

# Warrenton Planning Commission Agenda January 11, 2018

- 1. Attendance
- 2. Flag Salute
- 3. Public Hearing—Roosevelt Subdivision Preliminary Plat

Action Item

4. Public Hearing—Palmberg Jetty Apartments Site Design Review and Conditional Use Permit

Action Item

5. Public Hearing—South Juniper Gardens Subdivision Preliminary Plat and Variance

Action Item

- 6. Public Hearing—Stan Johnson Rezone
- 7. Approval of Minutes of December 14, 2017 Planning Commission Meeting

Action Item

- 8. Other Business
- 9. Adjourn



# **CITY OF WARRENTON**

December 8, 2017

To: Warrenton Planning Commission

From: Skip Urling, Community Development Director

Re: Preliminary Plat Application 16-3—The Roosevelt

North River Homes has submitted application for a preliminary plat of 74 lots for single family dwellings as a continuation of the Forest Rim planned unit development. The proposed development would be on the eastern portion of Tax Lot 810340000100 south of the Clatsop County Sheriff's Office with access provided by a new street Bugle Avenue extended southerly through the Sheriff's office property from SE 19<sup>th</sup> Street and an extension of SE Willow Drive westerly from its terminus in Forest Rim.

Application was originally submitted in December, 2016 but determined incomplete. Because the applicant was working with the US Army Corps of Engineers on a wetland permit for the construction of Bugle Avenue, the requisite items missing were not submitted until August, 2017, and the application deemed complete October 5, 2017. We sent notice of the public hearing November 21 and published notice December 1, 2017.

The application is reviewed under the following chapters/sections of the Warrenton Municipal Code:

16.216 Land Divisions and Lot Line Adjustments

16.192 Large-Scale Developments

16.120 Access and Circulation

16.136 Public Facilities and Standards

16.256 Traffic Impact Study

16.208.050 Type III Procedure (Quasi-Judicial)

### **FINDINGS**

Below are presented the applicable code sections with the applicant's responses followed by staff findings.

### 16.120.020 Vehicular Access and Circulation

- I. Intent and Purpose.
  - 1. The intent of this section is to manage vehicle access to development through a connected street system, while preserving the flow of traffic in terms of safety, roadway capacity, and efficiency. Access shall be managed to maintain adequate performance standards and

to maintain the functional classification of roadways as required by the Warrenton Comprehensive Plan and Transportation System Plan. Major roadways, including highways, arterials, and collectors, serve as the primary system for moving people and goods. Access management is a primary concern on these roads. Local streets and alleys provide access to individual properties. If vehicular access and circulation are not properly designed, these roadways will be unable to accommodate the needs of development and serve their transportation function. This section attempts to balance the right of reasonable access to private property with the right of the citizens of the City and the State of Oregon to safe and efficient travel. It also requires all developments to construct planned streets (arterials and collectors) and to extend local streets.

2. To achieve this policy intent, state and local roadways have been categorized in the Transportation System Plan by function. Regulations have been applied to these roadways for the purpose of reducing traffic accidents, personal injury, and property damage attributable to access systems, and to thereby improve the safety and operation of the roadway network. This will protect the substantial public investment in the existing transportation system and reduce the need for expensive remedial measures. These regulations also further the orderly layout and use of land, protect community character, and conserve natural resources by promoting well designed road and access systems and discouraging the unplanned subdivision and development of land.

**Applicant Response:** Access to the subdivision is via SE 19th Street and proposed Bugle Avenue, with existing access on SE Willow Drive which goes to Highway 101 Business, and SE 19th Street and SE Chokeberry Avenue.

Staff finding: Acknowledged.

D. Traffic Study Requirements. The City or other agency with access jurisdiction may require a traffic study prepared by a qualified professional to determine access, circulation and other transportation requirements. (See also Chapter 16.136, Public Facilities Standards, and Chapter 16.256, Traffic Impact Study.)

**Applicant response**: A traffic study by Lancaster Engineering has been conducted and is included as Exhibit G.

Staff finding: Staff reviewed the traffic impact analysis and agrees with the findings.

F. Access Options. When vehicle access is required for development (i.e., for off-street parking, delivery, service, drive-through facilities, etc.), access shall be provided by one of the following methods (a minimum of 10 feet per lane is required). These methods are

"options" to the developer/subdivider, unless one method is specifically required under Division 2, or through conditions required by the hearings body.

- 1. Option 1. Access is from an existing or proposed alley or mid-block lane. If a property has access to an alley or lane, direct access to a public street is not permitted.
- 2. Option 2. Access is from a private street or driveway connected to an adjoining property that has direct access to a public street (i.e., "shared driveway"). A public access easement covering the driveway shall be recorded in this case to assure access to the closest public street for all users of the private street/drive.
- 3. Option 3. Access is from a public street adjacent to the development parcel. If practicable, the owner/developer may be required to close or consolidate an existing access point as a condition of approving a new access. Street accesses shall comply with the access spacing standards in subsection G of this section, and require an access permit in accordance with subsection C of this section.
- 4. Subdivisions and Partitions Fronting Onto an Arterial Street. Land divisions fronting onto a City arterial street shall be required to provide alley or secondary (local or collector) streets for access to individual lots. When alleys or secondary streets cannot be constructed due to topographic or other physical constraints, access may be provided by consolidating driveways for clusters of two or more lots (e.g., includes flag lots and mid-block lanes). Land divisions fronting onto state highways are expected to meet state access management and mobility standards.
- 5. Double-Frontage Lots. When a lot has frontage onto two or more streets, access shall be provided first from the street with the lowest classification. For example, access shall be provided from a local street before a collector or arterial street. Except for corner lots, the creation of new double- frontage lots shall be prohibited in all residential districts, unless topographic or physical constraints require the formation of such lots. When double-frontage lots are permitted in a residential district, a landscape buffer with trees and/or shrubs and groundcover not less than 10 feet wide shall be provided between the back yard fence/wall and the sidewalk or street; maintenance shall be assured by the owner (i.e., through homeowner's association, etc.).

**Applicant response:** The applicant has proposed to develop the lots and driveways in accordance with Option 2 & 3 below. The subdivision does not front on an Arterial Street. There are no Double frontage lots with the exception of corner lots.

**Staff finding**: Staff interprets this section to apply primarily to commercial developments rather than subdivisions. Elsewhere in the application the narrative states that the streets will be dedicated to the public.

- G. Access Spacing. Driveway accesses shall be separated from other driveways and street intersections in accordance with the following standards and procedures:
  - 1. Local Streets. A minimum of 25 feet separation (as measured from the sides of the driveway/street) shall be required on local streets (i.e., streets not designated as collectors or arterials) for all single-family detached dwellings, except as provided in paragraph 3 of this subsection. A minimum of 20 feet separation shall be required on local streets for all single-family attached dwellings, duplexes, and triplexes, except as provided in paragraph 3 of this subsection.

**Applicant response:** Consolidated access points for off street parking and curb cut designs have been included with the subdivision designs and preliminary plat. The plat illustrates that the proposed access points adhere to the minimum separation required per 16.120.020(G-1 & 4)

**Staff finding**: Curb cut designs and spacing are not shown on the preliminary plat; these issues are typically addressed at building permit review.

H. Number of Access Points. For single-family (detached and attached), two-family, and three-family housing types, one street access point is permitted per dwelling unit, when alley access or shared driveways cannot otherwise be provided; except that one additional access point may be permitted for one-family, two-family and three-family housing types on corner lots (i.e., no more than one access per street), subject to the access spacing standards in subsection G of this section. The number of street access points for multiple family, commercial, industrial, and public/institutional developments shall be minimized to protect the function, safety and operation of the street(s) and sidewalk(s) for all users. Shared access may be required, in conformance with subsection I of this section, in order to maintain the required access spacing, and minimize the number of access points.

**Applicant response**: The applicant has proposed individual and/or shared access points where practical.

**Staff finding**: Access points to the lots are not shown on the preliminary plat; these issues are typically addressed at building permit review.

II. Shared Driveways. The number of driveway and private street intersections with public streets shall be minimized by the use of shared driveways with adjoining lots where feasible. The City shall require shared driveways as a condition of land division, development review, or site design review, as applicable, for traffic safety and access management purposes in accordance with the following standards:

- 1. Shared driveways and frontage streets may be required to consolidate access onto a collector or arterial street. When shared driveways or frontage streets are required, they shall be stubbed to adjacent developable parcels to indicate future extension. "Stub" means that a driveway or street temporarily ends at the property line, but may be extended in the future as the adjacent parcel develops. "Developable" means that a parcel is either vacant or it is likely to receive additional development (i.e., due to infill or redevelopment potential).
- 2. Access easements (i.e., for the benefit of affected properties) shall be recorded for all shared driveways, including pathways, at the time of final plat approval (Chapter 16.216) or as a condition of development review or site development approval (Chapter 16.212).
- 3. Exception. Shared driveways are not required when existing development patterns or physical constraints (e.g., topography, parcel configuration, and similar conditions) prevent consolidation of access points to public streets.
- 4. Cross Access. Cross access is encouraged, and may be required, between contiguous sites in commercial (C-1, C-MU, C-2 & R-C) and industrial (I-1 & I-2) districts and for multifamily housing developments in the High Density Residential District in order to provide more direct circulation between sites and uses for pedestrians, bicyclists, and drivers.

**Applicant response**: The proposal takes these design criteria into consideration and implements the required features. Access easements will be recorded with final plat and deed recording.

# Staff finding: Noted.

- J. Street Connectivity and Formation of Blocks Required. In order to promote efficient vehicular and pedestrian circulation throughout the City, land divisions and large site developments shall produce complete blocks bounded by a connecting network of public and/or private streets, in accordance with the following standards:
  - 1. Block Length and Perimeter. The maximum block length shall not exceed 1,000 feet between street corner lines unless it is adjacent to an arterial street or unless the topography or the location of adjoining streets justifies an exception. The minimum length of blocks along an arterial is 1,800 feet. A block shall have sufficient width to provide for two tiers of building sites unless topography or location of adjoining streets justifies an exception.
  - 2. Street Standards. Public and private streets shall conform to the standards of Chapter 16.136, Public Facilities Standards; Section 16.120.030, Pedestrian Circulation; applicable Americans With Disabilities Act (ADA) design standards; City construction standards for streets; and other applicable Development Code sections.
  - 3. Exception. Exceptions to the above standards may be granted when blocks are divided by one or more pathway(s), in conformance with the provisions of

Section 16.120.030. Pathways shall be located to minimize out-of-direction travel by pedestrians and may be designed to accommodate bicycles.

**Applicant response**: The design proposed by the applicant adheres to the block length and design. The applicant has designed the subdivision to avoid and preserve sensitive wetland habitat. The design does not follow the typical city street block but does adhere to the standards described herein.

Pedestrian walkways and features have been designed with ADA design standards in mind and are illustrated on the plat.

**Staff finding:** Staff concurs with the assessment regarding block length and design. Pedestrian walkways and ADA design features are not shown on the plat, but will be reviewed with the construction plans.

- <u>L</u> Fire Access and Circulation. The City of Warrenton adopts the Uniform Fire Code, as amended, including administrative sections and all appendices and all the State of Oregon revisions. All development in the City of Warrenton is required to meet these minimum adopted standards.
- 1. Required Access. A fire equipment access drive that meets City construction standards shall be provided for any portion of an exterior wall of the first story of a building that is located more than 150 feet from an improved public street or approved fire equipment access drive. Plans for fire apparatus access roads shall be submitted to the Warrenton Fire Department and Warrenton City-appointed engineer for review and approval prior to issuance of building permits, grading permits, or start of construction. When fire apparatus access road(s) are required, the road(s) shall be installed and made serviceable prior to and during time of construction. Fire department access roads shall be provided and maintained in accordance with the fire department access requirements of the Uniform Fire Code, as amended.
- <u>2.</u> <u>Dimensions</u>. Fire apparatus roads shall have an unobstructed width of not less than 20 feet and unobstructed vertical clearance of not less than 13 feet 6 inches. Fire apparatus roads shall be designed and maintained to support the imposed loads of fire apparatus and shall be provided with a surface so as to provide all-weather driving capabilities.
- <u>3.</u> <u>Turnaround Required</u>. Dead-end fire apparatus roads in excess of 150 feet shall be provided with approved provisions for the turning around of fire apparatus. See Table 16.136.010 for minimum standards.
- 4. Grade. The gradient for a fire apparatus access road shall not exceed 12% except that isolated segments no longer than 250 feet may have grades up to 15% upon approval by the Warrenton Fire Chief. Non-fire apparatus access roads (driveways and private streets) shall maintain a maximum grade of 15% unless otherwise approved by the Warrenton Cityappointed engineer. See Table 16.136.010 for other applicable standards.

<u>5.</u> Parking Areas. Parking areas shall provide adequate aisles or turn-around areas for service and delivery vehicles so that all vehicles may enter the street in a forward manner. See also Chapter 16.136, Public Facilities Standards.

Applicant response: The applicant has presented their design to the local fire chief for consideration. With the appropriate improvements to SE 19th Street and proposed Bugle Avenue, along with the existing improvements done to Willow Avenue connecting to Highway 101 Business, the subdivision will satisfy the criteria contained and identified within the Uniform Fire Code. The proposed Roosevelt CC&Rs attached as Exhibit D limit street parking and provide more than the required space for fire access as identified within the Uniform Fire Code. Design features illustrating compliance have been incorporated in the preliminary plat. Preliminary Design approval from the local Fire Chief has been appended as Exhibit E.

**Staff finding**: Exhibit E is a memo from me to Collin Stelzig, the project engineer; there is no preliminary design approval from the Fire Chief. The acknowledges the street widths as appropriate with the exception of Tall Fir which will require expanded widths from 20 to 26 feet at the fire hydrants.

M. <u>Vertical Clearances</u>. Driveways, private streets, aisles, turn-around areas and ramps shall have a minimum vertical clearance of 13 feet 6 inches for their entire length and width.

**Applicant finding**: There are no vertical impingements proposed with the subdivision design.

Staff finding: Staff concurs.

<u>N.</u> <u>Vision Clearance</u>. No signs, structures or vegetation in excess of three feet in height shall be placed in vision clearance areas, as shown in Figure 16.120.020.N. The minimum vision clearance area may be increased by the Community Development Director, City-appointed engineer, or Planning Commission upon finding that more sight distance is required (i.e., due to traffic speeds, roadway alignment, etc.). See also Chapter 16.132 for additional requirements.

**Applicant response**: The applicant will ensure compliance with this criterion during the construction phase of development. Chapter 16.132 is address later in this report.

**Staff finding**: Staff will also ensure compliance during construction plan review.

### 16.120.030 Pedestrian Access and Circulation

A. <u>Pedestrian Access and Circulation</u>. To ensure safe, direct and convenient pedestrian circulation, all developments, except single-family detached housing, duplexes, or triplexes

on individual lots, shall provide a continuous pedestrian and/or multi-use pathway system. (Pathways only provide for pedestrian circulation. Multi-use pathways accommodate pedestrians and bicycles.) The system of pathways shall be designed based on the standards in paragraphs 1 through 3 of this subsection:

- 1. <u>Continuous Pathways</u>. The pathway system shall extend throughout the development site, and connect to all future phases of development, adjacent trails, public parks and open space areas whenever possible. The developer may also be required to connect or stub pathway(s) to adjacent streets and private property, in accordance with the provisions of Section 16.120.020, Vehicular Access and Circulation, and Chapter 16.136, Public Facilities Standards.
- 2. <u>Safe, Direct, and Convenient Pathways</u>. Pathways within developments shall provide safe, reasonably direct and convenient connections between primary building entrances and all adjacent streets, based on the following definitions:
  - a. <u>Reasonably Direct</u>. A route that does not deviate unnecessarily from a straight line or a route that does not involve a significant amount of out-of-direction travel for likely users.
  - b. <u>Safe and Convenient</u>. Bicycle and pedestrian routes that are reasonably free from hazards and provide a reasonably direct route of travel between destinations.
  - c. For commercial, industrial, mixed use, public, and institutional buildings, the "primary entrance" is the main public entrance to the building. In the case where no public entrance exists, street connections shall be provided to the main employee entrance.
  - d. For residential buildings the "primary entrance" is the front door (i.e., facing the street). For multifamily buildings in which each unit does not have its own exterior entrance, the "primary entrance" may be a lobby, courtyard or breezeway which serves as a common entrance for more than one dwelling.
- 3. <u>Connections Within Development</u>. For all developments subject to site design review, pathways shall connect all building entrances to one another. In addition, pathways shall connect all parking areas, storage areas, recreational facilities and common areas (as applicable), and adjacent developments to the site, as applicable.
- 4. Street Connectivity. Pathways (for pedestrians and bicycles) shall be provided at or near mid-block where the block length exceeds the length required by Section 16.120.020. Pathways shall also be provided where cul-de-sacs or dead-end streets are planned, to connect the ends of the streets together, to other streets, and/or to other developments, as applicable. Pathways used to comply with these standards shall conform to all of the following criteria:
  - a. Multi-use pathways (i.e., for pedestrians and bicyclists) are no less than six feet wide.
  - b. If the streets within the subdivision or neighborhood are lighted, the pathways shall also be lighted.

- c. Stairs or switchback paths using a narrower right-of-way/easement may be required in lieu of a multi-use pathway where grades are steep.
- d. The City may require landscaping within the pathway easement/right-of-way for screening and the privacy of adjoining properties
- e. The Planning Commission or Community Development Director may determine, based upon facts in the record, that a pathway is impracticable due to: physical or topographic conditions (e.g., freeways, railroads, extremely steep slopes, sensitive lands, and similar physical constraints); buildings or other existing development on adjacent properties that physically prevent a connection now or in the future, considering the potential for redevelopment; and sites where the provisions of recorded leases, easements, covenants, restrictions, or other agreements recorded as of the effective date of the ordinance codified in this chapter prohibit the pathway connection.

Applicant response: Appropriate pedestrian improvements including lighting ADA ramps, curb cuts, crosswalks and stormwater drainage features have been incorporated into the design of the subdivision and are reflected on the preliminary plat for consideration by the hearing body. All improved areas will comply with the standards identified herein.

Staff finding: These items will be reviewed in detail upon submittal of engineering construction plans.

# 16.136.020 Transportation Standards

- A. <u>Development Standards</u>. No development shall occur unless the lot or parcel abuts a public or private street, other than an alley, for at least 25 feet and is in conformance with the provisions of Chapter 16.120, Access and Circulation, and the following standards are met:
  - 1. Streets within or adjacent to a development shall be improved in accordance with the Comprehensive Plan, Transportation System Plan, and the provisions of this chapter;
  - 2. Development of new streets (public or private), and additional street width or improvements planned as a portion of an existing street, shall be improved in accordance with this section, and public streets shall be dedicated to the applicable City, county or state jurisdiction;
  - 3. New streets and drives connected to a City collector or arterial street shall be paved; and
  - 4. The City may accept a future improvement guarantee [e.g., owner agrees not to remonstrate (object) against the formation of a local improvement district in the future] in lieu of street improvements if one or more of the following conditions exist:
    - a. A partial improvement may create a potential safety hazard to motorists or pedestrians;

- b. Due to the developed condition of adjacent properties it is unlikely that street improvements would be extended in the foreseeable future and the improvement associated with the project under review does not, by itself, provide increased street safety or capacity, or improved pedestrian circulation;
- c. The improvement would be in conflict with an adopted capital improvement plan; or
- d. The improvement is associated with an approved land partition on property zoned residential and the proposed land partition does not create any new streets.

**Applicant response**: All lots or parcels will be provided with the appropriate access per the development standards. Design features have been incorporated in the preliminary plat and are addressed previously in the Access and Circulation section of these findings. All public streets will be improved to City standards and dedicated to the City in accordance with the criteria.

### Staff finding: Staff concurs.

- <u>F. Minimum Rights-of-Way and Street Sections</u>. Street rights-of-way and improvements shall conform to the design standards in Table 16.136.010. A variance shall be required in accordance with Chapter 16.272 of this Code to vary the standards in Table 16.136.010. Where a range of width is indicated, the width shall be determined by the decision-making authority based upon the following factors:
  - 5. Street classification in the Transportation System Plan or Comprehensive Plan;
  - 6. Anticipated traffic generation;
  - 7. On-street parking needs;
  - 8. Sidewalk and bikeway requirements based on anticipated level of use;
  - 9. Requirements for placement of utilities;
  - 10. Street lighting;
  - 11. Street tree location, as provided for in Chapter 16.124;
  - 12. Protection of significant vegetation and wetland and riparian areas, as provided for in Chapters 16.124 and 16.156;
  - 13. Safety and comfort for motorists, bicyclists, and pedestrians;
  - 14. Street furnishings (e.g., benches, lighting, bus shelters, etc.), when provided;
  - 15. Access needs for emergency vehicles; and
  - 16. Transition between different street widths (i.e., existing streets and new streets), as applicable.

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Table 16.136.010
City of Warrenton Street Design Standards

Type of Street	Average Daily Trips (ADT)	Width	Curb Pavement	Motor Vehicle Travel Lanes <sup>4</sup>	Median / Flex Lane <sup>5</sup>	Bike Lanes or On- Street Parking (both sides)		Plant- ing Strip <sup>5</sup>	Side- walks
				Arterial Ro	pads				
4-Lane Arterial	Varies	80 - 102 ft.		12 ft. <sup>4</sup>	14 ft.	8 ft.	Yes	6 ft.	6 ft.
2-Lane Arterial	Varies	80 ft.	40 - 54 ft.	12 ft. <sup>4</sup>	14 ft.	8 ft.	Yes	6 ft.	6 ft.
			C	ollector R	oads				
Collector Road	Varies	60 - 64 ft.	36 - 40 ft.	12 ft. <sup>4</sup>	None	6-8 ft.	Yes	6 ft.	6 ft.
	1			Local Roc	ads			•	
Local Road	Varies	50 - 60 ft.	28 - 36 ft.	10-12 ft.	None	8 ft. parking (on one or both sides <sup>1)</sup>	(on one	5 ft.	5 ft. <sup>3</sup>
Alternative Local Road <sup>2</sup>	< 250	50 ft.	20 - 28 ft. (no curbs required)	10 ft.	None	None <sup>1</sup>	None	5 ft.	None
Alleys	N/A	12 - 24 ft.	12 - 24 ft.	N/A	N/A	None	None	None	None
Multi-Use Paths	N/A	8 - 16 ft.	8 - 16 ft.	N/A	N/A	None	None	None	None

**Applicant response**: The street rights-of-way and improvements are designed to comply with the Local Road Standards and requirements established in table 16.130.010 (Below). The proposed Roosevelt CC&Rs attached as Exhibit D limit street parking and provide more than the required space for fire access as identified within the Uniform Fire Code. The preliminary plat also addressed the design and features of the proposed sidewalks, street lights, utilities, stormwater management, crosswalks and ADA features.

The subdivision design also incorporates methods to protect and buffer adjacent wetlands areas.

**Staff finding**: The street system design generally complies with the code standard with three exceptions: The Tall Fir right-of-way is shown at 30 feet and the WMC Table 16.136.010 calls

1.

2.

for a minimum of 50 feet. Also, WMC 16.136.020.I.2 calls for intersections to be a minimum of 125 feet apart which the two intersections of Tall Fir are not. We note further that the extension of SE Willow Drive to the development property is illustrated as substandard.

### H. Future Street Plan and Extension of Streets.

- A future street plan shall be filed by the applicant in conjunction with an application for a subdivision in order to facilitate orderly development of the street system. The plan shall show the pattern of existing and proposed future streets from the boundaries of the proposed land division and shall include other parcels within 500 feet surrounding and adjacent to the proposed land division. The street plan is not binding; rather it is intended to show potential future street extensions with future development.
- Streets shall be extended to the boundary lines of the parcel or tract to be developed, when the Community Development Director or Planning Commission determines that the extension is necessary to give street access to, or permit a satisfactory future division of, adjoining land. The point where the streets temporarily end shall conform to subparagraphs a through c of this paragraph:
- a. These extended streets or street stubs to adjoining properties are not considered to be culde-sacs since they are intended to continue as through streets when the adjoining property is developed.
- b. A barricade (e.g., fence, bollards, boulders or similar vehicle barrier) shall be constructed at the end of the street by the subdivider and shall not be removed until authorized by the City or other applicable agency with jurisdiction over the street. The cost of the barricade shall be included in the street construction cost.
- c. Temporary turnarounds (e.g., hammerhead or bulb-shaped configuration) may be constructed for stub streets over 150 feet in length for a time period of up to two years. The developer shall guarantee conversion of the temporary hammerhead into a cul-de-sac that meets the standards of this Code by posting a performance bond that guarantees the required improvement within the time specified.

**Applicant response**: The applicant has designed the proposal around the Forest rim master plan. Street designs are incorporated to carry traffic to the edges of the proposed property in conformance with the requirements contained herein and the design proposed in the Forest Rim Master Plan.

**Staff finding:** Staff agrees that the preliminary plat design is generally consistent with the code standards for streets with the exceptions noted above.

16.136.030 Public Use Areas.

A. Dedication Requirements.

- 1. Where a proposed park, playground or other public use shown in a plan adopted by the City is located in whole or in part in a subdivision, the City may require the dedication or reservation of this area on the final plat for the subdivision.
- 2. If determined by the Planning Commission to be in the public interest in accordance with adopted Comprehensive Plan policies, and where an adopted plan of the City does not indicate proposed public use areas, the City may require the dedication or reservation of areas within the subdivision of a character, extent and location suitable for the development of parks and other public uses.
- 3. All required dedications of public use areas shall conform to Section 16.136.010(D) (Conditions of Development Approval).

**Applicant response:** The applicant has proposed the park dedication in the preliminary plat, and is willing to accept the appropriate conditions of approval per 16.136.010. The proposed park design is intended to be similar to the park at the Reserve in Gearhart, Oregon, and the Roosevelt Homeowners Association will own and maintain the parks pursuant to the proposed CC&R attached as Exhibit D. The Roosevelt Homeowners Association will own and maintain the parks pursuant to the proposed CC&R attached as Exhibit D.

Staff finding: Staff notes the applicant's response; see finding below regarding 16.216.020.I.

# 16.136.040 Sanitary Sewer and Water Service Improvements

A. Sewers and Water Mains Required. Sanitary sewers and water mains shall be installed to serve each new development and to connect developments to existing mains in accordance with the City's construction specifications and the applicable Comprehensive Plan policies. Where City sanitary sewers are not physically or legally available to service the site, the applicant must demonstrate provisions for a suitable on-site disposal system permitted by DEQ prior to issuance of City permits. All development within a growth management (GM) zone, as identified on the official Warrenton Zoning Map, shall comply with the growth management zone standards of Chapter 16.112.

**Applicant response**: The applicant is proposing to extend appropriate services to the proposed lots and parcels as illustrated in the preliminary plat and in accordance with the design standards in chapter 16.112.

<u>B. Sewer and Water Plan Approval</u>. Development permits for sewer and water improvements shall not be issued until the City-appointed engineer has approved all sanitary sewer and water plans in conformance with City standards.

Applicant response: This can be addressed as a condition of Approval and appended as Exhibit

C. Over-sizing. Proposed improvements to the City sewer and water systems shall be sized to accommodate additional development within the area as projected by the Comprehensive Plan, Water System Master Plan, and/or Sanitary Sewer Master Plan. The developer shall be entitled to system development charge credits for the over-sizing.

**Applicant response**: The current system is oversized for the amount of development proposed now and into the future. This proposal should help utilize extra capacity and improve water quality.

<u>D. Permits Denied.</u> Development permits may be restricted by the City where a deficiency exists in the existing water or sewer system which cannot be rectified by the development and which if not rectified will result in a threat to public health or safety, surcharging of existing mains, or violations of state or federal standards pertaining to operation of domestic water and sewerage treatment systems. Building moratoriums shall conform to the criteria and procedures contained in ORS 197.505.

**Applicant response**: This is an administrative function, it is not believed these issues exist at the current location.

**Staff finding**: While the application makes statements about the capacity of the sewer and water systems, there is no evidence supporting the claims. The city's consulting engineer calls for assessments of the two systems to ensure their capability.

16.136.050 Storm Drainage Improvements.

- A. <u>General Provisions</u>. The City shall issue a development permit only where adequate provisions for stormwater and floodwater runoff have been made in conformance with Chapter 16.140, Stormwater and Surface Water Management.
- B. <u>Accommodation of Upstream Drainage</u>. Culverts and other drainage facilities shall be large enough to accommodate potential runoff from the entire upstream drainage area, whether inside or outside the development. Such facilities shall be subject to review and approval by the Cityappointed engineer.
- C. <u>Effect on Downstream Drainage</u>. Where it is anticipated by the City-appointed engineer that the additional runoff resulting from the development will overload an existing drainage facility, the City shall withhold approval of the development until provisions have been made for improvement of the potential condition or until provisions have been made for storage of additional runoff caused by the development in accordance with City standards.

  Applicant response: Adequate stormwater provisions are proposed and illustrated on the

Applicant response: Adequate stormwater provisions are proposed and illustrated on the preliminary plat and within the impact study attached hereto as Exhibit C.

D. <u>Easements</u>. Where a development is traversed by a watercourse, wetland, drainage way, channel or stream, the City may require a dedication of a stormwater easement or drainage right-of-way conforming substantially with the lines of such watercourse and such further width as will be adequate for conveyance and maintenance.

**Applicant response**: Adequate stormwater provisions are proposed and illustrated on the preliminary plat and within the impact study attached hereto as Exhibit C. If the proposal is deemed to overload the system the applicant has proposed potential overflow & retention sites on the property. If such a dedication is necessary the applicant will comply with the criteria.

**Staff finding**: The city's consulting engineer commented that a final stormwater report will be required to be submitted with the final construction plans and that easements shall be granted for all water quality swales and associated off-site piping. Public works also commented and will require an access facility to these stormwater components.

### 16.136.060 Utilities

- A. <u>Underground Utilities</u>. All utility lines including, but not limited to, those required for electric, communication, lighting and cable television services and related facilities shall be placed underground, except for surface mounted transformers, surface mounted connection boxes and meter cabinets which may be placed above ground, temporary utility service facilities during construction, and high capacity electric lines operating at 50,000 volts or above. The following additional standards apply to all new land divisions, in order to facilitate underground placement of utilities:
  - 1. The developer shall make all necessary arrangements with the serving utility to provide the underground services. Care shall be taken to ensure that all above ground equipment does not obstruct circulation and access aisles or impede vision clearance areas for vehicular traffic (Chapters 16.120 and 16.132);
  - 2. The City reserves the right to approve the location of all surface mounted facilities;
  - 3. All underground utilities, including sanitary sewers and storm drains installed in streets by the developer, shall be constructed prior to the surfacing of the streets; and,
  - 4. Stubs for service connections shall be long enough to avoid disturbing the street improvements when service connections are made.

**Applicant response**: All utilities are proposed for underground installation in conformance with the required criteria.

Installation of utilities will be subject to city approval. Stubs for service will comply with the criteria for 16.136.060(A4).

Staff finding: Acknowledged.

B. Easements. Easements shall be provided for all underground utility facilities.

**Applicant response**: Easements have been provided.

Staff finding: Acknowledged.

### 16.136.070 Easements

Easements for sewers, storm drainage and water quality facilities, water mains, electric lines or other public utilities shall be dedicated on a final plat, or provided for in the deed restrictions. See also Chapter 16.212, Site Design Review, and Chapter 16.216, Land Divisions and Lot Line Adjustments. The developer or applicant shall make arrangements with the City, the applicable district, and each utility franchise for the provision and dedication of utility easements necessary to provide full services to the development. The City's standard width for public main line utility easements shall be 20 feet unless otherwise specified by the utility company, applicable district, or City-appointed engineer.

**Applicant response**: Easements will be dedicated in accordance with the criteria and as illustrated in the final approval.

Staff finding: Acknowledged.

### 16.140 Stormwater & Surface Water Management

### 16.140.010 Natural Drainage System Maintained to Extent Feasible.

- A. To the extent practicable, all development must conform to the natural contours of the land and natural and pre-existing man-made drainage ways must remain undisturbed.
- B. To the extent practicable, lot boundaries created by partition or subdivision must coincide with natural and pre-existing man-made drainage ways to avoid the creation of lots that can be built upon only by altering such drainage ways.

**Applicant response**: The development proposal respects the natural drainages and avoids development in these areas.

Staff finding: Staff concurs.

Warrenton Planning Commission Roosevelt Preliminary Plat December 8, 2017 Page 17

### 16.140.020 Developments Must Drain Properly.

- A. All developments must provide an adequate drainage system to prevent the undue detention or retention of stormwater or surface water on the development site. Stormwater or surface water will not be regarded as unduly detained or retained if:
  - 1. The detention or retention results from a technique, practice or device deliberately installed as part of an approved sedimentation or stormwater runoff control plan prepared by an engineer; or
  - 2. The detention or retention is not substantially different in location or degree than that experienced by the development site in its predevelopment state, unless such detention or retention presents a danger to health or safety.

**Applicant response**: The development has been designed with stormwater management in mind. Natural drainages will be used to the extent possible and stormwater management features will be implemented where appropriate.

Staff finding: A final stormwater report will be required with the final construction plans.

B. No stormwater may be channeled and directed into a sewer line.

**Applicant response**: no stormwater is directed into sewer lines.

Staff finding: Staff concurs.

- C. Whenever practicable, the drainage system of a development must coordinate with and connect to the drainage systems or drainage ways on surrounding properties or streets.
- D. All developments must be constructed and maintained so that adjacent properties are not unreasonably burdened with stormwater runoff as a result of the developments.

**Applicant response**: These features are incorporated into the preliminary design for stormwater management.

Staff finding: Staff concurs.

### 16.140.030 Surface Water Management.

All developments must be constructed and maintained so that impacts to natural and man-made drainage ways do not unreasonably burdened upstream or downstream properties with surface water flooding as a result of the developments. More specifically:

- A. No development may be constructed or maintained so that the development unreasonably impedes the natural flow of water from higher adjacent properties across the development, resulting in substantial damage to the higher adjacent properties; and
- B. No development may be constructed or maintained so that stormwater from the development is collected and channeled into natural or man-made drainage ways, such that the volume and/or rate of flow is substantially greater than the pre-development volume and/or rate.
- C. No development may be constructed such that the flow of water through natural or existing man-made drainage ways is obstructed. Bridges and culverts constructed to allow the flow of water through a development must be designed to pass flow during a 100-year storm event.

**Applicant response**: These features are incorporated into the preliminary design for stormwater management.

**Staff finding**: Staff concurs, but will require a final stormwater report with the submittal of final construction drawings.

### 16.140.040 Erosion and Sediment Control.

A. For projects that disturb over one acre, applicants must apply to Oregon Department of Environmental Quality (DEQ) for a National Pollutant Discharge Elimination Control System (NPDES) 1200(C) permit.

**Applicant response:** A 1200C permit will be acquired prior to construction and presented at the time of development.

Staff finding: Acknowledged.

- B. Erosion and sediment control plans are required by the City as a component of the site plan for all plats and all projects which require site plan review. Erosion control plans must be designed to the specifications as outlined in this chapter.
- C. Development of the land may not begin (and no building permits may be issued) until the City-appointed engineer approves the erosion control plan.
- D. For purposes of this section, "disturb" means any use of the land by any person in any development, and/or road construction and maintenance that results in a change in the natural cover or topography that may cause or contribute to sedimentation. Sedimentation occurs whenever solid particulate matter, mineral or organic, is transported by water, air, gravity or ice from the site of its origin.

**Applicant response**: Erosion control measures are discussed on the preliminary plat. The applicant will contain all drainage on site and ensure proper erosion control methods are adhered to for the duration of the project

Staff finding: the 1200C permit and inspections during construction will ensure compliance.

# CHAPTER 16.216 LAND DIVISIONS AND LOT LINE ADJUSTMENTS

# Chapter 16.216.020 General Requirements

### A. Phased Development.

- a. The City may approve a time schedule for developing a subdivision in phases, but in no case shall the actual construction time period (i.e., for required public improvements, utilities, streets) for any partition or subdivision phase be greater than two years without reapplying for a preliminary plat.
- b. The criteria for approving a phased land division proposal are:
- c. Public facilities shall be constructed in conjunction with or prior to each phase;
- d. The development and occupancy of any phase dependent on the use of temporary public facilities shall require City Commission approval. Temporary facilities shall be approved only upon City receipt of bonding or other assurances to cover the cost of required permanent public improvements, in accordance with Section 16.216.090. A temporary public facility is any facility not constructed to the applicable City or district standard;
- e. The phased development shall not result in requiring the City or a third party (e.g., owners of lots) to construct public facilities that were required as part of the approved development proposal; and
- f. The application for phased development approval shall be reviewed concurrently with the preliminary plat application and the decision may be appealed in the same manner as the preliminary plat.

**Applicant response:** The applicant is proposing a three phased approach to the development. The hearing body may establish an appropriate timeline based upon this request. Phases have been depicted on the preliminary plat. The applicant is requesting a 2yr-1yr-1yr phased approach, with one extension per phase if necessary.

**Staff finding**: Staff supports the proposed timing on the three phases.

- I. <u>Residential Neighborhood Parks</u>. A proposed subdivision which exceeds 50 lots and is more than one mile of an existing park, shall place a neighborhood park within the subdivision.
- 1. <u>Size</u>.

Warrenton Planning Commission Roosevelt Preliminary Plat December 8, 2017 Page20

- a. 30,000 square feet for the first 50 lots;
- b. For each additional 50 lots an additional 10,000 square feet shall be added to the size of the park; or
- c. The park may be divided and placed to create more than one park in the subdivision.
- 2. <u>Location</u>. The neighborhood park shall be located in the proposed subdivision, which is easily accessible to its users.
- 3. <u>Maintenance</u>. The neighborhood park shall be the responsibility of the Homeowners Association and/or the CC&Rs of the subdivision, unless dedicated to the City.

**Applicant response**: While the Roosevelt is within one mile of the existing Forest Rim Park, parks satisfying the criteria are proposed and designed in accordance with the specified criteria located in the South East quadrant of the subdivision and at the entrance of SE Willow Drive and proposed Bugle Avenue.

**Staff finding**: The proposed 74 lot subdivision would require 30,000 square feet of neighborhood park space. Presently, the application is showing 26,280 square feet of land inside Tall Fir Drive to be developed similar to a park in Gearhart and an unquantified area at the intersection of Bugle Avenue and SE Willow Drive without a development description. The Tall Fir park area may change as the plat is modified to comply with the 50-foot right-of-way standard for Tall Fir Drive. However, there appears to be sufficient area at the Bugle/Willow site to meet the basic requirement. These areas shall be deeded to the homeowners association and park facilities shall be installed by the time Phase 2 is recorded pursuant to city Resolution No. 2499.

### CONCLUSIONS AND RECOMMENDATION

The application for the Roosevelt Preliminary Plat is generally consistent with the applicable criteria of the city's development code. Staff recommends the Planning Commission approve the preliminary plat with the following conditions which will shore up the application discrepancies and ensure compliance with all code standards and criteria.

- 1. Detailed construction drawings for the proposed grading, road, drainage and utility facilities shall be submitted to the City for review by the Public Works Department prior to approval for construction of project improvements.
- 2. Construction documents shall meet all requirements of federal, state and local standards, codes, ordinances, guidelines and other legal requirements.
- 3. Prior to approval of construction plans, the developer will waive any and all rights to remonstrate against the formation of a Local Improvement District (LID) for the purpose of making sanitary sewer, storm sewer, water or street improvements that benefit the

- property and assessing the cost to the benefited properties pursuant to the City's regulations in effect at the time of such improvement.
- 4. A final Stormwater Report will be required to be submitted with the final construction documents.
- 5. Prior to the submittal of construction plans, the developer shall prepare an assessment of the adequacy of the water system to address domestic and fire flow requirements of the development. The assessment will address what public water improvements are needed to meet capacity needs. The improvements will be designed in such a way as to as to ensure the added demand does not negatively impact the system or system capacity. A water model will be developed by the developer and reviewed by the City appointed consultant. The developer may use the city appointed consultant to prepare the necessary water model. Improvements will need to be reviewed and approved by Oregon Health Authority and the City Engineer and paid for by the developer.
- 6. Prior to the submittal of construction plans, the developer shall prepare an assessment of the downstream sewer collection system including pumping and treatment capacity. The capacity assessment will identify what public sewer improvements are needed in order for the City to accept the sewer flows from this development. This includes the implications on scheduling of upgrades to the treatment facility. The improvements will be designed in such a way as to ensure the added flow does not negatively impact the system or system capacity. All necessary improvements will be reviewed and approved by Oregon Department of Environmental Quality and paid for by the developer.
- 7. The site for the sewer pump station and the force main alignment shall be placed in an easement conveyed to the city. Easement documents for the required offsite force main shall be reviewed by the City and recorded prior to approval of construction drawings.
- 8. Sewer pump station design shall comply with the requirements of the engineering standards as well as the additional current standards for telemetry, flow metering and piping specifications.
- 9. The developer shall demonstrate that the alignment for the force main has suitable access for future maintenance.
- 10. The developer shall provide for air and vacuum release on the force main.
- 11. The developer shall provide an analysis of the required gravity sewer system needed to serve future phases as identified in the Forest Rim Master Plan in order to maximize the service area for the proposed sewer pump station and provide appropriate capacity.
- 12. The sewer pump station, force main and required portions of the gravity sewer system shall be completed as part of Phase 1 improvements. Also as part of Phase 1, a temporary access easement and gravel maintenance road to the pump station site shall be provided for city use.

- 13. The developer shall prepare and submit a design for erosion control associated with site construction. Demonstrate compliance with Oregon Department of Environmental Quality 1200 C Stormwater General Permit requirements. Provisions shall be made to minimize tracking of sediment onto public streets and for the flow of site soils into drainage ways.
- 14. A geotechnical assessment will be required to justify street paving sections and site grading conditions.
- 15. An easement to the City shall be provided for all water quality swales and associated offsite piping.
- 16. An easement to the City shall be provided where stormwater piping is placed out of or within 5 feet of right of way boundaries, as is the case for the south end of the Park Tract and adjacent to lots 12 and 29.
- 17. The developer shall agree to make all necessary offsite stormwater improvements if downstream deficiencies are created by the development of this property.
- 18. The layout design of Tall Fir Drive must be modified to comply with Warrenton Municipal Code Standards as follows:
  - WMC 16.136.020.F and table 16.136.010: Minimum right of way width for local roads shall be 50 feet.
  - WMC 16.136.020.I.2 Minimum street intersection spacing for local streets shall be 125 feet. The shorter spacing as shown does not appear to meet the exception of being designed in order to provide the neighborhood amenity.
  - The "Alternative Local Street" standard for a 20-foot pavement width is acceptable provided that no parking shall be allowed on the street and street signage shall be provided to address this prohibition. The pavement also shall be widened to 26 feet for 20 feet on either side of all fire hydrants.
- 19. The street section for the proposed connecting section of SE Willow Drive shall match the existing section to the east including a curb-to-curb width of 36 feet and sidewalk on one side.
- 20. The segment of Bugle Avenue extending off site to the north shall have a street section that matches the section as shown for the onsite portion of Bugle Avenue including a curb-to-curb width of 36 feet and sidewalk on both sides.
- 21. Install full lane width, reflective traffic barrier at dead end of Bugle Avenue.
- 22. Street lighting shall be installed for all public streets in accordance with the criteria contained in the design standards.
- 23. The project contractor shall secure a permit for work in the public right of way from Clatsop County in accordance with Warrenton Municipal Code.

- 24. Applicant shall provide an analysis of site soil corrosivity and shall coordinate with the Public Works Director on the need to address corrosion mitigation as it affects pipe, fittings and services.
- 25. Applicant shall provide as-built drawings and certification by a registered engineer in accordance with adopted criteria for all improvements, prior to acceptance by the City.
- 26. The Roosevelt / Bugle access road must be established out to SE 19<sup>th</sup> Street in order to provide acceptable access and egress as an addition to the Forrest Rim subdivision. The street is a full 36 feet wide and would allow parking on both sides.
- 27. All points around the future structures must be accessed within 150 feet of the street.
- 28. All protected property must be within 250 feet of a Fire Hydrant, on a through street
- 29. Water supply for the development will need to be calculated depending on the size and construction type of the residences. Homes less than 3,600 square feet will require fire flows of 1000 GPM. Current hydrant flows will need to be verified by the developer and flows calculated at new proposed locations to confirm adequate fire flows.
- 30. Fire hydrants shall be a Meuller 2500 Centurion with 2 each, 2.5 inch, and one each 4.5 inch discharge ports. A permanent 4.5 inch to 5 inch Storz connection will be provided by the developer. Final fire hydrant locations shall be approved by the Fire Department.
- 31. The building will be addressed with contrasting color letters placed on the building facing the Fire Department access. The Fire Department will approve the size, color and location of the address numbers.

### Skip Urling

From:

Kyle Sharpsteen

Sent:

Friday, December 01, 2017 9:24 AM

To:

Skip Urling

Subject:

Roosevelt comments

Skip

The few comments that we have from looking at the plans for Roosevelt are.

For the storm water system, specifically the swales. Who's responsibility will it be to maintain these systems. Conditions may need to be added to the cc&r to require the maintenance by the association. If they will be public we need to be sure to consider physical access by our equipment as well as any easements.

The sewer force main from the proposed pump station travels between lots 37 and 38. There must be an utility easement established for the pipeline

The sewer line on Timer County Drive does not show a manhole at the end of the line (in-front of lot 73) That needs to be a manhole and added to any manhole labeling schedule.

For the water system. Our current standard is coper service lines. The adjacent neighborhood in forest rim we have realized highly corrosive soils are effecting the copper lines in that area. We do not currently have a design standard for a pex type service pipe but we have been replacing those failing coper services with a munipex water service line. This means that we also have had to cut into the road in many locations. We would like to make an update to allow for these type of services when the soils are corrosive. Im not sure how we would proceed with this, but we don't want to be in the same situation where we are replacing failed copper services and cutting up the asphalt on new roads.

### Thank you

Kyle Sharpsteen
Public Works Operations Manager
503.298.9306
45 SW 2<sup>nd</sup> Street
PO Box 250
Warrenton, OR 97146
kyle@ci.warrenton.or.us

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# **MEMORANDUM**

To: Skip Urling, Community Development Director

Date: November 27, 2017

From: Tim Demers, Fire Chief Re: Roosevelt Subdivision

### Access:

Access must be established through to Willow Drive. The Fire Department sees this as a bottleneck for access and egress for the Roosevelt subdivision. The connecting street shall be a minimum of 26 feet wide (exclusive of the curb) with no parking allowed on either side. It will be required to be signed appropriately and the curb painted red. Further this connection should be maintained as a public street for enforcement purposes. Corner radiuses will be 45 feet or greater and must facilitate making 90 degree turns from the near traffic lane. It does not appear this is the case, according to the drawings.

The Roosevelt / Bugle access road must be established out to SE 19<sup>th</sup> Street in order to provide acceptable access and egress as an addition to the Forrest Rim subdivision. The street is a full 36 feet wide and would allow parking on both sides.

All of the other drives (with the exception of Tall Fir) appear to be 28 feet wide, inside the curbs, and would require one side of the street to be posted and enforced no parking. These also appear to be public streets for enforcement purposes.

Tall Fir Drive, the one way, has a 20 foot width that will require no parking on either side of the street and increased widths to 26 feet that extend 20 feet on each side of each fire hydrant. This street should also be public to ensure enforcement.

All points around the structures must be accessed within 150 feet.

Corner radiuses will be 45 feet or greater or pre-approved prior by the Fire Department.

### WATER SUPPLY & FIRE HYDRANTS:

All protected property must be within 250 feet of a Fire Hydrant, on a through street..

Water supply for the development will need to be calculated depending on the size and construction type of the residences. Homes less than 3,600 square feet will require fire flows of 1000 GPM. Current hydrant flows will need to be verified by the developer and flows calculated at new proposed locations to confirm adequate fire flows.

