 22, 2022 Planning Commission's Staff Report specifically states (emphasis added):

"...Comments from Steve Sharek, Clatskanie Fire Marshall also state that this driveway has only been approved for removal of logging debris and that the applicant has not completed or made residential improvements to this driveway in compliance with the County Road Standards Ordinance's minimum fire apparatus access standards. These improvements include, but are not limited to, a 12' driving surface supporting 75,000 pound vehicle weight loads with 4' clearance on each side for a 20' right-of-way, pull outs every 400 feet and an approved turnaround at the end of the driveway. In addition, the Clatskanie Fire Marshall states that "this driveway is in an area of address confusion" and that if the approval of RDF 22-04 results in 3 or more residences being served by this unnamed driveway, it will require this driveway to be named as a private road and the necessary readdressing of all affected residences in order to help ensure emergency vehicles have timely access to these properties. Consequently, one condition of building permit issuance will require the applicant to submit documentation from the Clatskanie Fire District confirming that he has improved the 20' private access to either private road standards or private driveway standards in compliance with the applicable provisions of the County Road Standards Ordinance."

The Appellants concerns related to the improvements to the subject property's access and the location of the PUD utility pole (that was constructed within this 20' surveyed easement) will be addressed prior to the Clatskanie Rural Fire District's final approval of the applicants' proposed forest dwelling's fire apparatus access to Price Road. Whether or not this PUD utility pole needs to be moved will be determined by the Clatskanie Fire Marshall before this access is approved for fire apparatus access standards. Specifically, Conditions 7 (c), 7 (e) and 9 will ensure that this private access is suitable for fire service equipment prior to occupancy of the proposed forest dwelling and that all dwellings utilizing this private access to Price Road are accurately addressed prior to the issuance of any building permit issuance.

Condition 6 If the subject tract's access to Price Road meets the County Road Standards Ordinance's definition of a Private Road, the applicant and all affected property owners shall be required to submit a New Private Road Naming application with fees to Land Development Services for the Board of Commissioners.

Condition 7. The following shall be completed prior to issuance of any Building Permits:

BOOK PAGE

- c. The private access to Price Road shall comply with the applicable provisions of Sections II, III, and IV of the County Road Standards Ordinance related to Fire Service Requirements, Access Approach, and Private Roads and shall be approved by the Clatskanie Fire District and the County Public Works Department.
- e. The applicant shall provide documentation to LDS from the Clatskanie Fire District confirming that the proposed private access to Price Road is adequate for temporary access by Fire Service equipment.

<u>Condition 9</u> Prior to Final Occupancy: Documentation shall be submitted to LDS confirming that the proposed access road/driveway has final Clatskanie Fire District approval and is suitable for fire service equipment.

Finding 2: For these reasons and with these existing conditions of approval for RDF 22-04, Staff finds that the proposal requested and approved for RDF 22-04 is consistent with the minimum private access/road improvement requirements in Section 507.3 and 510.4 of the Zoning Ordinance and that the Appellants Second Concern does not require any modifications to the analysis, Findings and Conditions of Approval of the July 22, 2022 Planning Commission Staff Report.

Continuing with the applicable provisions in Section 510 of the Zoning Ordinance- Fire Siting Standards for Dwellings, Structures and Roads:

510 Fire Siting Standards for Dwellings, Structures and Roads:

The following fire siting standards or their equivalent shall apply to new dwellings in this zone:

- The owner of the dwelling shall establish and maintain a primary fuel-free fire break surrounding the dwelling and accessory structure(s) no less than 30 feet wide in accordance with the provisions in "Protecting Your Home From Wildfire" published by the National Fire Protection Association. The owner may be required to increase the primary fuel-free fire break if the dwelling or structure is located on a 10% or greater slope. The primary fuel-free fire break could include a lawn, low ornamental shrubbery less than 24" in height and/or individual or groups of trees separated by a distance equal to the diameter of the crowns adjacent to each other, or 15 feet, whichever is greater. All existing tree limbs shall be pruned from the base to at least eight feet in height. Dead fuels shall also be removed.
- .3 A secondary fire break of 100 feet outside the primary fuel-free fire break, or its equivalent allowed by Columbia County Board Order No. 239-97 <u>Firebreak Equivalents</u>, shall also be provided and maintained for the dwelling in accordance with the provisions in "Protecting Your Home From Wildfire" published by the National Fire Protection Association. All existing trees shall be pruned from the base to at least 8 feet in height. Dead fuels shall be

BOOK	PAGE	

removed from the secondary fire break area. If the placement of the proposed dwelling cannot meet the secondary fire break due to physical constraints of the land or parcel size, the applicant may apply to obtain a secondary fire break easement from a neighbor or build the structure to a Class 1 or 2 Ignition Resistance Construction as allowed by Board Order No. 239-97, Firebreak Equivalents.

.4 All roads in this zone, except private roads and bridges for commercial forest uses, shall be constructed so as to provide adequate access for firefighting equipment according to the standards provided by the local rural fire protection district, the County Road Department, or the State Department of Forestry

APPELLANTS' THIRD CONCERN: The Appellants third concern states:

"The approval of RDF 22-04 adversely and negatively affects our land, increases the neighborhoods fire prevention deficiencies and will put local residences and timberlands at great risk (fire)."

Discussion: The Appellants' 9/26/2022 Appeal third concern is that one more dwelling will reduce the value of their property by increasing not only the risk of forest fires but also emergency vehicles' response time. Section 510 of the Zoning Ordinance is titled <u>Fire Siting Standards for Dwellings</u>, <u>Structures and Road</u> and identifies mandatory Primary and Secondary Firebreaks standards in Sections 510.2 and 510.3 while Section 510.4's mandatory fire apparatus access standards have been covered for Finding 2 of this Report. A summary of Findings 14 and 25 of the July 22, 2022 Planning Commission's Report follows which were also the basis for Condition 3 of Approval for RDF 22-04.

The County Building Official will ensure the proposed forest dwelling complies with the minimum requirements of the Oregon Structural Specialty and Fire Codes prior to building permit issuance. Since no portions of the secondary firebreak are located on adjacent properties, the applicant will be able to establish and maintain these areas in accordance with the fire siting standards for dwellings and structures in the PF-80 Zone. Road and driveway slopes will be installed at or below the 12% threshold which provides good access for fire protection and emergency vehicles. Also, a condition of approval shall require road and driveway to be improved to fire apparatus access standards and approved by the Clatskanie Fire District and County Public Works prior to permit issuance.

The Oregon Department of Forestry's March 1991 Recommended Fire Siting Standards for Dwellings & Structures & Fire Safety Design Standards for Roads requires property owners in forest zones to "maintain a primary fuel-free break area surrounding all structures; clear and maintain a secondary fuel-free break area; and maintain adequate access to the dwelling for firefighting equipment vehicles in accordance with the provisions in *Protecting Your Home from Wildfire* (National Fire Protection Association)." If at the time of development, the property owner cannot establish and maintain a full 100' secondary firebreak on their own, there is the option of reducing it per Equivalent Fire Buffers adopted through Board Order No. 239-97 which requires forest dwellings to be constructed to Class I or Class II Ignition Resistant Standards.

воок	PAGE

As indicated on the submitted May 10, 2022 Revised Site Plan, the proposed location of the forest dwelling will be at least 130' from all property lines which will allow the applicants to establish and maintain the full 130' fire safety area on all sides of the forest dwelling. In addition, the County Building Official will review all building plans to ensure the applicable provisions of the Oregon Fire Code will be met.

The discussion for Finding 2 of this Report demonstrated that Conditions 7 (c), 7 (e) and 9 of RDF 22-04 will ensure that the subject property's private access is suitable for fire service equipment prior to occupancy of the proposed forest dwelling and that all dwellings utilizing this private access to Price Road will be accurately addressed prior to the issuance of any building permit issuance. These required improvements will be reviewed and approved by the Clatskanie Fire Marshall and the County Public Works Department for compliance with both agencies' determination that this access meets the Road Standards Ordinance's definitions of private driveways or private roads as applicable.

The County Building Official's requirement that RDF 22-04 authorized residential development must comply with the applicable provisions of the County Zoning Ordinance and the Oregon Fire Code will help to ensure that the single dwelling will not increase the risk of forest fires in this rural area of Columbia County. Likewise, the Clatskanie Fire Marshall and the County Public Works Department requirement that the site's private access is improved to fire apparatus access standards and all residences using this access are accurately addressed will also help to alleviate the Appellants' concerns related to emergency vehicular response time to the affected properties.

Finding 3: With these conditions of building permit issuance for RDF 22-04, Staff finds that the proposal requested and approved for RDF 22-04 is consistent with the applicable provisions of Section 510 of the Zoning Ordinance related to Fire Siting Standards for Dwellings, Structures and Roads. Staff also finds that these conditions of building permit issuance will address the Appellants concerns about emergency vehicular response to this rural area should be alleviated by requiring all residences using the private driveway/private road to be accurately addressed prior to the issuance of any building permits. Finally, Staff finds that potential impacts to the value of neighboring property is not an applicable criterion for consideration when evaluating the application.

For these reasons, Staff finds that the Appellants Third Concern does not require any modifications to the analysis, Findings and Conditions of Approval of the July 22, 2022 Planning Commission Staff Report.

BOOK	F	PAGE

<u>APPELLANTS' FOURTH CONCERN:</u> The Appellants' 9/26/2022 Appellants fourth concern is related to the Planning Commission's deliberations at their public hearing.

The Appellants fourth concern states:

"RDF 22-04 was approved by the Planning Commission without deliberation all of the concerns for RDF 22-04 were not even acknowledged."

<u>Discussion:</u> Pursuant to the provisions in ORS 197.797 (6) the Planning Commission voted to continue the initial evidentiary public hearing for RDF 22-04 to the September 12, 2022 public hearing and left the record open for the submittal of additional written evidence. On September 2, 2022 and pursuant to the provisions in ORS 197.797(6), Planning Staff provided the Planning Commission with all written evidence submitted by the identified participants and the applicants between August 2, 2022 through August 22, 2022(Attachment 1 – Part 2).