Fire hydrants shall be a Meuller 2500 Centurion with 2 each, 2.5 inch, and one each 4.5 inch discharge ports. A permanent 4.5 inch to 5 inch Storz connection will be provided by the developer. Final fire hydrant locations shall be approved by the Fire Department.

# **ADDRESSING:**

The building will be addressed with contrasting color letters placed on the building facing the Fire Department access. The Fire Department will approve the size, color and location of the address numbers.

### **MISC:**

All infra-structure must be in place before building may commence.

Job No.: WTN-01-001

Date: December 2, 2017

To: Skip Urling, Community Development

Director, City of Warrenton



ENGINEERS ♦ PLANNERS LANDSCAPE ARCHITECTS ♦ SURVEYORS

From: Rob VanderZanden, P.E., Development Review Consultant

Project/Subject:	The Roosevelt Sul	odivision – Preliminary Pl	at Submittal: File SUB16-3
Fax - Number	: the correct number of pa	; Number of pages 3 ages, please call 360-750-1131)	
🔯 E-mail	☐ Mail	Hand Deliver	☐ Interoffice

This memo constitutes the review of the preliminary plat application and recommendations for development conditions for the plat of The Roosevelt Subdivision. The following documents were reviewed in conjunction with the municipal code and development standards:

- Preliminary Plat including preliminary civil design drawings consisting of 25 sheets, prepared by Richard Stelzig Engineering and dated August 21, 2015 with August 2017 revisions.
- Preliminary design for "Secondary Access Road-Forest Rim Subdivision" an off-site
  access improvement. Drawings include road plan and profile with details for a total of 17
  sheets and are dated July 22, 2015 with revisions noted as "10/27".
- Pre-application meeting findings prepared by City of Warrenton dated December 17, 2015.
- Transportation Impact Study prepared by Lancaster Engineering dated July 31, 2017.

# Comments and Recommended Conditions:

- 1. Detailed construction drawings for the proposed grading, road, drainage and utility facilities shall be submitted to the City for review by the Public Works Department prior to approval for construction of project improvements.
- 2. Construction documents shall meet all requirements of federal, state and local standards, codes, ordinances, guidelines and other legal requirements.
- 3. Prior to approval of construction plans, the developer will waive any and all rights to remonstrate against the formation of a Local Improvement District (LID) for the purpose of making sanitary sewer, storm sewer, water or street improvements that benefit the property and assessing the cost to the benefited properties pursuant to the City's regulations in effect at the time of such improvement.
- 4. A final Stormwater Report will be required to be submitted with the final construction documents.
- 5. Prepare an assessment of the adequacy of the water system to address domestic and fire flow requirements of the development. The assessment will address what public water improvements are needed to meet capacity needs. The improvements will be designed in such a way as to as to ensure the added demand does not negatively impact the system or system capacity. A water model will be developed by the developer and reviewed by the City appointed consultant. The developer may use the city appointed consultant to prepare the necessary water model. Improvements will need to be reviewed and approved by Oregon Health Authority and the City Engineer and paid for by the developer.

- 6. Prepare an assessment of the downstream sewer collection system including pumping and treatment capacity. The capacity assessment will identify what public sewer improvements are needed in order for the City to accept the sewer flows from this development. This includes the implications on scheduling of upgrades to the treatment facility. The improvements will be designed in such a way as to ensure the added flow does not negatively impact the system or system capacity. All necessary improvements will be reviewed and approved by Oregon Department of Environmental Quality and paid for by the developer.
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- 8. Sewer pump station design shall comply with the requirements of the engineering standards as well as the additional current standards for telemetry, flow metering and piping specifications.
- 9. Demonstrate that the alignment for the force main has suitable access for future maintenance.
- 10. Provide for air and vacuum release on the force main.
- 11. Provide an analysis of the required gravity sewer system needed to serve future phases as identified in the Forest Rim Master Plan in order to maximize the service area for the proposed sewer pump station and provide appropriate capacity.
- 12. The sewer pump station, force main and required portions of the gravity sewer system shall be completed as part of Phase 1 improvements. Also as part of Phase 1, a temporary access easement and gravel maintenance road to the pump station site shall be provided for city use.
- 13. Prepare and submit a design for erosion control associated with site construction. Demonstrate compliance with Oregon Department of Environmental Quality 1200 C Stormwater General Permit requirements. Provisions shall be made to minimize tracking of sediment onto public streets and for the flow of site soils into drainage ways.
- 14. A geotechnical assessment will be required to justify street paving sections and site grading conditions.
- 15. An easement to the City shall be provided for all water quality swales and associated offsite piping.
- 16. An easement to the City shall be provided where stormwater piping is placed out of or within 5 feet of right of way boundaries, as is the case for the south end of the Park Tract and adjacent to lots 12 and 29.
- 17. The developer shall agree to make all necessary offsite stormwater improvements if downstream deficiencies are created by the development of this property.
- 18. The layout design of Tall Fir Drive must be modified to comply with Warrenton Design Standards as follows:
  - WMC 16.136.020.F and table 16.136.010: Minimum right of way width for local roads shall be 50 feet.
  - WMC 16.136.020.I.2 Minimum street intersection spacing for local streets shall be 125 feet. The shorter spacing as shown does not appear to meet the exception of being designed in order to provide the neighborhood amenity.
  - The "Alternative Local Street" standard for a 20-foot pavement width is acceptable provided that no parking shall be allowed on the street and street signage shall be provided to address this prohibition.
- 19. The street section for the proposed connecting section of SE Willow Drive shall match the existing section to the east including a curb-to-curb width of 36 feet and sidewalk on one side.

- 20. The segment of Bugle Avenue extending off site to the north shall have a street section that matches the section as shown for the onsite portion of Bugle Avenue including a curb-to-curb width of 36 feet and sidewalk on both sides.
- 21. Install full lane width, reflective traffic barrier at dead end of Bugle Avenue.
- 22. Street lighting shall be installed for all public streets in accordance with the criteria contained in the design standards.
- 23. The project contractor shall secure a permit for work in the public right of way in accordance with Warrenton Municipal Code.
- 24. Applicant shall provide an analysis of site soil corrosivity and shall coordinate with the Public Works Director on the need to address corrosion mitigation as it affects pipe, fittings and services.
- 25. Applicant shall provide as-built drawings and certification by a registered engineer in accordance with adopted criteria for all improvements, prior to acceptance by the City.



# ROOSEVELT SUBDIVISION Subdivision Type III Application and Findings

Applicant	North River Homes, LLC	
	P.O. Box 716	
	Astoria, OR 97103	
Owner	Warrenton Fiber Company	
	P.O. Box 100	
	Warrenton, OR 97146	
Agent:	Frog Consulting	
	469 Lexington Avenue	
	Astoria, OR 97103	
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and	Findings	3
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Property	The subject property is located East of US Highway 101 in Warrenton and South of Ensign Lane	and
Location:	Business 101. A vicinity map has been provided with the preliminary plat.	

Dı	EVELOPMENT CODE SECTION 16.120 ACCESS AND CIRCULATION	FINDINGS
16.	.120.010 Purpose	
Th acc sta	e purpose of this chapter is to ensure that developments provide safe and efficient cess and circulation, for pedestrians and vehicles. Section 16.120.020 provides and ards for vehicular access and circulation. Section 16.120.030 provides standards for destrian access and circulation. Planning and design standards for improvements to blic and private transportation facilities and utilities are provided in Chapter 16.136.	The Applicant has incorporated design features to ensure compliance with these criteria.
16.	.120.020 Vehicular Access and Circulation	
	Intent and Purpose.  1. The intent of this section is to manage vehicle access to development through a connected street system, while preserving the flow of traffic in terms of safety, roadway capacity, and efficiency. Access shall be managed to maintain adequate performance standards and to maintain the functional classification of roadways as required by the Warrenton Comprehensive Plan and Transportation System Plan. Major roadways, including highways, arterials, and collectors, serve as the primary system for moving people and goods. Access management is a primary concern on these roads. Local streets and alleys provide access to individual properties. If vehicular access and circulation are not properly designed, these roadways will be unable to accommodate the needs of development and serve their transportation function. This section attempts to balance the right of reasonable access to private property with the right of the citizens of the City and the State of Oregon to safe and efficient travel. It also requires all developments to construct planned streets (arterials and collectors) and to extend local streets.  2. To achieve this policy intent, state and local roadways have been categorized in the Transportation System Plan by function. Regulations have been applied to these roadways for the purpose of reducing traffic accidents, personal injury, and property damage attributable to access systems, and to thereby improve the safety and operation of the roadway network. This will protect the substantial public investment in the existing transportation system and reduce the need for expensive remedial measures. These regulations also further the orderly layout and use of land, protect community character, and conserve natural resources by promoting well designed road and access systems and discouraging the	See finding above. The applicant is proposing road and access systems consistent with development standards.  Access to the subdivision is via SE 19th Street and proposed Bugle Avenue, with existing access on SE Willow Drive which goes to Highway 101 Business, and SE 19th Street and SE Chokeberry Avenue.
B.	unplanned subdivision and development of land.  Applicability. This chapter shall apply to all transportation facilities and improvements (e.g., public and private streets, driveways, multi-use paths, etc.) within the City and to all properties that abut these facilities. Additional standards can be found in Chapter 16.136, Public Facilities Standards.	Chapter 16.136 is addressed later in this document. See Finding Above.
C.	Access Permit Required. Access to a street requires an access permit in accordance with the following procedures:  1. Permits for access to state highways shall be subject to review and approval by Oregon Department of Transportation (ODOT), except when ODOT has delegated this responsibility to the City or Clatsop County. In that case, the City or County shall determine whether access is granted based on its adopted standards.  2. Permits for access to county highways shall be subject to review and approval by Clatsop County, except where the County has delegated this responsibility to the	Proposed access is via SE 19th Street and proposed Bugle Avenue, with existing access on SE Willow Drive which goes to Highway 101 Business and SE 19th Street and SE Chokeberry Avenue. Clatsop County has

	1 74
City, in which case the City shall determine whether access is granted based on adopted City standards.	agreed on access to the 74 lot Roosevelt Subdivision if the roads are built to Warrenton standards, and this agreement is included as Exhibit H.
D. Traffic Study Requirements. The City or other agency with access jurisdiction may require a traffic study prepared by a qualified professional to determine access, circulation and other transportation requirements. (See also Chapter 16.136, Public Facilities Standards, and Chapter 16.256, Traffic Impact Study.)	A traffic study by Lancaster Engineering has been conducted and is included as Exhibit G.
E. Conditions of Approval. The City or other agency with access permit jurisdiction may require the closing or consolidation of existing curb cuts or other vehicle access points, recording of reciprocal access easements (i.e., for shared driveways), development of a frontage street, installation of traffic control devices, and/or other mitigation as a condition of granting an access permit, to ensure the safe and efficien operation of the street and highway system. Access to and from off-street parking areas (other than driveways that serve single-family, two-family, or three-family dwellings) shall not permit backing onto a public street.	The applicant has designed the subdivision with consideration toward the access and circulation criteria. If additional conditions are necessary the applicant will address them at the development stage.
F. Access Options. When vehicle access is required for development (i.e., for off-street parking, delivery, service, drive-through facilities, etc.), access shall be provided by one of the following methods (a minimum of 10 feet per lane is required). These methods are "options" to the developer/subdivider, unless one method is specificall required under Division 2, or through conditions required by the hearings body.  1. Option 1. Access is from an existing or proposed alley or mid-block lane. If a property has access to an alley or lane, direct access to a public street is not permitted.  2. Option 2. Access is from a private street or driveway connected to an adjoining property that has direct access to a public street (i.e., "shared driveway"). A public access easement covering the driveway shall be recorded in this case to assure access to the closest public street for all users of the private street/drive.  3. Option 3. Access is from a public street adjacent to the development parcel. If practicable, the owner/developer may be required to close or consolidate an existing access point as a condition of approving a new access. Street accesses shall comply with the access spacing standards in subsection G of this section.  4. Subdivisions and Partitions Fronting Onto an Arterial Street. Land divisions fronting onto a City arterial street shall be required to provide alley or secondary (local or collector) streets for access to individual lots. When alleys or secondary streets cannot be constructed due to topographic or other physical constraints, access may be provided by consolidating driveways for clusters of two or more lots (e.g., includes flag lots and mid-block lanes). Land divisions fronting onto state highways are expected to meet state access management and mobility standards.  5. Double-Frontage Lots. When a lot has frontage onto two or more streets, access shall be provided first from the street with the lowest classification. For example access shall be provided from a local street before a coll	The applicant has proposed to develop the lots and driveways in accordance with Option 2 & 3 below.  The subdivision does not front on an Arterial Street.  There are no Double frontage lots with the exception of corner lots.

- and the sidewalk or street; maintenance shall be assured by the owner (i.e., through homeowner's association, etc.).
- 6. Important Cross-References to Other Code Sections. Divisions 2 and 3 may require buildings placed at or near the front property line and driveways and parking areas oriented to the side or rear yard. The City may require the dedication of public right-of-way and construction of a street (e.g., frontage road, alley or other street) when the development impact is proportionate to the need for such a street, and the street is identified by the Comprehensive Plan or Transportation System Plan. (Please refer to Chapter 16.136, Public Facilities Standards.)
- G. Access Spacing. Driveway accesses shall be separated from other driveways and street intersections in accordance with the following standards and procedures:
  - 1. Local Streets. A minimum of 25 feet separation (as measured from the sides of the driveway/street) shall be required on local streets (i.e., streets not designated as collectors or arterials) for all single-family detached dwellings, except as provided in paragraph 3 of this subsection. A minimum of 20 feet separation shall be required on local streets for all single-family attached dwellings, duplexes, and triplexes, except as provided in paragraph 3 of this subsection.
  - 2. Arterial and Collector Streets. Unless directed otherwise by this Development Code or by the Warrenton Comprehensive Plan/TSP, access spacing on City collector and arterial streets (see Warrenton Comprehensive Plan and TSP for a list of City collector and arterial streets) and at controlled intersections (i.e., with four-way stop sign or traffic signal) in the City of Warrenton shall be determined based on the policies and standards contained in the Warrenton Transportation System Plan, Manual for Uniform Traffic Control Devices, or other applicable documents adopted by the City. Access spacing on state highways, and in other areas determined by the State of Oregon to be under the jurisdictional authority of ODOT, shall be at the direction of ODOT. Access to Highway 101 and all other state highways in the City of Warrenton (e.g., Highway 104, Highway 104 Spur, Highway 105, Highway 105 Extension No. 1, Highway 105 Extension No. 2, Alternate Highway 101) shall be determined by ODOT.
  - 3. Special Provisions for All Streets. Direct street access may be restricted for some land uses, in conformance with the provisions of Division 2, Land Use Districts. For example, access consolidation, shared access, and/or access separation greater than that specified by paragraphs 1 and 2 of this subsection, may be required by the City, County or ODOT for the purpose of protecting the function, safety and operation of the street for all users. (See subsection I of this section.) Where no other alternatives exist, the permitting agency may allow construction of an access connection along the property line farthest from an intersection. In such cases, directional connections (i.e., right in/out, right in only, or right out only) may be required.
  - 4. Corner Clearance. The distance from a street intersection to a driveway or other street access shall meet or exceed the minimum spacing requirements for the street classification in the Warrenton TSP.
- H. Number of Access Points. For single-family (detached and attached), two-family, and three-family housing types, one street access point is permitted per dwelling unit, when alley access or shared driveways cannot otherwise be provided; except that one additional access point may be permitted for one-family, two-family and three-family housing types on corner lots (i.e., no more than one access per street), subject to the access spacing standards in subsection G of this section. The number of street access points for multiple family, commercial, industrial, and public/institutional developments shall be minimized to protect the function, safety and operation of the

Consolidated access points for off street parking and curb cut designs have been included with the subdivision designs and preliminary plat. The plat illustrates that the proposed access points adhere to the minimum separation required per 16.120.020(G-1 & 4)

The applicant has proposed individual and/or shared access points where practical.

street(s) and sidewalk(s) for all users. Shared access may be required, in conformance with subsection I of this section, in order to maintain the required access spacing, and minimize the number of access points.

- I. Shared Driveways. The number of driveway and private street intersections with public streets shall be minimized by the use of shared driveways with adjoining lots where feasible. The City shall require shared driveways as a condition of land division, development review, or site design review, as applicable, for traffic safety and access management purposes in accordance with the following standards:
  - 1. Shared driveways and frontage streets may be required to consolidate access onto a collector or arterial street. When shared driveways or frontage streets are required, they shall be stubbed to adjacent developable parcels to indicate future extension. "Stub" means that a driveway or street temporarily ends at the property line, but may be extended in the future as the adjacent parcel develops. "Developable" means that a parcel is either vacant or it is likely to receive additional development (i.e., due to infill or redevelopment potential).
  - 2. Access easements (i.e., for the benefit of affected properties) shall be recorded for all shared driveways, including pathways, at the time of final plat approval (Chapter 16.216) or as a condition of development review or site development approval (Chapter 16.212).
  - 3. Exception. Shared driveways are not required when existing development patterns or physical constraints (e.g., topography, parcel configuration, and similar conditions) prevent consolidation of access points to public streets.
  - 4. Cross Access. Cross access is encouraged, and may be required, between contiguous sites in commercial (C-1, C- MU, C-2 & R-C) and industrial (I-1 & I-2) districts and for multifamily housing developments in the High Density Residential District in order to provide more direct circulation between sites and uses for pedestrians, bicyclists, and drivers.

design criteria into consideration and implements the required features. Access easements will be recorded with final plat and deed recording.

The proposal takes these

- J. Street Connectivity and Formation of Blocks Required. In order to promote efficient vehicular and pedestrian circulation throughout the City, land divisions and large site developments shall produce complete blocks bounded by a connecting network of public and/or private streets, in accordance with the following standards:
  - 1. Block Length and Perimeter. The maximum block length shall not exceed 1,000 feet between street corner lines unless it is adjacent to an arterial street or unless the topography or the location of adjoining streets justifies an exception. The minimum length of blocks along an arterial is 1,800 feet. A block shall have sufficient width to provide for two tiers of building sites unless topography or location of adjoining streets justifies an exception.
  - Street Standards. Public and private streets shall conform to the standards of Chapter 16.136, Public Facilities Standards; Section 16.120.030, Pedestrian Circulation; applicable Americans With Disabilities Act (ADA) design standards; City construction standards for streets; and other applicable Development Code sections.
  - 3. Exception. Exceptions to the above standards may be granted when blocks are divided by one or more pathway(s), in conformance with the provisions of Section 16.120.030. Pathways shall be located to minimize out-of-direction travel by pedestrians and may be designed to accommodate bicycles.
- K. <u>Driveway Openings and Widths</u>. Driveway openings (or curb cuts) shall be the minimum width necessary to provide the required number of vehicle travel lanes (10 feet for each travel lane). The following standards (i.e., as measured where the front property line meets the sidewalk or right-of-way) are required to provide adequate site access, minimize surface water runoff, and avoid conflicts between vehicles and pedestrians:

The design proposed by the applicant adheres to the block length and design. The applicant has designed the subdivision to avoid and preserve sensitive wetland habitat. The design does not follow the typical city street block but does adhere to the standards described herein. Pedestrian walkways and features have been designed with ADA design standards in mind and are illustrated on the plat.

The proposed driveway access points and curb cuts are in compliance with the standards identified in 16.120.020 (K)

- 1. Single-family, two-family, and three-family uses shall have a minimum driveway width of 10 feet, and a maximum width of 24 feet, except that one recreational vehicle pad driveway may be provided in addition to the standard driveway for lots containing at least 5,000 square feet of area.
- 2. Multiple-family uses with between four and seven dwelling units shall have a minimum driveway width of 20 feet, and a maximum width of 24 feet.
- 3. Multiple-family uses with eight or more dwelling units shall have a minimum driveway width of 24 feet, and a maximum width of 30 feet. These dimensions may be increased if the Community Development Director, City-appointed engineer, or Planning Commission determines that more than two lanes are required based on the number of trips generated or the need for turning lanes.
- 4. Access widths for all other uses shall be based on 10 feet of width for every travel lane, except that driveways providing direct access to parking spaces shall conform to the parking area standards in Chapter 16.128.
- 5. <u>Setback Required</u>. A minimum five-foot setback from the edge of driveway to any property line is required. The setback area shall be kept free of impervious surfaces at all times and shall be vegetated to minimize surface water runoff to adjoining properties. These requirements may be increased if the Community Development Director, building official, City-appointed engineer, or Planning Commission determines that topography, soil conditions, or other circumstances dictate the need for additional protection measures.
- 6. <u>Driveway Aprons</u>. Driveway aprons shall meet City construction standards and be installed between the street right-of-way and the private drive, as shown in Figure 16.120.020.K. Driveway aprons shall conform to ADA standards for sidewalks and pathways, which require a continuous route of travel that is a minimum of three feet in width, with a cross slope not exceeding two percent.
- 7. <u>Driveway Approaches</u>. Driveway approaches should be designed and located to provide an existing vehicle with an unobstructed view. Construction of driveways along acceleration or deceleration lanes or tapers should be avoided due to potential for vehicle conflicts.
- 8. <u>Loading Area Design</u>. The design of driveways and on-site maneuvering and loading areas for commercial and industrial developments shall consider the anticipated storage length for entering and exiting vehicles, in order to prevent vehicles from backing into the flow of traffic on the public street or causing unsafe conflicts with on-site circulation.
- L. <u>Fire Access and Circulation</u>. The City of Warrenton adopts the Uniform Fire Code, as amended, including administrative sections and all appendices and all the State of Oregon revisions. All development in the City of Warrenton is required to meet these minimum adopted standards.
  - 1. Required Access. A fire equipment access drive that meets City construction standards shall be provided for any portion of an exterior wall of the first story of a building that is located more than 150 feet from an improved public street or approved fire equipment access drive. Plans for fire apparatus access roads shall be submitted to the Warrenton Fire Department and Warrenton City-appointed engineer for review and approval prior to issuance of building permits, grading permits, or start of construction. When fire apparatus access road(s) are required, the road(s) shall be installed and made serviceable prior to and during time of construction. Fire department access roads shall be provided and maintained in accordance with the fire department access requirements of the Uniform Fire Code, as amended.
  - 2. <u>Dimensions</u>. Fire apparatus roads shall have an unobstructed width of not less

The applicant has presented their design to the local fire chief for consideration. With the appropriate improvements to SE 19th Street and proposed Bugle Avenue, along with the existing improvements done to Willow Avenue connecting to Highway 101 Business, the subdivision will satisfy the criteria contained and identified within the

- than 20 feet and unobstructed vertical clearance of not less than 13 feet 6 inches. Fire apparatus roads shall be designed and maintained to support the imposed loads of fire apparatus and shall be provided with a surface so as to provide all-weather driving capabilities.
- 3. <u>Turnaround Required</u>. Dead-end fire apparatus roads in excess of 150 feet shall be provided with approved provisions for the turning around of fire apparatus. See Table 16.136.010 for minimum standards.
- 4. <u>Grade</u>. The gradient for a fire apparatus access road shall not exceed 12% except that isolated segments no longer than 250 feet may have grades up to 15% upon approval by the Warrenton Fire Chief. Non-fire apparatus access roads (driveways and private streets) shall maintain a maximum grade of 15% unless otherwise approved by the Warrenton City-appointed engineer. See Table 16.136.010 for other applicable standards.
- 5. <u>Parking Areas</u>. Parking areas shall provide adequate aisles or turn-around areas for service and delivery vehicles so that all vehicles may enter the street in a forward manner. See also Chapter 16.136, Public Facilities Standards.
- M. <u>Vertical Clearances</u>. Driveways, private streets, aisles, turn-around areas and ramps shall have a minimum vertical clearance of 13 feet 6 inches for their entire length and width.
- N. <u>Vision Clearance</u>. No signs, structures or vegetation in excess of three feet in height shall be placed in vision clearance areas, as shown in Figure 16.120.020.N. The minimum vision clearance area may be increased by the Community Development Director, City-appointed engineer, or Planning Commission upon finding that more sight distance is required (i.e., due to traffic speeds, roadway alignment, etc.). See also Chapter 16.132 for additional requirements
- O. <u>Construction</u>. The following development and maintenance standards shall apply to all driveways, parking areas, and private streets in the City of Warrenton:
  - 1. Surface Options. All driveways, parking areas, aisles, and turn-a-rounds in the City of Warrenton shall be paved with asphalt, concrete, or other comparable surfacing. A durable non-paving material may be used for driveways and private streets that serve three or fewer residential dwelling units and in other instances where the need to reduce surface water runoff and protect water quality can be demonstrated through adequate findings of fact submitted by the applicant and/or property owner as part of the development proposal. All paving and non-paving surfaces shall meet City construction standards and shall be subject to review and approval by the Community Development Director, Cityappointed engineer, and/or Planning Commission.
  - 2. Surface Water Management. All driveways, parking areas, aisles and turn-arounds shall have on-site collection or infiltration of surface waters to eliminate sheet flow of such waters onto public rights-of-way and abutting property. Surface water facility plans shall be prepared by a qualified person and constructed in conformance with City standards. Such plans shall attempt to follow the principle that water falling on a given site should be absorbed or retained on-site to the extent that the quantity and rate of water leaving the site after the development would not be significantly different than if the site had remained undeveloped.
  - 3. <u>Driveway Aprons</u>. When driveway approaches or "aprons" are required to connect driveways to the public right-of-way, they shall be paved with concrete

Uniform Fire Code. The proposed Roosevelt CC&Rs attached as Exhibit D limit street parking and provide more than the required space for fire access as identified within the Uniform Fire Code. Design features illustrating compliance have been incorporated in the preliminary plat.

Preliminary Design approval from the local Fire Chief has been appended as Exhibit E.

There are no vertical impingements proposed with the subdivision design.

The applicant will ensure compliance with this criterion during the construction phase of development. Chapter 16.132 is address later in this report.

The applicant is proposing to use asphalt paving for the road construction and appropriate surface water management systems have been designed and incorporated with the preliminary plat.

Driveway aprons and design criteria for curb cuts and access points were discussed previously and incorporate these design requirements.

surfacing and meet City construction standards.

#### 16.120.030 Pedestrian Access and Circulation

- A. Pedestrian Access and Circulation. To ensure safe, direct and convenient pedestrian circulation, all developments, except single-family detached housing, duplexes, or triplexes on individual lots, shall provide a continuous pedestrian and/or multi-use pathway system. (Pathways only provide for pedestrian circulation. Multi-use pathways accommodate pedestrians and bicycles.) The system of pathways shall be designed based on the standards in paragraphs 1 through 3 of this subsection:
  - 1. Continuous Pathways. The pathway system shall extend throughout the development site, and connect to all future phases of development, adjacent trails, public parks and open space areas whenever possible. The developer may also be required to connect or stub pathway(s) to adjacent streets and private property, in accordance with the provisions of Section 16.120.020, Vehicular Access and Circulation, and Chapter 16.136, Public Facilities Standards.
  - 2. <u>Safe, Direct, and Convenient Pathways</u>. Pathways within developments shall provide safe, reasonably direct and convenient connections between primary building entrances and all adjacent streets, based on the following definitions:
    - a. Reasonably Direct. A route that does not deviate unnecessarily from a straight line or a route that does not involve a significant amount of out-of-direction travel for likely users.
    - b. <u>Safe and Convenient</u>. Bicycle and pedestrian routes that are reasonably free from hazards and provide a reasonably direct route of travel between destinations.
    - c. For commercial, industrial, mixed use, public, and institutional buildings, the "primary entrance" is the main public entrance to the building. In the case where no public entrance exists, street connections shall be provided to the main employee entrance.
    - d. For residential buildings the "primary entrance" is the front door (i.e., facing the street). For multifamily buildings in which each unit does not have its own exterior entrance, the "primary entrance" may be a lobby, courtyard or breezeway which serves as a common entrance for more than one dwelling.
  - 3. <u>Connections Within Development</u>. For all developments subject to site design review, pathways shall connect all building entrances to one another. In addition, pathways shall connect all parking areas, storage areas, recreational facilities and common areas (as applicable), and adjacent developments to the site, as applicable.
  - 4. Street Connectivity. Pathways (for pedestrians and bicycles) shall be provided at or near mid-block where the block length exceeds the length required by Section 16.120.020. Pathways shall also be provided where cul-de-sacs or dead-end streets are planned, to connect the ends of the streets together, to other streets, and/or to other developments, as applicable. Pathways used to comply with these standards shall conform to all of the following criteria:
    - a. Multi-use pathways (i.e., for pedestrians and bicyclists) are no less than six feet wide.
    - b. If the streets within the subdivision or neighborhood are lighted, the pathways shall also be lighted.
    - c. Stairs or switchback paths using a narrower right-of-way/easement may be required in lieu of a multi-use pathway where grades are steep.
    - d. The City may require landscaping within the pathway easement/right-of-way for screening and the privacy of adjoining properties

Appropriate pedestrian improvements including lighting ADA ramps, curb cuts, crosswalks and stormwater drainage features have been incorporated into the design of the subdivision and are reflected on the preliminary plat for consideration by the hearing body. All improved areas will comply with the standards identified herein.

	Pu		The applicant has designed the subdivision
		LOPMENT CODE SECTION 16.136 PUBLIC FACILITIES AND DARDS	Findings
			Consistent with the Design Standards for Access & Circulation or can be Conditioned as Necessary for Approval.
Sur	5. <b>nm</b> :	Accessible Routes. Pathways shall comply with the Americans with Disabilities Act, which requires accessible routes of travel.  ry	The Proposal is
	,,	pavers, or other durable surface, at least six feet wide, and shall conform to ADA requirements. Multi-use paths (i.e., for bicycles and pedestrians) shall be the same materials, at least six feet wide. (See also Chapter 16.136, Public Facilities Standards, for public multi-use pathway standards.)	
	4.	humps/raised crossings, or painted striping. An example of contrasting paving material is the use of a concrete crosswalk through an asphalt driveway. If painted striping is used, it shall consist of thermo-plastic striping or similar type of durable application.  Pathway Surface. Pathway surfaces shall be concrete, asphalt, brick/masonry	
	3.	edge to the closest dwelling unit. The separation area shall be landscaped in conformance with the provisions of Chapter 16.128. No pathway/building separation is required for commercial, industrial, public, or institutional uses.  Crosswalks. Where pathways cross a parking area, driveway, or street ("crosswalk"), they shall be clearly marked with contrasting paving materials,	
	2.	Housing/Pathway Separation. Pedestrian pathways shall be separated a minimum of five feet from all residential living areas on the ground floor, except at building entrances. Separation is measured as measured from the pathway	
		driveway or street (public or private), they shall be raised six inches and curbed, or separated from the driveway/street by a five-foot minimum strip with bollards, a landscape berm, or other physical barrier. If a raised path is used, the ends of the raised portions must be equipped with curb ramps.	
В.	par	ign and Construction. Pathways shall conform to all of the standards in graphs 1 through 5 of this subsection:  Vehicle/Pathway Separation. Where pathways are parallel and adjacent to a	See Previous Findings
		determine, based upon facts in the record, that a pathway is impracticable due to: physical or topographic conditions (e.g., freeways, railroads, extremely steep slopes, sensitive lands, and similar physical constraints); buildings or other existing development on adjacent properties that physically prevent a connection now or in the future, considering the potential for redevelopment; and sites where the provisions of recorded leases, easements, covenants, restrictions, or other agreements recorded as of the effective date of the ordinance codified in this chapter prohibit the pathway connection.	
	e	, ,	

public spaces, touching virtually every parcel of land. Therefore, one of the primary in accordance with the purposes of this chapter is to provide standards for attractive and safe streets that City's Master plan for can accommodate vehicle traffic from planned growth, and provide a range of public facility extensions transportation options, including options for driving, walking, bus transit, and and is proposing to bicycling. This chapter implements portions of the City's Transportation System adhere to the standards Plan. identified herein. See Important Cross-Reference to Other Standards. The City requires that public and Previous findings for private streets provide direct and convenient access, including regular intersections. Adherence to 16.120. Chapter 16.120, Access and Circulation, provides standards for intersections and blocks, and requires pedestrian access ways to break up long blocks. When Standards Apply. Unless otherwise provided, the standard specifications for All development will construction, reconstruction or repair of transportation facilities (public or private), comply with the facility utilities and other public improvements within the City shall occur in accordance requirements contained with the standards of this chapter. No development may occur unless the public (or herein. private, in some instances) facilities related to development comply with the public facility requirements established in this chapter. Standard Specifications. The City shall establish standard construction specifications This Criterion is consistent with the design standards of this chapter and application of engineering Administrative principles. They are incorporated in this Code by reference. D. Conditions of Development Approval. No development may occur unless required The applicant is public facilities are in place or guaranteed, in conformance with the provisions of this proposing to extend the Code. Improvements required as a condition of development approval, when not appropriate public voluntarily accepted by the applicant, shall be roughly proportional to the impact of facilities to all lots and development. Findings in the development approval shall indicate how the required parcels. A condition of improvements are roughly proportional to the impact. approval will satisfy this criterion. 16.136.020 Transportation Standards. A. Development Standards. No development shall occur unless the lot or parcel abuts a All lots or parcels will be public or private street, other than an alley, for at least 25 feet and is in conformance provided with the with the provisions of Chapter 16.120, Access and Circulation, and the following appropriate access per the development standards. Streets within or adjacent to a development shall be improved in accordance with the Comprehensive Plan, Transportation System Plan, and the provisions Design features have of this chapter; been incorporated in the Development of new streets (public or private), and additional street width or preliminary plat and are improvements planned as a portion of an existing street, shall be improved in addressed previously in accordance with this section, and public streets shall be dedicated to the the Access and applicable City, county or state jurisdiction; Circulation section of 3. New streets and drives connected to a City collector or arterial street shall be these findings. paved; and The City may accept a future improvement guarantee [e.g., owner agrees not to All public streets will be remonstrate (object) against the formation of a local improvement district in the improved to City future] in lieu of street improvements if one or more of the following conditions standards and dedicated exist: to the City in accordance A partial improvement may create a potential safety hazard to motorists or with the criteria. a. pedestrians; Ъ. Due to the developed condition of adjacent properties it is unlikely that street improvements would be extended in the foreseeable future and the improvement associated with the project under review does not, by itself,

	provide increased street safety or capacity, or improved pedestrian circulation;	
	c. The improvement would be in conflict with an adopted capital improvement	
	plan; or	
	d. The improvement is associated with an approved land partition on property zoned residential and the proposed land partition does not create any new	
<u></u>	streets.	T. 1 .1 .1 .1
В.	<u>Variances</u> . Variances to the transportation design standards in this section may be granted by means of a Class 2 variance, as governed by Chapter 16.272, Variances. A variance may be granted under this provision only if a required improvement is not feasible due to topographic constraints or constraints posed by sensitive lands (see Chapter 16.156).	It is the applicant's understanding that no variance is necessary for this proposal.
C.	Creation of Rights-of-Way for Streets and Related Purposes. Streets shall be created	The applicant has
	through the approval and recording of a final subdivision or partition plat; except the City may approve the creation of a street by acceptance of a deed, provided that the street is deemed essential by the City Commission for the purpose of implementing the Transportation System Plan, and the deeded right-of-way conforms to the standards of this Code. All deeds of dedication shall be in a form prescribed by the City Attorney and shall name "the public," as grantee.	presented a preliminary plat for consideration Rights of ways will be recorded in accordance with the appropriate standards.
D	<u>Creation of Access Easements</u> . The City may approve an access easement established	Previously addressed and
	by deed when the easement is necessary to provide for access and circulation in conformance with Chapter 16.120, Access and Circulation. Access easements shall	satisfied with adherence to the proposed
	be created and maintained in accordance with the Uniform Fire Code, as amended.	subdivision design.
E.	Street Location, Width and Grade. Except as noted below, the location, width and grade of all streets shall conform to the Transportation System Plan and Comprehensive Plan, as applicable; and an approved street plan or subdivision plat. Street location, width and grade shall be determined in relation to existing and planned streets, topographic conditions, public convenience and safety, and in appropriate relation to the proposed use of the land to be served by such streets:  1. Street grades shall be approved by the City-appointed engineer in accordance with the design standards in subsection N of this section; and  2. Where the location of a street is not shown in an existing street plan (see subsection H of this section), the location of streets in a development shall either:  a. Provide for the continuation and connection of existing streets in the surrounding areas, conforming to the street standards of this chapter, or	The applicant has proposed a road network that is in conformance with these established criteria. See preliminary plat for further details. The preliminary plat has been submitted to the City engineer for consideration.
	b. Conform to a street plan adopted by the City, if it is impractical to connect with existing street patterns because of particular topographical or other existing conditions of the land. Such a plan shall be based on the type of land use to be served, the volume of traffic, the capacity of adjoining streets and the need for public convenience and safety.	
F.	Minimum Rights-of-Way and Street Sections. Street rights-of-way and improvements shall conform to the design standards in Table 16.136.010. A variance shall be required in accordance with Chapter 16.272 of this Code to vary the standards in Table 16.136.010. Where a range of width is indicated, the width shall be determined by the decision-making authority based upon the following factors:  1. Street classification in the Transportation System Plan or Comprehensive Plan;  2. Anticipated traffic generation;  3. On-street parking needs;  4. Sidewalk and bikeway requirements based on anticipated level of use;  5. Requirements for placement of utilities;  6. Street lighting;	The street rights-of-way and improvements are designed to comply with the Local Road Standards and requirements established in table 16.130.010 (Below). The proposed Roosevelt CC&Rs attached as Exhibit D limit street parking and provide more

- 7. Street tree location, as provided for in Chapter 16.124;
- 8. Protection of significant vegetation and wetland and riparian areas, as provided for in Chapters 16.124 and 16.156;
- 9. Safety and comfort for motorists, bicyclists, and pedestrians;
- 10. Street furnishings (e.g., benches, lighting, bus shelters, etc.), when provided;
- 11. Access needs for emergency vehicles; and
- 12. Transition between different street widths (i.e., existing streets and new streets), as applicable.

than the required space for fire access as identified within the Uniform Fire Code. The preliminary plat also addressed the design and features of the proposed sidewalks, street lights, utilities, stormwater management, crosswalks and ADA features. The subdivision design also incorporates methods to protect and buffer adjacent wetlands areas.

# Table 16.136.010 City of Warrenton Street Design Standards

Type of Street	Daily	Width	Curb-to- Curb Pavement Width	Motor Vehicle Travel Lanes⁴	Median / Flex Lane <sup>5</sup>	Bike Lanes or On- Street Parking (both sides)	Curb	Plant- ing Strip <sup>5</sup>	Side- walks
			£	Arterial Re	pads				
4-Lane Arterial		80 - 102 ft.	64 - 78 ft.	12 ft. <sup>4</sup>	14 ft.	8 ft.	Yes	6 ft.	6 ft.
2-Lane Arterial	Varies	80 ft.	40 - 54 ft.	12 ft.⁴	14 ft.	8 ft.	Yes	6 ft.	6 ft.
			$\overline{c}$	ollector R	oads				
Collector Road	Varies	60 - 64 ft.	36 <b>-</b> 40 ft.	12 ft.⁴	None	6-8 ft.	Yes	6 ft.	6 ft.
				Local Roc	ads	•		•	
Local Road	Varies	50 - 60 ft.	28 - 36 ft.	10-12 ft.	None	8 ft. parking (on one or both sides <sup>1)</sup>		5 ft.	5 ft. <sup>3</sup>
Alternative Local Road <sup>2</sup>	1	50 ft.	20 - 28 ft. (no curbs required)	10 ft.	None	None <sup>1</sup>	None	5 ft.	None
Alleys	N/A	12 - 24 ft.	12 - 24 ft.	N/A	N/A	None	None	None	None
Multi-Use Paths	N/A	8 - 16 ft.	8 - 16 ft.	N/A	N/A	None	None	None	None

Bike lanes are generally not needed on low volume (less than 3,000 ADT) and/or low travel speed (less than 35



mph) roads.

- The alternative local road standard may be used when approved by the City of Warrenton. The standard is intended to apply under the following circumstances:
  - The local road will serve 18 or fewer dwelling units upon buildout of adjacent property.
  - The ADT volume of the road is less than 250 vehicles per day.
  - Significant topographical or environmental constraints are present.
  - Use of the alternative local road standard will not create gaps in connectivity or roadway standards with adjacent roadway sections (i.e. side-walk, parking, travel lane widths).
  - The City-appointed engineer and Emergency Service Providers have reviewed and accepted usage of the alternative local roadway standard.
- <sup>3</sup> Sidewalks are required on all local roads in high-density residential and commercial zones unless exempted by the City-appointed engineer or Planning Commission.
- Where parking is constructed next to a travel lane, the travel lane shall be increased to a width of 14 feet to function as a shared roadway and accommodate bicycles.
- Footnote indicates that these features are optional. Flex lanes would provide for traffic flow in one direction or another depending upon the specific traffic patterns and demands for an area. Flex lanes could be used for transit routes or emergencies, and would provide extra right-of-way width for future rail or transit. Appropriate safety measures would need to be installed in conjunction with flex lanes.
- G. Traffic Signals. Traffic signals shall be required with development when traffic signal warrants are met, in conformance with the Highway Capacity Manual, and Manual of Uniform Traffic Control Devices. The location of traffic signals shall be noted on approved street plans. Where a proposed street intersection will result in an immediate need for a traffic signal, a signal meeting approved specifications shall be installed. The developer's cost and the timing of improvements shall be included as a condition of development approval. Traffic signals on roads under state jurisdiction shall be determined by the Oregon Department of Transportation.

Appropriate traffic signals and signs are incorporated into the design and illustrated on the preliminary plat.

#### H. Future Street Plan and Extension of Streets.

- 1. A future street plan shall be filed by the applicant in conjunction with an application for a subdivision in order to facilitate orderly development of the street system. The plan shall show the pattern of existing and proposed future streets from the boundaries of the proposed land division and shall include other parcels within 500 feet surrounding and adjacent to the proposed land division. The street plan is not binding; rather it is intended to show potential future street extensions with future development.
- 2. Streets shall be extended to the boundary lines of the parcel or tract to be developed, when the Community Development Director or Planning Commission determines that the extension is necessary to give street access to, or permit a satisfactory future division of, adjoining land. The point where the streets temporarily end shall conform to subparagraphs a through c of this paragraph:

a. These extended streets or street stubs to adjoining properties are not considered to be cul-de-sacs since they are intended to continue as through streets when the adjoining property is developed.

- b. A barricade (e.g., fence, bollards, boulders or similar vehicle barrier) shall be constructed at the end of the street by the subdivider and shall not be removed until authorized by the City or other applicable agency with jurisdiction over the street. The cost of the barricade shall be included in the street construction cost.
- c. Temporary turnarounds (e.g., hammerhead or bulb-shaped configuration) may be constructed for stub streets over 150 feet in length for a time period of up to two years. The developer shall guarantee conversion of the temporary hammerhead into a cul-de-sac that meets the standards of this

The applicant has designed the proposal around the Forest rim master plan. Street designs are incorporated to carry traffic to the edges of the proposed property in conformance with the requirements contained herein and the design proposed in the Forest Rim Master Plan.

Code by posting a performance bond that guarantees the required improvement within the time specified.

- I. Street Alignment and Connections.
  - 1. Staggering of streets making "T" intersections at collectors and arterials shall not be designed so that jogs of less than 300 feet on such streets are created, as measured from the centerline of the street.
  - 2. Spacing between local street intersections shall have a minimum separation of 125 feet, except where more closely spaced intersections are designed to provide an open space, pocket park, common area or similar neighborhood amenity. This standard applies to four-way and three-way (off-set) intersections.
  - 3. All local and collector streets which abut a development site shall be extended within the site to provide through circulation unless prevented by environmental or topographical constraints, existing development patterns or compliance with other standards in this Code. This exception applies when it is not possible to redesign or reconfigure the street pattern to provide required extensions. Land is considered topographically constrained if the slope is greater than 15% for a distance of 250 feet or more. In the case of environmental or topographical constraints, the mere presence of a constraint is not sufficient to show that a street connection is not possible. The applicant must show why the environmental or topographic constraint precludes some reasonable street connection.
  - 4. Proposed streets or street extensions shall be located to provide direct access to existing or planned commercial services and other neighborhood facilities, such as schools, shopping areas and parks.
  - 5. In order to promote efficient vehicular and pedestrian circulation throughout the City, the design of subdivisions and alignment of new streets shall conform to the following standards in Chapter 16.120, Access and Circulation: The maximum block length shall not exceed 1,000 feet between street corner lines unless it is adjacent to an arterial street or unless the topography or the location of adjoining streets justifies an exception. The maximum length of blocks along an arterial is 1,800 feet. A block shall have sufficient width to provide for two tiers of building sites unless topography or location of adjoining streets justifies an exception.

Exceptions to the above standards may be granted when an accessway is provided at or near mid-block, in conformance with the provisions of Section 16.120.030.

- J. <u>Sidewalks, Planter Strips, Bicycle Lanes</u>. Sidewalks, planter strips, and bicycle lanes shall be installed in conformance with the standards in Table 16.136.010, applicable provisions of the Transportation System Plan, the Comprehensive Plan, and adopted street plans. Maintenance of sidewalks, curbs, and planter strips is the continuing obligation of the adjacent property owner.
- K. <u>Intersection Angles</u>. Streets shall be laid out so as to intersect at an angle as near to a right angle as practicable, except where topography requires a lesser angle or where a reduced angle is necessary to provide an open space, pocket park, common area or similar neighborhood amenity. In addition, the following standards shall apply:
  - 1. Streets shall have at least 25 feet of tangent adjacent to the right-of-way intersection unless topography requires a lesser distance;
  - 2. Intersections which are not at right angles shall have a minimum corner radius of 20 feet along the right-of-way lines of the acute angle; and
  - 3. Right-of-way lines at intersection with arterial streets shall have a corner radius of not less than 20 feet.

All proposed development adheres to these design criteria. See Preliminary plat for details.

Other criteria have been addressed previously in this report. See Section 16.120.

Addressed previously, applicant will adhere to development standards.

All attempts have been made to ensure compliance with this standard. Road intersections are designed with angles as close to 90° as possible.

. Existing Rights-of-Way. Whenever existing rights-of-way adjacent to or within a tract

Additional right-of-way

,		
	are of less than standard width, additional rights-of-way shall be provided at the time	has been established
	of subdivision or development, subject to the provisions of this chapter.	where necessary.
M.	<u>Cul-de-Sacs</u> . A dead-end street shall be no more than 200 feet long, shall not provide	There are no dead-end
	access to greater than 18 dwelling units, and shall only be used when environmental	streets proposed within
İ	or topographical constraints, existing development patterns, or compliance with	the subdivision with the
	other standards in this Code preclude street extension and through circulation.	exception of the road that
	1. All cul-de-sacs shall terminate with a circular turnaround. Circular turnarounds	extends to the property
	shall have a radius of no less than 40 feet from center to edge of pavement	line for future
	except that turnarounds that contain a landscaped island or parking bay in their	development. All roads
	center shall have a minimum radius of 45 feet. When an island or parking bay is	are designed with the
	provided, there shall be a fire apparatus lane of at least 20 feet in width; and	intent to promote proper
	2. The length of the cul-de-sac shall be measured along the centerline of the	circulation.
	roadway from the near side of the intersecting street to the farthest point of the	
	cul-de-sac.	
	Section 16.120.020 for fire access and parking area turnaround requirements based	
	Uniform Fire Code standards, as amended.	7-11
N.	Grades and Curves. Grades shall not exceed 10% on arterials, 12% on collector	There are no grades over
Ė	streets, or 12% on any other street (except that local or residential access streets may	12% proposed with this
	have segments with grades up to 15% for distances of no greater than 250 feet), and:	project.
	1. Centerline curve radii shall not be less than 700 feet on arterials, 500 feet on	
	major collectors, 350 feet on minor collectors, or 100 feet on other streets; and	
	2. Streets intersecting with a minor collector or greater functional classification	
	street, or streets intended to be posted with a stop sign or signalization, shall	
	provide a landing averaging five percent or less. Landings are that portion of the	
	street within 20 feet of the edge of the intersecting street at full improvement. <u>Curbs, Curb Cuts, Ramps, and Driveway Approaches.</u> Concrete curbs, curb cuts,	Previously addressed and
0.	wheelchair, bicycle ramps and driveway approaches shall be constructed in	Compliance is ensured
	accordance with standards specified in Chapter 16.120, Access and Circulation, and	with appropriate
	City construction standards.	conditions and
	City construction standards.	conformance with the
		design features illustrated
		in the preliminary plat.
P.	Streets Adjacent to Railroad Right-of-Way. Wherever the proposed development	No Railroad right-of ways
- '	contains or is adjacent to a railroad right-of-way, a street approximately parallel to	are proposed with this
	and on each side of such right-of-way at a distance suitable for the appropriate use of	subdivision.
	the land shall be created. New railroad crossings and modifications to existing	
	crossings are subject to review and approval by Oregon Department of	
	Transportation.	
Q.	Development Adjoining Arterial Streets. Where a development adjoins or is crossed	The subdivision does not
`	by an existing or proposed arterial street, the development design shall separate	adjoin any arterial streets.
	residential access and through traffic, and shall minimize traffic conflicts. The design	
	shall include one or more of the following:	
	1. A parallel access street along the arterial with a landscape buffer separating the	
	two streets;	
	2. Deep lots abutting the arterial or major collector to provide adequate buffering	
	with frontage along another street. Double-frontage lots shall conform to the	
	buffering standards in Chapter 16.164;	
	3. Screen planting at the rear or side property line to be contained in a non-access	
	reservation (e.g., public easement or tract) along the arterial; or	
	4. Other treatment suitable to meet the objectives of this subsection;	
1	5. If a lot has access to two streets with different classifications, primary access	
	shall be from the lower classification street, in conformance with Section	

16.120.020.	
Alleys, Public or Private. Alleys shall conform to the standards in Table 16.136.010. While alley intersections and sharp changes in alignment shall be avoided, the corners of necessary alley intersections shall have a radius of not less than 12 feet.	No Alleys are proposed with this subdivision. A potential future access has been designed for Tract 2 if necessary.
<u>Private Streets</u> . Private streets shall not be used to avoid connections with public streets. Gated communities (i.e., where a gate limits access to a development from a public street) are prohibited. Design standards for private streets are the same as design standards for public streets and shall conform to the provisions of Table 16.136.010.	The applicant has indicated their desire for public streets and a willingness to comply with the standards contained herein for public streets.
Street Names. Street naming and numbering in the City of Warrenton (and Hammond) shall follow the uniform system of the City's addressing ordinance (Ord. No. 359-A). Street names, signs and numbers shall conform to the City's addressing ordinance.	The applicant has proposed road names in accordance with the Ord. No. 359-A
acceptance by the City, it shall be the responsibility of the developer's registered professional land surveyor to provide certification to the City that all boundary and interior monuments shall be reestablished and protected.	Survey Monuments are recorded on the preliminary plat.
control and street names. The cost of signs required for new development shall be the responsibility of the developer. Street name signs shall be installed at all street intersections. Stop signs and other signs may be required.	The developer acknowledges the criteria and is willing to satisfy the terms and conditions.
<u>Mail Boxes</u> . Plans for mail boxes to be used shall be approved by the United States Postal Service.	This criteria is addressed in the proposed CC&R attached as Exhibit D.
Street Light Standards. Street lights shall be installed in accordance with City standards.	Street lights are addressed in the preliminary plat and will comply with appropriate standards.
<ul> <li>Street Cross-Sections. The final lift of asphalt or concrete pavement shall be placed on all new constructed public roadways prior to final City acceptance of the roadway and within one year of the conditional acceptance of the roadway unless otherwise approved by the City-appointed engineer.</li> <li>Sub-base and leveling course shall be of select crushed rock;</li> <li>Surface material shall be of Class C or B asphaltic concrete;</li> <li>The final lift shall be Class C asphaltic concrete as defined by O.D.O.T/A.P.W.A. standard specifications;</li> <li>No lift shall be less than one and one-half inches in thickness; and</li> <li>All streets shall be developed in accordance with City of Warrenton construction standards.</li> </ul>	Street Cross Section Designs are also addressed in the Preliminary plat and adhere to the design standards contained herein. Satisfactory compliance can be ensured with an appropriate condition of approval.
.136.030 Public Use Areas.	
<ol> <li>Where a proposed park, playground or other public use shown in a plan adopted by the City is located in whole or in part in a subdivision, the City may require the dedication or reservation of this area on the final plat for the subdivision.</li> <li>If determined by the Planning Commission to be in the public interest in</li> </ol>	The applicant has proposed the park dedication in the preliminary plat, and is willing to accept the appropriate conditions of
	Alleys, Public or Private. Alleys shall conform to the standards in Table 16.136.010. While alley intersections and sharp changes in alignment shall be avoided, the corners of necessary alley intersections shall have a radius of not less than 12 feet.  Private Streets. Private streets shall not be used to avoid connections with public streets. Gated communities (i.e., where a gate limits access to a development from a public street) are prohibited. Design standards for private streets are the same as design standards for public streets and shall conform to the provisions of Table 16.136.010.  Street Names. Street naming and numbering in the City of Warrenton (and Hammond) shall follow the uniform system of the City's addressing ordinance (Ord. No. 359-A). Street names, signs and numbers shall conform to the City's addressing ordinance.  Survey Monuments. Upon completion of a street improvement and prior to acceptance by the City, it shall be the responsibility of the developer's registered professional land surveyor to provide certification to the City that all boundary and interior monuments shall be reestablished and protected.  Street Signs. The City, county or state with jurisdiction shall install all signs for traffic control and street names. The cost of signs required for new development shall be the responsibility of the developer. Street name signs shall be installed at all street intersections. Stop signs and other signs may be required.  Mail Boxes. Plans for mail boxes to be used shall be approved by the United States Postal Service.  Street Light Standards. Street lights shall be installed in accordance with City standards.  Street Cross-Sections. The final lift of asphalt or concrete pavement shall be placed on all new constructed public roadways prior to final City acceptance of the roadway and within one year of the conditional acceptance of the roadway unless otherwise approved by the City-appointed engineer.  Sub-base and leveling course shall be of select crushed rock;  Surface material shall

	plan of the City does not indicate proposed public use areas, the City may	approval per 16.136.010.
	require the dedication or reservation of areas within the subdivision of a character, extent and location suitable for the development of parks and other public uses.	The proposed park design is intended to be similar
	3. All required dedications of public use areas shall conform to Section 16.136.010(D) (Conditions of Development Approval).	to the park at the Reserve in Gearhart, Oregon, and
		the Roosevelt
		Homeowners Association will own and maintain the
		parks pursuant to the
		proposed CC&R attached as Exhibit D.
В.	Acquisition by Public Agency. If the developer is required to reserve land area for a	The Roosevelt
	park, playground, or other public use, the land shall be acquired by the appropriate	Homeowners Association
	public agency within 12 months following final plat approval, at a price agreed upon prior to approval of the plat, or the reservation shall be released to the property	will own and maintain the parks pursuant to the
	owner.	proposed CC&R attached
		as Exhibit D.
C.	System Development Charge Credit. Dedication of land to the City for public use	Not applicable, see above.
	areas shall be eligible as a credit toward any required system development charge for	
	parks.	
16.	136.040 Sanitary Sewer and Water Service Improvements.	
A.	Sewers and Water Mains Required. Sanitary sewers and water mains shall be installed	The applicant is
	to serve each new development and to connect developments to existing mains in	proposing to extend
	accordance with the City's construction specifications and the applicable	appropriate services to
	Comprehensive Plan policies. Where City sanitary sewers are not physically or legally available to service the site, the applicant must demonstrate provisions for a suitable	the proposed lots and parcels as illustrated in
	on-site disposal system permitted by DEQ prior to issuance of City permits. All	the preliminary plat and
	development within a growth management (GM) zone, as identified on the official	in accordance with the
	Warrenton Zoning Map, shall comply with the growth management zone standards	design standards in
	of Chapter 16.112.	chapter 16.112.
B.	Sewer and Water Plan Approval. Development permits for sewer and water	This can be addressed as
	improvements shall not be issued until the City-appointed engineer has approved all	a condition of Approval
	sanitary sewer and water plans in conformance with City standards.	and appended as Exhibit F.
C	Over-sizing. Proposed improvements to the City sewer and water systems shall be	The current system is
Ŭ.	sized to accommodate additional development within the area as projected by the	oversized for the amount
	Comprehensive Plan, Water System Master Plan, and/or Sanitary Sewer Master Plan.	of development proposed
	The developer shall be entitled to system development charge credits for the over-	now and into the future.
	sizing.	This proposal should help
		utilize extra capacity and
D	Permits Denied. Development permits may be restricted by the City where a	improve water quality.  This is an administrative
D.	deficiency exists in the existing water or sewer system which cannot be rectified by	function, it is not believed
	the development and which if not rectified will result in a threat to public health or	these issues exist at the
	safety, surcharging of existing mains, or violations of state or federal standards	current location.
	pertaining to operation of domestic water and sewerage treatment systems. Building	
	moratoriums shall conform to the criteria and procedures contained in ORS 197.505.	
16	136.050 Storm Drainage Improvements.	
A.	General Provisions. The City shall issue a development permit only where adequate	Adequate stormwater
L		L 4

provisions for stormwater and floodwater runoff have been made in conformance with	provisions are proposed
Chapter 16.140, Stormwater and Surface Water Management.	and illustrated on the
B. Accommodation of Upstream Drainage. Culverts and other drainage facilities shall	preliminary plat and
be large enough to accommodate potential runoff from the entire upstream drainage	within the impact study
area, whether inside or outside the development. Such facilities shall be subject to review	attached hereto as Exhibit
and approval by the City-appointed engineer.	C.
C. <u>Effect on Downstream Drainage</u> . Where it is anticipated by the City-appointed	If the proposal is deemed
engineer that the additional runoff resulting from the development will overload an	to overload the system
existing drainage facility, the City shall withhold approval of the development until	the applicant has
provisions have been made for improvement of the potential condition or until	proposed potential
provisions have been made for storage of additional runoff caused by the development in	overflow & retention sites
accordance with City standards.	on the property.
D. <u>Easements</u> . Where a development is traversed by a watercourse, wetland, drainage	If such a dedication is
way, channel or stream, the City may require a dedication of a stormwater easement or	necessary the applicant
drainage right-of-way conforming substantially with the lines of such watercourse and	will comply with the
such further width as will be adequate for conveyance and maintenance.	criteria.
	<u> </u>
16.136.060 Utilities.	
A. <u>Underground Utilities</u> . All utility lines including, but not limited to, those required	All utilities are proposed
for electric, communication, lighting and cable television services and related facilities	for underground
shall be placed underground, except for surface mounted transformers, surface	installation in
mounted connection boxes and meter cabinets which may be placed above ground,	conformance with the
temporary utility service facilities during construction, and high capacity electric lines	required criteria.
operating at 50,000 volts or above. The following additional standards apply to all	Installation of utilities will
new land divisions, in order to facilitate underground placement of utilities:	be subject to city
1. The developer shall make all necessary arrangements with the serving utility to	approval. Stubs for
provide the underground services. Care shall be taken to ensure that all above	service will comply with
ground equipment does not obstruct circulation and access aisles or impede	the criteria for
vision clearance areas for vehicular traffic (Chapters 16.120 and 16.132);	16.136.060(A4).
2. The City reserves the right to approve the location of all surface mounted	
facilities;	
3. All underground utilities, including sanitary sewers and storm drains installed in	
streets by the developer, shall be constructed prior to the surfacing of the streets;	
and,	
4. Stubs for service connections shall be long enough to avoid disturbing the street	
improvements when service connections are made.	
B. <u>Easements</u> . Easements shall be provided for all underground utility facilities.	Easements have been
D. <u>Dascinents</u> . Dascinents shall be provided for all underground durity facilities.	provided.
C. Exception to Undergrounding Requirement. The standard applies only to proposed	No Exception is
land divisions and large-scale developments. An exception to the undergrounding	requested at this time.
requirement may be granted due to physical constraints, such as steep topography or	
existing development conditions.	
emetally development contactors.	
16.136.070 Easements.	
Easements for sewers, storm drainage and water quality facilities, water mains, electric	Easements will be
lines or other public utilities shall be dedicated on a final plat, or provided for in the deed	dedicated in accordance
restrictions. See also Chapter 16.212, Site Design Review, and Chapter 16.216, Land	with the criteria and as
Divisions and Lot Line Adjustments. The developer or applicant shall make	illustrated in the final
arrangements with the City, the applicable district, and each utility franchise for the	approval.
provision and dedication of utility easements necessary to provide full services to the	
development. The City's standard width for public main line utility easements shall be 20	
feet unless otherwise specified by the utility company, applicable district, or City-	
, wpp , set y	<u> </u>

appointed engineer.	
16.136.080 Construction Plan Approval and Assurances.	
No public improvements, including sanitary sewers, storm sewers, streets, sidewalks, curbs, lighting, parks, or other requirements shall be undertaken except after the plans have been approved by the City, permit fee paid, and permit issued. The permit fee is required to defray the cost and expenses incurred by the City for construction and other services in connection with the improvement. The permit fee shall be set by resolution of the City Commission. The City may require the developer or land divider to provide bonding or other performance guarantees to ensure completion of required public improvements. See also Section 16.212.040, Site Design Review, and Chapter 16.216, Land Divisions and Lot Line Adjustments.	These elements are addressed later in this report. If a bond is necessary the applicant will prepare the appropriate documents.
16.136.090 Installation.	
A. Conformance Required. Improvements installed by the developer either as a requirement of these regulations or at his/her own option, shall conform to the requirements of this chapter, approved construction plans, and to improvement standards and specifications adopted by the City.	Conformance will be ensured through quality control and adherence to these criteria.
B. Adopted Installation Standards. The Oregon Standard Specifications for Construction (combined APWA/ODOT standards) shall be a part of the City's adopted installation standard(s); other standards may also be required upon recommendation of the City-appointed engineer.	The applicant has acknowledged their intent to satisfy these conditions.
C. <u>Commencement</u> . Work shall not begin until the City has been notified in advance and all required permits have been issued.	The applicant will notify the city prior to construction.
D. <u>Resumption</u> . If work is discontinued for more than one month, it shall not be resumed until the City is notified.	The applicant will notify the city if such an instance should occur.
E. <u>City Inspection</u> . Improvements shall be constructed under the inspection and to the satisfaction of the City. The City may require minor changes in typical sections and details if unusual conditions arising during construction warrant such changes in the public interest. Modifications requested by the developer shall be subject to land use review under Chapter 16.228, Modifications to Approved Plans and Conditions of Approval. Any monuments that are disturbed before all improvements are completed by the subdivider shall be replaced prior to final acceptance of the improvements.	The applicant will comply with the City's inspection requirements and construct the improvements in accordance with the City's Codes.
F. Engineer's Certification and As-Built Plans. A registered civil engineer shall provide written certification in a form required by the City that all improvements, workmanship and materials are in accord with current and standard engineering and construction practices, conform to approved plans and conditions of approval, and are of high grade, prior to City acceptance of the public improvements, or any portion thereof, for operation and maintenance. The developer's engineer shall also provide four set(s) of "as-built" plans, in conformance with the City-appointed engineer's specifications, for permanent filing with the City.	The applicant will comply with the criteria contained herein.
Summary	The applicant's
	proposal satisfies the criteria for Public Facilities and Standards or can be conditions to meet all requirements.

DEVELOPMENT CODE SECTION 16.140 STORMWATER & SURFACE WATER MANAGEMENT	FINDINGS
16.140.010 Natural Drainage System Maintained to Extent Feasible.  A. To the extent practicable, all development must conform to the natural contours of	The development
the land and natural and pre-existing man-made drainage ways must remain undisturbed.	proposal respects the natural drainages and
B. To the extent practicable, lot boundaries created by partition or subdivision must coincide with natural and pre-existing man-made drainage ways to avoid the creation of lots that can be built upon only by altering such drainage ways.	avoids development in these areas.
16.140.020 Developments Must Drain Properly.	
<ul> <li>A. All developments must provide an adequate drainage system to prevent the undue detention or retention of stormwater or surface water on the development site. Stormwater or surface water will not be regarded as unduly detained or retained if:</li> <li>1. The detention or retention results from a technique, practice or device deliberately installed as part of an approved sedimentation or stormwater runoff control plan prepared by an engineer; or</li> <li>2. The detention or retention is not substantially different in location or degree than that experienced by the development site in its predevelopment state, unless such detention or retention presents a danger to health or safety.</li> </ul>	the extent possible and stormwater management
B. No stormwater may be channeled and directed into a sewer line.	No Stormwater is directed into sewer lines.
C. Whenever practicable, the drainage system of a development must coordinate with and connect to the drainage systems or drainage ways on surrounding properties or streets.	These features are incorporated into the preliminary design for
D. All developments must be constructed and maintained so that adjacent properties are not unreasonably burdened with stormwater runoff as a result of the developments.	e stormwater management.
16.140.030 Surface Water Management.	
All developments must be constructed and maintained so that impacts to natural and man-made drainage ways do not unreasonably burdened upstream or downstream properties with surface water flooding as a result of the developments. More specifically:  A. No development may be constructed or maintained so that the development unreasonably impedes the natural flow of water from higher adjacent properties across the development, resulting in substantial damage to the higher adjacent properties; and	These features are incorporated into the preliminary design for stormwater management.
B. No development may be constructed or maintained so that stormwater from the development is collected and channeled into natural or man-made drainage ways, such that the volume and/or rate of flow is substantially greater than the predevelopment volume and/or rate.	
C. No development may be constructed such that the flow of water through natural or existing man-made drainage ways is obstructed. Bridges and culverts constructed to allow the flow of water through a development must be designed to pass flow durin a 100-year storm event.	g
16.140.040 Erosion and Sediment Control.	
A. For projects that disturb over one acre, applicants must apply to Oregon Department of Environmental Quality (DEQ) for a National Pollutant Discharge Elimination	nt A 1200C permit will be acquired prior to

	Control System (NPDES) 1200(C) permit.	construction and presented at the time of development.
	Erosion and sediment control plans are required by the City as a component of the site plan for all plats and all projects which require site plan review. Erosion control plans must be designed to the specifications as outlined in this chapter.	Erosion control measures are discussed on the preliminary plat. The
C.	Development of the land may not begin (and no building permits may be issued) until the City-appointed engineer approves the erosion control plan.	applicant will contain all drainage on site and
D.	For purposes of this section, "disturb" means any use of the land by any person in any development, and/or road construction and maintenance that results in a change in the natural cover or topography that may cause or contribute to sedimentation. Sedimentation occurs whenever solid particulate matter, mineral or organic, is transported by water, air, gravity or ice from the site of its origin.	ensure proper erosion control methods are adhered to for the duration of the project
16.	140.050 Stormwater System Design.	
	Storm sewers constructed within the street will be sized by the developer's engineer and will consider all potential runoff requirements within the site and upstream of the site.  1. The storm sewer will be sized for a 100-year design recurrence criteria for storm	See Specification on Preliminary Plat.
	<ul><li>drainage facilities.</li><li>The minimum size of storm sewers is eight inches in diameter.</li><li>Spacing of catch basins along the street must conform to published engineering recommendations, which consider profile of the street and street width.</li></ul>	
В.	On-site detention shall be required for new development where downstream deficiencies exist or are anticipated to exist. The square footage considers the total development of the property including the future potential impervious surface. Required design recurrence criteria for a commercial or residential storm drainage detention facility is a 10-year interval. Development that has less than 5,000 square feet of impervious surface is exempt from detention requirements.	See Preliminary Plat, Onsite retention is available.
C.	Pervious pavement, and pavement and roofs that drain to an infiltration facility will not be counted when sizing a detention facility to handle the stormwater design.	Adherence is ensured through appropriate conditions.
16	.140.060 Illegal Discharge of Materials Into the Stormwater System.	
Th pro	e discharge of any material other than stormwater into the stormwater system is oblibited. The placement of materials in a location where they are likely to be carried to the stormwater system by any means is also prohibited.	Adherence is ensured through appropriate conditions.
Su	mmary	The applicant has designed and proposed an efficient stormwater management system. Adherence to the design specifications described by the engineer will ensure compliance with the criteria mentioned herein. Adherence to these criteria is ensured through an appropriate condition of approval.

#### **DEVELOPMENT CODE SECTION 16.208.050** FINDING <u>Pre-application Conference</u>. A pre-application conference is required for all Type III A pre-Application applications. The requirements and procedures for a pre-application conference are Conference was described in Section 16.208.070. Conducted. Findings are attached as Exhibit A. Application Requirements. Application Forms. Type III applications shall be made on forms provided by Applications Forms are appended as requested the City of Warrenton. **Content.** Type III applications shall: Include the information requested on the application form. The findings contained Be filed with three copies of a narrative statement that explains how the herein address the b. applicable criteria for this application satisfies each and all of the relevant criteria in sufficient application and illustrate detail for review and action. Be accompanied by the required fee. conformance with the c. City's Development Include one set of pre-stamped and pre-addressed envelopes for all Code. property owners of record as specified in subsection C of this section. The records of the Clatsop County Department of Assessment and 3 Copies are provided Taxation are the official records for determining ownership. The with the appropriate fee. applicant shall demonstrate that the most current assessment records A list of Property have been used to produce the notice list. Alternatively, the applicant Owners has been may pay a fee for the City to prepare the public notice mailing. appended as Exhibit B, Include an impact study for all Type III applications. The impact study and pre-addressed/preshall quantify/assess the effect of the development on public facilities stamped envelopes have been provided by the and services. The study shall address, at a minimum, the transportation applicant. system, including pedestrian ways and bikeways, the drainage system, the parks system, the water system, the sewer system, and the noise impacts An Impact analysis has been appended as Exhibit of the development. For each public facility system and type of impact, the study shall propose improvements necessary to meet City standards C to include a certified Transportation Impact and to minimize the impact of the development on the public at large, public facilities systems, and affected private property users. In Study and addresses impacts to traffic, situations where this Code requires the dedication of real property to the City, the applicant shall either specifically agree to the dedication bikeways, pedestrian ways, drainage, sewer, requirement, or provide evidence that shows that the real property dedication requirement is not roughly proportional to the projected water, and parks impacts along with noise impacts of the development. concerns. In addition the Roosevelt Homeowners Association will maintain the parks. C. Notice of Hearing. 1. Mailed Notice. Notice of a Type III application hearing (or appeal) or Type I or See Finding Above. II appeal hearing shall be given by the Community Development Director in the Public Notice Affidavit is following manner: provided by the At least 20 days before the hearing date, notice shall be mailed to: Community The applicant and all owners or contract purchasers of record of the Development Director. property which is the subject of the application; Applicant has provided All property owners of record within 200 feet of the site (N/A for pre-addressed/prestamped envelopes. Type I appeal); iii. Any governmental agency, which has entered into an

intergovernmental agreement with, the City, which includes

- provision for such notice, or who is otherwise entitled to such notice. ODOT shall be notified when there is a land division abutting a state facility for review of, comment on, and suggestion of conditions of approval for, the application. [Owners of airports shall be notified of a proposed zone change in accordance with ORS 227.175.];
- iv. Any neighborhood or community organization recognized by the City Commission and whose boundaries include the property proposed for development;
- v. Any person who submits a written request to receive notice;
- vi. For appeals, the appellant and all persons who provided testimony; and
- vii. For a land use district change affecting a manufactured home or mobile home park, all mailing addresses within the park, in accordance with ORS 227.175.
- b. The Community Development Director shall have an affidavit of notice be prepared and made a part of the file. The affidavit shall state the date that the notice was posted on the property and mailed to the persons who must receive notice.
- c. At least 10 days before the hearing, notice of the hearing shall be printed in a newspaper of general circulation in the City. The newspaper's affidavit of publication of the notice shall be made part of the administrative record.
- 2. <u>Content of Notice</u>. Notice of appeal of a Type I or II decision or a Type III hearing (or appeal) to be mailed and published per paragraph 1 of this subsection shall contain the following information:
  - a. The nature of the application and the proposed land use or uses which could be authorized for the property.
  - b. The applicable criteria and standards from the development code(s) that apply to the application.
  - c. The street address or other easily understood geographical reference to the subject property.
  - d. The date, time, and location of the public hearing.
  - e. A statement that the failure to raise an issue in person, or by letter at the hearing, or failure to provide statements or evidence sufficient to afford the decision-maker an opportunity to respond to the issue, means that an appeal based on that issue cannot be filed with the State Land Use Board of Appeals.
  - f. The name of a City representative to contact and the telephone number where additional information on the application may be obtained.
  - g. A statement that a copy of the application, all documents and evidence submitted by or for the applicant, and the applicable criteria and standards can be reviewed at Warrenton City Hall at no cost and that copies shall be provided at a reasonable cost.
  - h. A statement that a copy of the City's staff report and recommendation to the hearings body shall be available for review at no cost at least seven days before the hearing, and that a copy shall be provided on request at a reasonable cost.
  - i. A general explanation of the requirements to submit testimony, and the procedure for conducting public hearings.
  - j. The following notice: "Notice to mortgagee, lienholder, vendor, or seller: The Warrenton Development Code requires that if you receive

this notice it shall be promptly forwarded to the purchaser."

## D. Conduct of the Public Hearing.

- 1. At the commencement of the hearing, the hearings body shall state to those in attendance that:
  - a. The applicable approval criteria and standards that apply to the application or appeal.
  - A statement that testimony and evidence shall concern the approval criteria described in the staff report, or other criteria in the Comprehensive Plan or land use regulations, which the person testifying believes to apply to the decision.
  - c. A statement that failure to raise an issue with sufficient detail to give the hearings body and the parties an opportunity to respond to the issue, means that no appeal may be made to the State Land Use Board of Appeals on that issue.
  - d. Before the conclusion of the initial evidentiary hearing, any participant may ask the hearings body for an opportunity to present additional relevant evidence or testimony that is within the scope of the hearing. The hearings body shall grant the request by scheduling a date to finish the hearing (a "continuance") per paragraph 2 of this subsection, or by leaving the record open for additional written evidence or testimony per paragraph 3 of this subsection.
  - e. Record of the public hearing is subject to the same procedures as stated in Section 16.208.060.
- 2. If the hearings body grants a continuance, the completion of the hearing shall be continued to a date, time, and place at least seven days after the date of the first evidentiary hearing. An opportunity shall be provided at the second hearing for persons to present and respond to new written evidence and oral testimony. If new written evidence is submitted at the second hearing, any person may request, before the conclusion of the second hearing, that the record be left open for at least seven days, so that they can submit additional written evidence or testimony in response to the new written evidence.
- 3. If the hearings body leaves the record open for additional written evidence or testimony, the record shall be left open for at least seven days after the hearing. Any participant may ask the City in writing for an opportunity to respond to new evidence submitted during the period the record was left open. If such a request is filed, the Planning Commission shall reopen the record per subsection E of this section.
  - a. When the Planning Commission re-opens the record to admit new evidence or testimony, any person may raise new issues, which relates to that new evidence or testimony.
  - b. An extension of the hearing or record granted pursuant to this subsection is subject to the limitations of ORS 227.178 ("120-day rule"), unless the continuance or extension is requested or agreed to by the applicant.
  - c. If requested by the applicant, the City shall allow the applicant at least seven days after the record is closed to all other persons to submit final written arguments in support of the application, unless the applicant expressly waives this right. The applicant's final submittal shall be part of the record but shall not include any new evidence.

#### The Record.

a. The record shall contain all testimony and evidence that is submitted to the City and the hearings body and not rejected.

Hearing procedures and Actions are to be conducted in front of the public & hearing body and are not relevant at this time.

- b. The hearings body may take official notice of judicially cognizable facts under the applicable law. If the review authority takes official notice, it must announce its intention and allow persons participating in the hearing to present evidence concerning the noticed facts.
- c. The review authority shall retain custody of the record until the City issues a final decision.
- 5. Participants in the appeal of a Type I or II decision or a Type III hearing are entitled to an impartial review authority as free from potential conflicts of interest and pre-hearing ex parte contacts (see paragraph 6 of this subsection) as reasonably possible. However, the public has a countervailing right of free access to public officials. Therefore:
  - a. At the beginning of the public hearing, hearings body members shall disclose the substance of any pre-hearing ex parte contacts (as defined in paragraph 6 of this subsection) concerning the application or appeal. He or she shall state whether the contact has impaired their impartiality or their ability to vote on the matter and shall participate or abstain accordingly.
  - b. A member of the hearings body shall not participate in any proceeding in which they, or any of the following, has a direct or substantial financial interest: Their spouse, brother, sister, child, parent, father-in-law, mother-in-law, partner, any business in which they are then serving or have served within the previous two years, or any business with which they are negotiating for or have an arrangement or understanding concerning prospective partnership or employment. Any actual or potential interest shall be disclosed at the hearing where the action is being taken.
  - c. Disqualification of a member of the hearings body due to contacts or conflict may be ordered by a majority of the members present and voting. The person who is the subject of the motion may not vote on the motion to disqualify.
  - d. If all members abstain or are disqualified, those members present who declare their reasons for abstention or disqualification shall be requalified to make a decision.
  - e. Any member of the public may raise conflict of interest issues prior to or during the hearing, to which the member of the hearings body shall reply in accordance with this section.

#### 6. Ex Parte Communications.

- a. Members of the hearings body shall not:
  - i. Communicate, directly or indirectly, with any applicant, appellant, other party to the proceedings, or representative of a party about any issue involved in a hearing, except upon giving notice, per paragraph 5 of this subsection.
  - ii. Take official notice of any communication, report, or other materials outside the record prepared by the proponents or opponents in connection with the particular case, unless all participants are given the opportunity to respond to the noticed materials.
- b. No decision or action of the hearings body shall be invalid due to ex parte contacts or bias resulting from ex parte contacts, if the person receiving contact:
  - i. Places in the record the substance of any written or oral ex parte communications concerning the decision or action; and

- ii. Makes a public announcement of the content of the communication and of all participants' right to dispute the substance of the communication made. This announcement shall be made at the first hearing following the communication during which action shall be considered or taken on the subject of the communication.
- c. A communication between City staff and the hearings body is not considered an ex parte contact.

#### 7. Presenting and Receiving Evidence.

- a. The hearings body may set reasonable time limits for oral presentations and may limit or exclude cumulative, repetitious, irrelevant or personally derogatory testimony or evidence.
- b. No oral testimony shall be accepted after the close of the public hearing. Written testimony may be received after the close of the public hearing, only as provided in subsection D of this section.
- c. Members of the hearings body may visit the property and the surrounding area, and may use information obtained during the site visit to support their decision, if the information relied upon is disclosed at the hearing and an opportunity is provided to dispute the evidence. In the alternative, a member of the hearings body may visit the property to familiarize him or herself with the site and surrounding area, but not to independently gather evidence. In the second situation, at the beginning of the hearing, he or she shall disclose the circumstances of the site visit and shall allow all participants to ask about the site visit.

#### E. The Decision Process.

- 1. Basis for Decision. Approval or denial of an appeal of a Type I or II decision or a Type III application shall be based on standards and criteria in this Code. The standards and criteria shall relate approval or denial of a discretionary development permit application to the development regulations and, when appropriate, to the Comprehensive Plan for the area in which the development would occur and to the development regulations and Comprehensive Plan for the City as a whole.
- an administrative function of the City. Not Applicable at this time.

The decision process is

- 2. <u>Findings and Conclusions</u>. Approval or denial shall be based upon the criteria and standards considered relevant to the decision. The written decision shall explain the relevant criteria and standards, state the facts relied upon in rendering the decision, and justify the decision according to the criteria, standards, and facts.
- 3. Form of Decision. The hearings body shall issue a final written order containing the findings and conclusions stated in paragraph 2 of this subsection, which either approves, denies, or approves with specific conditions. The hearings body may also issue appropriate intermediate rulings when more than one permit or decision is required.
- 4. <u>Decision-Making Time Limits</u>. A final order for any Type I or II appeal or Type III action shall be filed with the Community Development Director within 10 business days after the hearings body decision.
- F. Notice of Decision. Written notice of a Type I or II appeal decision or a Type III decision shall be mailed to the applicant and to all participants of record within 10 business days after the hearings body decision. Failure of any person to receive mailed notice shall not invalidate the decision, provided that a good faith attempt was made to mail the notice.

See Finding Above - Not Applicable at this time.

or II appe is mailed b expires. If	al or any Type III application is final for purposes of appeal on the date it by the City. The decision becomes effective on the day after the appeal period an appeal is filed, the decision becomes effective on the day after the day aft	Not applicable at this time.
H. Appeal. A as follows 1. Who quasi- a. b.	Type III quasi-judicial decision may be appealed to the City Commission:  May Appeal. The following people have legal standing to appeal a Type III judicial decision:  The applicant.  Any person who submitted written or oral testimony to the decision making body.  al Procedure.  Notice of Appeal. Any person with standing to appeal, as provided in subsection (H)(1) of this section, may appeal a Type III quasi-judicial decision by filing a notice of appeal according to the following procedures:  i. Time for Filing. A notice of appeal shall be filed with the Community Development Director within 14 days of the date the notice of decision was mailed.  ii. Content of Notice of Appeal. The notice of appeal shall contain:  (A.) An identification of the decision being appealed, including the date of the decision.  (B.) A statement demonstrating the person filing the notice of appeal has standing to appeal.  (C.) A statement identifying the specific issues raised on appeal.  (D.) A statement demonstrating that the appeal issues were raised by oral or written testimony during the comment period or prior to the close of the record established at the Planning Commission's public hearing.	Not applicable at this time.
Commissi	(E.) Filing fee.  Scope of Appeal. The appeal of a Type III quasi-judicial decision shall be limited to the specific issues raised during the written comment period or at the public hearing, as provided under Subsection ii.D above, unless the City Commission allows additional evidence or testimony concerning any other relevant issue. The City Commission may allow such additional evidence if it determines that such evidence is necessary to resolve the case. Written or oral comments received during the comment period or public hearing will usually limit the scope of issues on appeal. Only in extraordinary circumstances should new issues be considered by the City Commission on appeal of a Type III Quasi-Judicial Decision.  Appeal Procedures. Type III notice as provided in this section and hearing procedures as provided by Section 16.208.060 shall be used for all Type III quasi-judicial decision appeals.  Land Use Board of Appeals (LUBA). The decision of an appeal to the City on is final unless appealed to LUBA. An appeal to LUBA shall be filed to ORS 197.830. (Ord. 1175-A § 19, 2013)	Not applicable at this time.
Summary		The proposal satisfies the criteria.

#### FINDINGS CHAPTER 16.216 LAND DIVISIONS AND LOT LINE ADJUSTMENTS The purpose of this chapter is to: The subdivision is a A. Provide rules, regulations and standards governing the approval of subdivisions, continuation of the partitions and lot line adjustments: Forest Rim Master Plan Subdivisions involve the creation of four or more lots from one parent lot, and is consistent with the parcel or tract, within one calendar year. City's Comprehensive Partitions involve the creation of three or fewer lots within one calendar year. Plan. The applicant Lot line adjustments involve modifications to lot lines or parcel boundaries proposes to develop 74 which do not result in the creation of new lots (includes consolidation of lots); lots and parks from the B. Carry out the City's development pattern, as envisioned by the Comprehensive Plan; parent parcel Tax lot Encourage efficient use of land resources, full utilization of urban services, and 00100, in Township 8, transportation options; Range 10, Section 34. The D. Promote the public health, safety and general welfare through orderly and efficient proposal will utilize urbanization; existing services that E. Lessen or avoid traffic congestion, and secure safety from fire, flood, pollution and border the property other dangers; boundary and improve F. Provide adequate light and air, prevent overcrowding of land, and facilitate adequate current water and traffic provision for transportation, water supply, sewage and drainage; and access conditions. Encourage the conservation of energy resources. Chapter 16.216.020 General Requirements A. Subdivision and Partition Approval Through Two-step Process. Applications for subdivision or partition approval shall be processed through a two-step process: the The applicant has preliminary plat and the final plat. submitted a preliminary The preliminary plat shall be approved before the final plat can be submitted for plat illustrating road approval consideration; and design, drainage engineering and the The final plat shall include all conditions of approval of the preliminary plat. proposed utility system. B. Compliance with ORS Chapter 92. All subdivision and partition proposals shall be in conformance to state regulations set forth in Oregon Revised Statutes (ORS) The proposed subdivision Chapter 92, Subdivisions and Partitions. established codes. Future Re-Division Plan. When subdividing or partitioning tracts into large lots (i.e., covenants and restrictions greater than two times or 200% the minimum lot size allowed by the underlying land (CC&Rs) that prohibit use district), the City shall require that the lots be of such size, shape, and orientation the further division of the as to facilitate future re-division in accordance with the requirements of the land use larger lots. A draft of district and this Code. A re-division plan shall be submitted which identifies: those provisions has been provided as Exhibit D. Potential future lot division(s) in conformance with the housing and density standards of Division 2. Lots that are set-aside for Potential street right-of-way alignments to serve future development of the future developments are property and connect to adjacent properties, including existing or planned labeled as such on the rights-of-way. preliminary plat and A disclaimer that the plan is a conceptual plan intended to show potential future access points have been development. It shall not be binding on the City or property owners, except as provided. may be required through conditions of land division approval. For example, dedication and improvement of rights-of-way within the future plan area may be required to provide needed secondary access and circulation. C. Lot Size Averaging. Single-family residential lot size may be averaged to allow lots less than the minimum lot size in the residential district, as long as the average area All proposed lots satisfy for all lots is not less than allowed by the district. No lot created under this provision the minimum lot size shall be less than 80% of the minimum lot size allowed in the underlying district. For requirement.

	example, if the minimum lot size is 5,000 square feet, the following three lots could be created: 4,000 square feet, 5,000 square feet, and 6,000 square feet.	
D.	<u>Temporary Sales Office</u> . A temporary sales office in conjunction with a subdivision may be approved as set forth in Section 16.240.010, Temporary Use Permits.	An office is not proposed at this time.
E.		The property is outside the mapped flood hazard zone and offers moderate to low risk of any flooding.
	<u>Determination of Base Flood Elevation</u> . Shall comply with Chapter 16.88 of the Warrenton Development Code.	Not Applicable the site is above the base flood elevation.
	Need for Adequate Utilities. Shall comply with Chapters 16.136 and 16.216.	Addressed Previously in Section 16.136 & 16.216
Н.	Need for Adequate Drainage. All subdivision and partition proposals shall comply with Chapter 16.140.	Addressed Previously in Section 16.140
I.	Residential Neighborhood Parks. A proposed subdivision which exceeds 50 lots and is more than one mile of an existing park, shall place a neighborhood park within the subdivision.  1. Size.  a. 30,000 square feet for the first 50 lots;  b. For each additional 50 lots an additional 10,000 square feet shall be added to the size of the park; or  c. The park may be divided and placed to create more than one park in the subdivision.  2. Location. The neighborhood park shall be located in the proposed subdivision, which is easily accessible to its users.  3. Maintenance. The neighborhood park shall be the responsibility of the Homeowners Association and/or the CC&Rs of the subdivision, unless dedicated to the City.	While the Roosevelt is within one mile of the existing Forest Rim Park, parks satisfying the criteria are proposed and designed in accordance with the specified criteria located in the South East quadrant of the subdivision and at the entrance of SE Willow Drive and proposed Bugle Avenue.
J.	<ol> <li>Street Names.</li> <li>All proposed streets west of Main Avenue shall have a tree or plant life name; and all proposed streets between Highway 101 and Main Avenue shall have a "nautical" name.</li> <li>All proposed streets shall have directional prefixes as part of the street name (i.e., E, NE, SW, S).</li> <li>All proposed streets east of Highway 101 shall follow the street naming procedure as outlined below:         <ol> <li>Proposed street names shall be submitted as part of a subdivision or partition application to the Planning and Building Department. The request shall include the proposed name(s), the specific street location and brief but complete background information on the name and how it meets the street name policy. If the new street name is indicated on the proposed plat at the time of the land use application it shall be labeled "proposed," such as "proposed Willener Court."</li> <li>Streets shall generally be named after people, places, events, and things related to the City and the citizens of Warrenton. Proposed names should</li> </ol> </li> </ol>	The following street names have been proposed in accordance with the guidance established in these criteria.
	<ul> <li>meet one of the following criteria:</li> <li>i. To honor and commemorate noteworthy persons associated with the City of Warrenton, Clatsop County, and the State of Oregon;</li> <li>ii. To commemorate local history, places, events or culture;</li> <li>iii. To strengthen neighborhood identity; or</li> </ul>	

iv. To recognize native wildlife, flora, fauna or natural features related to the community and the City of Warrenton.

Consideration should be given to names of local area or historic significance. Names of living persons should be used only in exceptional circumstances. Only a person's last name should be used as a street name unless additional identification is necessary to prevent duplications of existing street names in Warrenton and Clatsop County.

#### c. Names to Avoid.

- i. Street names being a duplicate of an existing street in the City of Warrenton or in Clatsop County shall be avoided.
- ii. Similar sounding names such as Beach Avenue and Peach Avenue, Maywood Court and Maywood Lane shall be avoided.
- iii. Cumbersome, corrupted or modified names, discriminatory or derogatory names, from the point of view of race, sex, color, creed, political affiliation or other social factors, shall be avoided.
- iv. Names for public streets that could be construed as advertising a particular business shall be avoided.
- v. The reuse of a former street name should be discouraged because of the confusion this causes in property records management and fire and police protection.
- d. <u>Street Type Designations</u>. Depending on roadway function, length and configuration, designations exist to define the character of a street. The following designations shall be used:
  - i. <u>Avenue</u>. A public or City right-of-way that runs in a north-south direction (except for the Hammond area, which has avenues going east-west).
  - ii. <u>Street</u>. A public or City right-of-way that runs generally in an eastwest direction.
  - iii. <u>Boulevard</u>. A major landscaped arterial that carries moderate to heavy volumes of traffic at moderate to high speeds.
  - iv. <u>Court</u>. A local road that is of short length, that carries a low volume of traffic at low speeds, with no cross streets and generally terminates in a cul-de-sac
  - v. <u>Drive, Parkway, Trail</u>. A meandering collector or arterial that carries low, moderate or high volumes of traffic at low, moderate or high speeds.
  - vi. <u>Lane</u>. A local road that is of short length, that carries a low volume of traffic, at low speeds, and generally terminates in a cul-de-sac.
  - vii. <u>Place, Way.</u> A local road that is of a short length and carries low volumes of traffic at low speeds.
  - viii. <u>Terrace, Gardens, Grove, Heights</u>. For low-volume, short-length streets.

#### 16.216.030 Approval Process.

- A. Review of Preliminary Plat. All preliminary plats shall be reviewed using approval criteria contained in Section 16.216.050. An application for subdivision or partition may be reviewed concurrently with an application for a master planned development under Chapter 16.224 or concurrent with variance, conditional use, or other required land use applications. Review of a preliminary plat for a:
  - a. Subdivision with greater than three lots shall be processed with a Type III procedure under Section 16.208.050.
  - b. Partition with three or fewer lots shall be processed by means of a Type II

The applicant is processed under Type III review.



	procedure, as governed by Section 16.208.040.	
В.	Review of Final Plat. Review and processing of a final plat for a subdivision or partition shall be conducted by the Community Development Director	This is an Administrative Function/Criteria
C.	Preliminary Plat Approval Period. Preliminary plat approval shall be effective for a period of two years from the date of approval. The preliminary plat shall lapse if a final plat has not been submitted within a two-year period.	The developer acknowledges the timeline for approval.
D.	Modifications and Extensions. The applicant may request changes to the approved preliminary plat or conditions of approval by following the procedures and criteria provided in Chapter 16.228, Modifications to Approved Plans and Conditions of Approval. The Community Development Director shall, upon written request by the applicant and payment of the required fee, grant one extension of the approval period not to exceed one year; provided that:  a. Any changes to the preliminary plat follow the procedures in Chapter 16.228.  b. An extension of time will not prevent the lawful development of abutting properties.	The applicant will adhere to the timeline and extension requirements.
E.	<ul> <li>c. The extension request is made before expiration of the original approved plan.</li> <li>Phased Development.</li> <li>a. The City may approve a time schedule for developing a subdivision in phases, but in no case shall the actual construction time period (i.e., for required public improvements, utilities, streets) for any partition or subdivision phase be greater than two years without reapplying for a preliminary plat.</li> <li>b. The criteria for approving a phased land division proposal are:</li> <li>c. Public facilities shall be constructed in conjunction with or prior to each phase;</li> <li>d. The development and occupancy of any phase dependent on the use of temporary public facilities shall require City Commission approval. Temporary facilities shall be approved only upon City receipt of bonding or other assurances to cover the cost of required permanent public improvements, in accordance with Section 16.216.090. A temporary public facility is any facility not constructed to the applicable City or district standard;</li> <li>e. The phased development shall not result in requiring the City or a third party (e.g., owners of lots) to construct public facilities that were required as part of the approved development proposal; and</li> <li>f. The application for phased development approval shall be reviewed concurrently with the preliminary plat application and the decision may be appealed in the same manner as the preliminary plat.</li> </ul>	The applicant is proposing a three phased approach to the development. The hearing body may establish an appropriate timeline based upon this request. Phases have been depicted on the preliminary plat. The applicant is requesting a 2yr-1yr-1yr phased approach, with one extension per phase if necessary.
16.	216.040 Preliminary Plat Submission Requirements.	
	General Submission Requirements. For partitions (three lots or fewer), the applicant shall submit an application containing all of the information required under Section 16.208.040. For subdivisions (greater than three lots), the application shall contain all of the information required under Section 16.208.050.	The application shall comply with the requirements identified under Section 16.208.050 addressed previously in this report.
В.	<ul> <li>Preliminary Plat Information. In addition to the general information described in subsection A of this section, the preliminary plat application shall consist of drawings and supplementary written material (i.e., on forms and/or in a written narrative) adequate to provide the following information:</li> <li>1. General Information.</li> <li>a. Name of subdivision (not required for partitions). This name must not duplicate the name of another subdivision in the county in which it is located (please check with County Surveyor);</li> <li>b. Date, north arrow, and scale of drawing;</li> </ul>	Appropriate narratives in compliance with these criteria have been depicted on in the preliminary plat.  A - Satisfied B - Satisfied C - Satisfied D - Satisfied

- c. Location of the development sufficient to define its location in the City, boundaries, and a legal description of the site;
- d. Names, addresses and telephone numbers of the owners, designer, and engineer or surveyor if any, and the date of the survey; and
- e. Identify the drawing as a "preliminary plat."

#### Site Analysis.

- a. <u>Streets</u>. Location, name, present condition (i.e., paved, gravel, unimproved, etc.), and width of all streets, alleys and rights-of-way on and abutting the site:
- b. <u>Easements</u>. Width, location and purpose of all existing easements of record on and abutting the site;
- c. <u>Utilities</u>. Location and identity of all utilities on and abutting the site. If water mains and sewers are not on or abutting the site, indicate the direction and distance to the nearest ones;
- d. Ground elevations shown by contour lines at five-foot vertical intervals for ground slopes exceeding 10% and at two-foot intervals for ground slopes of less than 10%. Such ground elevations shall be related to some established benchmark or other datum approved by the County Surveyor. This requirement may be waived for partitions when grades, on average, are less than two percent;
- e. The location and elevation of the closest benchmark(s) within or adjacent to the site (i.e., for surveying purposes);
- f. Potential natural hazard areas, including floodplain, landslide areas, and areas having a high erosion potential;
- g. Wetland areas, streams, wildlife habitat, and other areas identified by the City or natural resource regulatory agencies as requiring protection. (See also Chapter 16.156 and relevant portions of the Comprehensive Plan.);
- h. Site features, including existing structures, pavement, drainage ways, canals and ditches;
- i. Designated historic and cultural resources on the site and adjacent parcels or
- j. North arrow, scale, name and address of owner;
- k. Name and address of surveyor or engineer; and
- 1. Other information, as deemed appropriate by the Community Development Director. The City may require studies or exhibits prepared by qualified professionals to address specific site features and code requirements.