At the September 12, 2022 continuance of the August 1, 2022 public hearing for RDF 22-04 the Columbia County Planning Commission considered the additional written evidence that was sent to them September 2, 2022 and adopted the Findings, Conclusions and Conditions as stated in the July 22, 2022 Staff Report and APPROVED the Resource Dwelling Permit proposed for RDF 22-04 subject to nine (9) Conditions of Approval.

Finding 4: This fourth concern regarding the sufficiency of the Planning Commission's verbal deliberations at the continued public hearing, however is not an applicable approval criterion, nor is the sufficiency of the Planning Commission's deliberations an issue that subject to review by the Board. The focus on the Planning Commission's verbal deliberations, and not on the final written decision, is misplaced. Under ORS 197.797(9) requires that the decision be in writing "accompanied by a brief statement that explains the criteria and standards considered relevant to the decision, states the facts relied upon in rendering the decision and explains the justification for the decision based on the criteria, standards and facts set forth." Accordingly, it is the written findings of the Planning Commission that are relevant for purposes of the Board's review, not the statements made (or lack thereof) made by the Planning Commission during its deliberations. "

Accordingly, Staff finds that the Appellants' final concern is not appropriate for the Board of Commissioner's review on appeal. Review of the findings and conclusions is limited to those findings and conclusions in writing that are adopted in support of the decision ultimately rendered.

APPEAL COMMENTS:

Oregon Department of State Lands (DSL): On November 28, 2022 Jevra Brown from the Oregon DSL submitted comments that they have already approved the applicants' Wetlands Delineation.

воок	PAGE

No other comments were received by the date of this Appeal Staff Report, December 14, 2022.

CONCLUSION AND RECOMMENDATION

Based upon the December 14, 2022 Planning Staff Report's research, analysis and evaluations of the Appellant's four (4) concerns identified in the APPEAL of the Planning Commission's Final Decision of RDF 22-04, Staff recommends the Board of Commissioners DENY the appellant's appeal of RDF 22-04 and UPHOLD the original Planning Commission's approval of the applicants' request to site a single family dwelling on the subject 17.52-acre PF-80 zoned tract, subject to the original Conditions of Approval identified in the Planning Commission's September 21, 2022 Final Decision.

Attachments:

- Attachment 1: July 22, 2022 Planning Commission Staff Report including Attachments/Waiver of 150 Day rule in ORS 215.427(1)
 - September 2, 2022 Written evidence submitted between August 2, 2022 through August 22, 2022 for the September 12, 2022 Continued public hearing per ORS 197.797(6)
- Attachment 2: September 21, 2022 Affidavit of Mailing and Appeal Information for Final Order RDF 22-04
- Attachment 3: September 26, 2022 Robert and Kathy Ramey and Tina L. King's APPEAL (with fec) of the Planning Commission's Final Decision for RDF 22-04
- Attachment 4: November 22, 2022 Notification of the Board of Commissioners 12/21 2022 Public Hearing
- Attachment 5: November 28, 2022 Response from Oregon DSL
- cc: Tim and Tami Carleton Tami Carleton, 74340 Elk Creek Rd., Rainer, OR 97048 tcarleton@lclfcu.org

Don and Dawn Campbell, P.O. Box 1375 Rainier, OR 97048: CHINOOK360@msn.com

Tina Louise King, 75702 Price Road, Rainier, OR 97048

Robert and Kathy Ramey, 75702 Price Road, Rainier, OR 97048

Steve Sharek, Clatskanie Fire Department ssharek@clatskaniefire.org

Mike Russel, County Public Works Department michael.russell@columbiacountyor.gov

COLUMBIA COUNTY LAND DEVELOPMENT SERVICES **STAFF REPORT**

July 22, 2022

Resource Dwelling in the Forest Zone

FILE NUMBER:

RDF 22-04

PROPERTY OWNER/

Timothy and Tamara Carleton, 74340 Elk Creek Rd., Rainer, OR

APPLICANT:

97048

PROPERTY LOCATION: The subject property is located off of Price Road near Rainer,

Oregon.

TAX MAP ID NO:

7315-B0-02500

TAX ACCT, NO:

20776

ZONING:

Primary Forest (PF-80)

SIZE:

Approximately 17.52 acres

REQUEST:

To site a single-family forest dwelling in the PF-80 zone using the Template Test option provided for in Section 506.4 of the Columbia County Zoning Ordinance and in OAR 660-06-

027(1)(f).

APPLICATION COMPLETE: 07/26/21

*150 DAY DEADLINE: 12/23/21

Pursuant to the November 1, 2021 effective date of Oregon Senate Bill 2225, the 2019 Tract provisions in the Oregon Revised Statues (ORS) 215.750.5(h) do not apply to the Template Forest Dwelling requested for RDF 22 -04 which Land Development Services Deemed Complete on August 20, 2021.

REFFERED TO PLANNING COMMISSION: On August 13, 2021, the resident of 75702 Price Road, Tina Louise King, paid the fee and REFERRED this RDF application to the Planning Commission for a public hearing.

*On November 12, 2021, the applicants signed a Waiver of the requirement in ORS 215,427(1) that Columbia County must take final action on RDF 22-03 within 150 days of deeming this RDF application complete.

BOOK	PAGE	

APPLICABLE REVIEW CRITERIA:

Columbia Co	ounty Zoning Ordinance (CCZO)	Page
Section 500	Primary Forest (PF-80)	6
Section 506	Standards for Dwellings	7
Section 507	Siting of Dwellings	8
Section 508	General Review Standards	17
Section 509	Standards of Development	18
Section 510	Fire Siting Standards for Dwellings	21
Section 516	Notification of State Agencies	24
Section 1190	Big Game Habitat Overlay	24

SUMMARY:

The applicants, Timothy and Tamara Carlton, are requesting approval to site a single-family dwelling in the Primary Forest Zone on an approximate 17.52 acre parcel per the provisions in CCZO 506.4. The submitted site plan and narrative identifies that the applicant intends to develop a new single-family dwelling and associated structures including a private well and a septic system on the property that since has legal access to Price Road, an existing county road. The home site is located on highest elevation on the parcel in its southwest corner and at least 125' from the site's delineated Wetlands identified in the Wetlands Delineation (WD# 2002-0400) Approved by the Oregon Department of State Lands (DSL) on May 3, 2022 (attached).

The home site is located where the slopes are under 5% and will remove approximately 1.5 acres from forest use. The Revised Site Plan dated May 10, 2022 shows the proposed home site will be at least 130' feet from all property lines which will allow the applicant/resident to establish both the full 30' Primary Firebreak and 100' Secondary Firebreak on the subject property without needing to acquire Secondary firebreak easements form adjacent property owners. The home site is placed near an existing gravel driveway located in the western portion of the 17.52 subject property.

The future residence will access Price Road via an existing 20'wide private easement to Price Road that was recorded in 1959 in Deed Book 138 Page 795 and conveyed simultaneously with the subject property. This easement currently is located over the northern three adjacent properties addressed at 75702, 75722 and 75040 Price Road and is reflected in the Titles of all three properties. The applicants also submitted a copy of County Survey # 6518 dated 5/28/2019 (attached and shown on Page 11) that identified the East and West boundaries of this 20' easement that has always provided local access to the subject property from Price Road. On June 9, 2022, the County Public Works Department submitted comments and documentation (attached) that they approved a Road Access Construction Permit (RAP 2017-00103) in 2017.

The submitted documentation states that the applicant will utilize a private well for the potable water source which has yet to be drilled. Prior to the issuance of a building permit, the applicant shall submit a recorded well log from the Oregon Water Resources Department. Likewise, the applicant will be utilizing an on-site septic system for sewage disposal. The County Sanitarian has conducted a lot evaluation on the subject property and approved a Capping Fill onsite sewage disposal system for the proposed forest dwelling with the issuance of 192-22-000324-

BOOK	PAGE

EVAL. The County Sanitarian's attached comments dated 7/12/22 confirm that the approved Lot Evaluation followed the wetlands delineation. At time of building permit submittal for the proposed forest dwelling, the applicant will be required to submit a Septic Construction Permit in order to actually construct the system to support this residential use. Electrical, utility and communication lines can be extended to the subject property from Price Road. Emergency services are provided to the subject site by Clatskanic Rural Fire District and the County Sheriff.

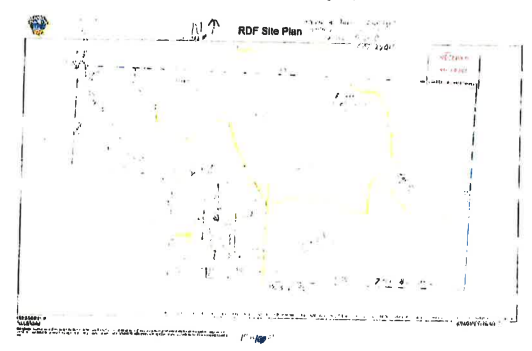
Natural characteristics of the site are as follows. According to the FEMA FIRM, there are no flood hazard areas onsite. The BEAK Maps of the Rainier-Fern Hill Area shows that this property is located in an area that is designated as Peripheral Big Game Habitat, but does not contain any threatened, endangered, or sensitive wildlife, plant, or animal species. The applicant submitted a copy of Wetlands Delineation(WD# 2022-0400) prepared by LC Eco to the Oregon DSL which was reviewed and then approved on May 3, 2022.

This attached Wetlands Delineation is accurately reflected on the Revised Site Plan for RDF 22-04 dated May 10, 2022 and demonstrates the delineated 6.26-acres of PFO/PSS Slope Wetlands I is at least 125' away from the proposed home site and at least 100' away from the existing driveway to Price Road. All future development on the subject property will be required to protect and not compromise these identified wetlands. The portion of the property in the southwest corner, where the applicant intends to build, is the highest location on the property. The home is proposed where the slopes are less than 5%. These slopes do not limit development in this identified area.