#### 3. <u>Proposed Improvements</u>.

- a. Public and private streets, tracts, driveways, open space and park land; location, names, right-of-way dimensions, approximate radius of street curves; and approximate finished street center line grades. All streets and tracts which are being held for private use and all reservations and restrictions relating to such private tracts shall be identified;
- b. Easements. Location, width and purpose of all easements;
- c. Lots and private tracts (e.g., private open space, common area, or street): approximate dimensions, area calculation (e.g., in square feet), and identification numbers for all lots and tracts;
- d. Proposed uses of the property, including all areas proposed to be dedicated to the public or reserved as open space for the purpose of surface water management, recreation, or other use;
- e. Proposed improvements, as required by Division 3 (Design Standards), and timing of improvements (e.g., in the case of streets, sidewalks, street trees, utilities, etc.);

- E Satisfied
- 2 A Satisfied.
- B Satisfied.
- C Satisfied.
- D Satisfied.
- E Satisfied.
- F Satisfied.
- G Satisfied.
- H Satisfied.
- I Satisfied.
- J Satisfied.
- K Satisfied.
- L TBD.

- 3 A Satisfied, See Preliminary Plat.
- B Satisfied.
- C Satisfied.
- D Satisfied.
- E Satisfied Ensured through Conditions.
- F Satisfied.
- G Satisfied.
- H Satisfied.

- f. The proposed source of domestic water;
- g. The proposed method of sewage disposal and method of surface water drainage (shall comply with Chapter 16.140). Water quality treatment areas, if required;
- h. The approximate location and identity of other utilities, including the locations of street lighting fixtures;
- i. Proposed railroad crossing or modifications to an existing crossing, if any, and evidence of contact with Oregon Department of Transportation related to proposed railroad crossing(s);
- j. Changes to navigable streams, shorelines or other water courses. Provision or closure of public access to these areas shall be shown on the preliminary plat, as applicable;
- k. Identification of the base flood elevation. Evidence of contact with the Federal Emergency Management Agency to initiate a floodplain map amendment shall be required when development is proposed to modify a designated 100-year flood plain;
- Evidence of contact with Oregon Department of Transportation (ODOT)
  for any development requiring access to a highway under the state's
  jurisdiction; and
- m. For proposals that would alter land within 25 feet of a mapped wetland, a jurisdictional delineation of the wetland boundary concurred with by the appropriate resource agency with jurisdiction. (Ord. 1175-A § 22, 2013)

- I Not Applicable.
- J No Changes Proposed Not Applicable.
- K The area is outside the floodplain, Satisfied.
- L The subject property does not access an Oregon Highway therefore access approval from ODOT is not necessary for approval.

  M Buffers to wetland areas are incorporated in the proposal, Satisfied.

### 16.216.050 Approval Criteria—Preliminary Plat.

- A. <u>General Approval Criteria</u>. The City may approve, approve with conditions or deny a preliminary plat based on the following approval criteria:
  - 1. Partition and Subdivision.
    - a. The proposed preliminary plat complies with all of the applicable Development Code sections and other applicable City ordinances and regulations. At a minimum, the provisions of this chapter, and the applicable sections of Division 2 (Land Use Districts) and Division 3 (Design Standards) shall apply. Where a variance is necessary to receive preliminary plat approval, the application shall also comply with the relevant sections of Chapter 16.272, Variances.
    - b. <u>Housing Density</u>. The subdivision meets the City's housing density standards of the applicable zoning district (Division 2).
  - 2. Subdivision Only.
    - a. The proposed plat name is not already recorded for another subdivision, and satisfies the provisions of ORS Chapter 92;
    - b. The proposed streets, roads, sidewalks, bicycle lanes, pathways, utilities, and surface water management facilities meet City design standards and are laid out so as to conform or transition to the plats of subdivisions and maps of major partitions already approved for adjoining property as to width, general direction and in all other respects. A statement that all proposed public improvements will be built to City construction standards and proposed dedications are identified on the preliminary plat; and
    - c. All proposed private common areas and improvements are identified on the preliminary plat.
    - d. <u>Block and Lot Standards</u>. All proposed blocks (i.e., one or more lots bound by public streets), lots and parcels conform to the specific requirements below:
      - i. All lots shall comply with the lot area, setback (existing structures), and

- 1 The proposal complies with the applicable section of Division 2 & 3. No variance to the development standards are proposed at this time.
- 2(A) The proposed plat name of for the Roosevelt Subdivision has not already been recorded.
- B The development will comply with City standards.
- C These areas have been identified.
- D The preliminary plat and design satisfies these criteria. Findings contained within this report address these criteria.

dimensional requirements of the applicable land use district (Division 2), and the standards of Figure 16.120.020.J, Street Connectivity and Formation of Blocks. Each lot shall conform to the standards of Chapter 16.120, Access and Circulation. iii. Landscape or other screening may be required to maintain privacy for abutting uses. Applies only in commercial and industrial zoning districts. (See also Division 2, Land Use Districts, and Chapter 16.124, Landscaping, Street Trees, Fences, and Walls.) iv. In conformance with the Uniform Fire Code, as amended, a minimum 20-foot width fire apparatus access drive shall be provided to serve all portions of a building that are located more than 150 feet from a public right-of-way or approved access drive. See Section 16.120.020, Vehicular Access and Circulation. Where a common drive is to be provided to serve more than one lot, a reciprocal easement which will ensure access and maintenance rights shall be recorded with the approved subdivision or partition plat. B. Conditions of Approval. The City may attach such conditions as are necessary to The applicant is willing to carry out provisions of this Code, and other applicable ordinances and regulations, accept necessary conditions of approval. and may require reserve strips be granted to the City for the purpose of controlling access to adjoining undeveloped properties. See also Chapter 16.136 (Public Facilities Standards). 16.216.070 Final Plat Requirements (Partition and Subdivision). Final plat conditions will A. Requirements. Final plats shall be reviewed and approved by the Warrenton Community Development Director prior to recording with Clatsop County. The be satisfied prior to filing and addressed in the final applicant shall submit the final plat within two years of the approval of the preliminary plat as provided by Section 16.216.030. Specific information about the plat. format and size of the plat, number of copies and other detailed information can be obtained from the Warrenton Planning Department. B. The final plat complies with the approved preliminary plat, and all conditions of approval have been satisfied. C. All public improvements required by the preliminary plat have been installed and approved by an appointed City engineer; or, the developer has provided a performance guarantee in accordance with Section 16.216.090. D. The street(s) for public use are dedicated without reservation or restriction other than reversionary rights upon vacation of any such street or road and easements for public utilities. E. The streets held for private use conform to the preliminary plat. F. The plat contains a dedication to the public of all public improvements, including but not limited to streets, public pathways and trails, access reserve strips, parks, sewage disposal, stormwater drainage and water supply systems. G. The applicant has provided a copy of homeowners association codes, covenants, and restrictions (CC&Rs). H. The plat complies with the applicable sections of this Code (i.e., there are no violation(s) since preliminary plat approval). Certification by the City or service district, as applicable, that water and sanitary sewer service is available to each and every lot depicted on the plat; or bond, contract or other assurance has been provided by the subdivider to the City that such services will be installed in accordance with Chapter 16.136, Public Facilities, and the bond requirements of Section 16.216.090. The amount of the bond, contract or other assurance by the subdivider shall be determined by a registered professional engineer,

	subject to review and approval by the City.	
J.	The plat contains an affidavit by the surveyor who surveyed the land, represented on	
	the plat to the effect the land was correctly surveyed and marked with proper	
	monuments as provided by ORS Chapter 92.	
١		
0	216.080 Public Improvements.	11 11
	olic Improvements Required. Before City approval is certified on the final plat, all	The applicant will attain
	uired public improvements shall be installed, inspected, and approved; or, the	City approval prior to
sub	divider shall provide a performance guarantee, in accordance with Section 16.216.090.	final plat in accordance with City codes.
16.	216.090 Performance Guarantee.	
A.	Performance Guarantee Required. When a performance guarantee is required under	If necessary the applicant
	Section 16.216.080, the subdivider shall file an assurance of performance with the	is willing to provide a
	City supported by one of the following:	surety bond in
	1. An irrevocable letter of credit executed by a financial institution authorized to	accordance with criteria
	transact business in the State of Oregon;	contained herein.
	2. A surety bond executed by a surety company authorized to transact business in	
	the state of Oregon which remains in force until the surety company is notified	
	by the City in writing that it may be terminated; or	
_	3. Cash.	
В.	Determination of Sum. The assurance of performance shall be for a sum determined	
	by the City as required to cover the cost of the improvements and repairs, including	
	related engineering and incidental expenses.	
C.	Itemized Improvement Estimate. The developer shall furnish to the City an itemized	
	improvement estimate, certified by a registered civil engineer, to assist the City in	
D	calculating the amount of the performance assurance.	
ו ס.	Agreement. An agreement between the City and developer shall be recorded with the final plat that stipulates all of the following:	
	1. Specifies the period within which all required improvements and repairs shall be	
	completed.	
	2. A provision that if work is not completed within the period specified, the City	
	may complete the work and recover the full cost and expenses from the	
	applicant.	
	3. Stipulates the improvement fees and deposits that are required.	
	4. (Optional) Provides for the construction of the improvements in stages and for	
	the extension of time under specific conditions therein stated in the contract.	
	The agreement may be prepared by the City, or in a letter prepared by the applicant.	· ·
	It shall not be valid until it is signed and dated by both the applicant and City	
	Manager.	
E.	When Subdivider Fails to Perform. In the event the developer fails to carry out all	
	provisions of the agreement and the City has unreimbursed costs or expenses	
	resulting from such failure, the City shall call on the bond, cash deposit or letter of	
_	credit for reimbursement.	
F.	<u>Termination of Performance Guarantee</u> . The developer shall not cause termination	
	of nor allow expiration of the guarantee without having first secured written	
<u>_</u>	authorization from the City.	Carts s
Su	mmary	The proposal is
		consistent with the
		criteria contained
		within the City of Warrenton's
		wallemon s

development Code.
Appropriate
administrative
conditions will ensure
compliance with
provisions identified
herein.



December 17, 2015

To: Collin Stelzieg

From: Skip Urling, Community Development Director

Re: Roosevelt Subdivision Pre-Application Conference

The proposal is to develop a 74 lot subdivision in the RH High Density Residential zoning district west of the existing Pacific Rim development. Minimum lot size for single family dwellings is 5,000 square feet; the preliminary drawings indicate all lots exceed the minimum areal and dimensional standards.

The application will be reviewed via a Type III process before the planning commission. Please review WMC 16.208.050 for application requirements and procedures. An impact study, including a traffic impact analysis will be required.

Subdivisions are regulated by WMC 16.216. Please ensure the general and preliminary plat requirements of WMC 16.216.020 and 040. If the project is to be developed in phases, WMC 16.216.030.E will apply; the application should show the master plan and sequential phases.

The drawings show a 26,280 square foot park. WMC 16.216.020.I calls for a minimum 30,000 square foot park for the first 50 lots. My recommendation to the planning commission will be that the park should be completed prior to the approval of the final plat with the 50<sup>th</sup> lot.

SE Willow Drive will need to be extended to the site in the first phase, as will the street through the county property (sheriff's office) abutting on the north. The fire chief will also require an access extending to the west to SE Dolphin Avenue, or building permits will be limited to 30.

WMC 16.136 presents the public facility standards. The street pavements and rights-of-way appear to meet standards. Public works and the city engineer will comment on utilities and storm water facility requirements.

When you are ready to submit the preliminary plat, please provide one drawing set only with accompanying narratives (impact study, preliminary storm water management plan, traffic study, application narrative etc.) for a completeness review. Upon a completeness determination, we will need 10 application packages with hardcopy drawings in 11 x17 format, and a digital package. It would be most helpful if the general application narrative is in MS Word format. The drawings can be in PDF format; it may be helpful to the city engineer to provide AutoCAD files.

## **Skip Urling**

From:

Michael Summers <msummers@co.clatsop.or.us>

Sent:

Thursday, December 17, 2015 7:50 AM

To:

Skip Urling

Subject:

RE: roosevelt subdivsion pre-app mtg

Skip,

I will be unable to attend the Roosevelt Subdivision Pre-Application Conference this morning, due to the inclement weather of last week and thus cleaning up the mess this week. I have reviewed the application materials that I received in the mail. Please include me in any meeting notes from today's meeting. I have the following comments on the proposal.

- I concur with Matthew Workman's comments e-mailed earlier regarding the need for another access roadway. Some conceptual planning/design into the next phase of the project to the east would assist in developing a roadway alignment.
- The a similar conceptual level of planning/design would assist with utility corridors as well.
- The County Surveyor did not have any comments at this time.
- If a traffic study is prepared as part of the proposal or required, I would like to review as well.
- If utility work is needed within County Road right-of-way, which in the vicinity is Ensign Lane and SE 19<sup>th</sup>, then a permit from County Public Works is required.

Please let me know of any questions or comments.

Michael Summers, PE Clatsop County Public Works Director

1100 Olney Avenue Astoria OR, 97103 Phone: (503) 325-8631 Fax: (503) 325-9312

From: Michael Summers

Sent: Monday, December 07, 2015 4:04 PM

To: 'Skip Urling'

Subject: RE: roosevelt subdivision pre-app mtg

Skip,

I will attend the meeting and look for the items in the mail.

Michael Summers, PE Clatsop County Public Works Director

1100 Olney Avenue Astoria OR, 97103 Phone: (503) 325-8631

## Skip Urling

From:

Mathew Workman

Sent:

Tuesday, December 08, 2015 7:50 AM

To:

Skip Urling

Cc:

Richard Stelzig (richard.stelzig.engineering@gmail.com); Don Snyder; Tim Demers;

Adam Dailey; 'Michael Summers (msummers@co.clatsop.or.us)'

Subject:

RE: Roosevelt Subdivision pre-application meeting

Skip et al,

Here are my Roosevelt Subdivision pre-app comments:

• It does not appear that Willow will be extended off the map to connect with Dolphin to the west (or another street like going north to SE 19<sup>th</sup>). I would ask that it be a requirement to provide a 2<sup>nd</sup> access to the subdivision. Single access points for public safety is unacceptable and creates an safety hazard

At this point I have no other comments or questions.

#### Matt

Mathew J. Workman, Chief of Police Warrenton Police Department 225 S. Main Avenue, P.O. Box 250 Warrenton, OR 97146 503-861-2235 (Office) 503-861-2863 (Fax) 503-791-9995 (Work Cell) Facebook: "Warrenton Police Department" Twitter: "WarrentonPD"

http://www.ci.warrenton.or.us/police

This message may contain confidential and/or proprietary information, and is intended for the person/entity to which it was originally addressed. If you have received this email by error, please contact the City and then shred the original document. Any use by others is strictly prohibited.

----Original Appointment----

From: Skip Urling

Sent: Monday, December 07, 2015 2:38 PM

To: Richard Stelzig (richard.stelzig.engineering@gmail.com); Don Snyder; Tim Demers; Mathew Workman; Adam Dailey;

'Michael Summers (<u>msummers@co.clatsop.or.us</u>)' **Subject:** Roosevelt Subdivision pre-application meeting

When: Thursday, December 17, 2015 10:30 AM-12:00 PM (UTC-08:00) Pacific Time (US & Canada).

Where: Commission Chambers

<< File: Pre-application - The Roosevelt - W Plans.pdf >>

Exhibit B: Mailing Notification List

Taxlotkey	Account Owner	OwnerLine1	Mailing Address	City Astoria	State	Zip 97103
810270000208	31819 Oregon Volith Authority		530 Center Street (S-500)	Salem	8	97301-3777
81027C005202	32078 Oregon State Dept Of Transport		PO Box 100	Salem	S.	97310-0001
81028D001600	32460 Warrenton Storage LLC		3414 NE 32nd Ave	Portland	OR	97212
81027C007500	56977 Oregon Department of Transportation		4040 Fairview IND. Drive SE, Mailstop #2	Salem	S N	97302
810340000100	32808 Warrenton Fiber Company		PO Box 100	Warrenton	8 8	97146-0100
810340000100	32809 Warrenton Fiber Company		PO Box 100	Warrenton	OR	97146-0100
81033A000104	32589 Niemi Darryl J		2165 SE Dolphin Ave	Warrenton	S S	97146-9552
81033A000103	32588 Reed David T/Rebecca J		2143 SE Dolphin Ave	Warrenton	R	97146-9552
810340002300	51755 Nygaard David 1/4	Warrenton Fiber Company 1/2	PO Box 100	Warrenton	N N	97146-0100
810340002301	32855 Nygaard Land LLC		PO Box 100	Warrenton	S.	97146-0100
81033A000101	32587 Moore Gary K		2187 SE Dolphin Ave	Warrenton	OR	97146-9552
810340000101	56972 Nygaard Land LLC		PO Box 100	Warrenton	N N	97146-0100
810340000101	57173 Nygaard Land LLC		PO Box 100	Warrenton	OR	97146-0100
81034AB02100	57079 Nygaard Andrew Martin		389 NW 13th St	Warrenton	OR	97146
81034AB02100	57080 Nygaard Andrew Martin		389 NW 13th St	Warrenton	OR	97146
81034AB03100	57090 Turigliatto Camille C	Turigliatto Corey A	2211 SE Salal Loop	Warrenton	OR	97146-7341
81034AB03200	57091 Vaughan Jess		1100 SE Willow Dr	Warrenton	OR M	97146
81034AB03000	57089 Thompson Scot C		2215 SE Salal Lp	Warrenton	OR M	97146-7341
81034AB05300	57112 Miller Terence R	Miller Dawna M	35106 Helligso Ln	Astoria	OR	97103
81034AB02900	57088 Bock Jeremy Arthur	Bock Malia	5754 Willowtree DR	Agoura Hills	8	91301-4417
81034AB05200	57111 Miller Terence R	Miller Dawna M	35106 Helligso Ln	Astoria	S.	97103
810340000103	56976 Warrenton Fiber Company		PO Box 100	Warrenton	8 W	97146-0100
81034AB02800	57087 Miller Terence R	Miller Dawna M	35106 Helligso Lane	Astoria	S S	97103
81034AB02700	57086 Miller Terence R	Miller Dawna M	35106 Helligso Lane	Astoria	g	97103
81034AB02600	57085 Nygaard Andrew Martin		389 NW 13th St	Warrenton	S S	97146
81034AB02500	57084 Nygaard Andrew Martin		389 NW 13th St	Warrenton	S S	97146
81034AB02400	57083 Brown Marcus S	Lacoste Sarah	2239 Salal Loop	Warrenton	g	97146
81034AB02000	57078 Coastal Maintenance and Plumbing	B&C Construction	294 SW Cedar Ave	Warrenton	S W	97146
81034AB01900	57077 Symonds Joseph S	Symonds Lindsay	33725 Lake Front Dr	Warrenton	S S	97146
81034AB01800	57076 Longsdorf James W	Longsdorf Deanna L	2261 SE Hebe Ct	Warrenton	S S	97146
81034AB01400	57069 Bradshaw Michael W		2275 SE Hebe Ct	Warrenton	S.	97146-7305
81034AB01400	57070 Bradshaw Michael W		2275 SE Hebe Ct	Warrenton	S S	97146-7305
81034AB01600	57073 Nygaard Andrew Martin		389 NW 13th St	Warrenton	OR	97146
81034AB01600	57074 Nygaard Andrew Martin		389 NW 13th St	Warrenton	S.	97146
81034AB01500	57071 Meiners Darwin L	Meiners Wanda S	90562 Logan Rd	Astoria	S S	97103
81034AB01500	57072 Meiners Darwin L	Meiners Wanda S	90562 Logan Rd	Astoria	OR	97103
810340001400	32849 Nygaard Land LLC		PO Box 100	Warrenton	OR	97146-0100

# Exhibit C

# **Storm Drainage Improvements:**

16.136.050 Storm Drainage Improvements

Please reference Drawing Number SD1.0 for the Overall Stormwater Layout.

# DRAFT DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS OF THE ROOSEVELT

THIS DECLARATION was made the 1st day of	, by Warrenton Fiber
Company, an Oregon S Corporation, hereinafter referred to as "Declarant."	

Declarant is the owner of certain real property located in Warrenton, Clatsop County, Oregon, more particularly described in Exhibit A attached hereto. Declarant desires to subject such property to the covenants, conditions, and restrictions and charges set forth herein for the benefit of such property and its present and subsequent owners.

NOW, THEREFORE, Declarant hereby declares that the property described below shall be held, sold and conveyed subject to the following easements, covenants, restrictions and charges, which shall run with such property and shall be binding upon all parties having or acquiring any right, title or interest in such property, or any part thereof, and shall inure to the benefit of each owner thereof.

#### ARTICLE I DEFINITIONS

Section 1. <u>Definitions.</u> As used in this Declaration, the terms set forth below shall have the following meanings:

- 1.1 "Declarant" means Warrenton Fiber Company, an Oregon S Corporation, and its successors and assigns.
- "Lot" means a platted lot within the Property, or any portion thereof. Lots may be combined or divided as permitted by the proper authorities of Clatsop County and by the agreement of the Board of Directors of the Roosevelt Homeowners Association. Any newly created lot or lots shall be subject to this declaration and each resulting lot shall thereafter be an individual lot for all purposes and shall be subject to all of the same rules, regulations and assessments as any lot in the originally created plat of the Roosevelt. A lot does not include Common Property.
- 1.3 "Owner" means the person or persons, including the Declarant, owning any Lot in the Property or any portion thereof, but does not include a tenant or holder of a leasehold interest or a person holding only a security interest in a Lot. The rights, obligations and other status of being an Owner commence upon acquisition of the ownership of a Lot and terminate upon disposition of such ownership, but termination of ownership shall not discharge an Owner from obligations incurred prior to termination.
- 1.4 "Property" shall mean the property described in Article II of the Declaration. Declarant specifically reserves the right to annex additional properties or expand the subdivision or withdraw individual lots or tracts from the subdivision.
- 1.5 "Common Property" shall mean park areas and mailboxes.
- "Residence" shall mean that portion or part of any structure intended to be occupied by one family as a dwelling, together with any attached and/or single detached garage and the patios, porches, decks, and steps annexed thereto.

- 1.7 "Real Property" shall mean and refer to all real property contained within the Plat of the Roosevelt filed in the Plat Records of Clatsop County, Oregon, on \_\_\_\_\_as instrument Number \_\_\_\_\_\_, together with such additional lots of parcels as may hereafter, by recorded instrument, be brought within the jurisdiction of the Roosevelt Homeowners Association. The community shall be known as the Roosevelt and is a Class I Planned Community as defined in and subject to ORS 94.750 to 94.783.
- "Declaration" means all of the easements, covenants, restrictions and charges set forth herein, as the same may be amended or supplemented from time to time in accordance with the provisions hereof.
- 1.9 "The Association" shall mean and refer to the Roosevelt Homeowners Association, an Oregon nonprofit corporation, to be organized in accordance with the terms hereof, its successors and assigns and in accordance with ORS 94.625, the Bylaws of which must be recorded in accordance with ORS 94.625. Said Bylaws shall conform with the terms set forth in this Declaration.

#### ARTICLE II PROPERTY SUBJECT TO DECLARATION

Declarant hereby declares that all of the real property described below is owned and shall be owned, conveyed, encumbered, used, occupied and improved subject to this Declaration.

, Roosevelt Subdivision Plat No. County of Clatsop, State of Oregon.

# ARTICLE III ROOSEVELT HOMEOWNERS ASSOCIATION ("ASSOCIATION")

Section 1. Organization. Declarant shall organize an association of all owners within the legal boundaries of Roosevelt. The Association shall be organized under the name of "Roosevelt Homeowners Association," or a name similar thereto, as a nonprofit corporation under the general nonprofit corporation laws of the State of Oregon. If a different name is given to the Association other than the Roosevelt Homeowners Association, such name shall be deemed the official name of the Association and shall be given the same effect as stated above herein. The Association shall have property, powers, and obligations as set forth in this and other recorded declarations and covenants for the benefit of the Real Property and the Members. The Articles of Incorporation of the Association shall provide for it perpetual existence, but in the event the Association is at any time dissolved, whether inadvertently or deliberately, it shall automatically be succeeded by an unincorporated association of Lot Owners of the same or a similar name. In such event, all of the property, powers, and obligations of the incorporated association existing immediately prior to its dissolution shall, thereafter, be confirmed and evidenced by appropriate conveyance and assignments. To the greatest extent possible, any successor unincorporated association shall by governed by the Articles of Incorporation and in the Bylaws of the Association as if they had been made to constitute the governing documents of the unincorporated association. The Articles of Incorporation and Bylaws of the Association hereafter adopted and duly amended shall be deemed covenants running with the ownership of the Lots, and private tracts and shall be binding upon the Owners as if verbatim recited herein. The Bylaws of the Association shall conform as closely as possible to the terms set forth herein this Declaration.

Section 2. <u>Membership.</u> Every person or entity who is an Owner of any Lot shall be a Proprietary Member of the Association. The foregoing is not intended to include persons or entities that have an interest merely as security for the performance of an obligation. Membership shall be appurtenant to and may not be separated from ownership of a Lot. Ownership of a Lot shall be the sole qualification for

membership.

- 2.1 The membership commences when Lots are transferred from Declarant.
- 2.2 Such membership shall subject the Lot Owner and successors and assigns to the requirements to comply with the rules and regulations of the Association, and also to the rules and regulations of Roosevelt. The owners of all Lots within the Roosevelt are required to be members of the Roosevelt Homeowners Association, or its successor entity, and subject to its rules concurrently (See Article VIII, Membership in Association herein.) Should there be conflict between the different rules and regulations, the stricter regulations shall apply. Owners shall require any tenants, invitees or guests to comply with the CCR's, Bylaws and rules and regulations of the Association and shall include a provision in any lease or rental agreement for their Lot or Property that such condition is required of the Tenant(s).
- Section 3. <u>Dues and Assessments</u>. The Owners of each Lot shall pay the designated assessments levied by the Association. The Association dues and assessments are required for each Lot Owner (See Article V, Section 1, herein). The purpose of such assessments levied by the Association shall be to offset and pay for the services and benefits by the Association. The present assessments include but are not limited to the following:

Annual dues for providing Common Property maintenance, and other services to Membership as determined by the Association; \$600.00 per year. Such fees are in effect as of the time of the recording of this Declaration, but subject to change and the establishment of lesser or additional fees in accordance with the procedural requirements of the Association. The dues shall begin to accrue upon the first sale of each Lot. Declarant shall not be liable for any assessments, unless and until the Declarant retains any Lots after the affairs of the Association are turned over to the Owners/Members.

- Section 4. <u>Control of Affairs of Association</u>. On the date that is not later than 120 days after Lots representing 80% of the votes of the Members have been conveyed, Declarant shall call a meeting and at such meeting shall turn over administrative responsibility for the Roosevelt to the Association in accordance with applicable statutes. Prior to that event, this Declaration controls.
- Section 5. <u>Voting Rights</u>. The Association shall have one class of voting membership: Voting Members shall be all Proprietary Members including the Declarant as to their initial ownership of lots prior to sale, their successors and assigns. Voting Members shall be entitled to a total of one (1) vote for each Lot in which they hold the interest required for membership in Section 2 of this Article III. When more than one (1) person holds such interest in any Lot, each of such persons shall be a Voting Member. The vote for such Lots shall be exercised so that the total of the fractional interests in one (1) Lot shall equal one (1). The multiple owner Lot Members may vote their vote as a fraction of one (1) vote if they disagree or as one (1) vote of they are in agreement. In the event that an entity is the owner of a Lot, the entity will be permitted to cast one (1) vote for its ownership interest in the Lot. The individual owners or members of the entity are not permitted to cast individual or fraction votes as partial votes, totaling one (1) vote for the entity. The entity itself must have a united vote for its interest.

# ARTICLE IV PROPERTY RIGHTS IN THE COMMON PROPERTIES

Section 1. <u>Members' Easement of Enjoyment.</u> Every Proprietary member (Owner of a Lot) and Associate Member shall have a right and easement of enjoyment in and to the Common Property (specifically designated parks and mailboxes) and such easements shall be appurtenant to and shall run with the title to every lot. Land use development rights to the Common Property shall remain with Declarant

Section 2. <u>Common Property.</u> Parks exist as designated on the plat, and mail boxes near the entrance of SE Willow and Bugle Avenue as approved by the United States Postal Service, and said spaces shall be considered Common Property. Common Property shall be subject to the right of common access by owners of all Lots within the plat of Roosevelt in accordance with the restrictions and regulations governing such use as set forth below. Provided, however, the Association may construct fences to protect the spaces and restrict non-authorized access or make any other use permitted by applicable governmental land use regulation in effect relative to such park designation. The ownership shall remain with the Association but said ownership shall be subject to the restrictions set forth herein, and be subject to the right of access by Owners of all Lots within the plat of Roosevelt. It is provided further that the Association has responsibility and obligation for maintaining said Common Property as required by applicable governmental land use regulations. None of the Common Property may be sold by the Association, and is subject to land use development rights retained by Declarant.

# ARTICLE V COVENANT FOR MAINTENANCE ASSESSMENTS

- Section 1. <u>Creation of the Lien and Personal Obligation of Assessment.</u> Declarant hereby covenants for all the Real Property, and each Owner of any lot, that by acceptance of a deed or contract of purchase therefore, whether or not it shall be so expressed in any such deed or other conveyance, such Lot Owner is deemed to covenant and agree to pay the Association regular annual or other regular periodic assessments or charges as established by the Association from time to time. Such assessments shall be fixed, established and collected from time to time as hereinafter provided. The regular and special assessments, together with such interest thereon and costs of collection thereof, as hereinafter provided, shall be a charge on the Lot and shall be a continuing lien upon the property which each such assessment is made. Each such assessment, together with interest, costs, and reasonable attorney fees, shall also be the personal obligation of the person who was the Owner of such Lot at the time such assessment became due. The obligation shall not be a personal obligation of successors in title unless expressly assumed by them.
- Section 2. <u>Purpose of Assessments</u>. The assessments levied by the Association shall be used exclusively for the purpose of promoting the recreation, health, safety, enjoyment, and protection of the residents, guests, and Lot Owners of Roosevelt and in particular for the maintenance of Common Property and the integrity of the Roosevelt community.
- Section 3. <u>Annual Assessment</u>. The annual assessment may be established by a vote of the members, by affirmative vote of not less than 51% of the votes of Members who are voting in person or by proxy, at a meeting attended by not less than a quorum as defined by the Articles and/or Bylaws of the Association and which is duly called for this purpose, written notice of which shall be sent to all Members not less than 30 days nor more than 60 days in advance of the meeting setting forth the purpose of the meeting.
- Section 4. <u>Uniform Rate of Assessment: Common Profits.</u> All annual assessments and any special assessments must be fixed at a uniform and equal rate per lot for services rendered for all Lots and may be collected on an annual, semi-annual, quarterly, or monthly basis in the sole discretion of the Directors. If special services are rendered to specific Lots at the request of the Owner thereof, additional assessments shall be charged to such residential Lots. If the Association has any common profits at the end of any fiscal year, the Board of Directors place such funds in reserve for future use by the Association. No profits may be distributed to the Lot Owners/Members.
- Section 5. <u>Date of Commencement of Annual Assessments: Due Date</u>. The annual assessments provided for herein shall commence to all Lots on the first day of the month following the conveyance of title to said Lots for property located within the plat of the Roosevelt. The first regular assessment shall be adjusted according to the number of months remaining in the calendar year. The Board of Directors shall

fix the amount of the regular assessment at least 30 days in advance of each annual assessment period. Written notice of the annual assessment shall be sent to every Owner subject thereto. The due dates shall be established by the Board of Directors. The Association shall, upon demand at any reasonable time, furnish a written receipt signed by an officer of the Association setting forth whether the assessments on a specific Lot have been paid. Such written receipt shall be conclusive evidence of payment of any assessment therein stated to have been paid.

Section 6. <u>Effect of Non-payment of Assessments: Remedies.</u> If any Owner of a Lot or portion of a Lot fails to pay the respective dues, assessments, fees, or charges, made by the Association according to the terms of their agreement with the Declarant and in accordance with the terms and conditions of this Declaration of CC&Rs of the Roosevelt within 30 days, then the Association, or the party paying the cost on behalf of the property of the defaulting party may be enforced upon compliance with the terms and conditions set forth herein.

- 6.1 <u>Lien Priority</u>. The lien shall be prior to all other liens or encumbrances upon the property except tax and assessment liens and any prior mortgage, trust deed or contract of record.
- 6.2 <u>Lien Enforcement Requirements</u>. In order to enforce the lien provided for herein, the Association, or the party who has paid the obligation of the defaulting Owner may record a claim containing a true statement of the amount due for unpaid charges (after deducting all just credits and offsets) in the appropriate lien records of Clatsop County, Oregon. The name of the Owner of the property or the reputed Owner, if known, and the legal description of the property shall constitute sufficient designation of the property for purposes of identification.
- 6.3 <u>Lien Filing.</u> The claim shall be verified by the oath of one (1) or more persons having knowledge of the facts, and shall be filed with and recorded by the recoding officer of Clatsop County in the book kept for purposes or recording liens filed under ORS 87.035 or its successor statute.
- 6.4 <u>Continuation of Lien.</u> After a claim has been filed and recorded pursuant to the provisions of this Declaration of CC&Rs of the Roosevelt, and the Owner of the property subject to the claim thereafter fails to pay any such charge provided for therein, then and so long as the original or any subsequent unpaid balance remains unpaid, such claim shall automatically continue and subsequent unpaid amounts and interest thereon shall automatically accumulate without the necessity of further filings.
- 6.5 Conformity With State Statue and Duration. The proceedings to foreclose liens created by the provisions of this Declaration of CC&Rs shall conform as nearly as possible to the proceedings to foreclose statutory liens created by ORS 87.010 or its successor statute, except that notwithstanding ORS 87.055 or its successor statute, a lien may be continued in force for a period of time not to exceed six (6) years from the date the claim is filed under subparagraph 6.3. For the purpose of determining the date the lien is filed in those cases where subsequent unpaid costs have accumulated under the claim as provided in subparagraph 6.4, the claim regarding each unpaid costs shall be deemed to have been filed at the time such unpaid costs become due. The lien may be enforced by the lien claimants acting jointly and individually.
- 6.6 <u>Lien Foreclosure Cost</u>. The party or parties foreclosing the lien provided for herein shall be entitled to reimbursement of all costs and expenses of foreclosing the lien, including the costs of a foreclosure title report, expert witness fees, and any attorney's fees in connection therewith upon trial and appeal thereof.
- 6.7 <u>Interest</u>. All unpaid balances shall bear interest at the rate of 12% per annum or at such other rate as established by the Members as per Article III, Section 2 supra.

- 6.8 Right to Sue Without Waiver of Lien. An action to recover a money judgment for unpaid charges against the defaulting Lot Owner may be maintained by the Association or the party or parties paying said charges, acting jointly or individually, without foreclosure or waiving the liens securing the claim for unpaid charges.
- 6.9 <u>Non-Exclusive Remedy</u>. The remedies provided above shall be non-exclusive and in addition to any other remedies provided by law.
- Section 7. Exempt Property. Common Property shall be exempt from assessments created herein.

#### ARTICLE VI RESIDENTIAL COVENANTS

#### Section 1. Land, Building Type and Usage.

- 1.1 <u>Permanency</u>. All buildings shall be constructed on the Lot upon which they shall permanently remain. All structures shall be built on site (no pre-manufactured homes).
- 1.2 Permitted Use. Lots shall only be used for residential purposes. No building shall be erected, altered, placed or permitted to remain on any Lot other than one detached single family dwelling (including attached garages) and one outbuilding. Outbuildings are limited to one detached garage. This section does not prohibit the storage, during the course of construction, of construction materials and equipment on said Lot as may be necessary for such construction or the use of any residence on a Lot as a sales office or model home for purpose of sale in the Roosevelt under such circumstances and for such period of time as may, from time to time, as deemed reasonable by Declarant.
- 1.3 Restrictions on Development of Lots, the Structure and Usage.
  - 1.3.1 <u>Dwelling Minimum Size</u>. No residential structure shall be erected or placed on any Lot unless the building has a living area of at least 1500 square feet, exclusive of the enclosed garage area.
  - 1.3.2 <u>Garages</u>. Each single family dwelling within the subject development shall have a minimum of a two-car enclosed and attached garage. A garage shall be considered attached if it is connected to the dwelling by a breezeway. The breezeway shall be appropriate in design to and architecturally consistent with the dwelling.
  - 1.3.3 <u>Driveway</u>. Each single family dwelling shall have a driveway with a minimum of 600 square feet of impervious surface for parking.
  - 1.3.4 <u>Height Restrictions</u>. The maximum allowable building height is 45 feet above average grade as determined by the four corners of the principal structure, which is in accordance with the requirements of Warrenton Municipal Code.
  - 1.3.5 Roof Pitch. The roof pitch shall be a minimum of 5:12.
  - 1.3.6 <u>Manufactured Homes</u>. No pre-manufactured homes shall be permitted. All dwellings shall be constructed onsite.
  - 1.3.7 Siding. No single wall or vinyl siding is permitted.

- 1.3.8 <u>Landscaping</u>. All landscaping designs shall be pre-approved by the architectural committee and in accordance with the Warrenton Municipal Code.
- 1.3.9 <u>Antennae, Wind Instruments and Satellite Dishes.</u> Antennae, wind instruments and satellite dishes shall be permitted as allowed by City of Warrenton and located on each Lot and placed in such a manner as to minimize the visual impact on the community and the neighboring lots. The Architectural Committee shall regulate and approve all such requests for allowing and placing such items.
- 1.3.10 Parking. Parking of boats, trailers, campers, truck campers, trucks (excepting pickup trucks), recreational vehicles or equipment shall not be allowed in excess of 72 hours, nor shall repair of the same be permitted on any Lot or the Property, excepting within the confines of an enclosed garage or shop building. There shall be no parking on any street in the Property development in excess of 72 hours. No owner shall permit any vehicle which is in a state of disrepair to be abandoned or to remain parked upon any Lot or street in excess of 48 hours without being moved into an enclosed garage.
- 1.3.11 Exterior Lighting. Owners shall be required to minimize the impact of their exterior lighting's effect on the community as a whole as well as the immediately surrounding Lots. All exterior lighting will be required to obtain prior approval of the Architectural Committee before being placed.
- 1.3.12 <u>Hunting</u>. No hunting or discharging of firearms is permitted within the residential Lots of the Property.
- 1.3.13 <u>Fencing.</u> All fencing shall be approved by the Architectural Committee prior to its installation or modification. Routine repairs and maintenance that do not change the style, color, location or general appearance of a fence do not require any approval of the Architectural Committee.
- 1.3.14 <u>Temporary Structures</u>. No structure of a temporary or transient character, including but not limited to tents, tarps, shacks, sheds, trailer, barn, or other out buildings or any other building not constructed or approved under the standards of the Uniform Building Code in effect at the time of placement, shall be located on any building site within the subject development.
- 1.3.15 Offensive Activities. No noxious or offensive activity shall be carried on or upon any Lot, nor shall anything be done thereon which may be, or may become, an annoyance or a nuisance to the neighborhood. No Lot shall be used or maintained as a dumping ground for rubbish, garbage, or trash. Yard raking and dirt resulting from landscaping work shall not be dumped on to the street, Common Property or any undeveloped sites or any public area. Garbage and other waste shall be kept in appropriate sanitary containers for disposal and out of public view.
- 1.3.16 <u>Business and Commercial Use.</u> No storefront activity involving trades, crafts, businesses, professions, commercial, or similar activities of any kind shall be conducted on any Lot, nor shall any goods, equipment, vehicles, materials, or supplies be used in connection with any trade, service, or business be kept or stored on any Lot, excepting the right of any home builder or Declarant, who is constructing Residences on Lots, to store construction materials and equipment on said Lots in the normal course of said construction and to use completed home as sales models as provided herein.
- 1.3.17 <u>Signs</u>. No sign of any kind shall be displayed on any Common Property. No sign of any kind shall be displayed to the public view on any Lot or improvement, except one professionally

made of not more than six (6) square feet advertising the Lot or single family dwelling constructed thereon for sale or indicating the presence of a security system at the Lot. This restriction shall not prohibit the temporary placement of political signs on any Lot by the Owner (which shall be promptly removed after the election is completed for which it was placed), or placement of a professionally made sign by Declarant, which complies with local applicable sign ordinances. This restriction does not apply to signs used by Declarant, builders, Realtors or agents during original construction and initial sales.

- 1.3.18 <u>Animals.</u> No animal, livestock, or poultry of any kind shall be raised, bred, or kept on any site, except dogs, cats, or other small household pets may be kept provided they are not kept, bred, or maintained in unreasonable numbers for any commercial purposes.
- 1.3.19 Pet Control. Pets are required to be controlled so as not to be a nuisance to other Owners. their guests, renters or invitees or wildlife. Any inconvenience or damage or unpleasantness caused by any such pets shall be the responsibility of the respective owners thereof, including such as may be caused by the pet of an Owner's guest, renter or invitee. Pets shall not be permitted to roam the Property unattended and pets shall be required to be leashed while outside their Owner's Lot. An Owner may be required to remove a pet upon receipt of a notice in writing from the Board of Directors of the Homeowners Association of violation of any rule, regulation or restriction governing pets within the Property. Any pet which the Board of Directors of the Homeowners Association reasonably determines to be vicious or dangerous to Owners of Lots, their families, guests, invitees, renters, pets or wildlife on the Property shall be removed by the Owner thereof immediately upon written notice from the Board of Directors. At the Owner's request after such removal, a hearing will be held by the Board of Directors of the Homeowner's Association to review its determination and affirm or reverse its previous determination. As part of their determination, the Board of Directors may require remedial actions be taken by the Owner in the reverse of its previous determination. Any pet which is considered vicious under any City of Warrenton ordinance, Clatsop County Ordinance, or state law, shall be conclusively deemed vicious, which the Board of Directors shall thereafter be required to exclude from the Property.
- 1.3.20 <u>Construction Completion</u>. Construction of any Residence shall be completed, including exterior decoration, within fourteen (14) months from the date of the start of such construction. All Lots shall, prior to and after the improvements thereon, be kept in a neat and orderly condition and free of brush, vines, weeds, and debris. The Lot shall be maintained in order to prevent the creation of a nuisance or health hazard. If the Declarant or the Association is forced to maintain the Lot on behalf of the Owner, the cost for the work completed will be assessed to the Lot Owner.
- 1.3.21 <u>Sewer and Water</u>. Each Lot has sanitary sewer and water system as authorized by the appropriate governing authority (currently the City of Warrenton).
- 1.3.22 <u>Conflicts With City of Warrenton Codes and Regulations</u>. These CC&Rs do not restrict the City of Warrenton's authority to adopt or amend its development regulations. It is the duty of every person engaged in development within the Roosevelt to know the requirements of these CC&Rs and City of Warrenton regulations. The City of Warrenton will not be liable for any approvals or permits that are in compliance with City of Warrenton regulations, but are not in compliance with these CC&Rs. The provisions of this paragraph do not limit the rights of the City of Warrenton.
- 1.3.23 <u>Vehicular Traffic</u>. Vehicular traffic shall be confined to the roads within the subdivision Property and driveways on individual Lots.

1.3.24 <u>Roadside Maintenance Responsibility</u>. The Owner of property bordering a roadway or roadways shall be responsible for clearing of trees, brush, grass, and debris from the Lot line to the center of the road. Trees and brush must be pruned in such a manner to permit two (2) cars to pass each other without striking tree limbs, shrubs, or brush.

#### Section 2. Easements.

- 2.1 Utility. Declarant hereby reserved to themselves, their successors and assigns, perpetual easements under, over, and across all common properties and under, over, and across strips of land Ten (10) feet in width running along all property lines of each Lot for the purpose of erecting, installing, constructing, maintaining, and operating drainage and irrigating systems, and pipes, wires, cables, and conduits for lights, heating, power, telephone, internet, water and any other method of conducting and performing any public or quasi-public utility service or function beneath, upon, or above the surface of each Common Property and such Ten (10) foot strips of land. Declarant is not hereby obligated to erect or construct any public or quasi-public utility service. Within the easements consisting of the herein defined Ten (10) foot strips of land on the interior of the Lot lines, no structure, fence, planting, or other materials shall be placed or permitted to remain which may damage or interfere with the Installation or maintenance of such utilities or facilities, or which may change the direction of flow of water through drainage channels in the easements. A Lot Owner may place removable structures or place surface coverings such as asphalt or concrete on this easement area or install fencing, plant shrubbery in this area or otherwise landscape this area if access to the surface or sub-surface property(s) within the easement for the purpose specified herein and conditioned upon Lot Owner making all necessary provisions for alternate drainage facilities within Owner's Lot if surface drainage or sub-surface drainage is interrupted or altered. The easement property(s) of each Lot and all improvements for which a public authority or utility company is responsible. No Lot owner is permitted to grant an easement for utilities to any other Lot Owner within the Property or to any property owner outside the Roosevelt.
- 2.2 <u>Roads and Streets.</u> Declarant hereby grants unto the City of Warrenton the roads and streets within the Roosevelt.

#### ARTICLE VII ENFORCEMENT

- Section 1. <u>Use of Common Properties and Facilities</u>. In the event any Owner shall violate any provision of this Declaration, the Bylaws of the Association or other rules adopted by the Association, then the Association, acting through the Board of Directors, shall notify the Owner in writing that the violation exists and that the Owner is responsible for therefor, and may:
- 1.1 Notify the Owner in writing that their voting rights are suspended for the time that the violations remain unabated; or.
- 1.2 Impose fines upon the Owner as such fines may be provided for in the Bylaws and rules of the Association, which may include late fees and interest; or,
- 1.3 Enter the offending Lot and remove the cause of such violation, or alter, repair, or change the item which is in violation of this Declaration is such a manner as to make it conform thereto, in which case the Association may assess such Owner for 120% of the entire direct or indirect costs of the work done, which amounts shall immediately be payable to the Association; or,
- 1.4 Bring suit or action against the Owner on behalf of the Association and other Owners to enforce the provisions of this Declaration; or,

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#### 1.5 Do any of the above in conjunction with each other.

Provided, however, in each remedy except that designated sub-paragraph 1.4 of Article VII, the Lot Owner shall have the right to a hearing before the Board of Directors to contest their determination. If a hearing is requested, imposition of the applicable remedies will be withheld pending the Association Board of Directors' decision after hearing the Lot Owner's testimony or evidence. If an emergency exists and is so determined by the Board of Directors, they may proceed with the remedies specified in sub-paragraph 1.3 above pending the hearing or decision on the hearing. If a hearing is requested, it shall be held within 14 days of the date of receipt of request by the Board of Directors at a location designation by the Board of Directors in a timely notice to the Lot Owner. The Board of Directors shall make a decision on whether to proceed with the specified remedy or to abate their action and provide notice thereof to the Lot Owner. All assessed fines shall be paid immediately to the Association and deposited into the Association's general account.

- Interest, Expenses, and Attorney Fees. Any amount not paid to the Association when due Section 2. in accordance with this Declaration shall bear interest from the due date until paid at the following rate per annum: From the date hereof until the first annual meeting of Members, 12% per annum; and thereafter at a rate per annum which the Members shall establish at each such annual meeting to be in effect until the next such annual meeting, but if no such rate is established by the Members, then the rate shall be 12% per annum. In the event the Association shall bring any suit of action to enforce this Declaration, to collect any money due to it, or to foreclose a lien, the prevailing party shall be entitled to recover all costs and expenses incurred by them in connection with such suit or action, including the cost of a foreclosure title report, expert witness fees and such amount as the court may determine to be reasonable as costs and attorneys' fees at trial and upon any appeal thereof. In addition to being the personal obligation of the Lot Owner, the Association shall have a lien upon any Lot owned by the losing party to secure payment of such costs and expenses. In addition, in the event the Association engages the services of an attorney to enforce or interpret any of the rules of the Association or Declaration in respect to any issue with a property Owner, said property Owner(s) for which said attorney costs were incurred, shall be liable for the payment thereof, even though no suit or action has been initiated against said Owner.
- Section 3. <u>Non-exclusiveness and Accumulation of Remedies</u>. An election by the Association to pursue any remedy provided for violation of this Declaration or the rules of the Association shall not prevent concurrent or subsequent exercise of any remedy permitted under this Declaration, the Bylaws or rules of the Association. The remedies provided in this Declaration, the Bylaws or rules of the Association are not exclusive and shall be in addition to all other remedies, including actions for damages and suits for injunctions and specific performance, available under applicable laws.
- Section 4. <u>Effect of Breach</u>. The breach of any of the covenants, conditions or restrictions contained in this Declaration shall not defeat or render invalid the lien of any mortgage or deed of trust made in good faith for value as to any Lot or Lots or portions of Lots, but these covenants, conditions, and restrictions shall be binding upon and effective against any such mortgages or trustee or Owner thereof, whose title thereto is or was acquired by foreclosure, trustee's sale or otherwise.
- Section 5. <u>Delay.</u> No delay or omission on the part of Declarant, the Association, or the Owners of other Lots in exercising any right, power or remedy herein provided in the event of any breach of the covenants, conditions or restrictions herein contained shall be construed as a waiver thereof or acquiescence therein; and no right of action shall accrue nor shall any action be brought or maintained by anyone whatsoever against Declarant and no right of action except specific performance shall accrue nor shall any other right of action be brought or maintained by anyone whatsoever against the Association or on account of their failure to bring any action on account of any breach of these covenants, conditions and restrictions.

# ARTICLE VIII ROOSEVELT HOMEOWNERS ASSOCIATION AND ARCHITECTURAL COMMITTEE

Section 1. <u>Roosevelt Homeowners Association ("Association")</u>. The owners of all Lots within the Roosevelt are hereby designated as and required to be Members of the Association, or its successor entity.

- 1.1 The membership commences when Lots are transferred from Declarant.
- 1.2 Such membership shall subject the Lot Owner and successors and assigns to the requirements to comply with the rules and regulations of the Association and the Bylaws in addition to the Declaration of CC&Rs for the Roosevelt. Should there be conflict between the different rules and regulations, the stricter regulation(s) shall apply. The Bylaws shall be created to conform to the Declaration as closely as is reasonably possible.
- 1.3 The non-declarant Owner and the subsequent Owners of each Lot shall be required to pay all dues, fees, and assessments levied by the Association.
- 1.4 The right to access, usage of the streets, roads, and easements of the Roosevelt, for each Lot is limited to such access and availability for use on the same basis and according to the same regulations that apply elsewhere within the service area of the Association.

#### Section 2. Architectural Committee.

- 2.1 Formation of the Committee. The Architectural Committee shall consist of Three (3) Members. Prior to the Transfer Date (date that the Declarant transfers control to the Association Members), Declarant shall make all decisions reserved herein for the Architectural Committee. Following the Transfer Date, the Architectural Committee Members shall be appointed by the Permanent Board and shall thereafter assume the responsibilities and duties described herein. Upon appointment a Member of the Architectural Committee shall serve for a term of One (1) year.
  - A Member of the Architectural Committee may be removed by the Declarant at any time with or without cause until the last Lot is sold or by the Board upon a majority vote of the Board. Members of the Architectural Committee shall be appointed by a majority vote of the Board. Any time there is a vacancy in the Architectural Committee, a replacement may be voted in by the Board. The address of the Architectural Committee shall be the same as the address for the Association. Actions of the Architectural Committee shall be by a majority vote of the Members of the Architectural Committee. No Architectural Committee Member shall be entitled to any compensation for services performed or have any financial obligation of a kind based upon his or her actions as member of the Architectural Committee.
- 2.2 Plans for all Proposals. No home/dwelling, improvement or landscaping shall be constructed upon any Lot until the plans showing the nature, kind, shape, height, materials and location of the same shall have been submitted to and approved in writing by the Architectural Committee. The Architectural Committee shall be guided by the goal of creating a harmonious exterior design and location for each Lot in relation to the surrounding structures and topography and in relation to the Declaration. Determinations, actions and resolutions of the Architectural Committee shall be within the sole discretion of the Architectural Committee.

An Owner shall submit all plans and specifications for the Home/Dwelling and of all Improvements and for any Landscaping ("Plans") to the Architectural Committee by mail to the

address of the Architectural Committee. The Plans shall consist of three (3) sets of 8 1/2 x 11 inch copies and each of the Plans shall be signed by the Owner of the Lot or his or her authorized agent and shall contain the name, address of the person submitting the same and the Lot to be involved, and shall set forth the following with respect to the proposed Home/Dwelling, Improvement, or Landscaping as appropriate to the request: a) a site plan of the Lot reflecting the proposed location of the Home/Dwelling, the location of all set-backs and all easements burdening the Lot; and (b) front, rear and side elevations of the Home, and (c) a floor plan of all floors of the Home/Dwelling; and (d) a impervious surface plan specifying the location and surface material of the driveway and all other paving and impervious surfaces to be placed upon the Lot; and (e) Landscaping plan for the Lot to include a specification of the species of all vegetation to be planted, the planted size of the vegetation and a specification of and drawings of all other improvements to be constructed, places or installed on any portion of the Lot, including, but not limited to: water features, statues, walls, fences, gates, berms, playground or athletic facilities, and outbuildings, and exterior lighting; and (f) specifications detailing all aspects of the exterior appearance of the Home including, but not limited to: the specification of the nature of and the finished color of all siding material, gutters, fascia and exterior trim, and the specification of the nature and coloring of all roofing material, and window details, and door details, and (g) a specification of any decorative or fanciful features, details and trim to be constructed, placed or installed on any exterior of the Home or upon the roof thereof.

All submissions must be in no less than ¼" to 1' scale and shall include all relevant dimensions and shall designate the name and address of the architect or designer of the Home and shall make specific reference to the Lot. The Owner shall also provide the legal description and address for the Lot, the builder's name, phone number, and contact person and such other information as may be required by the Committee to determine whether proposed Home/Dwelling, Improvement or Landscaping conforms with this Declaration, and the standards set forth by the Architectural Committee.

2.3 <u>Standards</u>. The Architectural Committee except as limited by the Declaration, shall have the sole discretion and the authority to determine and establish standards involving aesthetic considerations of harmony of construction and color which it determines to be in the best interest of ensuring the attractive development of the Property and the Lots, which discretion and authority shall include, but not be limited to, the height, configuration, design, color, scope, bulk, mass, size and appearance of the Home/dwelling, the Improvements and Landscaping.

The Architectural Committee, in the exercise of its discretion, shall have the right to refuse to approve any Plans for the design of any Home/Dwelling, Improvements or Landscaping. The Architectural Committee shall have the right to take into consideration the suitability of the proposed Home/Dwelling, Improvement or Landscaping and the material of which it is to be built, the harmony thereof with the surroundings, and the effect of the Home/Dwelling, Improvement or Landscaping as planned on the outlook of the adjacent or neighboring Lot(s) and any and all other factors which, in the Architectural Committee's opinion, shall affect the desirability or suitability of such proposed Home/Dwelling, Improvement or Landscaping. The determination by the Architectural Committee shall be binding on the Owner and shall not be subject to appeal or collateral attack by any Owner except in the case of a willful abuse of the Architectural Committee's discretion.

2.4 <u>Approval or Disapproval</u>. The Architectural Committee shall use best efforts to approve submitted Plans within thirty (30) days after the receipt of Plans submitted in accordance with this Declaration. The Architectural Committee's notice of approval or disapproval shall be designated upon one of the Plans submitted and such Plans shall be returned to the Owner submitting the Plans. In the event that no approval or disapproval of such Plans is given within thirty (30) days of submission in compliance herewith, copies of such Plans shall be delivered to

the Owner of each adjacent Lot within the Property together with a statement to the effect that (1) the said Plans have been submitted to the Architectural Committee; and (2) unless suit to enjoin the construction pursuant to the submitted Plans is commenced within thirty (30) days after the receipt of the delivered copies, the Owner shall be entitled to commence construction pursuant to the Plans that were submitted for review, subject only to the issuance of a building permit by the City of Warrenton as may be applicable. If no suit to enjoin the Construction is commenced within thirty (30) days after the receipt of the delivered copies and the statement described herein, said Plans shall be deemed to be approved by the Architectural Committee and Construction pursuant to said Plans may be commenced.

In all cases, the ultimate responsibility for satisfying all local governmental building codes and requirements, etc., rests with the owner. The approval of any submitted Plans shall not represent confirmation that the Plans comply with applicable building or land-use codes and the Architectural Committee and the Association shall not be liable to any Owner due to the failure of any Plans to comply with any standards, codes, ordinances, restrictions or limitations associated therewith. No Member of the Architectural Committee or any person or entity acting for or on behalf of the Architectural Committee shall be liable or responsible for any defect in any Plans submitted or approved or for any defect in any work accomplished according to such Plans.

- 2.5 <u>Advisors.</u> The Architectural Committee may appoint advisors from time to time to advise on matters pertaining to the Property and the Lots.
- 2.6 <u>Variations</u>. The Architectural Committee shall have the authority to approve Plans which do not conform to this Declaration or any standards announced by the Architectural Committee in order to overcome practical difficulties or prevent hardships, provided that such variations so approved shall not be materially injurious to the Improvements of other Lots and shall not constitute a waiver of the restrictions herein contained but shall be in furtherance of the purposes and intent of this Declaration.

# ARTICLE IX GENERAL PROVISIONS

Section 1. <u>Severability</u>. Invalidation of any one (1) or more of the provisions of this Declaration by judgment or court order shall in no way affect any other provision which shall remain in full force and effect.

Section 2. <u>Duration and Amendment</u>. The provisions of this Declaration shall run with and bind the land, and shall inure to the benefit of and be enforceable by Declarant, the Association, or the Owner of any Lot subject to this Declaration, their respective legal representatives, heirs, successors, and assigns, for a term of twenty-five (25) years from the date of the recording of this Declaration, unless an instrument signed by seventy-five (75%) percent of the votes of membership has been recorded in the Records of Clatsop County, Oregon, agreeing to modify said provisions. The Declarant shall retain authority to make amendments until the last Lot is constructed upon. Easements herein granted and reserved shall not be amended except by instrument signed and acknowledged by all of the Owners of the properties concerned, and the Association. All amendments must be recorded in the Deed Records, or other appropriate Records of Clatsop County, Oregon, to be effective. After the initial twenty-five (25) year term, this Declaration or any provision will be automatically extended for successive periods of ten (10) years each unless an instrument signed by a majority of the votes of the membership of the Association has been recorded in the Records of Clatsop County, Oregon, agreeing to modify or terminate said Declaration or any provision thereof.

Section 3. No Right of Reversion. Nothing in this Declaration, or in any form of deed which may be used by Declarant, or his successors or assigns, shall be deemed to best or reserve in Declarant or the

Page 13 of 15

Association any right of reversion or reentry for breach or violation of any one (1) or more of the provisions hereof.

- Section 4. Rights of Mortgagees Relating to Maintenance. At any time that any part of the Common Property, or any other part of the Roosevelt, or any Residence, Lot, or other building or improvement located thereon is not in accordance with this Declaration or the Association's Bylaws or is not properly maintained and kept in good order and repair to the extent reasonably necessary to protect and preserve the appearance and value thereof and the appearance and value of the remainder of the Roosevelt, the record owner of any mortgage of trust deed upon any part of said Real Property or Residence or building thereon, upon giving written notice as hereinafter provided, shall be entitled to exercise the rights of the Owner-mortgager of such property as a member of the Association including the right to vote at all regular and special meetings of the Association, and the Owner-mortgager shall receive such notice also and may attend such meetings as an observer. Said notice shall quote this paragraph and shall be sent certified mail, return receipt requested, to the Owner-mortgager, with a copy by regular mail to the Association at the last known address of each.
- Section 5. <u>Loss of Property.</u> In order to protect and preserve the appearance and value of the Real Property, each Owner is required to immediately commence, and diligently pursue without delay, the razing, repair, or rebuilding of his Residence after any loss to it.
- Section 6. <u>Notices.</u> Unless otherwise provided herein, any notice required to be sent to any Member or Owner under the provisions of this Declaration shall be deemed to have been properly sent when mailed, postpaid, to the last known address provided to the Association in writing by the person who appears as a Member or Owner on the records of the Association at the time of such mailing and if there is no written address provided, then to the address set forth on the current tax statement for the property affected.
- Section 7. <u>Assignment.</u> Any and all rights, powers, and reservations of Declarant herein contained may be assigned to the Association or to any person or corporation or association which is now organized or which may hereafter be organized and which will assume the duties of Declarant hereunder pertaining to the particular rights, powers, and reservations assigned and upon such person, corporation or association evidencing its intent in writing to accept such assignment, have the same rights and shall, to the extent of such assignment, have the same rights and powers and be subject to the same obligations and duties as are given to and assumed by Declarant herein.

#### Section 8. Indemnification and Insurance.

- Indemnification. To the extent of insurance obtained to protect against the errors and omissions of the Board of Directors of the Association, the Association hereby covenants and agrees to indemnify, hold harmless and defend the directors of the Association's Board of Directors, who by reason of being such, or as a result of the exercises of their duties as such, are a party or are threatened to be made a party to any threatened, pending of completed action, suit or proceeding whether civil or criminal, administrative or investigative. Indemnification may be had for costs and expenses (including attorney's fees), judgments, and settlement payments, provided that the officer or director acted in good faith, in a manner reasonably believed to be not opposed to the interests of the Association and, in the case of criminal proceedings, had no reasonable cause to believe his or her conduct unlawful.
- 8.2 <u>Insurance</u>. The Board at its discretion shall be authorized to obtain and maintain the following policies of insurance:
  - 8.2.1 <u>Hazard Insurance</u>. To the extent that there are Improvements made to the Common Property which may be insured against loss, a "master" or "blanket" type of hazard insurance

policy or policies may be maintained, protecting such Improvements against loss or damage by fire and all other hazards that are normally covered by the standard extended coverage endorsement, and all other perils customarily covered for similar types of projects. The Board may enter into additional endorsements, provisions, and exceptions.

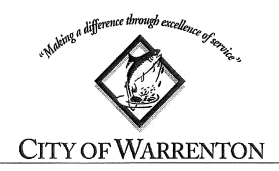
- 8.2.2 <u>Liability Insurance</u>. A comprehensive general liability insurance policy covering the Common Property and all roads and streets. The liability policy shall provide coverage for bodily injury and property damage for any single occurrence, covering bodily injury and property damage resulting from the operation, maintenance, repair or use of the Common Property, in such amounts as the Board may determine.
- 8.2.3 <u>Director's Coverage</u>. A policy of errors and omissions insurance to protect the Board of Directors of the Homeowner's Association.
- 8.2.4 <u>Insurance Premiums</u>. Insurance premiums for any insurance coverage obtained by the Association and any other insurance deemed necessary by the Board shall be a Common Expense to be included in the Annual Assessments levied by the Association and collected from the Owners. That portion of the Annual Assessments necessary for the required insurance premiums shall be separately accounted for by the Association in the reserve fund to be used solely for the payment of premiums of required insurance as such premiums become due. The annual limit on the increase of assessment shall not limit the amount of the premiums payable by the Owner for the Association's insurance.
- Section 9. <u>Costs and Attorney's Fees.</u> In the event any party of successor to a party (including future individual Lot Owners) shall take any action, judicial or otherwise, to enforce any terms of this Declaration, the Bylaws or the Association's rules, the prevailing party shall be entitled to recover from the other all expenses which it may reasonably incur in taking such action, including but not limited to costs incurred in searching records, the costs of title reports, surveyor's reports, foreclosure reports, witness fees (including expert witnesses) and attorney fees, whether incurred in a suit or action or appeal from a judgment or decree therein, or (solely for the Association or Declarant and specifically not the individual Lot Owners) in connection with non-judicial action, or in connection with any post judgment collection efforts.

IN WITNESS WHEREOF, the undersigned being the Declarant herein, has executed this Declaration on the day and year first mentioned above.

warrenion Fiber Company (Do	eciarani)		
By:	esident	Ву:	John B. Nygaard, Vice-President
STATE OF OREGON  County of Clatsop	) ) ss. )		
This instrument was acknowl President of Warrenton Fiber Company.	edged before : Company, ar	me on nd John B. Nygaaro	201, by David A. Nygaard as d as Vice-President of Warrenton Fiber
			Notary Public for Oregon

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**DECLARATION OF CC&Rs for ROOSEVELT DEVELOPMENT** 



December 17, 2015

To: Collin Stelzieg

From: Skip Urling, Community Development Director

Re: Roosevelt Subdivision Pre-Application Conference

The proposal is to develop a 74 lot subdivision in the RH High Density Residential zoning district west of the existing Pacific Rim development. Minimum lot size for single family dwellings is 5,000 square feet; the preliminary drawings indicate all lots exceed the minimum areal and dimensional standards.

The application will be reviewed via a Type III process before the planning commission. Please review WMC 16.208.050 for application requirements and procedures. An impact study, including a traffic impact analysis will be required.

Subdivisions are regulated by WMC 16.216. Please ensure the general and preliminary plat requirements of WMC 16.216.020 and 040. If the project is to be developed in phases, WMC 16.216.030.E will apply; the application should show the master plan and sequential phases.

The drawings show a 26,280 square foot park. WMC 16.216.020.I calls for a minimum 30,000 square foot park for the first 50 lots. My recommendation to the planning commission will be that the park should be completed prior to the approval of the final plat with the 50<sup>th</sup> lot.

SE Willow Drive will need to be extended to the site in the first phase, as will the street through the county property (sheriff's office) abutting on the north. The fire chief will also require an access extending to the west to SE Dolphin Avenue, or building permits will be limited to 30.

WMC 16.136 presents the public facility standards. The street pavements and rights-of-way appear to meet standards. Public works and the city engineer will comment on utilities and storm water facility requirements.

When you are ready to submit the preliminary plat, please provide one drawing set only with accompanying narratives (impact study, preliminary storm water management plan, traffic study, application narrative etc.) for a completeness review. Upon a completeness determination, we will need 10 application packages with hardcopy drawings in 11 x17 format, and a digital package. It would be most helpful if the general application narrative is in MS Word format. The drawings can be in PDF format; it may be helpful to the city engineer to provide AutoCAD files.

## Exhibit F

## **Sewer and Water Plan Approval**

16.136.040 (B)

To be addressed as a condition of approval and appended as Exhibit F.

# **Roosevelt Subdivision**

**Transportation Impact Study** Warrenton, Oregon

Date:

July 31, 2017

Prepared for:

Warrenton Fiber Company

Prepared by:

Daniel Stumpf, EI

Michael Ard, PE

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## **Executive Summary**

- The proposed Roosevelt Subdivision will include the construction of 74 single-family detached houses located west of Salal Loop and south of SE 19th Street in Warrenton, Oregon.
- The trip generation calculations show that the proposed development is projected to generate 62 site trips during the morning peak hour and 80 site trips during the evening peak hour.
- All study intersections are currently operating acceptably per Clatsop County standards and are
  projected to continue operating acceptably upon build-out of the proposed development through
  year 2019. No operational mitigation is necessary or recommended.
- No significant trends or crash patterns were identified at any of the study intersections and no specific safety mitigation is recommended.
- Left-turn lane warrants are not projected to be met for any of the applicable study intersections
  under any of the analysis scenarios through the 2019 build-out year. No other new turn lanes are
  necessary or recommended.
- Due to insufficient main and side-street traffic volumes, traffic signal warrants are not projected to be met for any of the unsignalized study intersections under any of the analysis scenarios.



### **Project Description and Location**

#### Introduction

The proposed Roosevelt Subdivision will include the construction of 74 single-family detached houses located west of Salal Loop and south of SE 19th Street in Warrenton, Oregon. This report addresses the impacts of the proposed development on the nearby street system. Based on correspondence with City of Warrenton staff, the report conducts safety and capacity/level-of-service analyses at the following intersections:

- SE Ensign Lane at SE 19th Street;
- SE Bugle Road (Future Roadway) at SE Ensign Lane; and
- SE Bugle Road (Future Roadway) at SE 19th Street.

The purpose of this study is to determine whether the transportation system within the vicinity of the site is capable of safely and efficiently supporting the existing and proposed uses and to determine any mitigation that may be necessary to do so. Detailed information on traffic counts, trip generation calculations, safety analyses, and level-of-service calculations is included in the appendix to this report.

## Project and Location Description

The project site is located west of Salal Loop and south of SE 19th Street in Warrenton, Oregon. The subject site is located near the edge of city limits, within a developing rural area, with the Clatsop County Sheriff's Office to the north, single-family detached houses to the east, and vacant/undeveloped lands to the south and west. Notable development located within a one-mile walking/biking distance of the site includes South Jetty High School to the northeast and a Costco Wholesale Store to the north.

The site is located within a single tax lot, lot 100, which encompasses an approximate total of 63.50 acres and is currently undeveloped. Access to the site will be provided via the future roadway alignment of SE Bugle Road, which will intersect SE 19th Street and SE Ensign Lane, as well as the existing roadway of SE Willow Drive which currently stubs to the eastern edge of the site. SE Bugle Road is planned for construction near the northeastern edge of the site. Completion of the roadway is anticipated to occur prior to full build-out of the proposed development.

#### Vicinity Streets

SE Ensign Lane is classified by Clatsop County as a Major Collector. The roadway has a varying cross-section of three to five travel lanes and has a posted speed of 35 mph. Curbs and bicycle lanes are provided along both sides of the roadway while sidewalks are intermittently provided.



SE 19th Street is classified by Clatsop County as a Local Street. The roadway has a two-lane cross-section and has a posted speed of 35 mph. Curbs, sidewalks, and bicycle lanes are not provided on either side of the roadway.

## Study Intersections

The intersection of SE Ensign Lane at SE 19th Street is a four-legged intersection that is stop-controlled for the northbound and southbound approaches of SE 19th Street. The northbound and southbound approaches each have one shared lane for all turning movements. The eastbound and westbound approaches of SE Ensign Lane each have one left-turn lane, one through lane, one right-turn lane, and a bicycle lane situated in between the through and right-turn lanes. Crosswalks are marked across the northern and western intersection legs.

A vicinity map displaying the project site, vicinity streets, and the study intersections with their associated lane configurations is shown in Figure 1 on page 4.

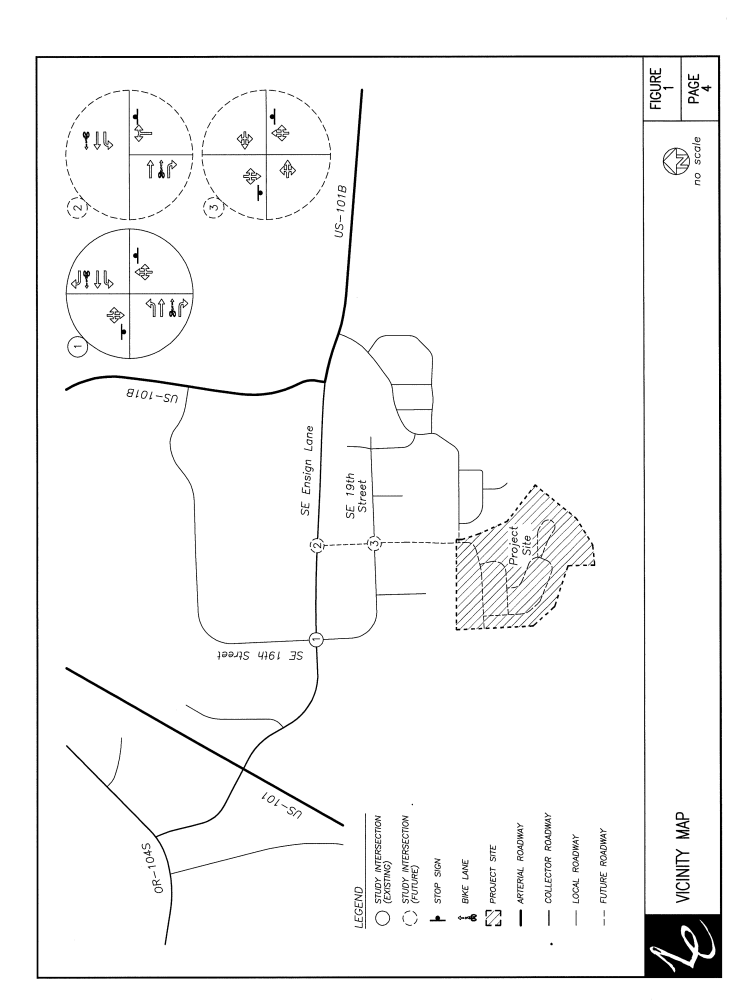
#### **Transit**

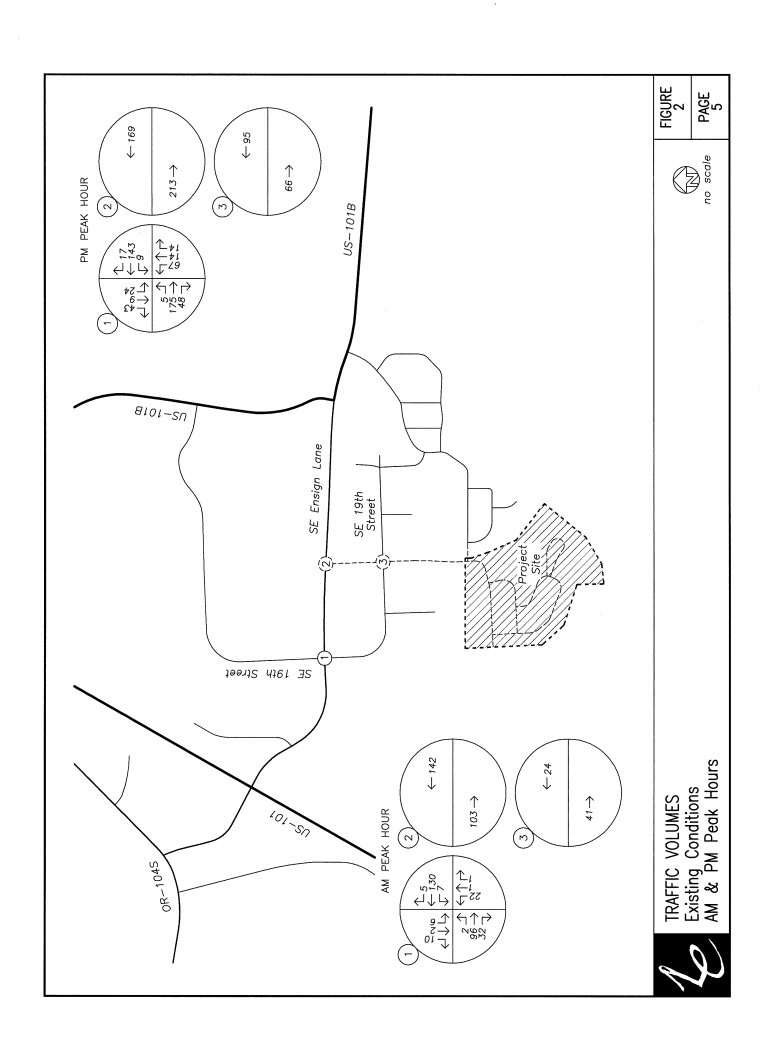
The project site is located near one transit line that has two stops within a half-mile walking/biking distance of the site: one at the intersection of SE Discovery Lane at SE Ensign Lane and the other at the intersection of SE Chokeberry Avenue at SE 19th Street. Route 101 – Astoria-Warrenton-Gearhart-Seaside, provides service between the aforementioned cities, with notable stops near Astoria Transit Center, Sunset Beach, Astoria High School, and Clatsop College. Weekday service is scheduled from approximately 9:00 AM to 9:50 PM and has headways of approximately 60 minutes during the morning and evening peak periods of commuter travel and 120 minutes during the mid-day and late evening hours.

#### Traffic Counts

Traffic counts were conducted at the existing study intersection of SE Ensign Lane at SE 19th Street on Thursday, February 23rd, 2017, from 7:00 AM to 9:00 AM and from 4:00 PM to 6:00 PM. Data was used from each intersection's respective morning and evening peak hours.

Figure 2 on page 5 shows the existing morning and evening peak hour traffic volumes at the study intersections.







### Site Trips

### Trip Generation

The proposed Roosevelt Subdivision includes the construction of 74 single-family houses. To estimate the number of trips that will be generated by the proposed development, trip equations from the TRIP GENERATION MANUAL<sup>1</sup> were used. Data from land-use code 210, Single-Family Detached Housing, was used to estimate the proposed development's trip generation based on the number of dwelling units.

The trip generation calculations show that the proposed development is projected to generate 62 site trips during the morning peak hour and 80 site trips during the evening peak hour. The trip generation estimates of the proposed development are summarized in Table 1 below. Detailed trip generation calculations are included in the technical appendix to this report.

Table 1 - Trip Generation Summary

	WE C. I	G:	Morni	ing Peak	Hour	Eveni	ng Peak	Hour	Weekday
	ITE Code	Size	Enter	Exit	Total	Enter	Exit	Total	Total
Proposed Development	210	74 units	16	46	62	50	30	80	796

## Trip Distribution

The directional distribution of site trips to/from the project site was estimated based on locations of likely trip destinations, locations of major transportation facilities in the site vicinity, and existing travel patterns at study intersections.

The following trip distribution was estimated and used for analysis:

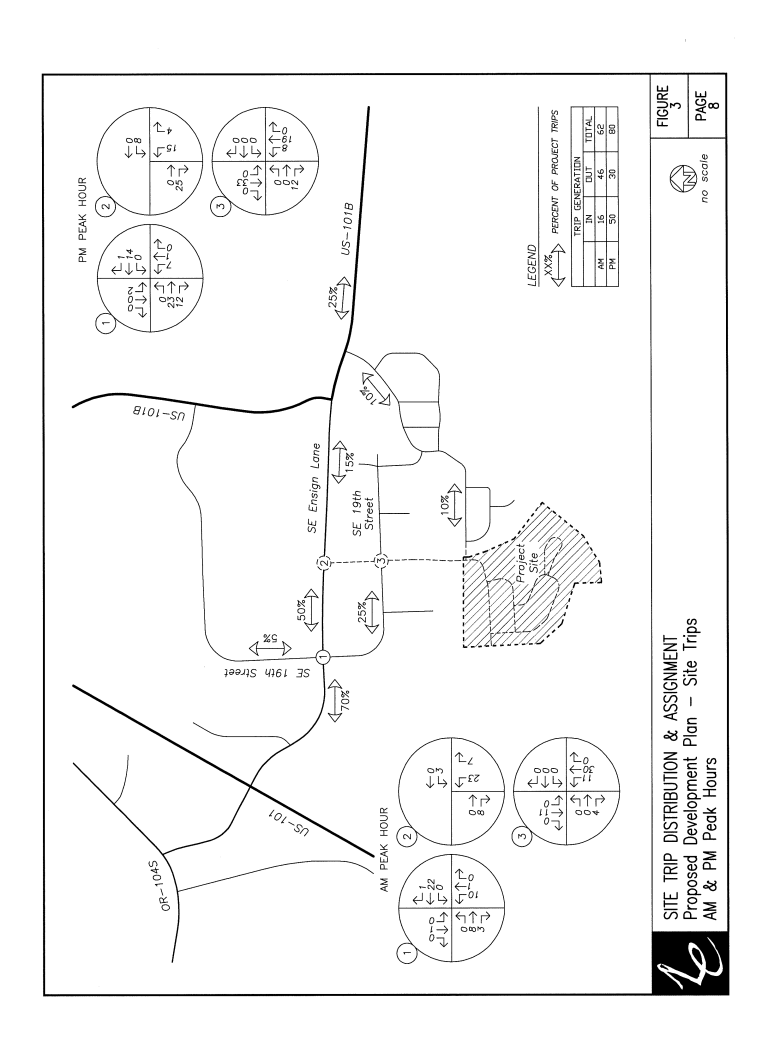
- Approximately 70 percent of site trips will travel to/from the west along SE Ensign Lane;
- Approximately 25 percent of site trips will travel to/from the east along Warrenton-Astoria Highway (US-101B); and
- Approximately 5 percent of site trips will travel to/from the north along SE 19th Street.

<sup>&</sup>lt;sup>1</sup> Institute of Transportation Engineers (ITE), TRIP GENERATION MANUAL, 9th Edition, 2012. Roosevelt Subdivision — Transportation Impact Study



The proposed development will be served by two points of access: the future roadway of SE Bugle Road and SE Willow Drive. Based on the site plan layout as well as the distribution of site trips throughout the study area, the main access to/from the site will be provided via SE Bugle Road; however, is it anticipated that a portion of the trips traveling to/from the east along US-101B, approximately 10 percent of the site trips generated, will utilize SE Willow Drive.

The trip assignment for the site trips generated by the proposed development during the morning and evening peak hours are shown in Figure 3 on page 8.





### **Operational Analysis**

## **Background Volumes**

To provide analysis of the impact of the proposed development on the nearby transportation facilities, an estimate of future traffic volumes is required. In order to calculate the future traffic volumes at the study intersections, a compounded growth rate of two percent per year for an assumed build-out condition of two years was applied to the measured existing traffic volumes to approximate year 2019 background conditions.

In addition to the traffic volume growth described above, there are three in-process developments that are currently or will be approved for construction near the site vicinity and are expected to impact nearby study intersections. The in-process developments include the following:

- Wal-Mart Shopping Center to the northwest;
- Willow Drive Apartment Complex to the northeast; and
- Fort George Brewery Distribution Campus to the north.

The three in-process developments are currently not fully contributing trips to the transportation system, but were assumed to by the 2019 build-out year of the proposed development. Additional trips corresponding to each in-process development were added to the existing year traffic volumes in addition to the two years of traffic growth at each of the applicable study intersections. To maintain a conservative analysis of operation at the study intersections, all of the above in-process developments were assumed to be fully built-out by year 2019.

By the 2019 background year, regardless of project build-out, the future roadway segment of SE Bugle Road will be constructed between SE Willow Drive and SE Ensign Lane near the northeastern section of the site. Subsequently, existing travel patterns are expected to change, whereby some traffic along SE 19th Street and SE Willow Drive (south of SE 19th Street) is expected to divert and utilize the new roadway. It is assumed that approximately half of projected traffic along SE 19th Street will re-route and utilize SE Bugle Road.

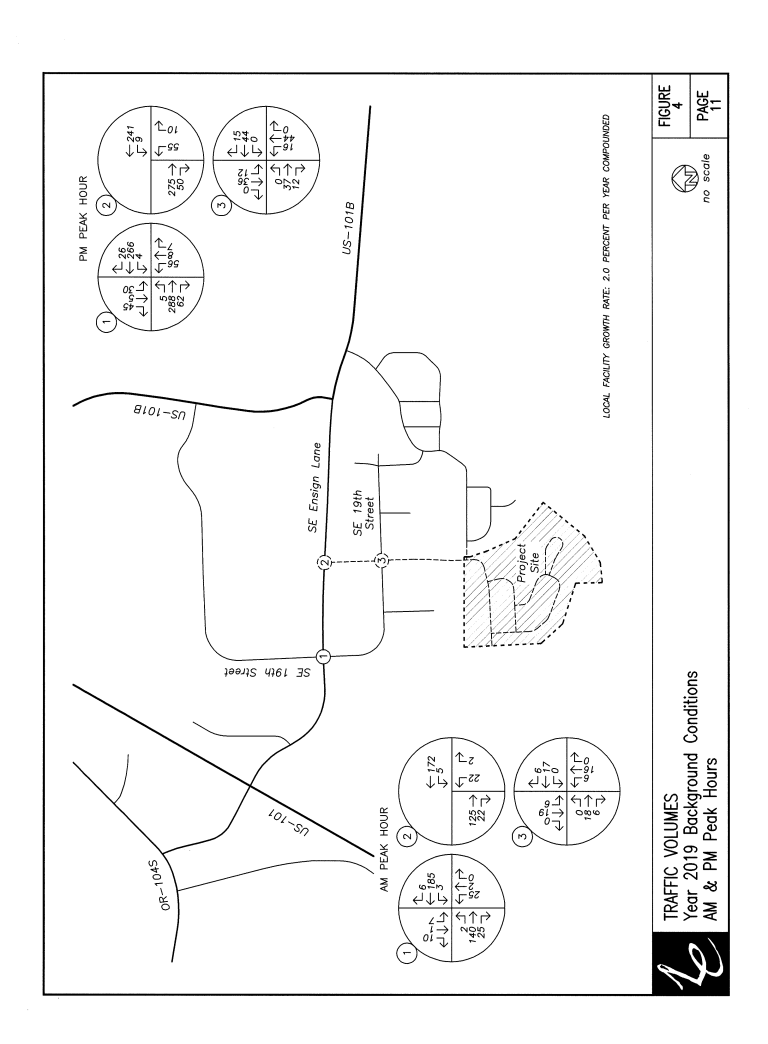
Figure 4 on page 11 shows the projected year 2019 background traffic volumes at the study intersections during the morning and evening peak hours.

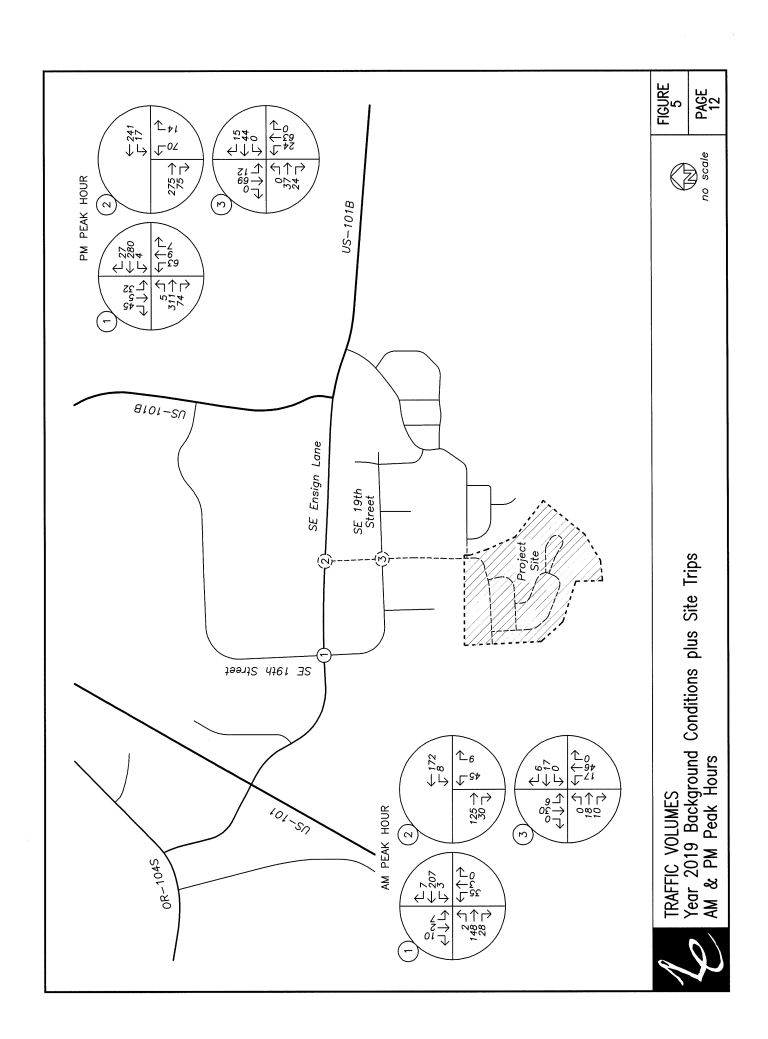


## Background Volumes plus Site Trips

Peak hour trips calculated to be generated by the proposed development, as described earlier within the *Site Trips* section, were added to the projected year 2019 background traffic volumes to obtain the expected 2019 background volumes plus site trips.

Figure 5 on page 12 shows the projected year 2019 peak hour background traffic volumes plus proposed development site trips at the study intersections during the morning and evening peak hours.







### Intersection Capacity Analysis

A capacity and delay analysis was conducted for each of the study intersections per the unsignalized intersection analysis methodologies in the *HIGHWAY CAPACITY MANUAL* (HCM)<sup>2</sup>. The level-of-service (LOS) of an intersection can range from LOS A, which indicates very little or no delay experienced by vehicles, to LOS F, which indicates a high degree of congestion and delay. The volume-to-capacity (v/c) ratio is a measure that compares the traffic volumes (demand) against the available capacity of an intersection.

Per Clatsop County's *Transportation System Plan* (TSP) as well as direction by Clatsop County staff, the following minimum operation standards apply at intersections under City jurisdiction.

- Signalized, roundabout, and all-way stop-controlled intersections shall operate at LOS E or better with a v/c ratio no greater than 0.85.
- Two-way stop-controlled and yield-controlled intersections shall operate at LOS E or better with a v/c ratio no greater than 0.90.

The intersection of SE Ensign Lane at SE 19th Street currently operates at LOS B with v/c ratios of 0.05 during the morning peak hour and 0.20 during the evening peak hour. Under year 2019 background conditions, regardless the addition of site trips, the intersection is projected to operate at LOS B with v/c ratios of 0.10 or less during the morning peak hour and at LOS C with v/c ratios of 0.26 or less during the evening peak hour.

The intersection of SE Bugle Road at SE Ensign Lane is projected to operate at LOS B with v/c ratios of 0.19 or less during the morning and evening peak hours for all future year analysis scenarios.

The intersection of SE Bugle Road at SE 19th Street is projected to operate at LOS A with v/c ratios of 0.11 or less during the morning peak hour and at LOS B with v/c ratios of 0.19 or less during the evening peak hour for all future year analysis scenarios.

The v/c, delay, and LOS results of the capacity analysis are shown in Table 2 for the morning and evening peak hours. Detailed calculations as well as tables showing the relationship between delay and LOS are included in the appendix to this report.

<sup>&</sup>lt;sup>2</sup> Transportation Research Board, *HIGHWAY CAPACITY MANUAL*, 2010. Roosevelt Subdivision — Transportation Impact Study



Table 2 – Intersection Capacity Analysis Summary

	Morning Peak Hour			Evening Peak Hour			
	LOS	Delay (s)	v/c	LOS	Delay (s)	v/c	
SE Ensign Lane at SE 19th Street		-					
2017 Existing Conditions	В	11	0.05	В	13	0.20	
2019 Background Conditions	В	12	0.06	С	18	0.22	
2019 Background Plus Site Conditions	В	13	0.10	С	20	0.26	
SE Bugle Road at SE Ensign Lane							
2019 Background Conditions	В	11	0.05	В	14	0.15	
2019 Background Plus Site Conditions	В	11	0.10	В	14	0.19	
SE Bugle Road at SE 19th Street				7 mails 46 mil			
2019 Background Conditions	A	10	0.05	В	11	0.13	
2019 Background Plus Site Conditions	A	10	0.11	В	11	0.19	

Based on the results of the operational analysis, all study intersections are currently operating acceptably per Clatsop County standards and are projected to continue operating acceptably upon build-out of the proposed development through year 2019. No operational mitigation is necessary or recommended.



## Safety Analysis

### Crash Data Analysis

Using data obtained from the Oregon Department of Transportation's (ODOT) Crash Analysis and Reporting Unit, a review of the most recent available five years of crash history (January 2011 to December 2015) at the study intersections was performed. The crash data was evaluated based on the number of crashes, the type of collisions, the severity of the collisions, and the resulting crash rate for the intersection. Crash rates provide the ability to compare safety risks at different intersections by accounting for both the number of crashes that have occurred during the study period and the number of vehicles that typically travel through the intersection. Crash rates were calculated using the common assumption that traffic counted during the evening peak period represents 10 percent of average daily traffic (ADT) at the intersection. Crash rates in excess of one to two crashes per million entering vehicles (CMEV) may be indicative of design deficiencies and therefore require a need for further investigation and possible mitigation.

The intersection of SE Ensign Lane at SE 19th Street had one reported crash during the analysis period. The crash was a rear-end collision and was classified as "Property Damage Only" (PDO). Although crash data was retrieved for five years, the one reported crash had occurred in year 2014 after the intersection was converted from a three-legged intersection to a four-legged. Since the number and the types of crashes vary significantly based on intersection geometry and traffic controls, the crash rate was calculated assuming only two years of available history after the reconstruction of the intersection. Subsequently, a higher and more conservative crash rate will be projected at the intersection. The crash rate at the intersection was calculated to be 0.24 CMEV.

Based on the most recent five years of crash data, no significant trends or crash patterns were identified at any of the study intersections and no specific safety mitigation is recommended.

#### Warrant Analysis

Left-turn and traffic signal warrants were examined for the study intersections where such treatments would be applicable.

A left-turn refuge lane is primarily a safety consideration for the major-street, removing left-turning vehicles from the through traffic stream. The left-turn lane warrants used were developed from the National Cooperative Highway Research Project's (NCHRP Report 457). Turn lane warrants were evaluated based on the number of advancing and opposing vehicles as well as the number of turning vehicles, the travel speed, and the number of through lanes.

Left-turn lane warrants are not projected to be met for any of the applicable study intersections under any of the analysis scenarios through the 2019 build-out year. No other new turn lanes are necessary or recommended.



Traffic signal warrants were examined for the unsignalized study intersections to determine whether the installation of any new traffic signal will be warranted at the intersections upon completion of the proposed development. Due to insufficient main and side-street traffic volumes, traffic signal warrants are not projected to be met for any of the unsignalized study intersections under any of the analysis scenarios.



#### **Conclusions**

All study intersections are currently operating acceptably per Clatsop County standards and are projected to continue operating acceptably upon build-out of the proposed development through year 2019. No operational mitigation is necessary or recommended.

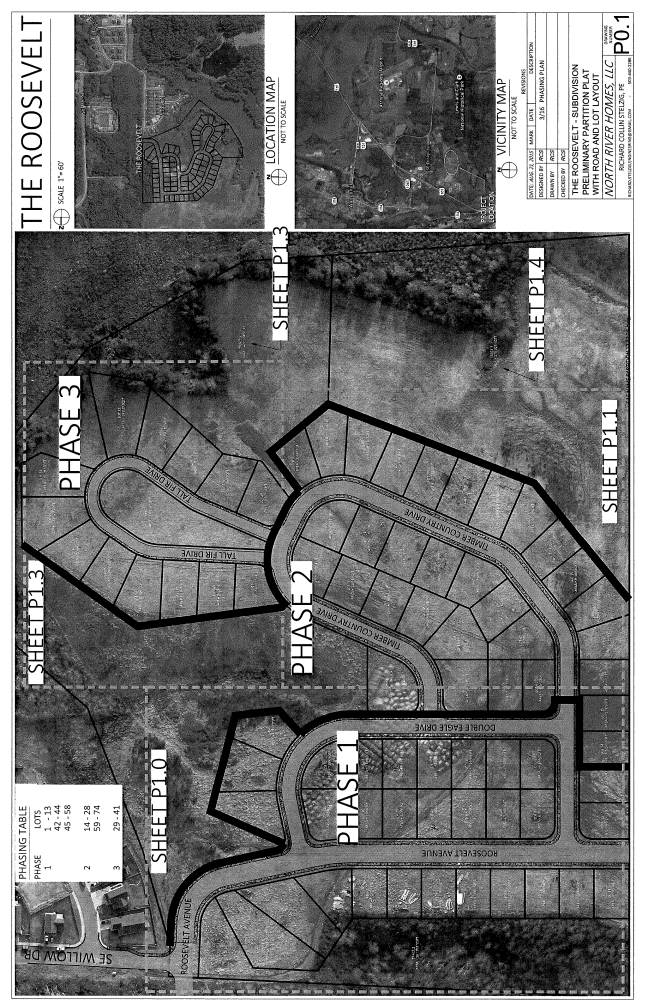
No significant trends or crash patterns were identified at any of the study intersections and no specific safety mitigation is recommended.