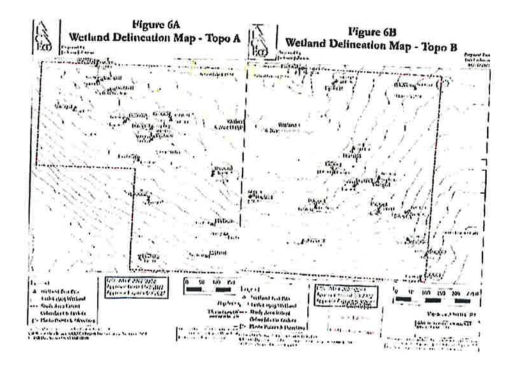
On August 13, 2022 Tina Louise King who resides at 75702 Price Road, paid the fee and REFERRED the authorized Administrative Review of RDF22-04 to be heard by the Planning Commission at a public hearing that is scheduled for August 1, 2022. The expressed reasons for this Referral concern the applicant's ability to use this existing 20' wide easement as the proposed forest dwelling's primary access to Price Road and the potential increase in fire risks resulting from one more residence in this rural area. As already stated, this existing 20' easement to Price Road was initially conveyed simultaneously with the subject property and was recorded with the County Clerk on January 1959 in Deed Book 138 Page 795. In addition, this 20' easement was also accurately located via County Survey 6518 conducted by Butler Surveying Inc. on 5/28/2019 shown on Page 11. The Discussion pertaining to Finding 10 of this Report will cover and evaluate Ms. King's concerns in greater detail.

The remainder of this report will address the extent to which the proposed resource dwelling meets the applicable standards of the Columbia County Zoning Ordinance including Ms. King's concerns related to her Referral of RDF 22-04 to the Planning Commission.

Revised Site Plan dated May 10, 2022

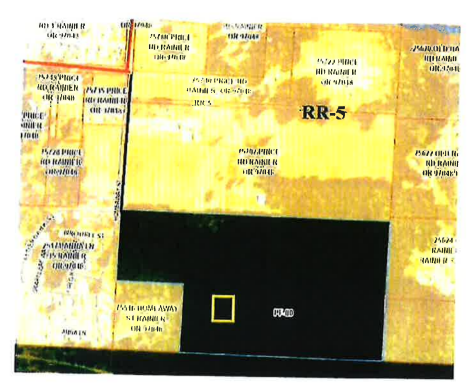


Wetlands Delineation (WD 2022-0400) Approved by OR DSL



2018 Aerial & Current Zoning Maps of property





BOOK	PAGE
DOOK	. AOE

REVIEW CRITERIA, FACTS, ANALYSIS & FINDINGS:

Beginning with the applicable Primary Forest (PF-80) provisions of the Columbia County Zoning Ordinance (CCZO):

Section 600 PRIMARY FOREST ZONE - 80

PF-80

- 501 .1 <u>Purpose.</u> The purpose of this zone is to retain forest land for forest use and to encourage the management of forest land for the growing, harvesting, and processing of forest crops consistent with the Oregon Forest Practices Act. Uses in this zone will also provide for other forest uses including watershed protection, soil protection, maintenance of clean air and water, wildlife and fisheries habitat, outdoor recreation activities, open space and scenic preservation, and agricultural activities free from the encroachment of conflicting non-forest uses and influences.
- 502 Table of Authorized Uses & Development.

SINGLE-FAMILY RESIDENCES	AUTHORIZATION	PF - 80 SECTION
"Template" Forest Land Dwelling	AR	504.1, 506.4, 506.5, 507- 510

- 504 <u>Uses Subject to Administrative Review</u>. The following uses are permitted, subject to review and approval under prescriptive standards specified herein and as may otherwise be indicated by federal, state and local permits or regulations using the process contained in Section 1601. All authorized dwellings and permanent structures shall meet the standards listed in Sections 506, 507, 508, 509 and 510 of this Ordinance.
 - .1 Single-family dwelling, as authorized under Section 506 of this Ordinance and such accessory buildings and uses as are normally associated with a single-family dwelling.

Finding 1: Staff finds that the August 28, 2020 Template Test (TT 21-06) conducted for the subject site authorizes the applicant's proposed Forest Dwelling Permit requested for RDF 22-04. If the RDF is approved, the applicant will be able to develop the southwestern portion of the property for residential use, as described in the submitted site plan. The site's proposed residential use is consistent with the various authorized resource and non-resource related uses identified as Purposes of the Primary Forest Zone.

The remainder of this report will evaluate the submitted application according to the provisions in Sections 506-510 of the Zoning Ordinance. If the research and subsequent Findings determine the proposed Template Test Forest Dwelling complies with the necessary provisions of Sections 506 through 510, Staff finds the Planning Manager will be able to conditionally approve this requested forest dwelling permit.

BOOK	PAGE

Continuing with the CCZO, Section 506- Standards for Dwellings:

- 508 <u>Standards for Dwellings</u>. Dwellings are authorized in the Primary Forest Zone subject to standards found in Sections 507, 508, 509, 510 and documentation of meeting either the Small Tract, Large/Multi-Tract, or Template Dwelling criteria as follows.
 - .4 <u>Template Dwelling for Tracts Smaller than 80 Acres</u>. A dwelling may be authorized on a tract that satisfies and meets all the following criteria:
 - A. The tract is composed of soils that meets one of the following:
 - 1. Soils that are capable of annually producing more than 85 cubic feet per acre of wood fiber if:
 - a. All or part of at least 11 other lots or parcels that existed on January 1, 1993 and are not within an Urban Growth Area are within a 160 acre square centered on the center of the subject tract. (Note: If the tract abuts a road that existed as of January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one quarter mile wide centered on the center of the subject tract and aligned with the road to the maximum extent possible); and
 - At least three (3) dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels; or

<u>Finding 2:</u> According to the Soil Survey of Columbia County, the subject property's soils consists of Goble silt loam, Soil Types 23C. This soil type has an annual growth rate of greater than 85 cubic feet per acre for 60 year old trees.

The Template Test (TT 21-06) for the subject property determined that within a 160-acre rectangular template area, 12 dwellings and 30 parcels were in existence on January 1, 1993. These parcels have retained their configuration and the homes have not been removed, demolished or converted to nonresidential uses years as required by OAR 660-06-0027 (1)(f) and OAR 660-006-0005(4).

On 8/12/21 Donald Campbell the resident at 75735 Price Road submitted comments (attached) recommending Denial of RDF 22-04 because "TT 21-06 was incorrectly done. Homeaway Road/Street does not and has never lawfully existed or been established per public record. Tax Lot 2500 (subject property) does not abut any road, private or otherwise, therefore a square template should be used."

In light of Mr. Campbell's concerns, Planning Staff verified that the Columbia County Public Works Department's December 2021 update of the Official Names of Roads in Columbia County lists Homeaway Road as an existing private road. The official Columbia County Address Maps

воок	PAGE	

also verify that Homeaway Road was in existence in July 1984 when the Columbia County Board of Commissioners adopted the first County Zoning Ordinance. Consequently, Staff finds that the rectangular 160-acre template conducted for TT 21-06 is consistent with the dimensional template test requirements in Section 506.4(A)(1) for proposed forest dwellings on tracts with soils that are capable of producing more than 85 cubic feet per acre of wood fiber.

For these reasons, Staff finds the submitted forest dwelling request has satisfied the criteria in Section 506.4(A) and address Mr. Campbell's concerns.

Continuing with Section 506 of the Zoning Ordinance - Standards for Dwellings:

- B. The tract contains no dwellings on other lots or parcels that make up the tract;
- C. No dwellings are allowed on other lots or parcels that make up the tract consistent with the recorded covenants, conditions and deed restrictions established under in Subsection 506.3; and

Finding 3: According to records of the County Assessor and Land Development Services (LDS) and the submitted application, the subject tract does not contain any other dwellings. In addition, Staff finds the subject property consists of only one tract of Primary Forest zoned land. For these reasons, Staff finds the requested forest dwelling satisfies the criterion in Section 506.4(B&C).

D. Parcels 10 acres or greater in size shall be required to submit and obtain approval of a Forest Land Assessment and Stocking Compliance application prior to receiving a permit for the dwelling as authorized by this subsection.

Finding 4: The subject parcel is 17.52 acres and is greater than 10 acres, therefore a Timber Stocking Survey & Assessment with Land Development Services (LDS) is required. A condition of approval will require the applicant to provide a Timber Stocking Survey and Assessment with Land Development Services (LDS) prior to issuance of any building permits.

CCZO Section 507

507 Siting of Dwellings and Structures

- .1 All new dwellings and structures are subject to the siting standards in this section. Relevant physical and locational factors including, but not limited to, topography, prevailing winds, proximity to existing roads, access, surrounding land use and source of domestic water shall be used to identify a site which:
 - A. Has the least impact on nearby or adjacent lands zoned for forest or agricultural use;
 - B. Ensures that forest operations and accepted farming practices on the tract will not be curtailed or impeded by locating dwellings and structures as near to each other and to existing developed areas as possible considering topography, water features, required setbacks and firebreaks:

C. Minimizes the amount of forest lands used for building sites, road access and service corridors;

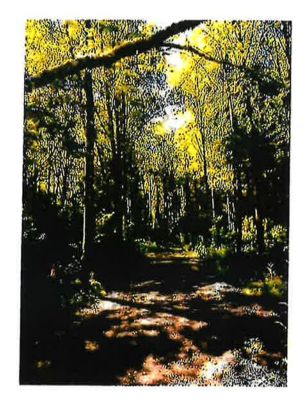
Building Site in SW Portion—will need to establish 30' Primary and 100' Secondary Firebreaks on all sides





View of 20 Easement connected to subject property's driveway to Price Road





воок	PAGE	
0001		

Finding 5: As demonstrated in the pictures on Page 9, the home area has been situated on the southwest corner of the property as to minimize impacts to resources. The subject property only borders forest property to the south. To the north, east and west the property boarders rural residential (RR-5) zoned and developed properties. The proposed home site is on the southwest portion of the property with the highest elevation and is located near an existing driveway in order to avoid any impacts to and preserve buffers to the delineated wetlands on the northern portion of the property consistent with the criterion in Section 507.1(A). All future site development will be required to comply with the applicable provisions of the Wetland Delineation WD 2022-0400 approved by the Oregon DSL. The Columbia County Soil & Water Conservation District submitted the attached comments dated October 10, 2021 stating that the property owners should be conducted prior to construction to ensure this significant environmental resource is not compromised with the approval of RDF 22-04. The approved Wetland Delineation addresses these concerns.

Improving this existing driveway to minimum fire apparatus access standards will also avoid having to create a new driveway that would disturb forest and wetlands resources on the property. The proposed home site will be at least 130' away from all property lines that will allow the residents to establish and maintain full fire safety areas surrounding their residential development without obtaining any secondary firebreak easements from adjacent property owners. Staff finds that impacts to the subject and adjacent properties' natural resources can be minimized by establishing and maintaining fire breaks and by improving the entire existing access to fire apparatus access standards from the home site to Price Road prior to building permit issuance.

It is important to note that these requirements for all proposed forest dwellings are intended to minimize the potential impact they have on adjacent forest and agricultural operations by clustering onsite development within fire safety areas that will not only minimize disturbance of this area's existing forest and agricultural practices/operations, but will also help to minimize the amount of forest lands used for building sites road access and utility corridors. Staff finds that Ms. King's Referral of RDF 22-04 concerns (see Discussion pertaining to Finding 10) are similar to these existing requirements of the Zoning Ordinance and must be satisfied as Conditions of Approval for all proposed forest dwellings whether or not they are reviewed and approved by the Planning Manager or the Planning Commission.

To satisfy 507.1(A), A Waiver of Remonstrance regarding past, current or future accepted farm or forest operations of adjacent and nearby lands will be required prior to the issuance of a building permit.

To satisfy 507.1(B) and (C), a condition of approval shall state that all development, proposed and future, on the property should be clustered together to minimize the impacts on the site's remaining natural areas, and all utilities should be clustered within the driveway corridor. With these conditions of final approval, Staff finds that the county will require these criteria to be met prior to building permit issuance in order for RDF 22-04 to comply with these provisions Section 507.1(A, B and C) of the Zoning Ordinance that coincide with Ms. King's expressed concerns in the Referral of RDF 22-04 to the Planning Commission.

BOOK	PAGE	

D. Is consistent with the provisions of Section 510 related to Fire Siting Standards and minimizes the risk associated with wildfire; and

Finding 6: The proposed home site will be located on the southwest corner of the property at least 130' from all property lines. A comprehensive analysis will be conducted later in this report (Findings 24-28) to evaluate the extent to which the submitted forest dwelling complies with the regulatory requirements of Section 510 that are necessary to minimize the proposed forest dwelling's increased wildfire risk. This criterion will be satisfied with conditions that will be discussed later in this report.

E. Is consistent with other requirements contained in the Comprehensive Plan or implementing ordinances, including, but not limited to, regulations which apply to flood, steep slopes, and landslide hazard areas, development within the Willamette River Greenway, development in forested areas or development in significant resource and natural areas, such as wetland riparian and slide-prone areas.

Finding 7: The submitted Site Plan shows the applicant intends to limit site development to the southwest corner of the subject property over 130' from property lines and at least 125' from the delineated wetlands located in the site's northern portion. Staff finds that the subject proposal is consistent with requirements contained in the Comprehensive Plan and implementing ordinances as well as with the May 3, 2022 Wetlands Delineation approved by the Oregon DSL. Although the property is adjacent to forest resource lands to the south and to RR-5 lands on all other sides, mitigating impacts to natural resources are addressed throughout this report. Staff finds that with conditions herein, the subject proposal complies with the provisions in CCZO 507.1E.

Continuing with Section 507 - Siting of Dwellings and Structures:

.2 The applicant shall provide evidence consistent with OAR 660-006-0029(3) that domestic water supply is from a source authorized in accordance with the Department of Water Resources' administrative rules for the appropriation of ground water or surface water in OAR Chapter 690 and not from a Class II stream as defined in the Forest Practices Rule in OAR Chapter 629. If the water supply is unavailable from public sources or sources located entirely on the subject property, then the applicant shall provide evidence that a legal easement has been obtained permitting domestic water lines to cross the properties of affected owners.

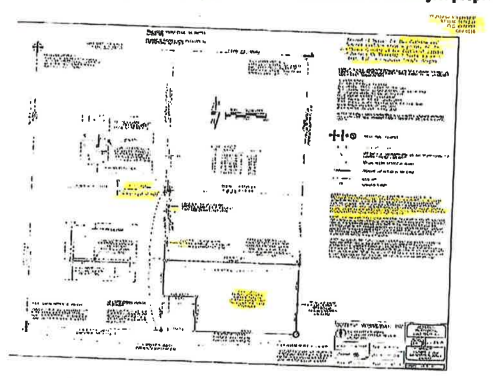
Finding 8: In the submitted forest dwelling application, the applicant stated that a private well is proposed on the subject property. Prior to the issuance of a building permit, the applicant shall drill a well, record a well log with the Oregon Water Resources Department and submit a copy to LDS proving that there is adequate domestic water to support the proposed residential use of the property. With this condition of approval, Staff finds the applicant can satisfy this criterion in Section 507.2.

.3 As a condition of approval, if road access to the dwelling is by a road owned and maintained by a private party or by the Oregon Department of Forestry or the U.S.

BOOK	PAGE	=	
DOOK_	 PAGE		

Bureau of Land management, then the applicant shall provide proof of a long-term road access use permit or agreement. The road use permit may require the applicant to agree to accept responsibility for road maintenance.

County Survey # 6518 filed 5/28/2019 identifying the East and West Lines of the recorded 20 foot wide easement providing legal access from Price Road to the subject property

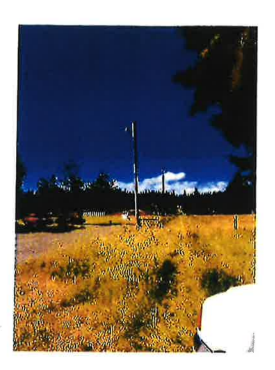


Location of surveyed 20' access easement to Price Road that runs parallel to Homeway Road



Views of 20' Easement south and north that runs parallel to improved Homeway Road





Finding 9: In compliance with the minimum private access requirements in Section 507.3, the applicant has demonstrated they have legal access to Price Road via the 20' easement described in County Survey # 6518 that is currently located in the far western portions of the three adjacent properties to the north. This 20' Easement was originally created in 1959 (Deed Book 138 Page 795) and was described as "An easement for a 20' foot right-of-way over and across the West 20 feet of the North half of the Southeast quarter of the Northwest quarter of Section 15, Township 7 North Range 3 West of the Willamette Meridian." Moreover, this easement was conveyed simultaneously with the conveyance of the ~17.52 –acre subject property that was described as the "South half of the Southeast quarter of the Northwest quarter of Section 15, Township 3 North Range 7 West of the Willamette Meridian"

When the applicants purchased the property in 2006 as demonstrated with the attached Statutory Warranty Deed recorded via Instrument No. 2006-011602, the subject ~17.52 acre property was referred to as Parcel 1 and was described as the "South half of the Southeast quarter of the Northwest quarter of Section 15, Township 3 North Range 7 West of the Willamette Meridian". Parcel 2 was described as "together with an easement for a 20' foot right-of-way over and across the West 20 feet of the North half of the Southeast quarter of the Northwest quarter of Section 15, Township 7 North Range 3 West of the Willamette Meridian."

Finally the County Public Works Department submitted comments that they have already issued a Road Access Permit Number RAP 2017-00103 confirming the subject property's has an

BOOK	PAGE
BOOK	FAGE

approved access to Price Road; this paved apron is shown above. Before the issuance of final occupancy for the forest dwelling, the Clatskanie Fire District will be required to submit confirmation to LDS that the full length of this 20' access (from Price Road to the home site) is improved for fire apparatus/emergency vehicle access. With these conditions of building permit issuance, Staff finds that the criterion in Section 507.3 will be met.

Discussion related to the subject property's access as stated in the neighbor's Planning Commission Referral of RDF 22-04: The resident of the adjacent northern property addressed at 75702 Price Road, Tina Louise King, Referred RDF 22-04 (Attached) to the Planning Commission and expressed the following concerns which revolve around the applicant's intended use of this 20' easement and the potential for one more forest dwelling to increase fire risks in this rural area of the county. Planning Staff notes that the 20' Easement to the subject property is located along the western boundary of the property on which Ms. King lives. Staff's summary of these concerns include:

- 1. The residential development proposed for RDF 22-04 imposes and increases fire risk to all nearby homes and forest lands because this easement was recently developed for forest use purpose only;
- 2. Because this access is over 600', the applicant is trying to manipulate his forest use within the easement into a private driveway/road without complying with Columbia County Road Standards Ordinance, the uniform fire code or fire apparatus access roads.
- 3. This easement consists of 3 closed agricultural gates that are locked at all times and he should be required to obtain a new access approach permit that complies with all applicable laws and standards.
- 4. This parcel development does not comply with all PF-80 Columbia County Zoning Ordinance. The secondary firebreak is not on or within the tax lot and is entirely located on an adjacent property without any casement.
- 5. The template test was performed incorrectly and should be conducted off of Price Road, not Homeway Road. (Staff has addressed this for Finding 2).
- 6. The neighbor is requesting the record kept open.

Finding 10: Staff will first address concern numbers 1, 2 and 4 related to fire siting standards and the potential for authorized residential development in the PF-80 zone to increase fire risks in rural areas.