Left-turn lane warrants are not projected to be met for any of the applicable study intersections under any of the analysis scenarios through the 2019 build-out year. No other new turn lanes are necessary or recommended.

Due to insufficient main and side-street traffic volumes, traffic signal warrants are not projected to be met for any of the unsignalized study intersections under any of the analysis scenarios.

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### Appendix



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#### **Total Vehicle Summary**

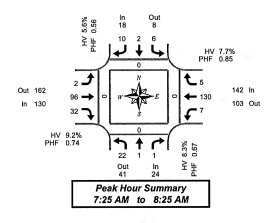


### SE 19th St & Ensign Ln

Thursday, February 23, 2017 7:00 AM to 9:00 AM

### 5-Minute Interval Summary

7:00 AM to 9:00 AM



Interval		North	bound			South	bound			Eastb	ound			West	ound				Pedes	trians	
Start		SE 1	9th St			SE 1	9th St			Ensi	gn Ln			Ensig	gn Ln		Interval			swalk	
Time	L	Т	R	Bikes	L	Т	R	Bikes	L	T	R	Bikes	L	T	R	Bikes	Total	North	South	East	West
7:00 AM	0	0	0	0	0	0	0	0	0	4	2	0	0	5	0	0	11	0	0	0	0
7:05 AM	1	0	0	0	0	0	1	0	0	1	4	0	1	7	1	0	16	0	0	0	0
7:10 AM	2	0	0	0	0	0	2	0	0	4	2	0	0	2	0	0	12	0	0	0	0
7:15 AM	3	0	0	0	0	0	0	0	1	2	2	0	1	10	0	0	19	0	0	0	0
7:20 AM	2	0	0	0	0	0	1	0	1	6	1	0	11	9	0	0	21	0	0	0	0
7:25 AM	2	0	0	0	0	0	2	0	0	7	0	0	1	12	11	0	25	0	0	0	0
7:30 AM	1	0	0	0	0	0	0	0	0	7	11	0	0	13	0	0	22	0	0	0	0
7:35 AM	2	0	0	0	1	0	1	0	0	10	3	0	11	6	0	0	24	0	0	0	0
7:40 AM	1	1	0	0	0	0	0	0	0	11	3	0	0	13	0	0	29	0	0	0	0
7:45 AM	5	0	0	0	1	0	0	0	1	11	5	0	0	14	2	0	39	0	0	-0	0
7:50 AM	2	0	0	0	1	0	1	0	0	10	2	0	0	12	0	0	28	0	0	0	0
7:55 AM	0	0	0	0	1	0	0	0	0	5	4	0	1	13	0	0	24	0	0	0	0
8:00 AM	2	0	0	0	0	0	0	0	0	8	4	0	0	7	0	0	21	0	0	0	0
8:05 AM	2	0	1	0	1	1	0	0	0	9	4	0	1	8	0	0	27	0	0	0	0
8:10 AM	3	0	0	0	1	0	1	0	0	5	11	0	0	10	0	0	21	0	0	0	0
8:15 AM	0	0	0	0	0	1	2	0	1	8	3	0	0	5	2	0	22	00	0	0	0
8:20 AM	2	0	0	0	0	0	3	0	0	5	2	0	3	17	0	0	32	0	0	0	0
8:25 AM	2	0	0	0	0	0	0	0	0	5	3	0	1	6	0	0	17	0	0	0	0
8:30 AM	3	0	0	0	1	0	0	0	1	6	3	0	0	10	0	0	24	0	0	0	0
8:35 AM	4	0	1	0	0	0	0	0	1	4	1	0	0	11	0	0	22	0	0	0	0
8:40 AM	2	1	0	0	0	0	2	0	0	12	4	0	0	11	0	0	32	0	0	0	0
8:45 AM	1	0	2	0	0	0	2	0	0	5	0	0	0	5	1	0	16	0	0	0	0
8:50 AM	6	0	0	0	0	0	1	0	1	12	1	0	0	10	0	0	31	0	0	0	0
8:55 AM	1	0	0	0	0	1	3	0	0	7	1	0	0	7	0	0	20	0	0	0	0
Total Survey	49	2	4	0	7	3	22	0	7	164	56	0	11	223	7	0	555	0	0	0	0

## 15-Minute Interval Summary 7:00 AM to 9:00 AM

Interval		North	bound			South	bound			East	ound			West	oound				Pedes	trians	
Start	1	SE 1	9th St			SE 1	9th St			Ensi	gn Ln			Ensig	ın Ln		Interval		Cros	swalk	
Time	L	T	R	Bikes	L	T	R	Bikes	L	T	R	Bikes	L	Т	R	Bikes	Total	North	South	East	West
7:00 AM	3	0	0	0	0	0	3	0	0	9	8	0	1	14	1	0	39	0	0	0	0
7:15 AM	7	0	0	0	0	0	3	0	2	15	3	0	3	31	1	0	65	0	0	0	0
7:30 AM	4	1	0	0	1	0	1	0	0	28	7	0	1	32	0	0	75	0	0	0	0
7:45 AM	7	0	0	0	3	0	1	0	1	26	11	0	1	39	2	0	91	0	0	0	0
8:00 AM	7	0	1	0	2	1	1	0	0	22	9	0	1	25	0	0	69	0	0	0	0
8:15 AM	4	0	0	0	0	1	5	0	1	18	8	0	4	28	2	0	71	0	0	0	0
8:30 AM	9	1	1	0	1	0	2	0	2	22	8	0	0	32	0	0	78	00	0	0	0
8:45 AM	8	0	2	0	0	1	6	0	1	24	2	0	0	22	1	0	67	0	0	0	0
Total Survey	49	2	4	0	7	3	22	0	7	164	56	0	11	223	7	0	555	0	0	0	0

### Peak Hour Summary 7:25 AM to 8:25 AM

Bv		North	bound			South	bound			Easth	ound			West	bound		
-,		SE 1	9th St			SE 1	9th St			Ensig	gn Ln			Ensi	gn Ln		Total
Approach	In	Out Total Bikes			in	Out	Total	Bikes	In	Out	Total	Bikes	In	Out	Total	Bikes	
Volume	24	41	65	0	18	8	26	0	130	162	292	0	142	103	245	0	314
%HV		8.	3%	J		5.	6%	************		9.2	2%			7.	7%		8.3%
PHF		0.	67			0.	.56			0.	74			0.	85		0.82

	Pedes	trians	
	Cross	swalk	
North	South	East	West
0	0	0	0

By Movement		North SE 1	bound 9th St				<b>bound</b> 9th St			Eastb Ensig	ound In Ln			West! Ensign			Total
Movement	L	T	R	Total	L	Т	R	Total	L	T	R	Total	L	Т	R	Total	
Volume	22	1	1	24	6	2	10	18	2	96	32	130	7	130	5	142	314
%HV	9.1%	0.0%	0.0%	8.3%	0.0%	0.0%	10.0%	5.6%	0.0%	10.4%	6.3%	9.2%	0.0%	8.5%	0.0%	7.7%	8.3%
PHF	0.69	0.25	0.25	0.67	0.50	0.25	0.42	0.56	0.50	0.75	0.67	0.74	0.58	0.83	0.63	0.85	0.82

### Rolling Hour Summary 7:00 AM to 9:00 AM

	•••																				
Interval		North	bound			South	bound			Eastb	ound			West	ound				Pedes	trians	
Start		SE 1	9th St			SE 1	9th St			Ensig	ın Ln			Ensig	gn Ln		Interval		Cross	swalk	
Time	L	T	R	Bikes	L	Т	R	Bikes	L	T	R	Bikes	L	Т	R	Bikes	Total	North	South	East	West
7:00 AM	21	1	0	0	4	0	8	0	3	78	29	0	6	116	4	0	270	0	0	0	0
7:15 AM	25	1	1	0	6	1	6	0	3	91	30	0	6	127	3	0	300	0	0	0	0
7:30 AM	22	1	1	0	6	2	8	0	2	94	35	0	7	124	4	0	306	0	0	0	0
7:45 AM	27	1	2	0	6	2	9	0	4	88	36	0	6	124	4	0	309	0	0	0	0
NAA OO'S	28	1	1	n	3	3	14	0	4	86	27	n	5	107	3	0	285	0	n	Ο	0

### **Heavy Vehicle Summary**

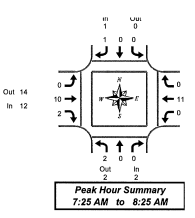


Clay Carney (503) 833-2740

### SE 19th St & Ensign Ln

Thursday, February 23, 2017 7:00 AM to 9:00 AM

Heavy Vehicle 5-Minute Interval Summary 7:00 AM to 9:00 AM



Interval		North	bound			South	bound			Easth	ound			West	oound		
Start		SE 1	9th St			SE 1	9th St			Ensig	gn Ln			Ensi	gn Ln		Interval
Time	L	T	R	Total	L	T	R	Total	L	T	R	Total	L	T	R	Total	Total
7:00 AM	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	1	1
7:05 AM	1	0	0	1	0	0	0	0	0	0	0	0	0	1	0	1	2
7:10 AM	0	0	0	0	0	0	0	0	0	0	1	1	0	1	0	1	2
7:15 AM	1	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	1
7:20 AM	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
7:25 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	1	0	1	2
7:30 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	1
7:35 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	1
7:40 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	2	0	2	3
7:45 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	1	0	1	2
7:50 AM	0	0	0	0	0	0	0	0	0	2	0	2	0	0	0	0	2
7:55 AM	0	0	0	0	0	0	0	0	0	0	0	0	0	3	0	3	3
8:00 AM	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	1	1
8:05 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	1
8:10 AM	1	0	0	1	0	0	0	0	0	1	0	1	0	0	0	0	2
8:15 AM	0	0	0	0	0	0	0	0	0	1	1	2	0	0	0	0	2
8:20 AM	1	0	0	1	0	0	1	1	0	0	1	1	0	3	0	3	6
8:25 AM	1	0	0	1	0	0	0	0	0	1	0	1	1	0	0	1	3
8:30 AM	1	0	0	1	0	0	0	0	0	2	0	2	0	1	0	1	4
8:35 AM	0	0	0	0	0	0	0	0	0	3	0	3	0	0	0	0	3
8:40 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	2	0	2	3
8:45 AM	0	0	0	0	0	0	0	0	0	1	0	1	0	1	0	1	2
8:50 AM	0	0	0	0	0	0	1	1	0	3	0	3	0	1	0	1	5
8:55 AM	0	0	0	0	0	0	0	0	0	4	0	4	0	1	0	1	5
Total Survey	6	0	0	6	0	0	2	2	0	25	3	28	1	20	0	21	57

#### Heavy Vehicle 15-Minute Interval Summary

7:00 AM to 9:00 AM

Interval			bound				bound				oound				bound		
Start		SE 1	9th St			SE 1	9th St			Ensi	gn Ln			Ensig	gn Ln		interval
Time	L	T	R	Total	L	Т	R	Total	L	T	R	Total	L	Т	R	Total	Total
7:00 AM	1	0	0	1	0	0	0	0	0	0	1	1	0	3	0	3	5
7:15 AM	1	0	0	1	0	0	0	0	0	1	0	1	0	1	0	1	3
7:30 AM	0	0	0	0	0	0	0	0	0	3	0	3	0	2	0	2	5
7:45 AM	0	0	0	0	0	0	0	0	0	3	0	3	0	4	0	4	7
8:00 AM	1	0	0	1	0	0	0	0	0	2	0	2	0	1	0	1	4
8:15 AM	2	0	0	2	0	0	1	1	0	2	2	4	1	3	0	4	11
8:30 AM	1	0	0	1	0	0	0	0	0	6	0	6	0	3	0	3	10
8:45 AM	0	0	0	0	0	0	1	1	0	8	0	8	0	3	0	3	12
Total Survey	6	0	0	6	0	0	2	2	0	25	3	28	1	20	0	21	57

#### Heavy Vehicle Peak Hour Summary

7:25 AM to 8:25 AM

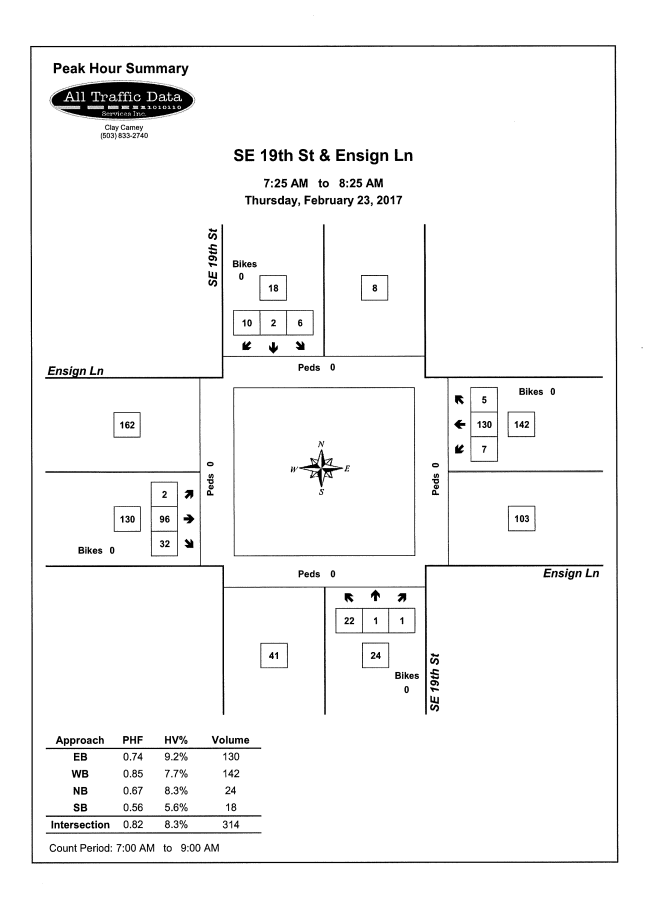
Ву		,	bound 9th St			nbound 9th St			oound an Ln			bound an Ln	Total
Approach	In	Out	Total	In	Out	Total	In	Out	Total	In	Out	Total	10
Volume	2	2	4	1	0	1	12	14	26	11	10	21	26
PHF	0.25			0.25			0.75			0.69			0.65

By Movement		North SE 19	bound 9th St				<b>bound</b> 9th St			Eastb Ensig	ound In Ln			West! Ensig			Total
Movement	L	T	R	Total	L	T	R	Total	L	Т	R	Total	L	Т	R	Total	
Volume	2	0	0	2	0	0	1	1	0	10	2	12	0	11	0	11	26
PHF	0.25	0.00	0.00	0.25	0.00	0.00	0.25	0.25	0.00	0.63	0.25	0.75	0.00	0.69	0.00	0.69	0.65

#### Heavy Vehicle Rolling Hour Summary

7:00 AM to 9:00 AM

Interval Start			bound 9th St				bound 9th St				oound gn Ln			West! Ensig			Interval
Time	L	T	R	Total	L	T	R	Total	L	T	R	Total	L	Т	R	Total	Total
7:00 AM	2	0	0	2	0	0	0	0	0	7	1	8	0	10	0	10	20
7:15 AM	2	0	0	2	0	0	0	0	0	9	0	9	0	8	0	8	19
7:30 AM	3	0	0	3	0	0	1	1	0	10	2	12	1	10	0	11	27
7:45 AM	4	0	0	4	0	0	1	1	0	13	2	15	1	11	0	12	32
8:00 AM	4	0	0	4	0	0	2	2	0	18	2	20	1	10	0	11	37



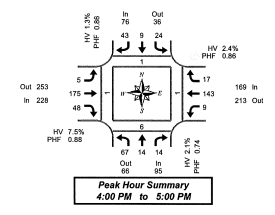
#### **Total Vehicle Summary**



### SE 19th St & Ensign Ln

Thursday, February 23, 2017 4:00 PM to 6:00 PM

#### 5-Minute Interval Summary 4:00 PM to 6:00 PM



Interval		North					bound			East	ound			West	oound				Pedes	trians	
Start		SE 1	9th St			SE 1	9th St			Ensi	gn Ln			Ensig	gn Ln		Interval		Cross	swalk	
Time	L	T	R	Bikes	L	T	R	Bikes	L	Т	R	Bikes	L	Т	R	Bikes	Total	North	South	East	West
4:00 PM	8	3	0	0	2	0	3	0	0	19	7	0	1	12	3	0	58	0	5	0	0
4:05 PM	5	4	2	0	1	1	5	0	0	10	7	0	2	13	0	0	50	1	0	0	0
4:10 PM	7	0	3	0	0	1	3	0	0	12	6	0	0	16	2	0	50	0	1	0	1
4:15 PM	9	1	1	0	3	1	2	0	1	14	3	0	0	9	0	0	44	0	0	0	0
4:20 PM	4	1	11	0	2	1	4	0	2	22	3	0	0	9	4	0	53	0	0	0	0
4:25 PM	9	0	0	0	1	1	2	0	0	19	1	0	2	10	2	0	47	0	0	0	0
4:30 PM	6	2	1	0	2	0	6	0	2	9	6	0	1	17	1	0	53	0	0	0	0
4:35 PM	3	1	2	0	2	0	6	0	0	19	5	0	0	13	1	0	52	0	0	0	0
4:40 PM	4	0	0	0	3	2	0	0	0	17	4	0	1	9	0	0	40	0	0	0	0
4:45 PM	7	2	1	0	5	0	3	0	0	9	5	0	0	14	3	0	49	0	0	0	0
4:50 PM	1	0	1	0	1	1	3	0	0	10	1	0	1	11	1	0	31	0	0	0	0
4:55 PM	4	0	2	0	2	11	6	0	0	15	0	0	1	10	0	0	41	0	0	1	0
5:00 PM	5	0	2	0	0	0	0	0	0	8	5	0	0	17	0	0	37	0	0	0	0
5:05 PM	9	1	0	0	2	1	0	0	0	14	4	0	0	16	0	0	47	0	0	0	0
5:10 PM	5	0	2	0	1	0	4	0	0	10	3	0	1	19	2	0	47	0	0	0	0
5:15 PM	9	0	1	0	4	0	2	0	1	22	4	0	0	11	0	0	54	0	0	0	0
5:20 PM	10	0	0	0	11	0	3	0	11	15	3	0	1	12	2	0	48	0	0	0	0
5:25 PM	6	0	1	0	4	0	2	0	0	12	0	0	0	14	0	0	39	0	0	0	0
5:30 PM	2	0	0	0	2	0	2	0	0	17	2	0	0	7	2	1	34	0	0	0	0
5:35 PM	0	0	1	0	0	0	2	0	1	11	3	0	1	11	0	0	30	0	0	0	0
5:40 PM	3	0	0	0	4	0	0	0	0	17	3	0	0	12	2	0	41	0	0	0	0
5:45 PM	2	0	0	0	2	0	4	0	0	10	1	0	0	4	1	0	24	0	0	0	0
5:50 PM	4	1	0	0	0	0	0	0	0	10	2	0	0	10	0	0	27	0	0	0	0
5:55 PM	5	0	0	0	1	0	4	0	0	14	1	0	0	11	0	0	36	0	0	0	0
Total Survey	127	16	21	0	45	10	66	0	8	335	79	0	12	287	26	1	1,032	1	6	1	1

#### 15-Minute Interval Summary

#### 4:00 PM to 6:00 PM

Interval		North	bound			South	bound			Easth	ound			West	ound				Pedes	trians	
Start		SE 1	9th St			SE 1	9th St			Ensig	gn Ln			Ensig	ın Ln	_	Interval		Cross	swalk	
Time	L	T	R	Bikes	L	T	R	Bikes	L	T	R	Bikes	L	Т	R	Bikes	Total	North	South	East	West
4:00 PM	20	7	5	0	3	2	11	0	0	41	20	0	3	41	5	0	158	1	6	0	1
4:15 PM	22	2	2	0	6	3	8	0	3	55	7	0	2	28	6	0	144	0	0	0	0
4:30 PM	13	3	3	0	7	2	12	0	2	45	15	0	2	39	2	0	145	0	0	0	0
4:45 PM	12	2	4	0	8	2	12	0	0	34	6	0	2	35	4	0	121	0	0	1	0
5:00 PM	19	1	4	0	3	1	4	0	0	32	12	0	1	52	2	0	131	0	0	0	0
5:15 PM	25	0	2	0	9	0	7	0	2	49	7	0	1	37	2	0	141	0	0	0	0
5:30 PM	5	0	1	0	6	0	4	0	1	45	8	0	1	30	4	1	105	0	0	0	0
5:45 PM	11	1	0	0	3	0	8	0	0	34	4	0	0	25	1	0	87	0	0	0	0
Total Survey	127	16	21	0	45	10	66	0	8	335	79	0	12	287	26	1	1,032	1	6	1	1

### Peak Hour Summary 4:00 PM to 5:00 PM

7.00 1 111			•••														
By			bound 9th St				<b>bound</b> 9th St				oound gn Ln				bound gn Ln		Total
Approach	In	Out	Total	Bikes	In	Out	Total	Bikes	ln	Out	Total	Bikes	In	Out	Total	Bikes	
Volume	95	66	161	0	76	36	112	0	228	253	481	0	169	213	382	0	568
%HV		2.1	1%			1.	3%			7.	5%			2.	4%		4.2%
PHF		0.	74			0.	86			0.	88			0.	86		0.90

	Pedes	strians	
	Cros	swalk	
North	South	East	West
1	6	1	1

By Movement		North SE 19	bound 9th St			South SE 19	<b>bound</b> 9th St				ound gn Ln			Westi Ensi			Total
Movement	L	Т	R	Total	L	T	R	Total	L	T	R	Total	L	Т	R	Total	1
Volume	67	14	14	95	24	9	43	76	5	175	48	228	9	143	17	169	568
%HV	1.5%	7.1%	0.0%	2.1%	4.2%	0.0%	0.0%	1.3%	20.0%	8.0%	4.2%	7.5%	0.0%	2.8%	0.0%	2.4%	4.2%
PHF	0.76	0.50	0.58	0.74	0.60	0.75	0.77	0.86	0.31	0.80	0.60	0.88	0.75	0.87	0.61	0.86	0.90

### Rolling Hour Summary 4:00 PM to 6:00 PM

Interval Start		North					<b>bound</b> 9th St			Eastb Ensig				West			Interval			trians swalk	
Time	L	T	R	Bikes	L	T	R	Bikes	L	T	R	Bikes	L	T	R	Bikes	Total	North	South	East	West
4:00 PM	67	14	14	0	24	9	43	0	5	175	48	0	9	143	17	0	568	1	6	1	1
4:15 PM	66	8	13	0	24	8	36	0	5	166	40	0	7	154	14	0	541	0	0	1	0
4:30 PM	69	6	13	0	27	5	35	0	4	160	40	0	6	163	10	0	538	0	0	1	0
4:45 PM	61	3	11	0	26	3	27	0	3	160	33	0	5	154	12	1	498	0	0	1	0
5:00 PM	60	2	7	0	21	1	23	n	3	160	31	n	3	144	Q	1	464	0	n	n	n

#### **Heavy Vehicle Summary**



#### SE 19th St & Ensign Ln

Thursday, February 23, 2017 4:00 PM to 6:00 PM

In 17 Out 2 Peak Hour Summary 4:00 PM to 5:00 PM

Out 5

#### Heavy Vehicle 5-Minute Interval Summary 4:00 PM to 6:00 PM

Interval		North	bound			South	bound			Eastb	ound			West	bound		
Start		SE 19	9th St			SE 1	9th St			Ensi	gn Ln			Ensi	gn Ln		Interval
Time	L	T	R	Total	L	T	R	Total	ı	T	R	Total	L	Т	R	Total	Total
4:00 PM	0	1	0	1	0	0	0	0	0	3	0	3	0	0	0	0	4
4:05 PM	0	0	0	0	0	0	0	0	0	1	1	2	0	1	0	1	3
4:10 PM	0	0	0	0	0	0	0	0	0	0	1	1	0	0	0	0	1
4:15 PM	1	0	0	1	0	0	0	0	1	2	0	3	0	1	0	1	5
4:20 PM	0	0	0	0	0	0	0	0	0	2	0	2	0	0	0	0	2
4:25 PM	0	0	0	0	0	0	0	0	0	2	0	2	0	0	0	0	2
4:30 PM	0	0	0	0	0	0	0	0	0	2	0	2	0	0	0	0	2
4:35 PM	0	0	0	0	0	0	0	0	0	1	0	1	0	1	0	1	2
4:40 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
4:45 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	1	1
4:50 PM	0	0	0	0	1	0	0	1	0	0	0	0	0	0	0	0	1
4:55 PM	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	1
5:00 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	1	1
5:05 PM	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	1
5:10 PM	0	0	0	0	0	0	0	0	0	0	1	11	0	0	0	0	1
5:15 PM	1	0	0	_11	0	0	0	0	0	0	1	1	0	0	0	0	2
5:20 PM	1	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	1
5:25 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
5:30 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
5:35 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
5:40 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	1	1
5:45 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
5:50 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
5:55 PM	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	11
Total Survey	3	1	0	4	1	0	0	1	1	16	4	21	0	6	0	6	32

## Heavy Vehicle 15-Minute Interval Summary 4:00 PM to 6:00 PM

Interval Start			<b>bound</b> 9th St				bound 9th St				ound gn Ln				oound gn Ln		Interval
Time	L	T	R	Total	L	T	R	Total	L	Т	R	Total	L	T	R	Total	Total
4:00 PM	0	1	0	1	0	0	0	0	0	4	2	6	0	1	0	1	8
4:15 PM	1	0	0	1	0	0	0	0	1	6	0	7	0	1	0	1	9
4:30 PM	0	0	0	0	0	0	0	0	0	3	0	3	0	1	0	1	4
4:45 PM	0	0	0	0	1	0	0	1	0	1	0	1	0	1	0	1	3
5:00 PM	0	0	0	0	0	0	0	0	0	1	1	2	0	1	0	1	3
5:15 PM	2	0	0	2	0	0	0	0	0	0	1	1	0	0	0	0	3
5:30 PM	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	1	1
5:45 PM	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	1
Total Survey	3	1	0	4	1	0	0	1	1	16	4	21	0	6	0	6	32

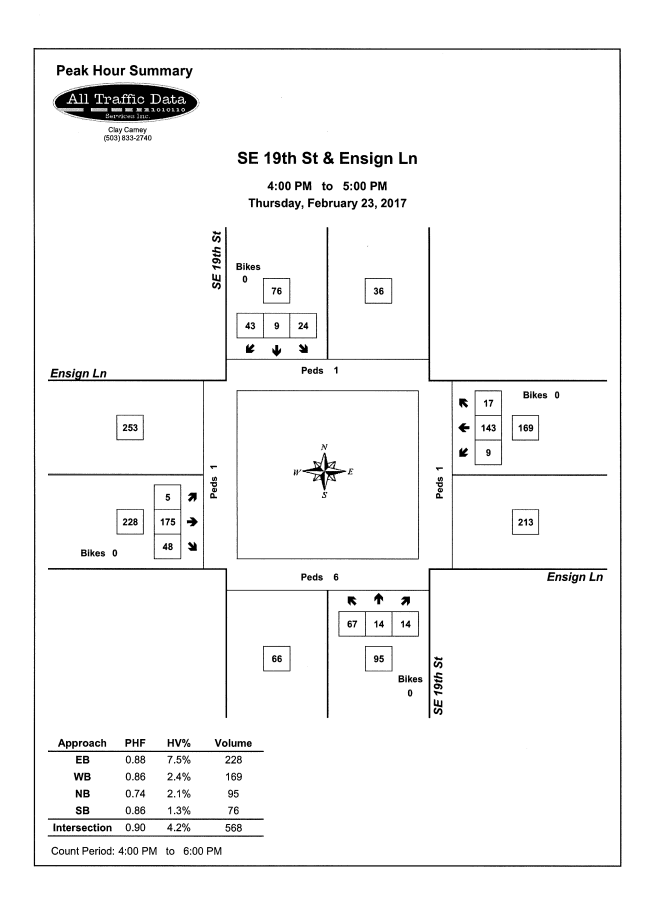
#### Heavy Vehicle Peak Hour Summary 4:00 PM to 5:00 PM

By Approach			<b>bound</b> 9th St			ibound 9th St			oound gn Ln			<b>bound</b> gn Ln	Total
Apploacii	In	Out	Total	In	Out	Total	In	Out	Total	In	Out	Total	1
Volume	2	2	4	1	2	3	17	5	22	4	15	19	24
PHF	0.50			0.25			0.61			0.50	-		0.67

By			bound 9th St				bound 9th St				ound gn Ln			Westl Ensig	oound gn Ln		Total
Movement	L	T	R	Total	L	Т	R	Total	L	Т	R	Total	L	T	R	Total	
Volume	1	1	0	2	1	0	0	1	1	14	2	17	0	4	0	4	24
PHF	0.25	0.25	0.00	0.50	0.25	0.00	0.00	0.25	0.25	0.58	0.25	0.61	0.00	0.50	0.00	0.50	0.67

### Heavy Vehicle Rolling Hour Summary 4:00 PM to 6:00 PM

Interval		North	bound			South	bound			East	ound			West	oound		
Start		SE 1	9th St			SE 1	9th St			Ensi	gn Ln			Ensig	ın Ln		Interval
Time	L	T	R	Total	L	Т	R	Total	L	T	R	Total	L	Т	R	Total	Total
4:00 PM	1	1	0	2	1	0	0	1	1	14	2	17	0	4	0	4	24
4:15 PM	1	0	0	1	1	0	. 0	1	1	11	1	13	0	4	0	4	19
4:30 PM	2	0	0	2	1	0	0	1	0	5	2	7	0	3	0	3	13
4:45 PM	2	0	0	2	1	0	0	1	0	2	2	4	0	3	0	3	10
5:00 PM	2	n	0	2	0	0	0	0	0	2	2	4	n	2	n	2	ρ





#### TRIP GENERATION CALCULATIONS

Land Use: Single-Family Detached Housing

Land Use Code: 210

Variable: Dwelling Units

Variable Value: 74

#### **AM PEAK HOUR**

#### PM PEAK HOUR

Trip Equation: Ln(T)=0.90Ln(X)+0.51

*Trip Equation:* T = 0.70(X) + 9.74

	Enter	Exit	Total
Directional Distribution	25%	75%	
Trip Ends	16	46	62

	Enter	Exit	Total
Directional Distribution	63%	37%	
Trip Ends	50	30	80

#### **WEEKDAY**

**SATURDAY** 

Trip Equation: Ln(T)=0.93Ln(X)+2.64Trip Equation: Ln(T)=0.92Ln(X)+2.72

Enter Exit Total Directional 50% 50% Distribution **796** 398 398 Trip Ends

	Enter	Exit	Total
Directional Distribution	50%	50%	
Trip Ends	384	384	768

Source: TRIP GENERATION, Ninth Edition



#### LEVEL OF SERVICE

Level of service is used to describe the quality of traffic flow. Levels of service A to C are considered good, and rural roads are usually designed for level of service C. Urban streets and signalized intersections are typically designed for level of service D. Level of service E is considered to be the limit of acceptable delay. For unsignalized intersections, level of service E is generally considered acceptable. Here is a more complete description of levels of service:

Level of service A: Very low delay at intersections, with all traffic signal cycles clearing and no vehicles waiting through more than one signal cycle. On highways, low volume and high speeds, with speeds not restricted by other vehicles.

Level of service B: Operating speeds beginning to be affected by other traffic; short traffic delays at intersections. Higher average intersection delay than for level of service A resulting from more vehicles stopping.

Level of service C: Operating speeds and maneuverability closely controlled by other traffic; higher delays at intersections than for level of service B due to a significant number of vehicles stopping. Not all signal cycles clear the waiting vehicles. This is the recommended design standard for rural highways.

Level of service D: Tolerable operating speeds; long traffic delays occur at intersections. The influence of congestion is noticeable. At traffic signals many vehicles stop, and the proportion of vehicles not stopping declines. The number of signal cycle failures, for which vehicles must wait through more than one signal cycle, are noticeable. This is typically the design level for urban signalized intersections.

Level of service E: Restricted speeds, very long traffic delays at traffic signals, and traffic volumes near capacity. Flow is unstable so that any interruption, no matter how minor, will cause queues to form and service to deteriorate to level of service F. Traffic signal cycle failures are frequent occurrences. For unsignalized intersections, level of service E or better is generally considered acceptable.

Level of service F: Extreme delays, resulting in long queues which may interfere with other traffic movements. There may be stoppages of long duration, and speeds may drop to zero. There may be frequent signal cycle failures. Level of service F will typically result when vehicle arrival rates are greater than capacity. It is considered unacceptable by most drivers.



### LEVEL OF SERVICE CRITERIA FOR SIGNALIZED INTERSECTIONS

LEVEL	CONTROL DELAY
OF	PER VEHICLE
SERVICE	(Seconds)
A	<10
В	10-20
С	20-35
D	35-55
Е	55-80
F	>80

# LEVEL OF SERVICE CRITERIA FOR UNSIGNALIZED INTERSECTIONS

LEVEL	CONTROL DELAY
OF	PER VEHICLE
SERVICE	(Seconds)
A	<10
В	10-15
С	15-25
D	25-35
Е	35-50
F	>50

Intersection													
Int Delay, s/veh	1.6												
Movement	EBL	EBT	EBR	WBL	WBT	WBR		NBL	NBT	NBR	SBL	SBT	SBR
Lane Configurations	*	<b>†</b>	7	*	<b></b>	7			44			44	
Traffic Vol, veh/h	2	96	32	7	130	5		22	1	1	6	2	10
Future Vol, veh/h	2	96	32	7	130	5		22	1	1	6	2	10
Conflicting Peds, #/hr	0	0	0	0	0	0		0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Free	Free	H-1-7-11 (1112-1112-1112-1112-1112-1112-1112-	Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	-	-	None	-	-	None		•	-	None	-		
Storage Length	210	-	170	240	-	160		-	-	-	-	-	-
Veh in Median Storage, #		0	-	-	0	-		-	0	-	-	0	-
Grade, %	-	0	-	-	0	-		-	0	-	-	0	-
Peak Hour Factor	82	82	82	82	82	82		82	82	82	82	82	82
Heavy Vehicles, %	9	9	9	8	8	8		8	8	8	6	6	6
Mvmt Flow	2	117	39	9	159	6		27	1	1	7	2	12
Major/Minor	Major1			Major2			Mi	nor1			Minor2		
Conflicting Flow All	159	0	0	117	0	0		305	298	117	299	298	159
Stage 1		-		_	-	_		122	122		176	176	-
Stage 2	_	-	-	-	-	-		183	176	-	123	122	-
Critical Hdwy	4,19	-	-	4,18	_	-		7.18	6,58	6.28	7.16	6.56	6.26
Critical Hdwy Stg 1	-	-		-	-	-		6.18	5.58	-	6.16	5.56	-
Critical Hdwy Stg 2	-	-	-	_	-	-		6.18	5.58	_	6.16	5.56	_
Follow-up Hdwy	2.281	-	-	2.272	-	-		.572	4.072	3.372	3.554		3.354
Pot Cap-1 Maneuver	1379	-	_	1435	-	-		636	604	919	645	607	876
Stage 1	-	-	-	-	-	_		868	783		817	746	-
Stage 2	-	-	-	-	-	-		805	742	-	872	787	-
Platoon blocked, %		-	-		-	-				ATT STORY STANFORD			PACIFICATION OF THE PACIFIC AND THE PACIFIC AN
Mov Cap-1 Maneuver	1379	-	-	1435	-	_		622	599	919	639	602	876
Mov Cap-2 Maneuver		-	-	-	-	-		622	599	_	639	602	
Stage 1	-	_	-	-	-	-		867	782	-	816	741	-
Stage 2	-	-	-	-	-	-		786	737	-	868	786	-
Approach	EB			WB				NB			SB		
HCM Control Delay, s	0.1			0.4				11			10		
HCM LOS	<b>V.</b>							В			B		
Minor Lane/Major Mymt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR S	:Rin1						
Capacity (veh/h)	629	1379	_ <u> </u>	- 1435	- 4401	-	746				70,000,000		
HCM Lane V/C Ratio		0.002	-	- 0.006	-		0.029						
HCM Control Delay (s)	11	7.6	-	- 7.5	-	-	10						
HCM Lane LOS	В	7.0 A	-	- 7.5 - A	-	-	В						
HCM 95th %tile Q(veh)	0.1	0	-	- 0	-	-	0.1						
1.15M JOHN JOHN W(VEII)	U. I	U	-	- 0		a de la companya de	U. I			1916			

Intersection Int Delay, s/veh	3.9												
Movement	5.5 EB	L EBT	EBR	WBL	WBT	WBR	N	BL	NBT	NBR	SBL	SBT	SBR
Lane Configurations		<u>ነ</u>		·····································	<b>*</b>	<u>المال المالة</u>			4	MOIX	302	€	9011
Traffic Vol., veh/h	PERFECUENCIAL SERVICES AND	5 175	KENAGRIGHMENSTROMMENSMENSMENSMEN	9	143	17		67	14	14	24	9	43
Future Vol, veh/h		5 175		9	143	17		67	14	14	24	9	43
Conflicting Peds, #/hr		1 0	GUADANTA TIAN SANDO ANDARES	6	0	1		1	0	1	1	0	1
Sign Control	Fre	2012/00/00/2012/00/00/2012		Free	Free	Free	S	top	Stop	Stop	Stop	Stop	Stop
RT Channelized		_		-		None	-			None		-	None
Storage Length	21		GOOD CONTRACTOR OF THE PARTY OF	240	-	160		-	-	-	-	-	-
Veh in Median Storage, #		- (	Communication Communication Control on the Communication	-	0	_		-	0	-	_	0	-
Grade, %		- 0		-	0	-		- -	0	-	-	0	-
Peak Hour Factor	9	0 90	Comment of the Commen	90	90	90		90	90	90	90	90	90
Heavy Vehicles, %		8 8	8	2	2	2	2-02-03-03-03-03-03-03-03-03-03-03-03-03-03-	2	2	2	1	1	1
Mvmt Flow		6 194	53	10	159	19		74	16	16	27	10	48
Major/Minor	Major	1		Major2			Min	or1			Minor2		
Conflicting Flow All	16		0	200	0	0	A SALES CONTRACTOR OF THE PARTY	121	392	201	402	392	161
Stage 1		_			_	_		212	212		180	180	_
Stage 2		-		_	-	-	199825-20100990E-192080000-6-000	209	180	-	222	212	-
Critical Hdwy	4.1	8 .		4.12	-	-	CARLOR CONTROL TO THE WORLD STREET	.12	6.52	6.22	7.11	6.51	6.21
Critical Hdwy Stg 1			· <u>-</u>	-	-	-		.12	5.52		6.11	5.51	EMERICAN AND AND AND AND AND AND AND AND AND A
Critical Hdwy Stg 2				_	-	-		.12	5.52	-	6.11	5.51	-
Follow-up Hdwy	2.27	'2 ·	-	2.218	-	_	3.5	518	4.018	3.318	3.509	4.009	3.309
Pot Cap-1 Maneuver	138			1372	-	-		543	544	840	561	545	887
Stage 1		-		-	-	-		790	727	-	824	752	-
Stage 2		<u>.</u> .		-	_	-	1	793	750	-	783	729	_
Platoon blocked, %					-	-							
Mov Cap-1 Maneuver	138	2 -		1371	-	-	- 4	199	534	834	533	535	885
Mov Cap-2 Maneuver		-	-	-	-	-	4	199	534	-	533	535	-
Stage 1		à l		-	-	-		782	720	-	820	746	-
Stage 2		_	-	_	-	-		734	744		748	722	-
Approach	E	В		WB				NB			SB		
HCM Control Delay, s	0	.2		0.4			1	3.4			11		
HCM LOS								В			В		
Minor Lane/Major Mvmt	NBLr	A CONTROL OF THE PARTY OF THE P		EBR WBL	WBT	WBR			1000000				
Capacity (veh/h)	53			- 1371	-	-	688						
HCM Lane V/C Ratio		0.004		- 0.007	-		0.123	) 1.5 C (1.5 C) (1.5 C					
HCM Control Delay (s)	13			- 7.6	-	-	11						
HCM Lane LOS		B /		- A	-	-	В						
HCM 95th %tile Q(veh)	0	.7 (		- 0	-	-	0.4						

Intersection													
Int Delay, s/veh	1.4												
Movement	EBL	EBT	EBR	WBL	WBT	WBR		NBL	NBT	NBR	SBL	SBT	SBR
Lane Configurations	ሻ	<b>†</b>	7	ሻ	ተ	7			4			4	
Traffic Vol, veh/h	2	140	25	3	185	6		25	2	1	7	1	10
Future Vol, veh/h	2	140	25	3	185	6		25	2	1	7	1	10
Conflicting Peds, #/hr	0	0	0	0	0	0		0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Free	Free		Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	-	-	None	-	-	None		-	-	None		-	None
Storage Length	210	-	170	240	-	160		-	-	-	-	-	-
Veh in Median Storage, #	<b>!</b> -	0	-	-	0	-		-	0	-	-	0	-
Grade, %	-	0	_	-	0	-		-	0	-	-	0	-
Peak Hour Factor	82	82	82	82	82	82		82	82	82	82	82	82
Heavy Vehicles, %	9	9	9	8	8	8		8	8	8	6	6	6
Mvmt Flow	2	171	30	4	226	7		30	2	1	9	1	12
Major/Minor	Major1			Major2			N	linor1			Minor2		
	226	^		171	0		IV	416	409	171	410	400	200
Conflicting Flow All		0	0	- 1/1	U -	0		176				409	226
Stage 1	-					-			176	-	233	233	-
Stage 2	- 4.19	-	-	440	-	-		240 7.18	233 6.58	6.28	177	176	- 00
Critical Hdwy	4.19			4.18	•	-		6.18	5.58	0.20	7.16 6.16	6.56 5.56	6.26
Critical Hdwy Stg 1 Critical Hdwy Stg 2	-	-	-	-	-	-		6.18	5.58	-	6.16	5.56	-
Follow-up Hdwy	2.281	-	-	2.272	-	-		3.572		3.372	3.554	4.054	3.354
Pot Cap-1 Maneuver	1302	-		1371	-	-	•	537	523	857	545	526	804
Stage 1	1302	_	- -	10/1	_	•		812	742	- 001	761	704	004
Stage 2	-	-	-	-	-	-		750	701	-	816	746	-
Platoon blocked, %	-		_	-	_			100	701	-	010	140	
Mov Cap-1 Maneuver	1302	-	-	1371	-	-		526	521	857	540	524	804
Mov Cap-2 Maneuver	1302	_	- -	137 1		1 10 E 10 E 1	25.60	526	521	- 651	540	524	004
Stage 1	-	-	-	-	-	-		811	741	-	760	702	-
Stage 2	-	-		-	-	-		735	699	-	811	745	-
Stage 2	-	-	-		-	-		133	บฮฮ	-	011	740	- 11.64
Approach	ЕВ			WB				NB	ls.		SB		
HCM Control Delay, s	0.1		10	0.1				12.2			10.7		
HCM LOS								В			В		
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR S					TOTAL STATE OF THE		
Capacity (veh/h)	533	1302	•	- 1371	-	-	659						
HCM Lane V/C Ratio	0.064	0.002	-	- 0.003	-	-	0.033	unwetstrootille					
HCM Control Delay (s)	12.2	7.8	-	- 7.6	-	-	10.7						
HCM Lane LOS	В	Α	-	- A	-	-	В						
HCM 95th %tile Q(veh)	0.2	0	-	- 0	-	-	0.1						
						STIRMONTOR							respectation of

Intersection				-			
Int Delay, s/veh	0.9						
Movement	EBT	EBR	WBL	WBT	NBL	NBR	in the second
Lane Configurations	<b>†</b>	7	**	<b></b>			
Traffic Vol, veh/h	125	22	5	172	22	2	
Future Vol, veh/h	125	22	5	172	22	2	haan hii ka maada ee maa kii ka maada ee maa kii ka maada ka ka ka ka ka maada ka ka maada ka maada ka maada k
Conflicting Peds, #/hr	0	0	0	0	0	0	
Sign Control	Free	Free	Free	Free	Stop	Stop	
RT Channelized	e distriction of the second		-	None	-	None	
Storage Length	-	130	230		0		
Veh in Median Storage, #		-	-	0	0	-	
Grade, %	0	-	-	0	0	-	
Peak Hour Factor	82		82	82	82	82	
Heavy Vehicles, %	9		8	8	8	8	
Mvmt Flow	152	27	6	210	27	2	
Major/Minor	Major1		Major2		Minor1		
Conflicting Flow All	0	0	152	0	374	152	
Stage 1	-	PONCH DATE STREET PROPERTY OF	-	-	152	-	
Stage 2	-		-	_	222	-	
Critical Hdwy	_	_	4.18	-	6.48	6.28	
Critical Hdwy Stg 1	-	_	-		5.48	-	
Critical Hdwy Stg 2			-	_	5.48	-	
Follow-up Hdwy	-	-	2.272	-	3.572	3.372	
Pot Cap-1 Maneuver	-	-	1393	-	615	879	
Stage 1	-	_	-	-	861	-	
Stage 2	-	_	-	-	801	_	
Platoon blocked, %	• • • • • • • • • • • • • • • • • • •	-		-			
Mov Cap-1 Maneuver	_	-	1393	-	612	879	
Mov Cap-2 Maneuver	-	-	-		612	-	
Stage 1	-	_	_	_	861	_	
Stage 2	-		-	_	798	-	
Approach	EB		WB		NB		
HCM Control Delay, s	0		0.2		11		
HCM LOS					В		
Minor Lane/Major Mvmt	NBLn1 EBT	EBR	WBL WBT				
Capacity (veh/h)	628 -	All the second second second second	1393 -				
HCM Lane V/C Ratio	0.047 -		0.004 -				
HCM Control Delay (s)	11 -		7.6 -				
HCM Lane LOS	В -		7.0 - A -				
HCM 95th %tile Q(veh)	0.1 -		0 -				
1. Sivi oo tii 70tiio (X(VCII)	ν, ι	-	J				