As already discussed for Finding 5, all portions of Section 500 of the Zoning Ordinance contain a variety of development provisions that must be in place before LDS can issue any building permits for proposed forest dwellings. Specifically, the various provisions in Sections 507, 508 509 and 510 all have siting criteria which require the applicant/future resident to demonstrate how the new forest dwelling will not significantly increases in fire hazards and/or fire suppression costs for the county and property owners. This Referral submitted August 13, 2021

BOOK	PAGE

begins with the statement that "I object to this decision..." after Ms. King received only a Referral and Acknowledgement of the proposal requested for RDF 22-04; this Referral preempted the County's preparation of the Staff Report and its Conditions of Approval as well as the subsequent Final Order/Final Decision.

Nevertheless, the submitted Revised May 10, 2022 Site Plan shows the proposed forest dwelling will be surrounded by full 30' Primary and 100' Secondary firebreak on all sides on the authorized forest dwelling. In addition, the applicant will be required to improve the full length (~1,200 feet) of this 20' private access from Price Road to the home site which the Clatskanie Fire District will need to inspect and approve to minimum fire apparatus access standards of the County Road Standards Ordinance.

The June 30, 2022 attached comments from Steve Sharek, Clatskanie Fire Marshall also state that this driveway has only been approved for removal of logging debris and that the applicant has not completed or made residential improvements to this driveway in compliance with the County Road Standards Ordinance's minimum fire apparatus access standards. These improvements include, but are not limited to, a 12' driving surface supporting 75,000 pound vehicle weight loads with 4' clearance on each side for a 20' right-of-way, pull outs every 400 feet and an approved turnaround at the end of the driveway. In addition, the Clatskanie Fire Marshall states that "this driveway is in an area of address confusion" and that if the approval of RDF 22-04 results in 3 or more residences being served by this unnamed driveway, it will require this driveway to be named as a private road and the necessary readdressing of all affected residences in order to help ensure emergency vehicles have timely access to these properties. Consequently, one condition of building permit issuance will require the applicant to submit documentation from the Clatskanie Fire District confirming that he has improved the 20' private access to either private road standards or private driveway standards in compliance with the applicable provisions of the County Road Standards Ordinance.

The June 30, 2022 letter form Steve Sharek also states that forestry defensible space setbacks will need to be followed as well as the Oregon Fire Code for access and water supply all of which will also be required for RDF 22-04. The County Building Official's attached comments dated October 7, 2022 also state that the following requirements of the Oregon Fire Code will apply to RDF 22-04 prior to building permit issuance:

- Primary and secondary firebreaks,
- Ignition Resistant construction features,
- Spark arrestors for any wood or pellet stoves and indoor or outdoor fireplaces,
- · Possible sprinkler systems for fire flow, and
- Access approval from the Clatskanle Fire District and from the County Public Works

For these reasons, Staff finds that Ms. King's first, second and fourth concerns related to increase fire risks have been addressed and will be required prior to building permit issuance for the forest dwelling proposed for RDF 22-04.

BOOK	PAGE

Ms. King's 5th concern about the validity of the 160-acre rectangular Template Test conducted for RDF 22-04 has been addressed for Finding 2 of this Staff Report.

Ms. King's 3rd concern that the 20' access easement also contains 3 locked agricultural gates will be addressed by the Clatskanie Rural Fire District when they review and approve this private access for compliance with fire apparatus access roads. Typically, fire departments require property owners to provide them with the necessary means (i.e. keys) that will allow them to have safe and timely access to all properties. Staff finds that unless the Clatskanie Fire District does not have the means to access the subject property, they will not be able to approve this access to fire apparatus access standards.

Although Ms. King's 6th and final concern that the record for RDF 22-04 remain open is a valid concern, it does not apply until the County/Planning Commission begins its review of the proposal at their public hearing scheduled for August 1, 2022.

With this analysis, clarification and the identified various conditions of building permit issuance, Staff finds that Ms. King's expressed concerns have been addressed and also comply with these siting criteria for the forest dwelling proposed for RDF 22-04.

Continuing with Section 507 - Siting of Dwellings and Structures:

- .4 Pursuant to OAR 660-006-0029 (5), approval of a dwelling shall be subject to the following requirements:
 - A. The owner of the tract shall plant a sufficient number of trees on the tract to demonstrate that the tract is reasonably expected to meet Department of Forestry stocking requirements at the time specified in the Department of Forestry administrative rules;
 - B. Land Development Services shall notify the Columbia County Assessor of the above condition at the time the dwelling is approved:
 - C. If the property is over 10 acres the owner shall submit a stocking survey report or a Forest Land Assessment and Stocking Compliance Application to the Columbia County Assessor and the Assessor shall verify that the minimum stocking requirements have been met by the time required by the Department of Forestry administrative rules:
 - D. Upon notification by the Assessor, the Department of Forestry shall determine whether the tract meets minimum stocking requirements of the Forest Practices Act. If the Department determines that the tract does not meet those requirements, the Department shall notify the owner and the Assessor that the land is not being managed as forest land. The Assessor shall then

воок	PAGE
	PAGE

remove the forest land designation pursuant to ORS 321.359 and impose additional tax pursuant to ORS 321.372; and

E. A waiver of remonstrance shall be recorded with the County Clerk certifying that the owner will not remonstrate against or begin legal action or suit proceeding to cause or persuade the owner or operator of any farm and forest lands to modify the conduct of legal and accepted farm and forest operations.

Finding 11: The property's current tax assessment confirms that the subject tract is in forest tax deferral and does not contain any other dwelling. The County Assessor was sent a Referral and Acknowledgement of the proposed forest dwelling and has not submitted any comments to LDS. The property is greater than 10 acres and the property owner will be required to submit a stocking survey or a Forest Land Assessment and Compliance Application prior to issuance of building permits. The Department of Forestry submitted comments that firebreaks should be located entirely on the subject property without easements on adjacent resource lands. The applicant will be required to submit a notarized Waiver of Remonstrance with the County Clerk against taking legal actions against accepted ongoing farm and forest operations occurring on adjacent resource zoned properties. With these conditions of building permit issuance, Staff finds that all criteria in 507.4 will be met.

.5 Dwellings and other structures to be located on a parcel within designated Big Game Habitat areas pursuant to the provisions of Section 1190 are subject to the additional siting criteria contained in Section 1190.

<u>Finding 12:</u> The subject property is within a Peripheral Big Game Habitat area, therefore the provisions in Section 1190 will be reviewed in this report for Finding 29.

Continuing with Section 508 of the Zoning Ordinance - General Review Standards:

- 508 <u>General Review Standards</u> the Planning Director or hearings body shall determine that a use authorized by Sections 504 and 505 meets all of the following requirements:
 - .1 The proposed use will not force significant change in, or significantly increase the cost of, accepted farming or forest practices on agriculture or forest lands;

Finding 13: As shown on the Aerial and Zoning maps, the subject tract is surrounded by Rural Residental-5 zoned properties with one PF-80 zoned parcel to the south. The area of resource zoned properties consists of forestry uses and the area of rural residential consists of single family homes and mobile home parks. The historical development of this section, south of Price Road confirms this area consists of both resource related and rural residential development and uses. To further ensure protection of forestry and agricultural operations, the applicant will sign a Waiver of Remonstrance against ongoing accepted forest and agricultural practices on adjacent properties and record this notarized document with the County Clerk. Also, the submitted site

BOOK	PAGE

plan shows that the proposed setbacks will ensure that the applicant will be able to maintain the full primary and secondary fire breaks on the subject property without needing to obtain secondary firebreaks from any neighbors. For these reasons, Staff finds the criterion in Section 508.1 will be met with conditions of building permit issuance already covered in this report.

.2 The proposed use will not significantly increase fire hazard or significantly increase fire suppression costs or significantly increase risks to fire suppression

Finding 14: The County Building Official's comments dated October 7, 2021 (See Finding 10) will ensure the proposed home complies with the minimum requirements of the Oregon Structural Specialty and Fire Codes prior to building permit issuance. Since no portions of the secondary firebreak are located on adjacent properties, the applicant will be able to establish and maintain these areas in accordance to the fire siting standards for dwellings and structures in the PF-80 Zone. Road and driveway slopes will be installed at or below the 12% threshold which provides good access for fire protection and emergency vehicles. Also, a condition of approval shall require road and driveway to be improved to fire apparatus access standards and approved by the Clatskanie Fire District and County Public Works prior to permit issuance. Staff finds that this criterion will be satisfied by these imposed conditions of building permit issuance.

- .3 A waiver of remonstrance shall be recorded with the County Clerk certifying that the owner will not remonstrate against or begin legal action or suit proceeding to cause or persuade the owner or operator of any farm or forest lands to modify the conduct of legal and accepted farm or forest operations: and
- .4 The proposed use is consistent with requirements contained in the Comprehensive Plan or implementing ordinances, including, but not limited to, regulations which apply to flood hazard areas, development within the Willamette River Greenway, development in forested areas or development in significant resource areas, such as riparlan, wetlands or slide-prone areas.

Finding 15: These two requirements of Section 508.3 & 508.4 are the same respective criteria in Section 507.1(E) (Consistency with Overlay Zones (See Finding 7) and Section 507.4(E) (Waiver of Remonstrance (See Findings 5 and 11). These criteria will be met with conditions already covered.

Continuing with Section 509 of the Zoning Ordinance- Standards of Development:

509 Standards of Development

The minimum average lot or parcel width and minimum average lot or parcel depth shall be 100 feet for all activities except farming or forestry.

<u>Finding 16:</u> The average width of the subject property is approximately 1300' and the average depth is approximately 660' both of which far exceed the 100' minimum dimensions required for the PF-80 zoned property. Staff finds that this criterion has been satisfied.

воок	PAGE

Access to parcels in this zone shall meet Fire Safety Design Standards for Roads in the County Road Standards and access standards found in Section 510 of the Zoning Ordinance.

<u>Finding 17:</u> The pertinent site access issues related to Fire Safety Standards have been addressed in Findings 4, 5, 9 and 10, will be covered for Findings 24-29 and will be required to be met prior to the issuance of any building permits for the proposed forest dwelling on the subject tract.

- There shall be no height limitation for forest operation and management-related structures unless otherwise permitted in the Primary Forest Zone. The maximum building height for all non-farm, non-forest structures shall be 50 feet or 2 ½ stories, whichever is less.
- .4 The standards and requirements described in Section 1300 of the Zoning Ordinance shall apply to all signs and name plates in the Primary Forest Zone.

Finding 18: No building plans or onsite signs were submitted with this forest dwelling permit application. All non-resource structure's maximum height limitation (the lesser of 50 feet or 2 ½ stories), as well as any onsite signs will be reviewed and required to comply with the applicable provisions of the Zoning Ordinance at time of building permit issuance. These criteria can be satisfied prior to release of building permit.

Continuing with Section 509 of the Zoning Ordinance- Standards of Development:

.6 Setbacks:

- A. There shall be a minimum setback of 50' for front, side, and rear yards for all development in the Primary Forest Zone.
- B. When this Ordinance or any other ordinance requires a greater or lesser setback than is required by this subsection, the greater setback shall apply.
- C. All structures are subject to any special setbacks when adjacent to arterial or collector streets designated in the County Transportation Systems Plan.

Finding 19: The submitted site plan indicates the future dwelling will be at least 130' from all property lines and confirmed at building permit submittal. There are no other provisions in the Zoning Ordinance that require different setbacks, nor has the Department of County Public Works identified any special setbacks for this new forest dwelling that has a legal access to Price Road. For these reasons, Staff finds that these criteria can be met at the time of building permit issuance.

D. No structure or use shall be established in a manner likely to cause contamination of a stream, lake or other body of

BOOK P	AGE

water. Riparian and natural hazard setbacks set forth in Sections 1170 and 1180 of the Zoning Ordinance shall apply.

Finding 20: Staff finds that the Revised May 10, 2022 Site Plan for RDF 22-04 accurately identifies the location of all requested site development (driveway, septic system, residence) in relation to the identified ~6.26 acres of PFO/PSS-Slope Wetlands 1 in the Wetlands Delineation Number WD 2022-0400 approved by the Oregon DSL. Separating these Wetlands from the driveway and proposed home site by at least 100' and 125' respectively, demonstrates the applicant has designed RDF 22-04 so that this site's critical environmental resource will not be compromised, nor will its ecological role be impeded. The County Sanitation's comments also state that the approved locations of the septic system follow the minimum siting setbacks from these delineated wetlands. Furthermore, Section 1170 does not apply to RDF 22-04 since these wetlands are not associated with fish-bearing lakes, water, streams or sloughs and there are no riparian corridors for wetlands not associated with streams, rivers, sloughs, or fish-bearing lakes according to the definitions in Section 1184.(A)(5) of the Zoning Ordinance. For these reasons, and without any additional evidence, Staff finds the applicant's proposal complies with these criteria for home sites on PF-80 zoned properties containing delineated wetlands.

E.

When land divisions create parcels of less than 40 acres for uses listed in Subsection 511.2A., provided those uses have been approved pursuant to this Ordinance, required building setbacks for these parcels will be determined on a case-by-case basis by the Director or the hearings body.

<u>Finding 21:</u> This criterion does not apply to the requested forest dwelling since the applicant is not dividing the subject forest tract.

F.

The owner shall provide and maintain primary fuel-free fire break and secondary fire break areas on land surrounding the dwelling and primary fuel-free break areas surrounding accessory structures in the Primary Forest Zone pursuant to the provisions in Subsections 510.2 and .3.

Finding 22: These provisions will be discussed and evaluated in-depth later in this report (see Findings 24 - 28). Staff finds this criterion will be satisfied with conditions that will be discussed later.

Continuing with Section 509 of the Zoning Ordinance- Standards of Development:

Approval Period for Use Permits. For all uses approved under sections 504 and 505, the approval period shall be valid for four (4) years. At a minimum, a development construction permit must be issued by the Land Development Services within the approval period. If a construction permit is not issued within the approval period, the land use permit expires. An extension of two years on the approval period may be granted by the Director if a written request is received prior to its expiration and the reason for the delay is beyond the control of the owner.

воок	PAGE

Finding 23: This Resource Forest Dwelling Permit shall remain valid for four (4) years from the date of the final decision and shall become void unless the proposal has commenced in conformance with all conditions and restrictions established herein within the four-year validity period. A 2-year extension may be granted, if requested in writing with the appropriate fee before the expiration date, given the applicant is not responsible for failure to develop. Staff finds this criterion will be satisfied with these conditions of approval.

Continuing with Section 510 of the Zoning Ordinance- Fire Siting Standards for Dwellings, Structures and Roads:

510 Fire Siting Standards for Dwellings, Structures and Roads:

The following fire siting standards or their equivalent shall apply to new dwellings in this zone:

.1 If a water supply is available, suitable and acceptable for fire protection by the fire protection district, such as a swimming pool, pond, stream, or lake, then road access to within 15 feet of the water's edge shall be provided for pumping units. The road access to the dwelling and access to the on-site water supply shall accommodate the turnaround of firefighting equipment during the fire season. The applicant shall provide verification from the Water Resources Department that any permits or registrations required for water diversion or storage have been obtained or that permits or registrations are not required for the use. Permanent signs shall be posted along the access route to indicate the location of the emergency water source.

<u>Finding 24:</u> Staff finds that there are no suitable waterways that would qualify for fire suppression purposes located on the subject property. Staff finds this criterion does not apply to the requested forest dwelling.

- The owner of the dwelling shall establish and maintain a primary fuel-free fire break surrounding the dwelling and accessory structure(s) no less than 30 feet wide in accordance with the provisions in "Protecting Your Home From Wildfire" published by the National Fire Protection Association. The owner may be required to increase the primary fuel-free fire break if the dwelling or structure is located on a 10% or greater slope. The primary fuel-free fire break could include a lawn, low ornamental shrubbery less than 24" in height and/or individual or groups of trees separated by a distance equal to the diameter of the crowns adjacent to each other, or 15 feet, whichever is greater. All existing tree limbs shall be pruned from the base to at least eight feet in height. Dead fuels shall also be removed.
- A secondary fire break of 100 feet outside the primary fuel-free fire break, or its equivalent allowed by Columbia County Board Order No. 239-97 <u>Firebreak Equivalents</u>, shall also be provided and maintained for the dwelling in accordance with the provisions in "Protecting Your Home From Wildfire" published by the National Fire Protection Association. All existing trees shall be pruned from the base to at least 8 feet in height. Dead fuels shall be

BOOK	PAGE

removed from the secondary fire break area. If the placement of the proposed dwelling cannot meet the secondary fire break due to physical constraints of the land or parcel size, the applicant may apply to obtain a secondary fire break easement from a neighbor or build the structure to a Class 1 or 2 Ignition Resistance Construction as allowed by Board Order No. 239-97, Firebreak Equivalents.

Finding 25: The Oregon Department of Forestry's March 1991 Recommended Fire Siting Standards for Dwellings & Structures & Fire Safety Design Standards for Roads (attached) requires property owners in forest zones to "maintain a primary fuel-free break area surrounding all structures; clear and maintain a secondary fuel-free break area; and maintain adequate access to the dwelling for firefighting equipment vehicles in accordance with the provisions in Protecting Your Home from Wildfire (National Fire Protection Association)." The pictures on Page 9 show these fuel-free firebreak areas and the site's intended access. If at the time of development, the property owner cannot establish and maintain a full 100' secondary firebreak on their own, there is the option of reducing it per Equivalent Fire Buffers adopted through Board Order No. 239-97 which requires forest dwellings to be constructed to Class I or Class II Ignition Resistant Standards.

As indicated on the submitted May 10, 2022 Revised Site Plan, the proposed location of the new forest dwelling will be at least 130' from all property lines which will allow the applicant to establish and maintain the full 130' fire safety area on all sides of the forest dwelling. In addition, the County Building Official will review all building plans to ensure the applicable provisions of the Oregon Fire Code will be met. Without any additional evidence, Staff finds these criteria can be satisfied with these conditions of building permit approval.

Continuing with Section 510 of the Zoning Ordinance- Fire Siting Standards for Dwellings, Structures and Roads:

.4 All roads in this zone, except private roads and bridges for commercial forest uses, shall be constructed so as to provide adequate access for firefighting equipment according to the standards provided by the local rural fire protection district, the County Road Department, or the State Department of Forestry

Finding 26: As already evaluated and addressed in Finding 10, the subject tract will use the existing 20' wide legal easement/driveway located over the three adjacent northern properties as its access to Price Road. This easement was originally created and conveyed with the subject property in 1959 as recorded in Deed Book 138 Page 795. The applicant has an approved Access Approach Road Construction Permit (RAP 2017-00103) to access Price Road.

As covered for Finding 10, the Clatskanie Fire Marshall stated that <u>if</u> the approval of RDF 22-04 results in 3 or more residences being served by this unnamed driveway, it will require this driveway to be named as a private road and the necessary readdressing of all affected residences in order to help ensure emergency vehicles have timely access to these properties.

воок	PAGE

Consequently, one condition of building permit issuance will require the applicant to submit documentation from the Clatskanie Fire District confirming that he has improved the 20' private access to either private road standards or private driveway standards in compliance with the applicable provisions of the County Road Standards Ordinance.

All new or existing private access easements will need to be improved to the applicable provisions in Sections II, III and IV of the County Road Standards Ordinance and approved by the Clatskanie Fire District and/or the County Public Works Department before the county can authorize any building permits on the subject property. Specifically, prior to the issuance of building permits, the applicant shall submit documentation to Land Development Services that Clatskanie Fire District has granted Temporary Access to the property. Finally, and prior to the occupancy of the new forest dwelling, the applicant will be required to submit documentation to LDS that the Clatskanie Fire District has inspected the private access road(s) and easement(s) confirming they are suitable for fire service equipment. With these conditions of building permit issuance, Staff finds that these criteria can be met.