Intersection Int Delay, s/veh	4.9												
Movement	EBL	EBT	EBR	WBL	WBT	WBR		NBL	NBT-	NBR	SBL	SBT	SBR
Lane Configurations		4			4				44		<del>-</del>	44	
Traffic Vol, veh/h	1	18	6	1	17	6		6	16	1	6	19	1
Future Vol. veh/h	1	18	6	1	17	6		6	16	1	6	19	1
Conflicting Peds, #/hr	0	0	0	0	0	0		0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Free	Free		Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	-	-	None		-	None		-	-	None	-	•	None
Storage Length	-	-	-	-	-	-		-	-	-	-	-	
Veh in Median Storage, #	-	0	-	_	0	_		-	0	-		0	-
Grade, %	-	0	-	_	0	-		-	0	-	-	0	_
Peak Hour Factor	70	70	70	70	70	70		70	70	70	70	70	70
Heavy Vehicles, %	8	8	8	8	8	8	000000ADPN-0+1200027A	2	2	2	8	8	8
Mvmt Flow	1	26	9	1	24	9		9	23	1	9	27	1
Major/Minor	Major1			Major2			M	linor1			Minor2		
Conflicting Flow All	33	0	0	34	0	0		79	69	30	76	68	29
Stage 1	-	-		-	-	-		33	33	-	31	31	_
Stage 2	-	-	-	-	-	-		46	36	-	45	37	-
Critical Hdwy	4.18	-	-	4.18	_	-		7.12	6.52	6,22	7.18	6.58	6.28
Critical Hdwy Stg 1					-	-	VAR AND DAY OF THE PARTY OF THE	6.12	5.52	_	6.18	5.58	-
Critical Hdwy Stg 2	-	-	-	-	-	-		6.12	5.52	-	6.18	5.58	-
Follow-up Hdwy	2.272	-	-	2.272	-	-	our environdo como diferente	3.518	4.018		3.572	4.072	3.372
Pot Cap-1 Maneuver	1541	-	-	1540	-	-		910	822	1044	899	811	1029
Stage 1	-	-	-	-	-	-		983	868	-	970	857	-
Stage 2	- -	_	-	-	-	-		968	865	-	954	852	-
Platoon blocked, %		-	-	1510	-	-							
Mov Cap-1 Maneuver	1541	-	-	1540	-	-		884	820	1044	877	809	1029
Mov Cap-2 Maneuver	-	-	-	-	-	-		884	820	-	877	809	-
Stage 1	-	-	-	-	-	-		982	867	-	969	856	-
Stage 2	-	-	-	-	-	-		935	864	-	927	851	-
Approach	EB			WB				NB			SB		N.
HCM Control Delay, s	0.3			0.3				9.4			9.5		
HCM LOS								Α			Α		
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR :	SBLn1						
Capacity (veh/h)	844	1541	_	- 1540	-	-	200000202000000						
HCM Lane V/C Ratio	0.039	0.001	-	- 0.001	-	-	0.045					THE OWNER WATER	
HCM Control Delay (s)	9.4	7.3	0	- 7.3	0	-	9.5						
HCM Lane LOS	Α	Α	Α	- A	Α	-	Α						
HCM 95th %tile Q(veh)	0.1	0	-	- 0	-	-	0.1						

Intersection	3											
Int Delay, s/veh	-	COT	FDD	WDI	MOT	WAD	NDI	NIDT	MDD -	CDI	евт	cen
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR
Lane Configurations	ኻ	<b>^</b>	<b>7</b>	*		<b>7</b>	FC	₩	7	20	€∳	AE
Traffic Vol, veh/h	5	288	62	4	266	26	56	8	7	30	5 5	45 45
Future Vol, veh/h	5	288	62	4	266	26	56	8	7	30	ე 0	40
Conflicting Peds, #/hr	_ 1	0	6	6	0	1	1	0	1	1		
Sign Control	Free	Free	Free	Free	Free	Free	Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	- 040	-	None	- 040	-	None	-	-	None	•	-	None
Storage Length	210	-	170	240	-	160	-	-	-	-	-	-
Veh in Median Storage, #	-	0	-	-	0	-	-	0	-	-	0	-
Grade, %	-	0	-	-	0	-	-	0	-	-	90	-
Peak Hour Factor	90	90	90	90	90	90	90	90	90	90		90
Heavy Vehicles, %	8	8	8	2	2	2	2	2	2	1	1	1
Mvmt Flow	6	320	69	4	296	29	62	9	8	33	6	50
Major/Minor	Major1			Мајог2			Minor1			Minor2		
Conflicting Flow All	297	0	0	326	0	0	670	642	327	645	642	298
Stage 1	-	-	_	-	-	-	337	337	-	305	305	-
Stage 2	-	-	-	-	-	-	333	305	-	340	337	-
Critical Hdwy	4.18	_	-	4.12	-	-	7.12	6.52	6.22	7.11	6.51	6.21
Critical Hdwy Stg 1	-	-	-	-	-	-	6.12	5.52	-	6.11	5.51	-
Critical Hdwy Stg 2	-	-	-	175.00	-	-	6.12	5.52	-	6.11	5.51	-
Follow-up Hdwy	2.272	-	-	2.218	_	-	3.518	4.018	3.318	3.509	4.009	3.309
Pot Cap-1 Maneuver	1231	-	_	1234	-	-	371	392	714	387	394	744
Stage 1	-	-	-	-	-	_	677	641	_	707	664	-
Stage 2	_	-	-	-	-	-	681	662	-	677	643	-
Platoon blocked, %		-	-		-	-			ected/color beautiful color	1827100 - 20 Melio - Harrillo (1996) (1992) (1993)	S3451075-22445-5	
Mov Cap-1 Maneuver	1230	-	-	1233	-	-	338	386	709	373	388	743
Mov Cap-2 Maneuver	-	-	- AZZ - 20 (20) (20) (20) (20)	-	-	-	338	386	-	373	388	-
Stage 1	-	-	_	-	_	-	670	634	_	703	661	_
Stage 2	-	3,46 (44 (2) (14 (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	-	-	-	-	627	659	-	656	636	-
						100 mg/s						
Approach	EB			WB			NB			SB		
HCM Control Delay, s	0.1			0,1			17.7			13.3		
HCM LOS							С			В		
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR SBI	n1					
Capacity (veh/h)	362	1230	-	- 1233	- 4401		520					
HCM Lane V/C Ratio	0.218		-	- 0.004	-	- ·						
HCM Control Delay (s)	17.7	7.9	-	- 0.004 - 7.9	-		3.3					
HCM Lane LOS	17.7 C	7.9 A	-	- 1.9 - A		_	ა.ა B					
HCM 95th %tile Q(veh)	0.8	0	-	- A - 0	-	-	0.6					
HOW BOTH WITH MIANT	0.0	U	-	- 0	-	-	U.U					

Intersection	. =							
Int Delay, s/veh	1.5							•
Movement		EBT	EBR	WBL	WBT	NBL	NBR	
Lane Configurations		<b>†</b>	7	ች	<b>†</b>	Υγf		
Traffic Vol, veh/h		275	50	9	241	55	10	
Future Vol, veh/h	224644 GREETZAROV 1920 POST 222221 V - 12 0 0 0 V V V V V V	275	50	9	241	55	10	nativities (minima nazyst to timica nazivities (minima nazivities (mi
Conflicting Peds, #/hr		.0	0	0	0	0	0	
Sign Control		Free	Free	Free	Free	Stop	Stop	
RT Channelized		-	None	_	None	-	None	
Storage Length		-	130	230	-	0	-	
Veh in Median Storage, #		0	12	-	0	0	- 1	
Grade, %		0	-	-	0	0	-	
Peak Hour Factor		90	90	90	90	90	90	
Heavy Vehicles, %		8	8	2	2	2	2	
Mvmt Flow		306	56	10	268	61	11	
Major/Minor	N	lajor1		Major2		Minor1		
Conflicting Flow All		0	0	306	0	594	306	
Stage 1		-	-	-	-	306	-	
Stage 2		-		_	_	288	-	
Critical Hdwy		_	_	4.12	-	6.42	6.22	
Critical Hdwy Stg 1		_	_		_	5.42	- -	
Critical Hdwy Stg 2		_	_	_	-	5.42	-	
Follow-up Hdwy		-	-	2.218	_	3.518	3.318	
Pot Cap-1 Maneuver		_	_	1255	_	468	734	
Stage 1		-	-	-	-	747	-	
Stage 2		_	-	-	_	761	-	
Platoon blocked, %		-	-		-			
Mov Cap-1 Maneuver		-	_	1255	-	464	734	
Mov Cap-2 Maneuver		-	-	-	-	464	-	
Stage 1		-	-	•	-	747	-	
Stage 2		_	-	-	-	755	-	25 C C C C C C C C C C C C C C C C C C C
S								
Anneach		ЕВ		\A/D		NB		
Approach		(COLOR DE LA COLOR		WB				
HCM Control Delay, s		0		0.3		13.6		
HCM LOS		(1)	7			В		
Minor Lane/Major Mvmt	NBLn1	EBT	EBR 1	WBL WBT				
Capacity (veh/h)	492	-	- 1	1255 -				
HCM Lane V/C Ratio	0.147	-	- 0	.008 -				**************************************
HCM Control Delay (s)	13.6	-	-	7.9 -				
HCM Lane LOS	В	-	-	Α -		27000 t 2000 - 100 1 7000 2000 t 2000 2000 2000 2000 2000 20		And the second s
HCM 95th %tile Q(veh)	0.5	-	<u>-</u> -	0 -				

Intersection													
Int Delay, s/veh	5.3												
Movement	EBL	EBT	EBR	WBL	WBT	WBR		NBL	NBT	NBR	SBL	SBT	SBR
Lane Configurations		4			4				4			4	
Traffic Vol, veh/h	1	37	12	1	44	15		16	44	1	12	36	1
Future Vol, veh/h	1	37	12	1	44	15		16	44	1	12	36	1
Conflicting Peds, #/hr	0	0	0	0	0	0		0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Free	Free	5	Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	-	-	None		-	None		-	-	None	-	-	None
Storage Length	-	-	-	-	-	-		-	-	-	-	-	-
Veh in Median Storage, #	<b>!</b> -	0	-		0	-		-	0	-		0	-
Grade, %	-	0	-	-	0	_		-	0	-		0	
Peak Hour Factor	66	66	66	66	66	66		66	66	66	66	66	66
Heavy Vehicles, %	2	2	2	2	2	2		2	2	2	2	2	2
Mvmt Flow	2	56	18	2	67	23		24	67	2	18	55	2
Major/Minor	Major1			Major2			Mir	nor1			Minor2		
Conflicting Flow All	89	0	0	74	0	0		177	160	65	183	158	78
Stage 1	-	-	-	-	-	_		68	68	-	81	81	-
Stage 2	-	-	-	-	-	-		109	92	-	102	77	-
Critical Hdwy	4.12	-	-	4.12	-	-	•	7.12	6.52	6.22	7.12	6.52	6.22
Critical Hdwy Stg 1	-	-	_	-	-	-		6.12	5.52	-	6.12	5.52	-
Critical Hdwy Stg 2	-	-		_	-	-		6.12	5.52	-	6.12	5.52	-
Follow-up Hdwy	2.218	-	-	2.218	-	-	3.	.518	4.018	3.318	3.518	4.018	3.318
Pot Cap-1 Maneuver	1506	-	-	1526	-	-		785	732	999	778	734	983
Stage 1	-		-	-	-	-	4C22384 1/3H29H39H34 3114 1/	942	838	•	927	828	
Stage 2	_	-	-	-	-	_		896	819	-	904	831	-
Platoon blocked, %		-	-		-	-	1		and a Loughaldson handless A				
Mov Cap-1 Maneuver	1506	-	-	1526	-	_		738	731	999	722	733	983
Mov Cap-2 Maneuver	-	-	-	-	-	-		738	731	-	722	733	-
Stage 1	-	-	-	-	-	-		941	837	-	926	827	-
Stage 2	-	-	-	-	-	-		835	818	-	830	830	-
Approach	EB			WB				NB			SB		
HCM Control Delay, s	0,1			0.1				10.6			10.5		
HCM LOS	0,1			0,,,				В			В		
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR :							
Capacity (veh/h)	736	1506	-	- 1526	-	-	734						
HCM Lane V/C Ratio	0.126	0.001	-	- 0.001	-	AND AND ADDRESS OF THE PARTY OF	0.101						
HCM Control Delay (s)	10.6	7.4	0	- 7.4	0	4/5/2010/03/5/14/6/14/6/14/6/14/6/14/6/14/6/14/6/14	onickliketkiiseliketintinti van ole t						
HCM Lane LOS	В	A	Α	- A	Α	-	В						
HCM 95th %tile Q(veh)	0.4	0	-	- 0	-	-	0.3						

Intersection Int Delay, s/veh 1.	.7												
Movement	EBL	EBT	EBR	WBL	WBT	WBR		NBL	NBT	NBR	SBL	SBT	SBR
Lane Configurations	74	<b>*</b>	7	ኝ	<b>†</b>	7			4			4	
Traffic Vol, veh/h	2	148	28	3	207	7		35	3	1	7	2	10
Future Vol, veh/h	2	148	28	3	207	7		35	3	1	7	2	10
Conflicting Peds, #/hr	0	0	0	0	0	0		0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Free	Free		Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	-	_	None	-	-	None		-	-	None	-		None
Storage Length	210	-	170	240	-	160		-	-	-	-	-	
Veh in Median Storage, #	1	0	-	_	0	_		-	0		-	0	-
Grade, %	-	0	_	-	0	-		-	0	-	-	0	-
Peak Hour Factor	82	82	82	82	82	82		82	82	82	82	82	82
Heavy Vehicles, %	9	9	9	8	8	8	794190401460002017	8	8	8	6	6	6
Mvmt Flow	2	180	34	4	252	9		43	4	1	9	2	12
Major/Minor	Major1			Major2			Mi	nor1			Minor2		
Conflicting Flow All	252	0	0	180	0	0		452	445	180	448	445	252
Stage 1	-	-	-	100	-	-		185	185	-	260	260	-
Stage 2	_			_	_	_		267	260	_	188	185	_
Critical Hdwy	4.19	-	_	4.18	_	-		7.18	6.58	6,28	7.16	6.56	6.26
Critical Hdwy Stg 1		_	_	1.10	-	-		6.18	5.58	-	6.16	5.56	BlaXi-X
Critical Hdwy Stg 2	_	_	_	_	-	_		6.18	5.58	-	6.16	5.56	_
Follow-up Hdwy	2.281	_	_	2.272	-	-		.572	4.072		3.554	4.054	3.354
Pot Cap-1 Maneuver	1274	-	-	1360	_			508	499	848	514	502	777
Stage 1	'-' '- -	-	_	-		-		803	736	-	736	686	-
Stage 2	_	_	_	_	_	_		725	682	-	805	739	_
Platoon blocked, %		-	-		-	-							
Mov Cap-1 Maneuver	1274	_	_	1360	-	_		496	497	848	509	500	777
Mov Cap-2 Maneuver	-	-	-	-	-	-		496	497	-	509	500	_
Stage 1	_	-	-	_	-	-		802	735	_	735	684	_
Stage 2	_	-	_	_	-	_		709	680	-	799	738	-
Approach	EB			WB				NB			SB		
HCM Control Delay, s	0.1			0.1				12.9			11		
HCM LOS								В			В		
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR S	Pl n1						
		1274	LOCKED STREET, CO. AND CO.	- 1360			620						4
Capacity (veh/h)	501	0.002	-		-	-	923868888668668668668						
HCM Control Dolay (a)	0.095	7.8	-	- 0.003 - 7.7	-	HEEGEN IN WASHINGTON	0.037 <b>11</b>						
HCM Long LOS	12.9		-	-0.000000000000000000000000000000000000	_	-	B						
HCM 95th %tile O(yeh)	B 0.3	A 0	-	- A - 0	-	-	0.1						
HCM 95th %tile Q(veh)	0.3	U	-	- 0	-	-	U. I						

Intersection							
,,	1.7						
Movement	EBT	EBR	WBL		NBL	NBR	
Lane Configurations	<b>^</b>		ካ	<b>†</b>	Y		
Traffic Vol, veh/h	125		8	172	45	9	
Future Vol, veh/h	125		8	172	45	9	
Conflicting Peds, #/hr	_ 0		_ 0	_ 0	0	0	
Sign Control	Free		Free	Free	Stop	Stop	
RT Channelized	ATENNA DESCRIPTION DESCRIPTION OF THE DESCRIPTION OF SHAPE	None	-		-	None	
Storage Length		,	230	-	0	-	
Veh in Median Storage, #	2 E21 J03 00 E24 I2 COS # 20 A SOLA SOLA SOLA SOLA SOLA SOLA SOLA SO		-	0	0	-	100000000000000000000000000000000000000
Grade, %	0		-	0	0	-	
Peak Hour Factor	82		82	82	82	82	
Heavy Vehicles, %	9		8	8	8 55	8 11	
Mvmt Flow	152	37	10	210	55	TI	
					• • •		
Major/Minor	Major1		Major2		Minor1		
Conflicting Flow All	C	HANDERS ASSESSMENT AND THE PARTY OF	152	0	381	152	
Stage 1	•		-	-	152	•	
Stage 2		- -	-	-	229	-	
Critical Hdwy		•	4.18	-	6.48	6.28	
Critical Hdwy Stg 1			-	-	5.48	-	
Critical Hdwy Stg 2					5.48	and the state of t	
Follow-up Hdwy		<u> </u>	2.272	-	3.572	3.372	
Pot Cap-1 Maneuver		•	1393	-	610	879	explain the explain
Stage 1		· -	-	-	861	-	
Stage 2	en e		-	-	795	-	
Platoon blocked, %	•	. <u>-</u>	1000	-	^^^	•	
Mov Cap-1 Maneuver			1393	-	606	879	
Mov Cap-2 Maneuver		- -	-	-	606	-	
Stage 1			-	-	861	es 2000 (18) 1	
Stage 2	•	· -	-	-	789	-	
	English de meneral de la						
Approach	EE	l	WB		NB		
HCM Control Delay, s	(	)	0.3		11.3		
HCM LOS	natar soatos en monida asos Jásos de Risbado de Roppo (CRIS VIII) de Risbado (CRIS VIII) de Risbado (CRIS VIII)	ALGUO MIRRO TRACTURO.			В		
						Special Conference	
Minor Lane/Major Mvmt	NBLn1 EB7	EBR	WBL WBT				
Capacity (veh/h)	The second of th		1393 -				
HCM Lane V/C Ratio			0.007 -				
HCM Control Delay (s)			7.6 -				T. S. Carlotte
HCM Lane LOS	В .		Α -				
HCM 95th %tile Q(veh)	0.3		0 -				
	-2. <del>T</del>						

Intersection Int Delay, s/veh	6.6												
Movement	EBL	EBT	EBR	WBL	WBT	WBR		NBL	NBT	NBR	SBL	SBT	SBR
Lane Configurations		44			43		•		4			4	
Traffic Vol, veh/h	1	18	10	1	17	6		17	46	1	6	30	- 1
Future Vol, veh/h	1	18	10	1	17	6	100000000000000000000000000000000000000	17	46	1	6	30	1
Conflicting Peds, #/hr	0	0	0	0	0	0		0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Free	Free	110-1114E-FF 4114 400-400-400-400-400-400-400-400-400-40	Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	-	-	None	-	-	None			-	None	_	_	None
Storage Length	-	-	-		-	-		-	-	_	-	-	-
Veh in Median Storage, #		0	-	-	0	-		-	0	_	-	0	-
Grade, %	-	. 0	_	-	0	-	-000 ( 0.0	-	0	-	-	0	-
Peak Hour Factor	70	70	70	70	70	70		70	70	70	70	70	70
Heavy Vehicles, %	8	8	8	8	8	8		2	2	2	8	8	8
Mvmt Flow	1	26	14	1	24	9		24	66	1	9	43	1
Major/Minor	Major1			Major2			M	linor1			Minor2		
Conflicting Flow All	33	0	0	40	0	0		90	72	33	100	74	29
Stage 1	-	-	_	-	-	-		36	36	_	31	31	-
Stage 2	-	-	-	-	-	-		54	36	-	69	43	-
Critical Hdwy	4.18	-	-	4.18	-	-		7.12	6.52	6.22	7.18	6.58	6.28
Critical Hdwy Stg 1	-	-	-	-	-	_		6.12	5.52	-	6.18	5.58	-
Critical Hdwy Stg 2	-	_	-	<u>-</u>	_	-		6.12	5.52	-	6.18	5.58	_
Follow-up Hdwy	2.272	-	-	2.272	-	-		3.518	4.018	3.318	3.572	4.072	3.372
Pot Cap-1 Maneuver	1541	-	-	1532	-	-		895	818	1041	867	805	1029
Stage 1	-	-	-	-	-	-		980	865	-	970	857	-
Stage 2		-	_	-	-	-		958	865	-	926	847	-
Platoon blocked, %		-	-		-	-		544-74 <b>6</b> 0402 MIDALA	400V/0100900404040400		eren em empanologikalianno kandinishisilde		
Mov Cap-1 Maneuver	1541	-	-	1532	-	-		856	816	1041	811	803	1029
Mov Cap-2 Maneuver	-	-	-	-	-	-		856	816	-	811	803	-
Stage 1	-	-	-	-	-	-		979	864	-	969	856	-
Stage 2	-	-	-	-	-	_		908	864	-	854	846	-
Approach	EB			WB				NB			SB		
HCM Control Delay, s	0.3			0.3				9.9			9.8		
HCM LOS	0.0			0.0				3.5 A			3.0 A		
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR S							
Capacity (veh/h)	829	1541	-	- 1532	-	-	809						
HCM Lane V/C Ratio	0.11	0.001	-	- 0.001	-	-	0.065						
HCM Control Delay (s)	9.9	7.3	0	- 7.4	0	-	9.8						
HCM Lane LOS	Α	Α	Α	- A	Α	-	Α	28 4000 042 2175 1874 1875 1875	COMPANIES PAR				
HCM 95th %tile Q(veh)	0.4	0	-	- 0	-	-	0.2						

Intersection	0.0											
Int Delay, s/veh	3.2		EDD	MO	MOT	WDD	MBI	NDT	NAD	ODI	ODT	enn
Movement	<u>EBL</u>	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR
Lane Configurations	Ţ	<b>^</b>	7	ሻ	<b>†</b>	<b>*</b>	CO	4	7	20	♣	ΑE
Traffic Vol, veh/h	5	311	74	4	280	27	63	9	7	32	5	45
Future Vol, veh/h	5	311	74	4	280	27	63	9	7	32	5	45
Conflicting Peds, #/hr	_ 1	- 0	6	6	0	1	1	0	1	1	0	1
Sign Control	Free	Free	Free	Free	Free	Free	Stop	Stop	Stop	Stop	Stop	Stop
RT Channelized	040	-	None	- 040	_	None	-	-	None	-	-	None
Storage Length	210	-	170	240	-	160	-	- ^	-	-	-	-
Veh in Median Storage, #	Seems old arrange error state of the their co	0	-	-	0	-	-	0	-	-	0	-
Grade, %	-	0	-	-	0	-	-	0	-	-	90	- 00
Peak Hour Factor	90	90	90	90	90	90	90	90	90	90		90
Heavy Vehicles, %	8	8	8	2	2	2	2	2	2	1	1	1
Mvmt Flow	6	346	82	4	311	30	70	10	8	36	6	50
Major/Minor	Major1			Мајог2			Minor1			Minor2		
Conflicting Flow All	312	0	0	352	0	0	712	684	353	688	684	313
Stage 1	-	-	-	-	-	-	363	363	-	321	321	_
Stage 2	-		-	-	-	-	349	321	_	367	363	-
Critical Hdwy	4.18	_	-	4.12	-	-	7.12	6.52	6.22	7.11	6.51	6.21
Critical Hdwy Stg 1	-	-	-		-	-	6.12	5.52	-	6.11	5.51	-
Critical Hdwy Stg 2	-	-	-	-	-	-	6.12	5.52	-	6.11	5.51	-
Follow-up Hdwy	2.272	-	-	2.218	-	-	3.518	4.018	3.318	3.509	4.009	3.309
Pot Cap-1 Maneuver	1215	-	-	1207	-	-	347	371	691	362	372	730
Stage 1	-	-	-			-	656	625	-	693	653	-
Stage 2	_	-	-	-	-	-	667	652	-	655	626	-
Platoon blocked, %	hts.	-	-		-	-	har (* Count op 1624). This had not 1624 and 1894 and 189		- C			
Mov Cap-1 Maneuver	1214	-	-	1206	-	-	315	365	686	348	366	729
Mov Cap-2 Maneuver	-	-	-		-	-	315	365		348	366	-
Stage 1	-	-	-	-	-	-	649	618	-	689	650	-
Stage 2	-	-	-	-	-	-	613	649	-	633	619	-
	En			VAID			NB			SB		
Approach	EB 0.4			WB								
HCM Control Delay, s HCM LOS	0.1			0.1			19.5 C			<b>14</b> B		
						Table 1				_		
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR S						
Capacity (veh/h)	336	1214	-	- 1206	-		490					
HCM Lane V/C Ratio		0.005	-	- 0.004	- (726)226(206)2888		0.186					
HCM Control Delay (s)	19.5	8	-	- 8	-	-	14					
HCM Lane LOS	С	Α		- A	-	-	В	Landing of the Section 19	New State of			
HCM 95th %tile Q(veh)	1	0	-	- 0	, <b>-</b>	-	0.7			1177		

Intersection								
Int Delay, s/veh	1.9							· ·
Movement	El	вт	EBR	WBL	WBT	NBL	NBR	
Lane Configurations		十	7	*	<b>†</b>	N/		
Traffic Vol, veh/h	2	75	- 75	17	241	70	14	
Future Vol, veh/h	2	75	75	17	241	70	14	
Conflicting Peds, #/hr		0	0	0	0	0	0	
Sign Control	Fr	ee	Free	Free	Free	Stop	Stop	
RT Channelized		-	None	-	None		None	
Storage Length		-	130	230	-	0		
Veh in Median Storage, #		0	_	-	. 0	0	-	
Grade, %		0	-	-	0	0	-	mana/mandala a kana maranana katangkan kana kara-karaha kalabahan dalah sabaha kalabaha kalabaha kara-kara-kar
Peak Hour Factor		90	90	90	90	90	90	
Heavy Vehicles, %	4 (1994) 18 (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997)	8	8	2	2	2	2	
Mvmt Flow	3	06	83	19	268	78	16	
Major/Minor	Majo			Major2		Minor1		
Conflicting Flow All		0	0	306	0	612	306	
Stage 1		-	-	-	-	306	-	7.00
Stage 2		-	-		-	306	-	
Critical Hdwy		-	-	4.12	-	6.42	6.22	
Critical Hdwy Stg 1		-		-		5.42	-	THE CHINES CONTINUES CONTINUES TO CONTINUES AND A SECURE CONTINUES CONTINUES AND A SECURE CONTINUES CONTINUES CO
Critical Hdwy Stg 2		-	-	-	-	5.42	-	
Follow-up Hdwy		-	-	2.218		3.518	3.318	
Pot Cap-1 Maneuver		-		1255	-	456	734	
Stage 1		-			***************************************	747		
Stage 2		-	-	-	-	747		
Platoon blocked, %		-						
Mov Cap-1 Maneuver		•	-	1255	-	449	734	
Mov Cap-2 Maneuver		_	_			449	-	TEN kali 1997 O'ESILATI / Newinsia MC O'es STAN e di nefetibile billioni comune e
Stage 1		-	-	•	-	747	-	
Stage 2		-	-	-	-	736	_	
Approach		EB		WB		NB		
HCM Control Delay, s		0		0.5		14,3		
HCM LOS		erveniy.				В		
							1.55	
Minor Lane/Major Mvmt		ВТ		WBL WBT				
Capacity (veh/h)	480	-		1255 -				
HCM Lane V/C Ratio	0.194	-	- (	).015 -				
HCM Control Delay (s)	14.3	-	-	7.9 -				
HCM Lane LOS	В	-	-	Α -				
HCM 95th %tile Q(veh)	0.7	-	-	0 -				

Intersection												
Int Delay, s/veh	6.6											
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBI	NBT	NBR	SBL	SBT	SBR
Lane Configurations		4			4	004.NET 2044-2016-2044-14		4	in to show the Section 1	- PALIS cond. co.com (CONSIDERATE) a GANGARON	4	
Traffic Vol, veh/h	1	37	24	1	44	15	24		1	12	69	1
Future Vol, veh/h	1	37	24	1	44	15	24	Marine Control of the	1	12	69	1
Conflicting Peds, #/hr	0	0	0	0	0	0		0 0	0	0	0	0
Sign Control	Free	Free	Free	Free	Free	Free	Sto	o Stop	Stop	Stop	Stop	Stop
RT Channelized	_	-	None	10 mg 2	-	None			None	<u>-</u>	-	None
Storage Length		-	_						-	-	-	
Veh in Median Storage, #	-	0	-	-	0	-		- 0	-	-	0	-
Grade, %		0		_	0	-		- 0		-	0	-
Peak Hour Factor	66	66	66	66	66	66	6		66	66	66	66
Heavy Vehicles, %	2	2	2	2	2	2		2 2	2	2	2	2
Mvmt Flow	2	56	36	2	67	23	3	6 95	2	18	105	2
Major/Minor	Major1			Major2			Minor	1		Minor2		
Conflicting Flow All	89	0	0	92	0	0	21	1 169	74	207	176	78
Stage 1	-	-	_	_	-	-	7	7 77	-	81	81	_
Stage 2	-	-	-	-	-	-	13	4 92	-	126	95	-
Critical Hdwy	4.12	-	-	4.12	-	-	7.1	2 6.52	6.22	7.12	6.52	6.22
Critical Hdwy Stg 1	-	-	-	-	-	-	6.1	2 5.52	-	6.12	5.52	-
Critical Hdwy Stg 2	-	-	-	-	-	-	6.1	2 5.52	-	6.12	5.52	-
Follow-up Hdwy	2.218		-	2.218	-	-	3.51	8 4.018	3.318	3.518	4.018	3.318
Pot Cap-1 Maneuver	1506	-	_	1503	-	-	74	6 724	988	751	717	983
Stage 1	-	-	-		-	-	93	2 831	-	927	828	-
Stage 2	-	-	-	-	-	_	86	9 819	_	878	816	-
Platoon blocked, %		-	-		-	-						
Mov Cap-1 Maneuver	1506	-	-	1503	_	-	66	0 723	988	673	716	983
Mov Cap-2 Maneuver		-	-	-	-	-	66	0 723	-	673	716	-
Stage 1	-	-	-	e de la companya de	-	_	93	1 830	-	926	827	-
Stage 2	-	-	-	-	-	_	75	7 818	-	775	815	-
Approach	EB			WB			N	D		SB		
Approach	0.1			0.1			11.			11.1		
HCM Control Delay, s HCM LOS	U.1			U.I			PENNY	ง B		11.1 B		
	NDL -4	EO.	FDF	EDD WEL	MOT	WDD	NRI wil					
Minor Lane/Major Mvmt	NBLn1	EBL	EBT	EBR WBL	WBT	WBR S						
Capacity (veh/h)	707	1506	-	- 1503	-		712					
HCM Lane V/C Ratio	0.189	0.001	-	- 0.001	-	Some published and State of the Landers	0.174					
HCM Control Delay (s)	11.3	7.4	0	- 7.4	0	\$22000000000000000000000000000000000000						
HCM Lane LOS	В	A	Α	- A	A		В					
HCM 95th %tile Q(veh)	0.7	0	-	- 0	-	-	0.6					

OREGON DEPARTMENT OF TRANSPORTATION - TRANSPORTATION DEVELOPMENT DIVISION

Page: 1

TRANSPORTATION DATA SECTION - CRASH ANALYSIS AND REPORTING UNIT

03/14/2017

CDS150

CRASH SUMMARIES BY YEAR BY COLLISION TYPE

ENSIGN AVE at 19TH ST, City of Warrenton, Clatsop County, 01/01/2011 to 12/31/2015

		NON-	PROPERTY										INTER-	
COLLISION TYPE	FATAL CRASHES	FATAL CRASHES	DAMAGE	TOTAL	PEOPLE KILLED	PEOPLE INJURED	TRUCKS	DRY SURF	WET	DAY	DARK	INTER- SECTION	SECTION	ОМ
YEAR: 2014														
REAR-END	0	0	Н	Н	0	0	0	0	Н	1	0	1	0	
YEAR 2014 TOTAL	0	0	ਜ	1	0	0	0	0	1	н	0	н	0	
FINAL TOTAL	0	0	н	1	0	0	0	0	н	н	0	1	0	

OFF-ROAD

0

0 0

Disclaimer. The information contained in this report is compiled from individual driver and police crash reports submitted to the Oregon Department of Transportation as required in ORS 811.720. The Crash Analysis and Reporting Unit can not Reporting Unit can not guarantee that all qualifying the highest quality crash data to customers. However, because submittal of crash report forms is the responsibility of the individual driver, the Crash Analysis and Reporting Unit can not guarantee that all qualifying crashes are represented nor can assurances be made that all details pertaining to a single crash are accurate. Note: Legislative changes to DMV's vehicle crash reporting requirements, effective 01/01/2004, may result in fewer property damage only crashes being eligible for inclusion in the Statewide Crash Data File.

OREGON.. DEPARTMENT OF TRANSPORTATION - TRANSPORTATION DEVELOPMENT DIVISION TRANSPORTATION DATA SECTION - CRASH ANATIVEIS AND REPORTING UNIT URBAN NON-SYSTEM CRASH LISTING ENSIGN AVE at 19TH ST, City of Wartenton, Clatsop County, 01/01/2011 to 12/31/2015

CITY OF WARRENTON, CLATSOP COUNTY

CDS380

Total crash records: 1

THY-TYPE   AND INT-REL   OPFRD   WTHR   CRASH   TRLR QTY   MOVE   A STANDIAN   INT-REL   OPFRD   WTHR   CRASH   TRLR QTY   MOVE   A STANDIAN   INT-REL   OPFRD   WTHR   CRASH   TRLR QTY   MOVE   A STANDIAN   WTHR   TRLR QTY   WOVE   A STANDIAN   WTHR   TRLR QTY   A STANDIAN   WTHR   WTHR	
EL OFFRD WTHR CRASH TRLR OTY MOVE RENCE INJ G E LICKS PED  RENDET SURF COLL OWNER FROM PERTY INJ G E LICKS PED  DEVINY LIGHT SURVY VH TVPR TO STRCHT  N SNOW S-1STOP 0.1 NONE 0 STRCHT  N DAY PDO SCHL BUS TO DEVIN NONE 0 N OR-Y  PROTE TO DEVIN NONE 0 STOP  PROTE TO DEVIN NONE 1 PORTS  O 1 DRVR NONE 1 PORTS  PROTE TO DEVIN NONE 1 PORTS  PROTE TO DEVIN NONE 1 PORTS  O 1 DRVR NONE 1 PORTS  O 2 NONE 0 STOP  PROTE TO DEVIN NONE 1 PORTS  O 1 DRVR NONE 1 PORTS  O 2 NONE 0 STOP  PROTE TO DEVIN NONE 1 PORTS  O 3 PORTS  O 3 PORTS  O 47	
SPCL USB   SPCL USB   RUBH   CRASH   TRLE QTY   MOVE   RUBH   RUBH   COLL   OWNER   PROM   PRTC   INJ   G   E   LICHS   PED	
SPCL USE	
SPCL USE	
SPCL USE	30,00
SPCL USE	
SPCL USE	
SPCI USE	
SPCL U	
EL OPFED WTHR CRASH RNDET STRF COLL DRVWY LIGHT STWTY N SNOM S-1STOP SIGN N ICE REAR N DAX PDO	
EL OPFED RADBIT DRAWN N SIGN N N	
EL	
INT-TYPE (MEDIAN) INT-REL LEGS TRAF- (#LANES) CONTL 3-LEG N STOP SIGN	
INT-TYPE (MEDIAN) LEGS (#LANES) 3-LEG	
RD CHAR DIRECT LOCTH INTER W 06	
CITY STREET FIRST STREET SECOND STREET BRIGH AVE NW 19TH ST	
CLASS DIST FROM 09	
E A U C O DATE CLASS  SER# E L G H R DAY DIST  INVEST D C S L K TINE FROM  20059 Y N N 02/06/2014 ( 4P	
P R S W E R U C O DATI E L G H R DAY Y N N D2/1 4P	
SERRA BELG GOOGS YN N N NORPT	

Disclaimer The information contained in this report is compiled from individual driver and police crash reports submitted to the Oregon Department of Transportation as required in ORS 811.720. The Crash Analysis and Reporting the highest quality crash daily cannot guarantee that all qualitying crashes are represented nor can assurances be made that all details perfaining to a single crash as an accurate. Note: Legislative changes to DMVs vehicle crash reporting requirement, effective 01/01/2004, may result in fewer property damage only crashes being eligible for inclusion in the Statewide Crash Data File.

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Project:

17116 - Roosevelt Subdivision

Intersection:

SE Bugle Road at SE Ensign Lane

Date:

7/7/2017

Scenario:

2019 Background plus Site Conditions - AM Peak Hour (WB)

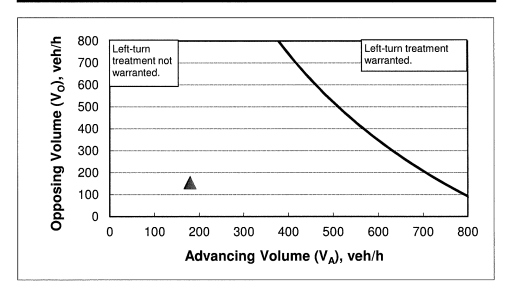
#### 2-lane roadway (English)

#### **INPUT**

Variable	Value
85 <sup>th</sup> percentile speed, mph:	35
Percent of left-turns in advancing volume (V <sub>A</sub> ), %:	4%
Advancing volume $(V_A)$ , veh/h:	180
Opposing volume (V <sub>O</sub> ), veh/h:	155

#### **OUTPUT**

Variable	Value
Limiting advancing volume (V <sub>A</sub> ), veh/h:	744
Guidance for determining the need for a major-road left-turn bay	y:
Left-turn treatment NOT warranted.	



Variable	Value
Average time for making left-turn, s:	3.0
Critical headway, s:	5.0
Average time for left-turn vehicle to clear the advancing lane, s:	1.9

Project:

17116 - Roosevelt Subdivision

Intersection:

SE Bugle Road at SE Ensign Lane

Date:

7/7/2017

Scenario:

2019 Background plus Site Conditions - PM Peak Hour (WB)

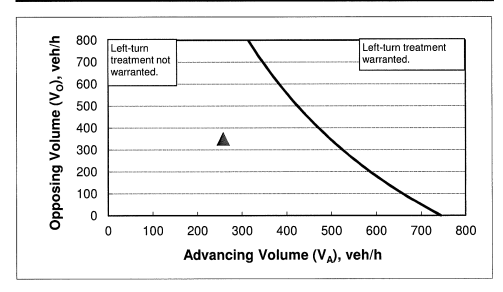
#### 2-lane roadway (English)

#### **INPUT**

Variable	Value
85 <sup>th</sup> percentile speed, mph:	35
Percent of left-turns in advancing volume (V <sub>A</sub> ), %:	7%
Advancing volume (V <sub>A</sub> ), veh/h:	258
Opposing volume (V <sub>O</sub> ), veh/h:	350

#### **OUTPUT**

Variable	Value				
Limiting advancing volume (V <sub>A</sub> ), veh/h:	498				
Guidance for determining the need for a major-road left-turn bay:					
Left-turn treatment NOT warranted.					



Variable	Value
Average time for making left-turn, s:	3.0
Critical headway, s:	5.0
Average time for left-turn vehicle to clear the advancing lane, s:	1.9

Project:

17116 - Roosevelt Subdivision

Intersection:

SE Bugle Road at SE 19th Street

Date:

7/7/2017

Scenario:

2019 Background plus Site Conditions - AM Peak Hour (EB)

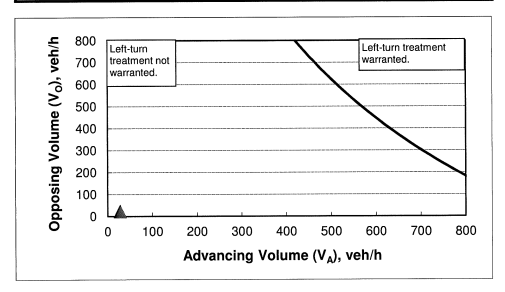
#### 2-lane roadway (English)

#### **INPUT**

Variable	Value
85 <sup>th</sup> percentile speed, mph:	35
Percent of left-turns in advancing volume (V <sub>A</sub> ), %:	4%
Advancing volume (V <sub>A</sub> ), veh/h:	28
Opposing volume (V <sub>O</sub> ), veh/h:	23

#### OUTPUT

Variable	Value
Limiting advancing volume (V <sub>A</sub> ), veh/h:	967
Guidance for determining the need for a major-road left-turn	n bay:
Left-turn treatment NOT warranted.	



Variable	Value
Average time for making left-turn, s:	3.0
Critical headway, s:	5.0
Average time for left-turn vehicle to clear the advancing lane, s:	1.9

Project: 17116 - Roosevelt Subdivision
Intersection: SE Bugle Road at SE 19th Street

Date: 7/7/2017

Scenario: 2019 Background plus Site Conditions - AM Peak Hour (WB)

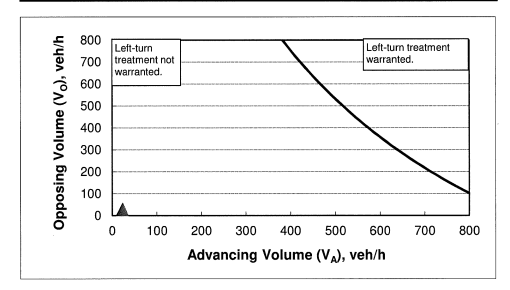
#### 2-lane roadway (English)

#### **INPUT**

Variable	Value
85 <sup>th</sup> percentile speed, mph:	35
Percent of left-turns in advancing volume (V <sub>A</sub> ), %:	4%
Advancing volume (V <sub>A</sub> ), veh/h:	23
Opposing volume (V <sub>O</sub> ), veh/h:	28

#### **OUTPUT**

Variable	Value
Limiting advancing volume (V <sub>A</sub> ), veh/h:	875
Guidance for determining the need for a major-road left-turn bay:	
Left-turn treatment NOT warranted.	



Variable	Value
Average time for making left-turn, s:	3.0
Critical headway, s:	5.0
Average time for left-turn vehicle to clear the advancing lane, s:	1.9

Project:

17116 - Roosevelt Subdivision

Intersection:

SE Bugle Road at SE 19th Street

Date:

7/7/2017

Scenario:

2019 Background plus Site Conditions - PM Peak Hour (EB)

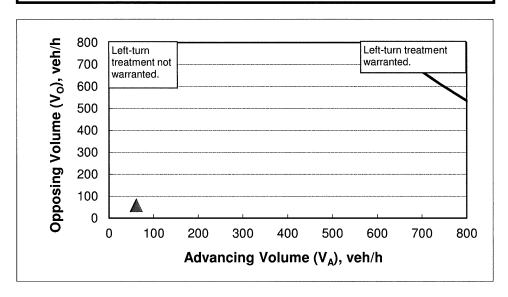
#### 2-lane roadway (English)

#### **INPUT**

Variable	Value
85 <sup>th</sup> percentile speed, mph:	35
Percent of left-turns in advancing volume (V <sub>A</sub> ), %:	2%
Advancing volume (V <sub>A</sub> ), veh/h:	61
Opposing volume (V <sub>O</sub> ), veh/h:	59

#### OUTPUT

Variable	Value
Limiting advancing volume (V <sub>A</sub> ), veh/h:	1352
Guidance for determining the need for a major-road left-turn bay:	
Left-turn treatment NOT warranted.	



Variable	Value
Average time for making left-turn, s:	3.0
Critical headway, s:	5.0
Average time for left-turn vehicle to clear the advancing lane, s:	1.9

17116 - Roosevelt Subdivision

SE Bugle Road at SE 19th Street

Intersection: Date:

7/7/2017

Scenario:

Project:

2019 Background plus Site Conditions - PM Peak Hour (WB)

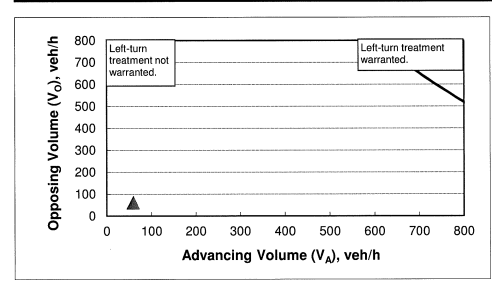
#### 2-lane roadway (English)

#### **INPUT**

Variable	Value
85 <sup>th</sup> percentile speed, mph:	35
Percent of left-turns in advancing volume (V <sub>A</sub> ), %:	2%
Advancing volume (V <sub>A</sub> ), veh/h:	59
Opposing volume (V <sub>O</sub> ), veh/h:	61

#### OUTPUT

Variable	Value
Limiting advancing volume (V <sub>A</sub> ), veh/h:	1327
Guidance for determining the need for a major-road le	ft-turn bay:
Left-turn treatment NOT warrant	ed.



Variable	Value	
Average time for making left-turn, s:	3.0	
Critical headway, s:	5.0	
Average time for left-turn vehicle to clear the advancing lane, s:	1.9	

### **Traffic Signal Warrant Analysis**

Project:

17116 - Roosevelt Subdivision

Date:

7/7/2017

Scenario:

Year 2019 Background plus Site Conditions

Major Street:

SE Ensign Lane

Minor Street:

SE 19th Street

Number of Lanes:

1

Number of Lanes:

1

PM Peak

Hour Volumes:

701

PM Peak

Hour Volumes:

77

#### Warrant Used:

100 percent of standard warrants used

Χ

70 percent of standard warrants used due to 85th percentile speed in excess of 40 mph or isolated community with population less than 10,000.

Number o	f Lanes for Moving	ADT on	Major St.	ADT on	Minor St.
Traffic or	n Each Approach:	(total of both	approaches)	(higher-volun	ne approach)
WARRANT 1, CO	ONDITION A	100%	70%	100%	70%
Major St.	Minor St.	<u>Warrants</u>	<u>Warrants</u>	<u>Warrants</u>	<u>Warrants</u>
1	1	8,850	6,200	2,650	1,850
2 or more	1	10,600	7,400	2,650	1,850
2 or more	2 or more	10,600	7,400	3,550	2,500
1	2 or more	8,850	6,200	3,550	2,500
WARRANT 1, CONDITION B					
1	1	13,300	9,300	1,350	950
2 or more	1	15,900	11,100	1,350	950
2 or more	2 or more	15,900	11,100	1,750	1,250
1	2 or more	13,300	9,300	1,750	1,250

Note: ADT volumes assume 8th highest hour is 5.6% of the daily volume

	Approach Volumes	Minimum Volumes	Is Signal Warrant Met?
Warrant 1	volumes	volumes	vvarrant iviet:
Condition A: Minimum Vehicular Volume	e		
Major Street	7,010	6,200	
Minor Street*	770	1,850	No
Condition B: Interruption of Continuous	Traffic		
Major Street	7,010	9,300	
Minor Street*	770	950	No
Combination Warrant			
Major Street	7,010	7,440	
Minor Street*	770	1,480	No

<sup>\*</sup> Minor street right-turning traffic volumes reduced by 25%

### **Traffic Signal Warrant Analysis**

Project:

17116 - Roosevelt Subdivision

Date:

7/7/2017

Scenario:

Year 2019 Background plus Site Conditions

Major Street:

SE Ensign Lane

Minor Street:

SE Bugle Road

Number of Lanes:

Hour Volumes:

1

608

Number of Lanes:

1

PM Peak

PM Peak

Hour Volumes:

81

Warrant Used:

100 percent of standard warrants used

Χ

70 percent of standard warrants used due to 85th percentile speed in excess of 40 mph or isolated community with population less than 10,000.

	f Lanes for Moving n Each Approach:		Major St. approaches)		Minor St. ne approach)
WARRANT 1, CO	ONDITION A	100%	70%	100%	70%
<u>Major St.</u>	Minor St.	Warrants	<u>Warrants</u>	<u>Warrants</u>	<u>Warrants</u>
1	1	8,850	6,200	2,650	1,850
2 or more	1	10,600	7,400	2,650	1,850
2 or more	2 or more	10,600	7,400	3,550	2,500
1	2 or more	8,850	6,200	3,550	2,500
WARRANT 1, CONDITION B					
1	1	13,300	9,300	1,350	950
2 or more	1	15,900	11,100	1,350	950
2 or more	2 or more	15,900	11,100	1,750	1,250
1	2 or more	13,300	9,300	1,750	1,250

Note: ADT volumes assume 8th highest hour is 5.6% of the daily volume

	Approach Volumes	Minimum Volumes	Is Signal Warrant Met?
Warrant 1			
Condition A: Minimum Vehicular Vo	lume		
Major Street	6,080	6,200	
Minor Street*	810	1,850	No
Condition B: Interruption of Continu	ous Traffic		
Major Street	6,080	9,300	
Minor Street*	810	950	No
Combination Warrant			
Major Street	6,080	7,440	
Minor Street*	810	1,480	No

<sup>\*</sup> Minor street right-turning traffic volumes reduced by 25%

### **Traffic Signal Warrant Analysis**

Project:

17116 - Roosevelt Subdivision

Date:

7/7/2017

Scenario:

Year 2019 Background plus Site Conditions

Major Street:

SE 19th Street

Minor Street:

SE Bugle Road

Number of Lanes:

1

Number of Lanes:

1

PM Peak

Hour Volumes:

120

PM Peak

Hour Volumes:

87

### Warrant Used:

100 percent of standard warrants used

70 percent of standard warrants used due to 85th percentile speed in excess

of 40 mph or isolated community with population less than 10,000.

mber of Lanes for Moving ADT on Major St. ADT on Minor St.