- No portion of a tree or any other vegetation shall extend to within 15 feet of the outlet of a stove pipe or chimney.
- .6 A dwelling shall meet all of the following requirements:
 - A. The dwelling shall have a fire retardant roof;
 - B. The dwelling shall not be sited on a slope of greater than 40 percent;
 - C. If the dwelling has a chimney or chimneys, each chimney shall have a spark arrester; and
 - D. The dwelling shall be located upon a parcel within a fire protection district unless the applicant meets the criteria of subsection 510.7.

Finding 27: The subject tract is located within Clatskanie Fire District service area. To be consistent with 510.6(A-D), a condition of approval shall require the authorized forest dwelling to have a fire retardant roof, not be sited on a slope greater than 40 percent, and all chimneys to have spark arrestor(s). Staff finds these criteria can be met with these conditions of building permit issuance.

.7 If the dwelling is not within a fire protection district, the applicant shall provide written documentation to the County of residential fire protection. The applicant shall provide evidence that the applicant has asked to be included within the nearest such district. If the County determines that inclusion within a fire protection district or contracting for residential fire protection is impracticable, the County and fire protection district may provide an alternative means for protecting the dwelling from fire hazards which may include a fire sprinkling system, onsite equipment and water storage or other methods that are reasonable given the site conditions.

BOOK	PAGE	

<u>Finding 28:</u> This criterion does not apply to this proposed forest dwelling since it is within Clatskanie Fire District's service area.

CCZO Section 516- Notification of State Agencies

Notification of State Agencies. The Oregon Department of Forestry's Columbia Unit Office and The Oregon Department of Fish and Wildlife's Forest Grove Office shall be notified and requested to comment on all conditional use requests filed under Section 503 of this Zone and all building or placement permit applications filed under the Primary Forest Zone. Responses should be received within 10 days of the date of mailing to be assured consideration.

Finding 29: The applicant's submitted forest dwelling is authorized and will be reviewed and approved by the Planning Commission a their public hearing scheduled for August 1, 2022 with the Referral submitted by Tina Louse King to LDS on August 13, 2021. The Oregon Department of Fish & Wildlife (ODFW) and the Oregon Department of Forestry (ODF) were notified of the submitted proposal. Staff received ODF attached comments dated 9/27/2021 stating that the full fire safety area surrounding the home should be in control of the property owner; the Revised May 10, 2022 Site Plan specifically addresses these concerns. As of the date of this Report, ODFW has not submitted any comments. Staff finds this criterion has been met.

Section 1190 BIG GAME HABITAT OVERLAY BGR

[Amended by Ordinance 2003-06, eff. 7/30/03].

- Purpose: To protect sensitive habitat areas for the Columbian white-tailed deer and other Blg Game by limiting uses and development activities that conflict with maintenance of the areas. This section shall apply to all areas identified in the Comprehensive Plan as a major and peripheral big game range or Columbian white-tailed deer range, as shown on the 1995 Beak Consultant's map, entitled "Wild Game Habitat" in the Comprehensive Plan in Appendix Part XVI, Article VIII (A). [Amended by Ordinance 2003-06, eff. 7/30/03].
- Permitted Uses: All uses permitted in the underlying zone either outright or conditionally shall be permitted IN THE Big Game Range Overlay provided that such use or development is consistent with the maintenance of Big Game and Columbian White-tailed Deer Habitat identified in the Comprehensive Plan. [Amended by Ordinance 2003-06, eff. 7/30/03].
- 1193 <u>Development Siting Standards</u>: [Amended by Ordinance 2003-06, eff. 7/30/03]. All new residential development and uses located in Major and Peripheral Big Game or Columbian White-tailed Deer Habitat shall be subject to following siting standards:
 - A. Dwellings and structures shall be located as near each other and existing developed areas as possible considering topography, water features, required setbacks, and firebreaks.
 - B. Dwellings and structures shall be located to avoid habitat conflicts

BOOK	PAGE

and utilize least valuable habitat areas.

- C. Road development shall be minimized to that which is necessary to support the proposed use and the applicant shall utilize existing roads as much as possible.
- D. The owner/occupant of the resource parcel shall assume responsibility for protection from damage by wildlife.
- E. Riparian and Wetland areas shall be protected in accordance with Sections 1170 and 1180.
- The County shall notify the Oregon Department of Fish and Wildlife (ODFW of all proposed uses or development activities which require a permit and are located in Major or Peripheral Big Game Habitat. The County will consider the comments and recommendations of ODFW, if any, before making a decision concerning the requested use or activity. [Added by Ordinance 2003-06, eff. 7/30/03].
- The County shall notify the Oregon Department of Fish and Wildlife (ODFW) and the U.S. Fish and Wildlife (USFW) of all proposed uses or development activities which require a permit and are located in Columbian White-tailed Deer Habitat. The County will consider the comments and recommendations of ODFW and USFW, if any, before making a decision concerning the requested use or activity. [Added by Ordinance 2003-06, eff. 7/30/03].

Finding 30: The BEAK Maps of the Rainier-Fern Hill Area shows that this property is located in an area that is designated as Peripheral Big Game Habitat, but does not contain any threatened, endangered, or sensitive wildlife, plant, or animal species. As discussed previously in this report, the development of the subject forest tract will be concentrated on the southwest portion of the site which is the highest level of the property. The Oregon Department of Fish and Wildlife (ODFW) was notified of this request and as of the date of this report, has not submitted any comments. To satisfy 1193(D), a condition of approval shall require the owner to assume responsibility for protection from damage by wildlife. With this condition, Staff finds that the subject tract's proposed forest dwelling is consistent with the applicable criteria in CCZO 1190.

COMMENTS:

Clatskanie Rural Fire Protection District: The attached comments dated June 30, 2022 have been incorporated into the Discussion related to Finding 10 as well as numerous other Findings throughout this Report.

Clatskanie PUD: Has reviewed the proposal and has no objections to its approval as presented.

County Assessor: No comments have been received.

воок	PAGE
DOON	1 AOL

County Building Official: Obtain all permits necessary for construction including electrical, plumbing, and mechanical for all strictures. Maintain all Fire breaks and setbacks; if setbacks are not met, IR-1 and IR-2 construction standards will be required by the Planning and Building Departments; a sprinkler system may apply. If slopes are steep, additional fire breaks are required and tree limbs may need to be cut. If having a wood stove. Fireplace, pellet stove or outdoor fireplace a spark arrestor is required. Obtain Fire Department driveway access and approval for temporary driveway construction and final driveway access. If access or water flow is an issue, the Fire Marshal may request a sprinkler system, however the Building Official can determine alternate methods. Obtain Public Works Road Access Permit and approval for temporary road access and final access.

County Sanitarian: Site evaluation is approved and it followed the Wetlands Delineation approved by Oregon DSL.

Columbia County Public Works Department: Applicant already has an approved access permit from the Public Works Department.

Don Campbell member of the Rainer-Fernhill CPAC: Mr. Campbell's comments dated 8/12/2021 have been addressed and incorporated into Finding 2 of this Staff Report.

District 18 Watermaster: No comments have been received.

Oregon Department of Forestry: My main concern is that the required fire breaks around any new house is within the landowner's control. If the home site can be adjusted so that the fire breaks are solely on the landowner's property than I have no issues.

OR Department of Fish & Wildlife: No comments have been received.

Soil & Water Conservation District: Building site falls within NWI mapped wetlands area. Lower Columbia Engineering (LCE) has performed an initial evaluation of the site and suggest that it is likely not to affect the wetlands. However, a formal wetlands delineation should be conducted prior to building to ensure that is the case. If wetlands are adjacent to the building site, care should be taken to not impact them during construction and OR Forest Practices Act should be followed with regards to buffer sizes and harvest restrictions. No fill or removal should take place in a wetland without a permit from the Oregon Department of State Lands.

CONCLUSION, RECOMMENDATION, & CONDITIONS:

Based upon research about the property and findings of the Staff Report for RDF 22-04 Staff recommends the Planning Commission APPROVE this request to site a single family dwelling on the subject 17.52-acre PF-80 zoned tract, subject to the following conditions:

BOOK	PAGE

CONDITIONS OF APPROVAL:

- 1. This Forest Dwelling Permit shall remain valid for four (4) years from the date of the final decision. This permit shall become void unless the proposal has commenced in conformance with all conditions and restrictions established herein within the four-year validity period. One 2-year extension may be granted by the Planning Director if requested in writing with the appropriate fee before the expiration date, given the applicant is not responsible for failure to develop.
- 2. This Forest Dwelling Permit allows a non-resource related dwelling on the subject property, which, in turn, enables the applicant(s) to apply for Building Permits (including septic) and other permits necessary for development. This Forest Dwelling Permit addresses and allows this land use only and does not guarantee approval of any other permits necessary for the future development of the subject property.
- 3. Primary and secondary fuel-free fire breaks shall be established and maintained for the dwelling allowed by this Forest Dwelling Permit and all accessory structures pursuant to OAR 660-006-0035 and the March 1991 Recommended Fire Siting Standards for Dwellings & Structures & Fire Safety Design Standards for Roads, published by the Oregon Department of Forestry (or) Equivalent Fire Buffers approved by Columbia County Board Order No. 239-97. If at the time of development, the property owner cannot establish and maintain a full 100' secondary firebreak on the subject property, there is the option of reducing it per Equivalent Fire Buffers adopted through Board Order No. 239-97 which requires forest dwellings to be constructed to Class I or Class II Ignition Resistant Standards.
- 4. The dwelling allowed by this Forest Dwelling Permit and all accessory structures shall: 1) have a fire-retardant roof, 2) not be sited on a slope greater than 40 percent, and 3) have a spark arrester for any and all chimney, wood stove, fireplace, pellet stove or outdoor fireplace.
- 5. The responsibility for protection from wildlife damage on the property shall be assumed by the dwelling's owner and/or occupant.
- 6. If the subject tract's access to Price Road meets the County Road Standards Ordinance's definition of a Private Road, the applicant and all affected property owners shall be required to submit a New Private Road Naming application with fees to Land Development Services for the Board of Commissioners.
- The following shall be completed <u>prior to issuance of any Building Permits</u>:
 - a. All future site development shall comply with the Wetlands Delineation (WD 2022-0400) approved by the Oregon Department of State Lands on May 3, 2022 and may include approved mitigation measures to reduce or eliminate detrimental impacts to the site's delineated wetlands.

BOOK	PAGE	

- b. The applicant shall submit a Septic Construction Permit to Land Development Services (LDS) concurrent with the building plans for the forest dwelling.
- c. The private access to Price Road shall comply with the applicable provisions of Sections II, III, and IV of the County Road Standards Ordinance related to Fire Service Requirements, Access Approach, and Private Roads and shall be approved by the Clatskanie Fire District and the County Public Works Department.
- d. The applicant shall file and record a well log with the State of Oregon Water Resources Department documenting the proposed forest dwelling is utilizing an approved domestic water supply per the provisions in OAR 660-006-0029(3). A copy of this recorded well log shall be submitted to LDS
- e. The applicant shall provide documentation to LDS from the Clatskanie Fire
 District confirming that the proposed private access to Price Road is adequate for
 temporary access by Fire Service equipment.
- f. The property owner shall sign and record in the deed records of Columbia County a Waiver of Remonstrance regarding past, current or future accepted farm or forest operations of adjacent and nearby lands. A copy of this recorded document shall be submitted to LDS.
- g. The applicant shall provide a Timber Stocking Survey & Assessment with Land Development Services (LDS) pursuant to the provisions in Section 507.4 of the Columbia County Zoning Ordinance.
- 8. All future site development on the 17.52-acre tract shall be clustered together with the home site and shall be reviewed for consistency with the applicable provisions in Section 500 and 1190 of the Zoning Ordinance related to development of PF-80 zoned properties containing identified as Peripheral Big Game Habitat areas.
- 9. <u>Prior to Final Occupancy:</u> Documentation shall be submitted to LDS confirming that the proposed access road/driveways has final Clatskanie Fire District approval and are suitable for fire service equipment.

Attachments:

Attachment 1 - RDF 22-04 submitted application & Revised May 10, 2022 Site Plan including Address, Zoning and Vicinity Maps

Attachment 2 - Wetlands Delineation # 2022-0400 approved by Oregon DSL on May 3, 2022

Attachment 3 - Tina Louise King's Referral of RDF 22-04 to Planning Commission Attachment 4 - Signed Waiver of 150 Day Rule requirement in ORS 215.427(1)

Attachment 5 Original Subject Tract and 20' Easement Conveyance recorded in Deed Book 138 Page 795 and the Applicant's Proof of Ownership recorded in Instrument No 2006-011602.

Attachment 6 - Comments from: Don Campbell Rainier-Fernhill CPAC
Columbia County Public Works

Clatskanie Fire District

BOOK	PAGE	

Columbia County Sanitarian
Columbia County Building Official
Columbia County Soil & Water Conservation District
Oregon Department of Forestry

ce: Don Campbell, P.O. Box 1375 Rainier, OR 97048
Tina Louise King, 75702 Price Road, Rainier, OR 97048
Steve Sharek, Clatskanie Fire Department

2 translates

HUSON PAGE

. ,			- ·
			_ d
1 // 2	Ameny Bu. series and Themas and Themas		- 114
	morne of the state	3	
	to less one brind an encounty Octoor of Streets anneasons some	-//	1
	and the print is bear and a second as the se		4
- 3	works while will take the series of the seri	, I, I	7
	SE 11 Variates ly placed	-	
5.	atdmutot have	132 119	-
	ARRANTY DEED arms of OREGON, [Wo	
10.	A A 2 2 2 2 2 antique montanostrati	E 200	200
		10.00	90
101	Avillo wit beliance and the oil brothosis Afactelistical facilities of 60 as on oil moord, which will be supported by the support of the supp	1836	
		3 100	
	bulon on, the underlighted, a fickety fitting in and for said crunty and distription of present the		
	p. 71	. 11	
	STATE OF OAKOON,	· II	
	א מריימוריאל ביי לאכיוייים (פוווי)	- 1	422
	(1988) Cannot Sylvenson .	- 1	1
	demonds of all persons accommended in the C. S. dept of Jenus, and 1920.	- 1	700.1
	defend the econd granifed pressions, and wraty post absenced thursons, against the leaful obstance and	- 1	Ť
600	served bus harrow hale arcitationable but engineers solve AVB and files AX led by a		
	and set suffered belowing		*
	wared at the stand at the standard of the standard of the stand at the standard of the standar		137
	To Here and in Hold the abon destribed and granted premate unto the seld grants s. Chat'c.	1	b .
	(2014-14-14)	11	ř.
100	W.S.W	ll l	·
		- (1	
			Ø.
19	of sold Section 15, Termship 7 North of Range 3, Heat of Militabilia Habidian, Columbia Goansy, Oragoo.	l)	100
	Worth, Anna A March, half of the Boutheast quarter of the Hortheast Court of Marchaelt quarter Together uith an Casteant Cor O N' Goot Engared-tusy over and secous to More to Caste unit an Estern of the Boutheast quarter		
	Could helf of Southeast quarter of Muthwest quetter of Saction il. Junes		-
9	, \$11178), [1] Applies has road \$1571 . , \$ prints to the old plan species has the public house of this ob the cold has road \$1571 . , \$ prints to the old plan species has represented at the cold has th		
	do hinthy grant, hugain, ast and consey unto the said grante, a		
	STAL POR POSSESS, KRAINS A MICHAEL AND WAS A WAS AN		ľ
	Author Martin plant and the state of t	1	
10.2	with the second construction and the second construction a		/
	WOIN ALL MAN BY THANK TRESHIVE, TAIL No. ANTHUR II. LEVIR & IGLERITA A	- 20	
	THE SEL WELL ST. AUGUSTAN-III	STREET,	
			8

		T00			
	Title Order No. 06/00843	BOOM			
	Becrow No. 10-0607304	COLUMBIA COUNTY, OREGON 2008-011602			
	After recording return, to:	DEED-D Chie1 Stret HUSERB 09/01/2006 11:29:48 AM			
	THATTHY SCOTT CARLETON & TAMARA D. Car leton	\$10.00 \$11.00 \$10.00 Total:\$31.00			
	Kainer or 97048	— ;			
	NAME, ADDRESS ZIP				
	Until a change is requested tax statements				
	shall be sent to the following address.	t, Einsbech E. Hager, County Clark for Columbia County, Oregon certify that the seatment of entitled hard in was recorded in the Clark records.			
	Painier DR 97048	Elizabeth E. Huser - County Clerk			
	NAME, ADDRESS, SIP	- [
	STATUTORY	WARRANTY DEED			
n	MIKE PIHL LOGGING CO., INC., an Oregon Corpo	ration , Grantor, conveys and			
100	TIMOTHY SCOTT CARLETON and TAMARA D. CARLET	ON , Grantee, the following			
<u> </u>	described real property free of liens and an set forth herein:	cumbrances, except as apecifically			
۳	See EXHIBIT A				
	TAX ACCOUNT #03-06 7315-020-02500				
	This property is free of liens and encumbran	ces, EXCEPT:			
5	BASEMENTS, RESTRICTIONS AND RESERVATIONS OF RECORD, IF ANY.				
1	BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT,	THE PRESON TRANSPERRING PRE TITLE			
	SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF	ANY, UNDER CHAPTER 1, ORRGON LAWS 2005			
	(BALLOT MEASURE 37 (2004)). THIS INSTRUMENT DOSS NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND				
	REGULATIONS. BEFORE SIGNING OR ACCEPTING THE	IS INSTRUMENT. THE PERSON ACQUIRING FER			
	TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADEPARTMENT TO VERIFY APPROVED USES AND TO DET	APPROPRIATE CITY OR COUNTY PLANNING			
	FARMING OR FOREST PRACTICES AS DEFINED IN ORS	3 30.930 AND TO INQUIRE ABOUT THE			
	RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY UNDER CHAPTER 1, OREGON LAWS 2005				
(BALLOT MEASURE 37 (2004)).					
	The true consideration for this conveyance is	\$ 110,000.00			
	(Here comply with the requirements of ORS 93.030)				
	DATED this 30 th day of Hug	_, 2006.			
	/				
	MIKE PIHL LOGGING CO., INC.				
	By: PREST	DENT			
	MICHABL D. PIHL				
	STATE OF OREGON, COUNTY OF CALINDIATES.	CORPORATE ACKNOWLEDGMENT			
	STATE OF OREGON, COUNTY OF LALL WA 10 10 188.	STATE OF OREGON, COUNTY OF) 98.			
	The foregoing instrument was acknowledged before me this Zoday of ALAST. 2006.	The foregoing instrument was acknowledged			
	by Michael D. Phil	before me this day of, 2006.			
0	29 President	by, and			
C	A MICE PILL LONGING W. INC	of			
	charles Validadas	a corporation, on behalf of the corporation.			
	VYY J Studential				
	Notary (Public for Dregon 03 30/10	Notary Public for Oregon My commission expires:			
		-4 commencet Auhitzas;			

SEAL

COLUMN COUNTY TITE 06/0843

PAGE

8EAL

Notary Public for Oregon My commission expires:

BOOK	PAGE

EXHIBIT A

LEGAL DESCRIPTION

PARCEL 1:

The South half of the Southeast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West, Willamette Meridian, Columbia County, Oregon;

EXCEPT the West 330 feet of the South 330 feet of the South half of the Southeast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West, Willamette Meridian, Columbia County, Oregon.

PARCEL 2:

An easement for a 20 foot right of way over and across the West 20 feet of the North half of the Southeast quarter of the Northwest quarter of Section 15, Township 7 North, Range 3 West, of the Willamette Meridian, Columbia County, Oregon.