Number of Lanes for Moving Traffic on Each Approach:		ADT on Major St. (total of both approaches)		ADT on Minor St. (higher-volume approach)		
WARRANT 1, CC	NDITION A	100%	70%	100%	70%	
Major St.	Minor St.	Warrants	<u>Warrants</u>	<u>Warrants</u>	<u>Warrants</u>	
1	1	8,850	6,200	2,650	1,850	
2 or more	1	10,600	7,400	2,650	1,850	
2 or more	2 or more	10,600	7,400	3,550	2,500	
1	2 or more	8,850	6,200	3,550	2,500	
WARRANT 1, CONDITION B						
1	1	13,300	9,300	1,350	950	
2 or more	1	15,900	11,100	1,350	950	
2 or more	2 or more	15,900	11,100	1,750	1,250	
1	2 or more	13,300	9,300	1,750	1,250	

Note: ADT volumes assume 8th highest hour is 5.6% of the daily volume

	Approach Volumes	Minimum Volumes	Is Signal Warrant Met?
Warrant 1	Volumes	Volumes	vvariant wet:
Condition A: Minimum Vehicular Volume	)		
Major Street	1,200	6,200	
Minor Street*	870	1,850	No
Condition B: Interruption of Continuous	Traffic		
Major Street	1,200	9,300	
Minor Street*	870	950	No
Combination Warrant			
Major Street	1,200	7,440	
Minor Street*	870	1,480	No

<sup>\*</sup> Minor street right-turning traffic volumes reduced by 25%

Roosevelt Reserve

After Recording, Return To: Heather Reynolds, Attorney P.O. Box 145 Astoria, Oregon 97103

#### ROAD EASEMENT

DATE:

**PARTIES:** 

**Clatsop County** 

800 Exchange, Suite 410 Astoria, Oregon 97103

("Grantor")

AND

Warrenton Fiber Company

PO Box 100

Warrenton, OR 97146

("Grantee")

#### Section 1. **Grant of Easement: Description**

1.1 Grantor hereby grants and conveys to Grantee a permanent, exclusive easement (Easement) for ingress and egress on, over, across, and through a tract of land in the County of Clatsop, State of Oregon, described in Partition Plat 2006-033 Clatsop County Deed Records.

Situs Address: 1190 SE 19th Street Warrenton, Oregon 97146

Tax Account #: 810270000206, Acct ID #56071

- 1.2 The Easement is legally described in Exhibit A, attached hereto.
- The Easement is to be used for ingress and egress and utility line purposes by Grantee and its successors in interest. Use of the easement shall be on a regular, continuous, exclusive, priority basis, benefiting the Grantee, its successors and assigns.

#### Section 2. Consideration

Grantee will pay Grantor \$87,600 for the easement within 30 days of approval of both a joint wetland removal fill permit for a road on the described easement and approval of the 74 lot Roosevelt Subdivision, or two years from execution of this Easement, whichever occurs first.

#### Section 3. Construction and Repair; Insurance

The cost of building a road, any subsequent necessary repairs to the road, and insurance for the use of the Easement shall be borne exclusively by the Grantee and its successors. Grantee shall indemnify and hold Grantor harmless for Grantee's use of the Easement.

#### Section 4. **Effect of the Agreement**

The Easement granted hereunder shall run with the land as to all property burdened and benefited by the Easement, including any division or partition of such property. The rights, covenants and obligations contained in this agreement shall bind, burden and benefit the parties, their successors and assigns, lessees, mortgagees or beneficiaries under a deed of trust.

## Section 5. Road Standards and Dedication to City.

Any road constructed on the easement will be built to City of Warrenton road standards. On completion of the road, if Grantee desires to dedicate it to the City of Warrenton, Grantor will join in that dedication. Grantor confirms this Easement and the road to be built on the Easement to City of Warrenton road standards will not require any additional improvements to provide access to Grantee's proposed 74 lot Roosevelt Subdivision.

Grantor:	Grantee:
Clatsop County By: Cameron Moore, County Manager	Warrenton Fiber Company By: David Nygaard, President
STATE OF OREGON ) ss.  County of Clatsop ) ss.  The foregoing instrument was act by Cameron Moore as County Manager of	cknowledged before me this <u>13</u> day of <u>OC-tober</u> , 2016 of Clatsop County.
OFFICIAL STAMP THERESA DURSSE NOTARY PUBLIC-OREGON COMMISSION NO. 939717 MY COMMISSION EXPIRES JUNE 10, 2019	NOTARY PUBLIC FOR OREGON, My Commission Expires: 10/19
STATE OF OREGON )  County of Clatsop )	
David Nygaard as President of Warrenton	Fiber Company.  NOTARY PUBLIC FOR OREGON My Commission Expires: FEB 2, 2017
OFFICIAL SEAL STEPHEN C FULTON NOTARY PUBLIC – OREGON COMMISSION NO. 475521 MY COMMISSION EXPIRES FEBRUARY 02. 2017	

### EXHIBIT "A"

### Lègal Description

for

### Warrenton Fiber

# of access road from SE 19th Street to SE Willow Dr., Forest Rim Subdivision

A 100 foot wide non-exclusive easement for ingress, egress and utilities over, under and across the following described tract:

Beginning at the Southwest corner of Parcel 2 of Partition Plat 1996-007 as recorded in Book 2, Page 128 Clatsop County Plats;

Thence along the West line of said Partition Plat North 00°10'41" East 820.69 feet (a record bearing of North 00°10'29" East) to the south line of SE 19th Street as described in Instrument 200401949, Clatsop County records;

Thence along the South line of SE 19th Street South 87°38'12" West 100.10 feet;

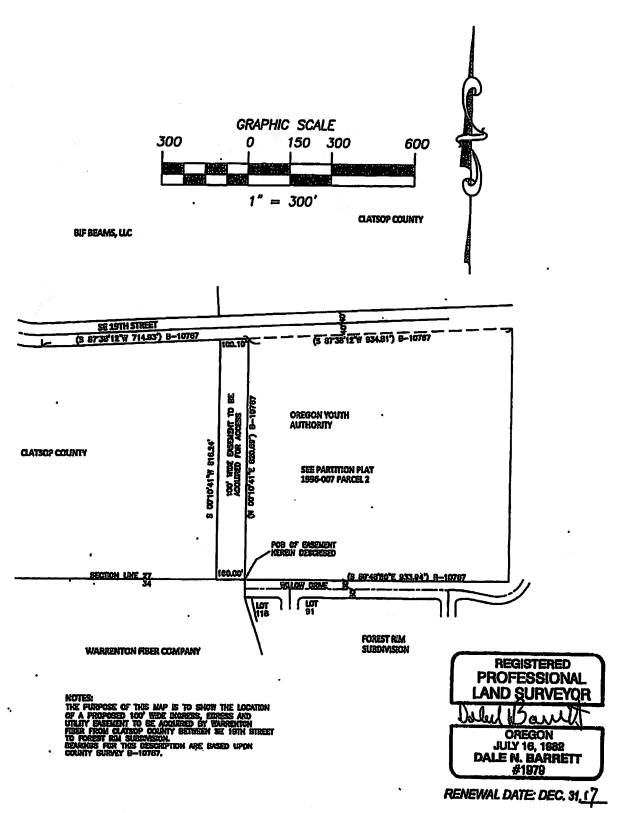
Thence South 00°10'41" West 816.24 feet to the Section line common to Sections 27 and 34, T8N, R10W;

Thence along said section line South 89°48'50" Bast 100,00 feet to the Point of Beginning.

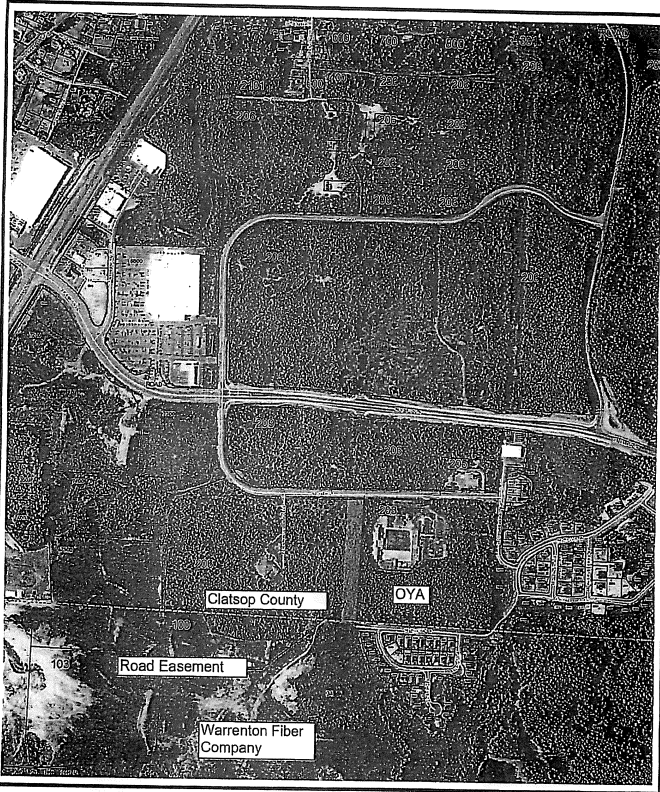
Situated in the Southeast quarter of Section 27, Township 8 North, Range 10 West, W.M., County of Classop, State of Oregon.

Containing 81,846 square feet.

The Bearings for this description are based upon County Survey B-10767



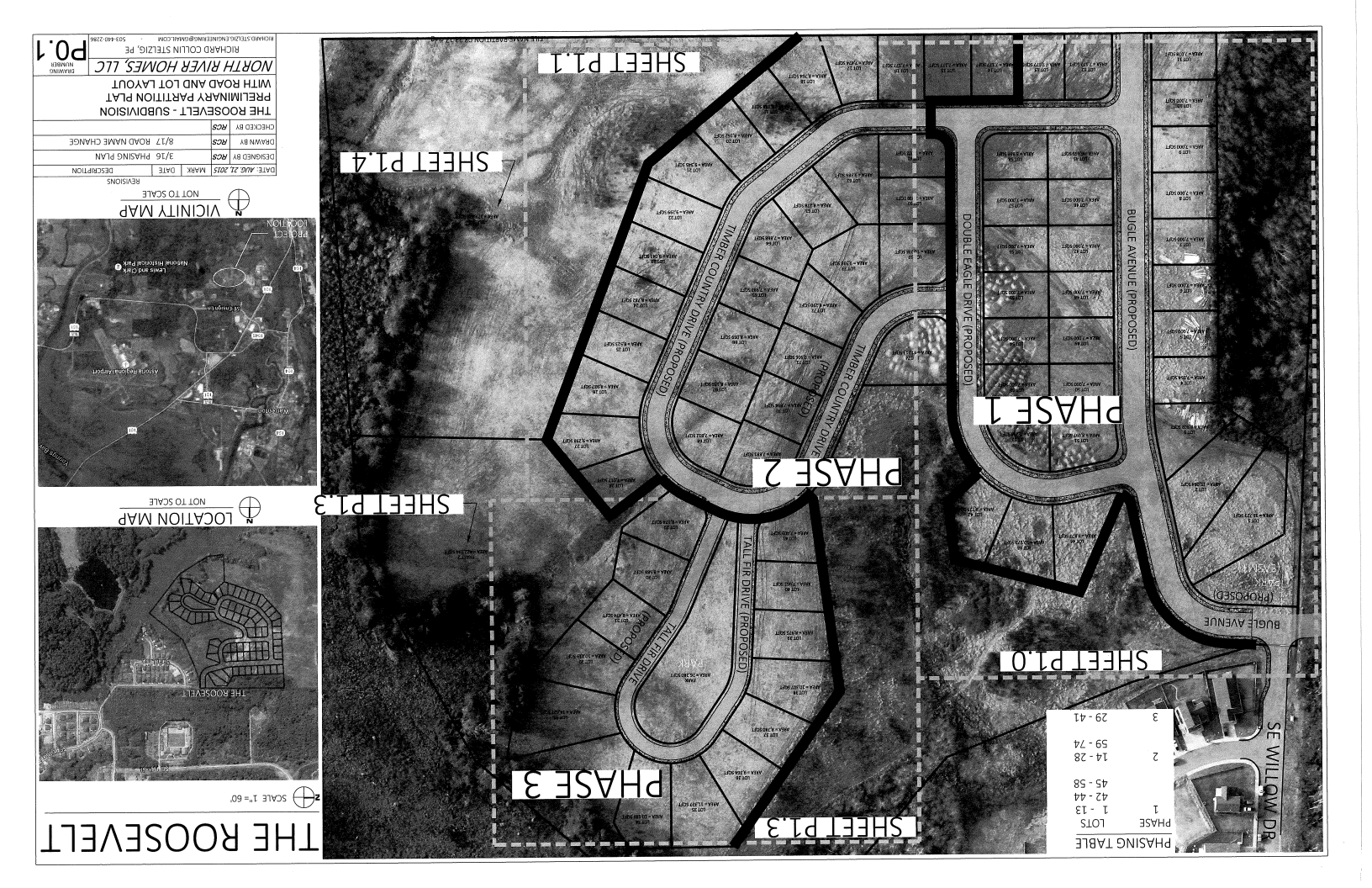
# Vicinity Map

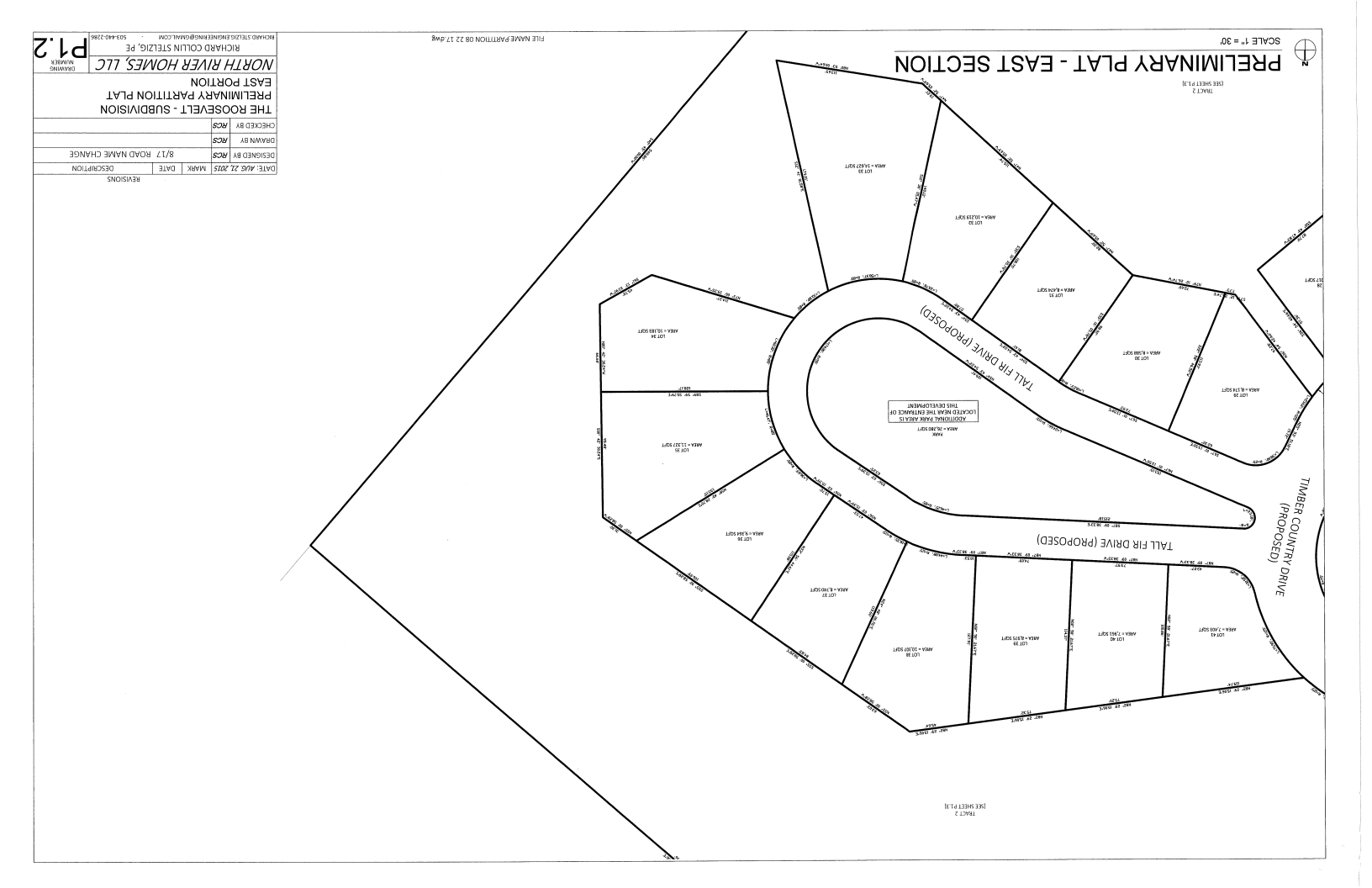


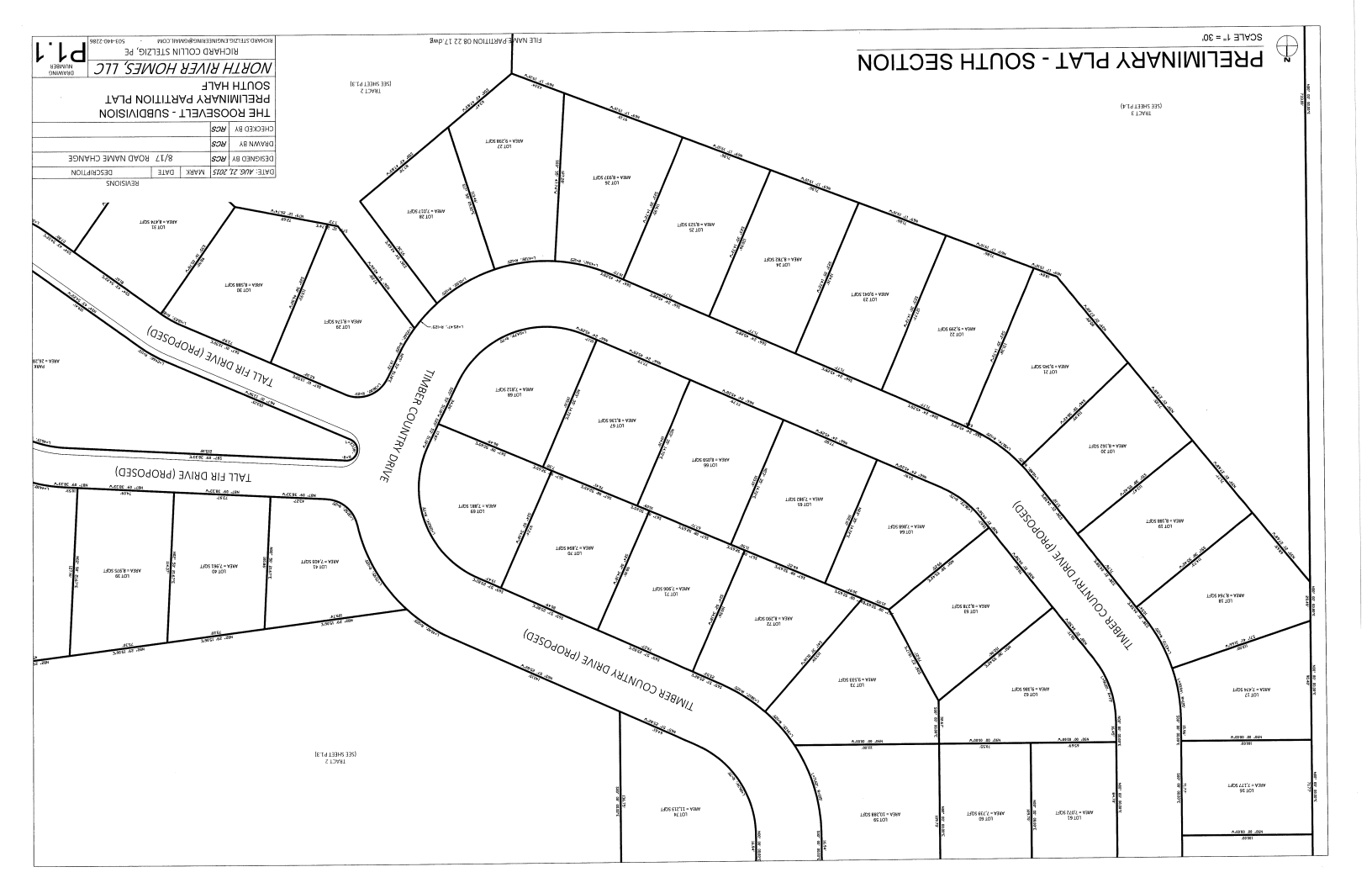


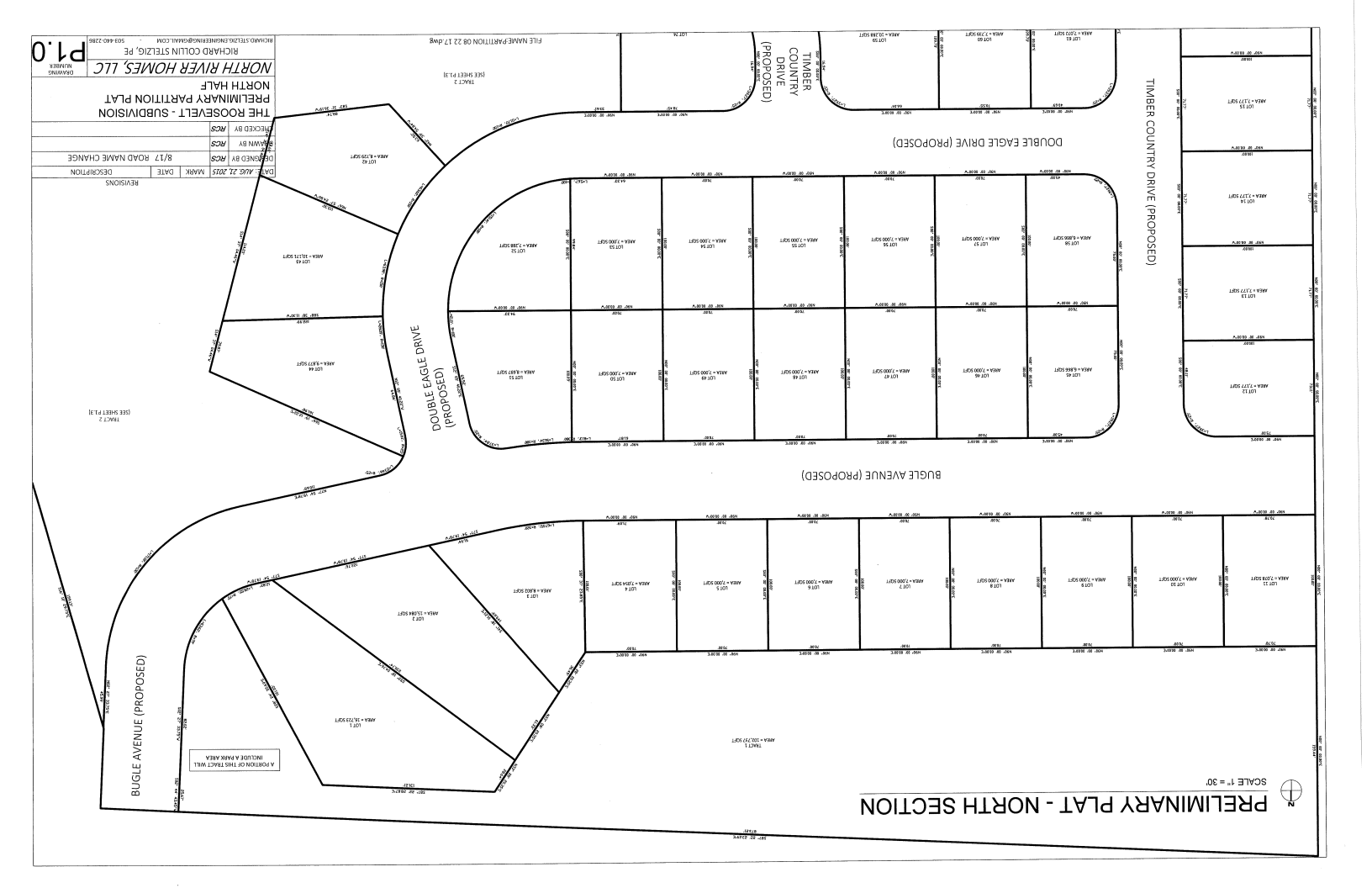
### Clatsop County Webmaps

Disclaimer: This map was produced using Clatsop County GIS data. The GIS data is maintained by the County to support its governmental activities. This map should not be used for survey or engineering purposes. The County is not research is like for map errors, omissions, misuse or windisinterpretation. Photos may not align with taxlots.









NORTH RIVER HOMES, 222

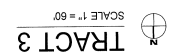
RICHARD COLLIN STELZIE, PE

RICHARD COLLIN STELZIE, PE

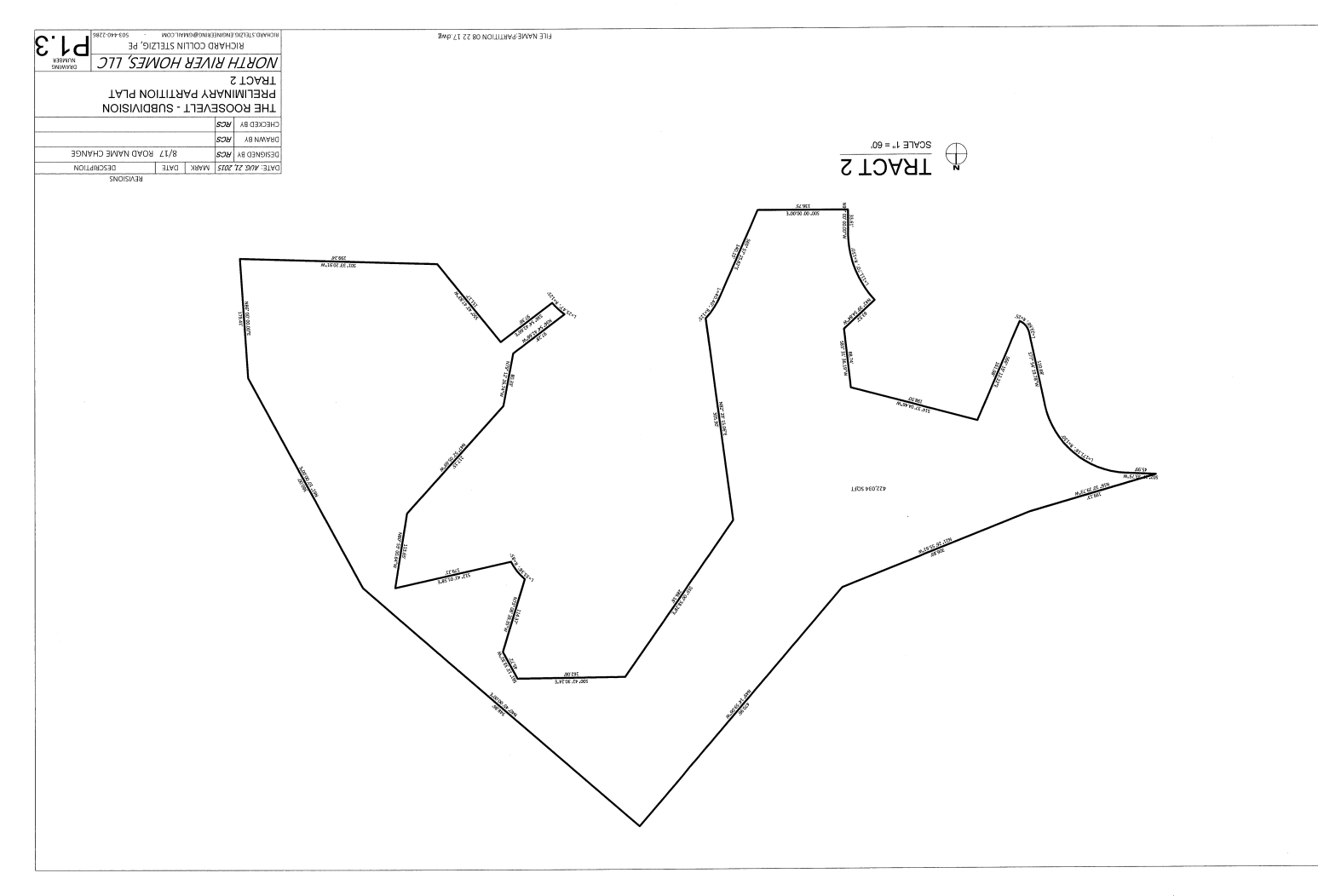
RICHARD SOS-440-228B TAJ9 NOITITAA9 YAANIMIJAA9 THE ROOSEVELT - SUBDIVISION CHECKED BA **BC2** VA NWARD DESIGNED BY RCS 8/17 ROAD NAME CHANGE DESCRIPTION DATE: AUG. 21, 2015 MARK DATE REVISIONS

RICHARD.STELZIG.ENGINEERING@GMAIL.COM - 503-440-2286

T79,428 SQFT



FILE NAME:PARTITION 08 22 17.4wg





DE2CKIPTION REVISIONS

DESIGNED BY ACS
DESIGNED BY ACS
CHECKED BY ACS
CHECKED BY ACS
CHECKED BY ACS

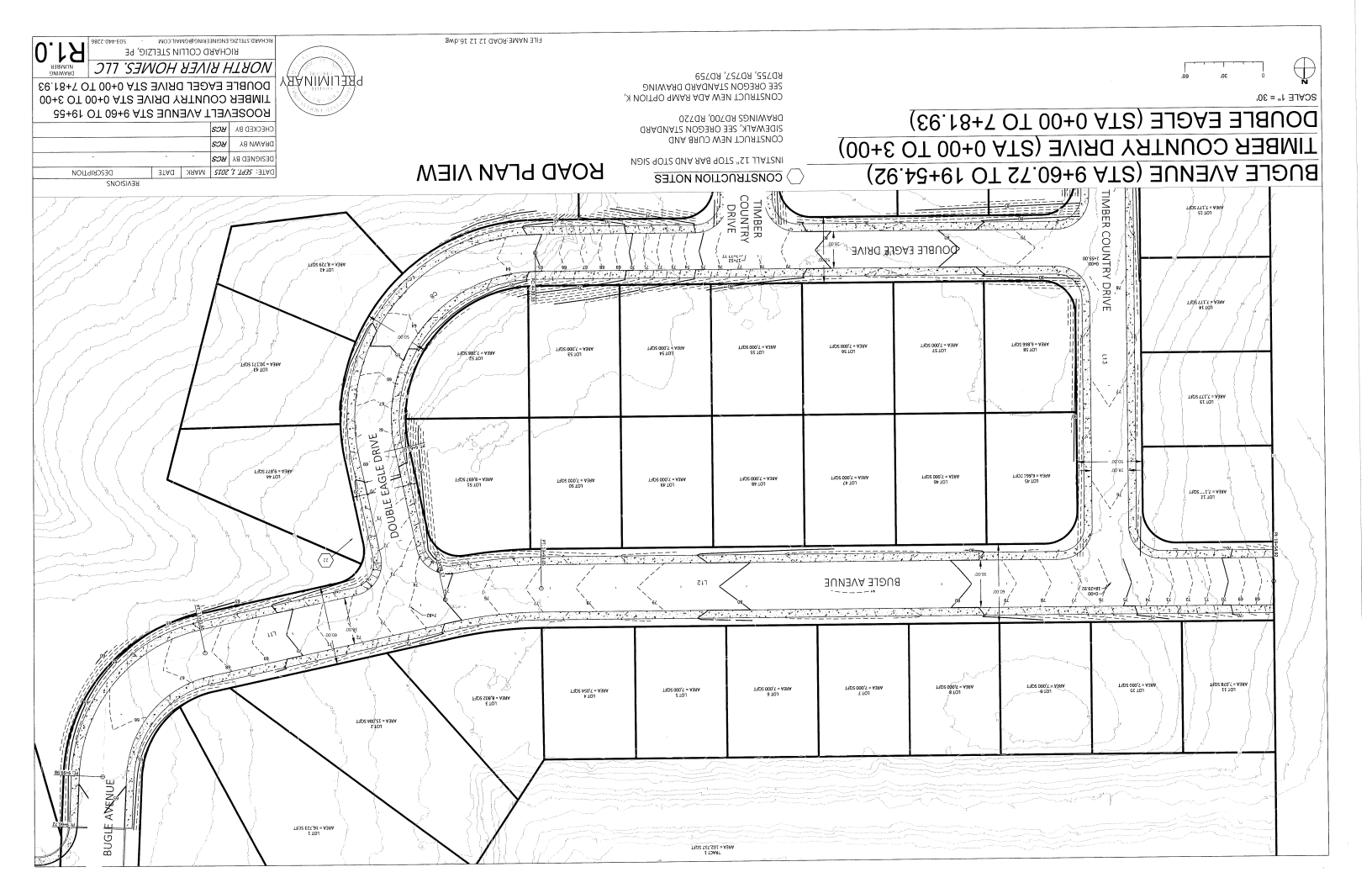
THE ROOSEVELT - SUBDIVISION PRELIMINARY PARTITION PLAT TOJ XAT ERITIRE TAX LOT

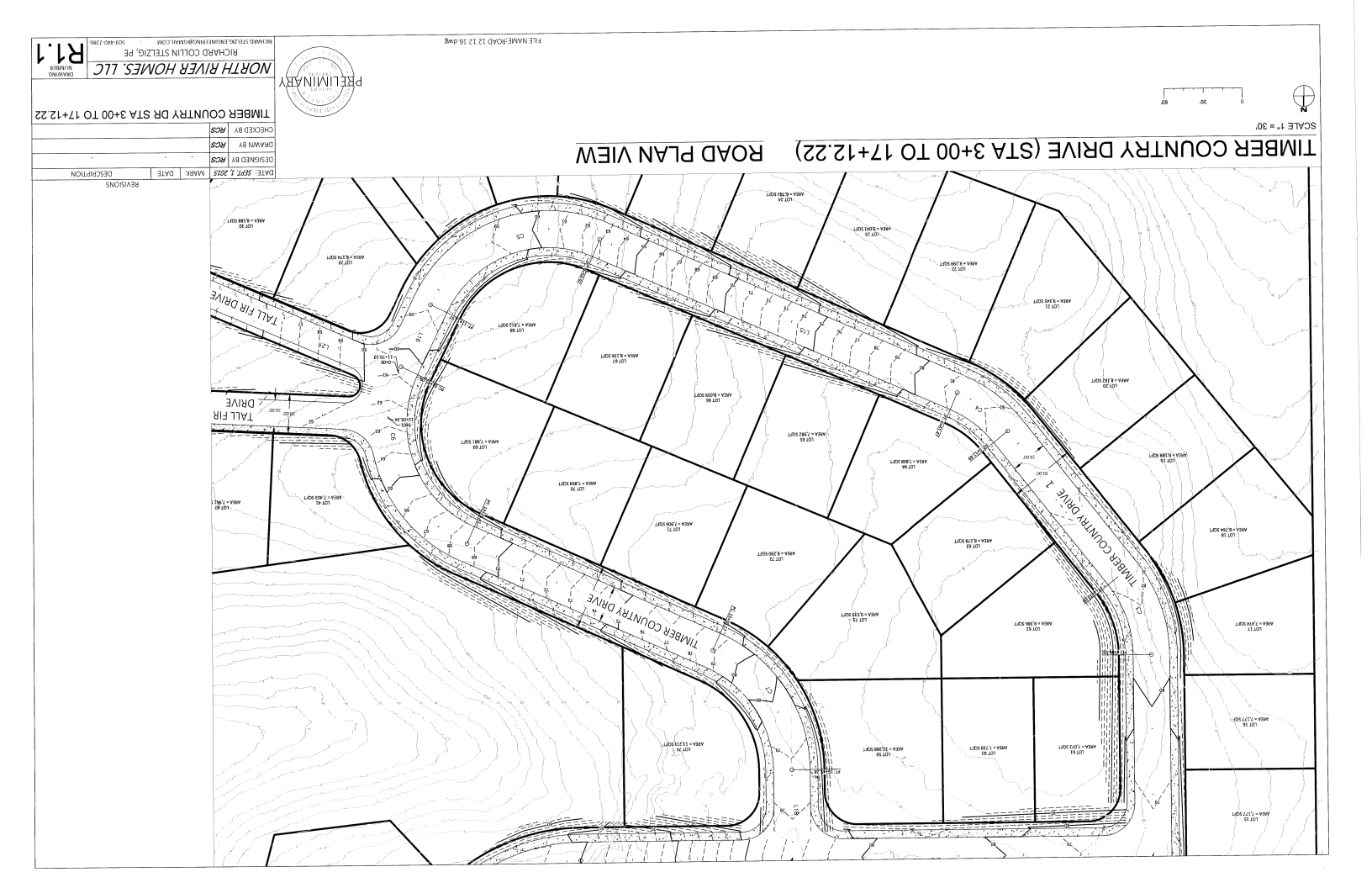
HICHARD STELZIC ENGINEERING@GMAIL.COM

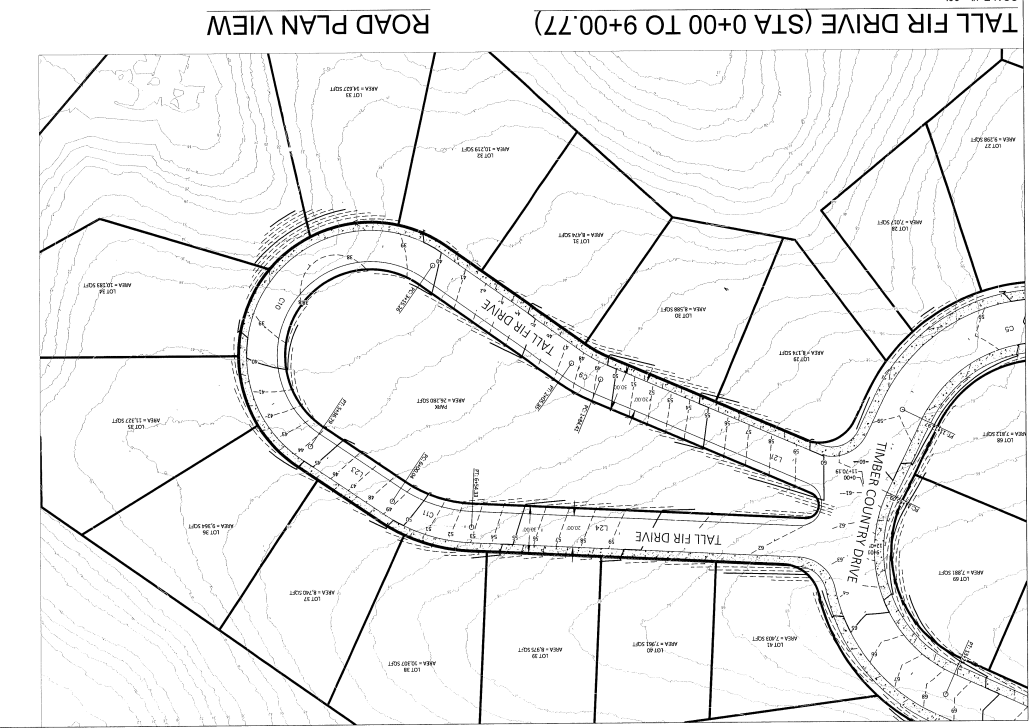
RICHARD COLLIN STELZIG, PE

NORTH RIVER HOMES, LLC

ENTIRE TAX LOT







SCALE 1" = 30"

.00 30.



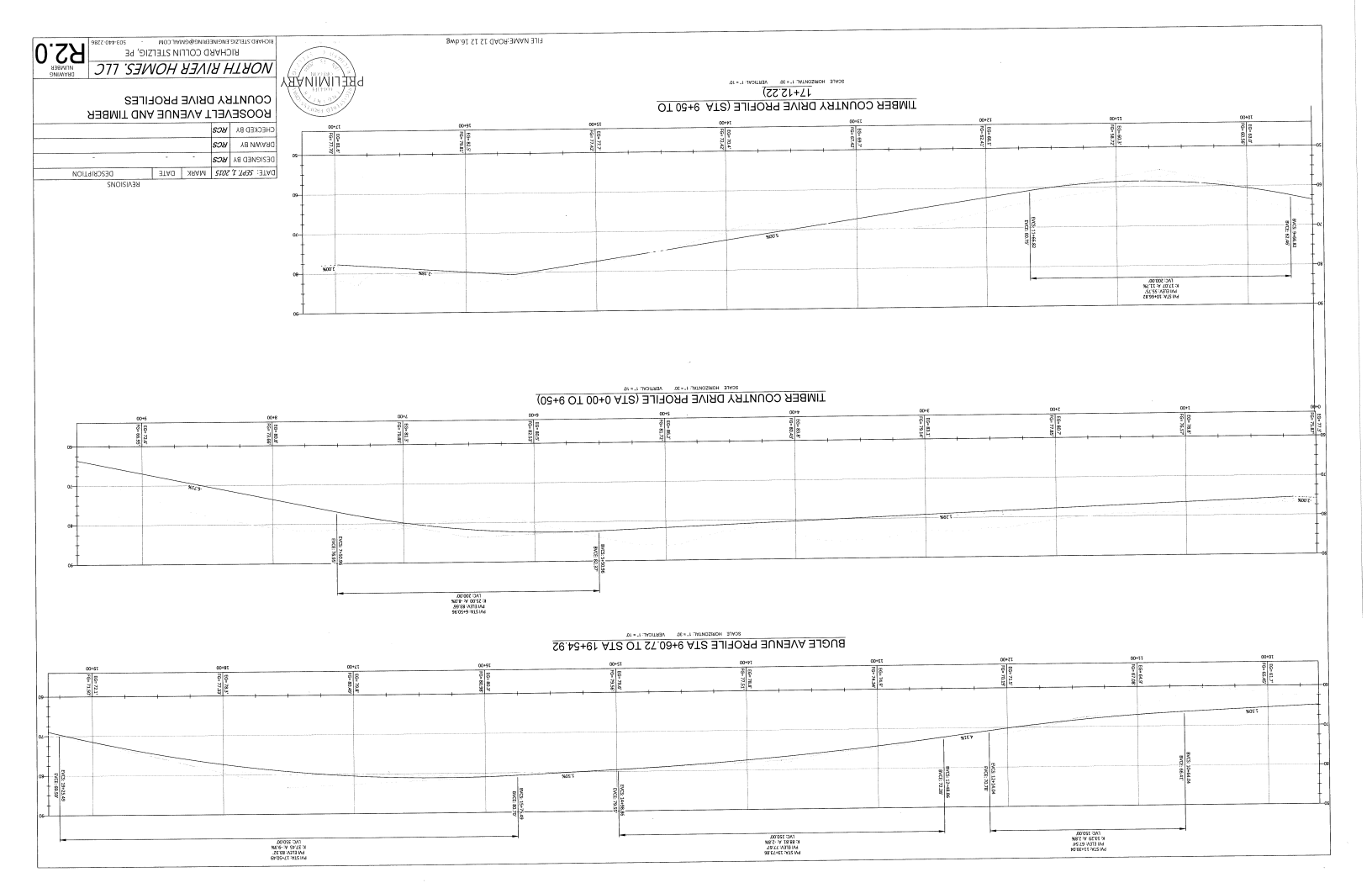
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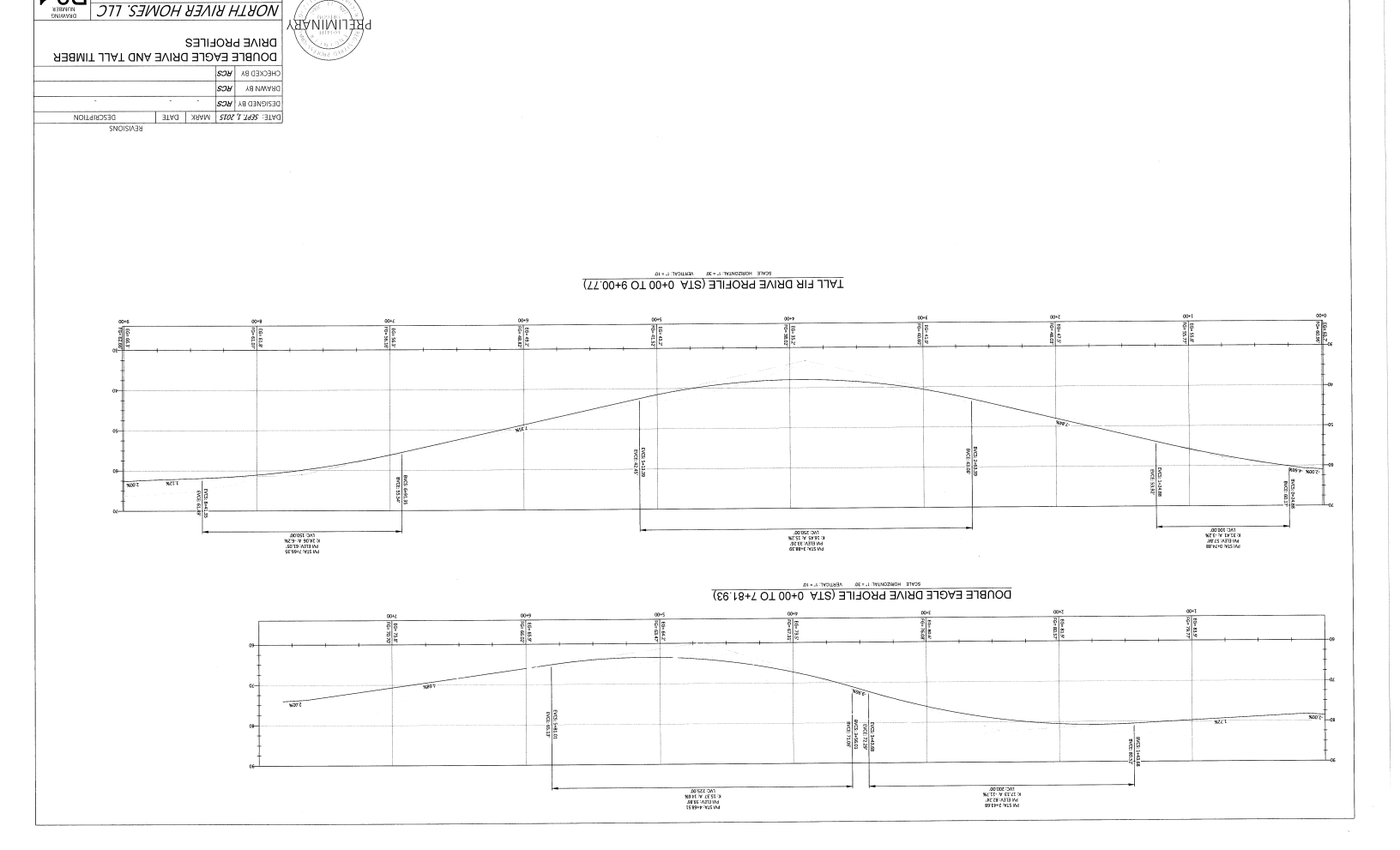




FILE NAME:ROAD 12 12 16.dwg

PRE-APPLICATION MEETING 50%



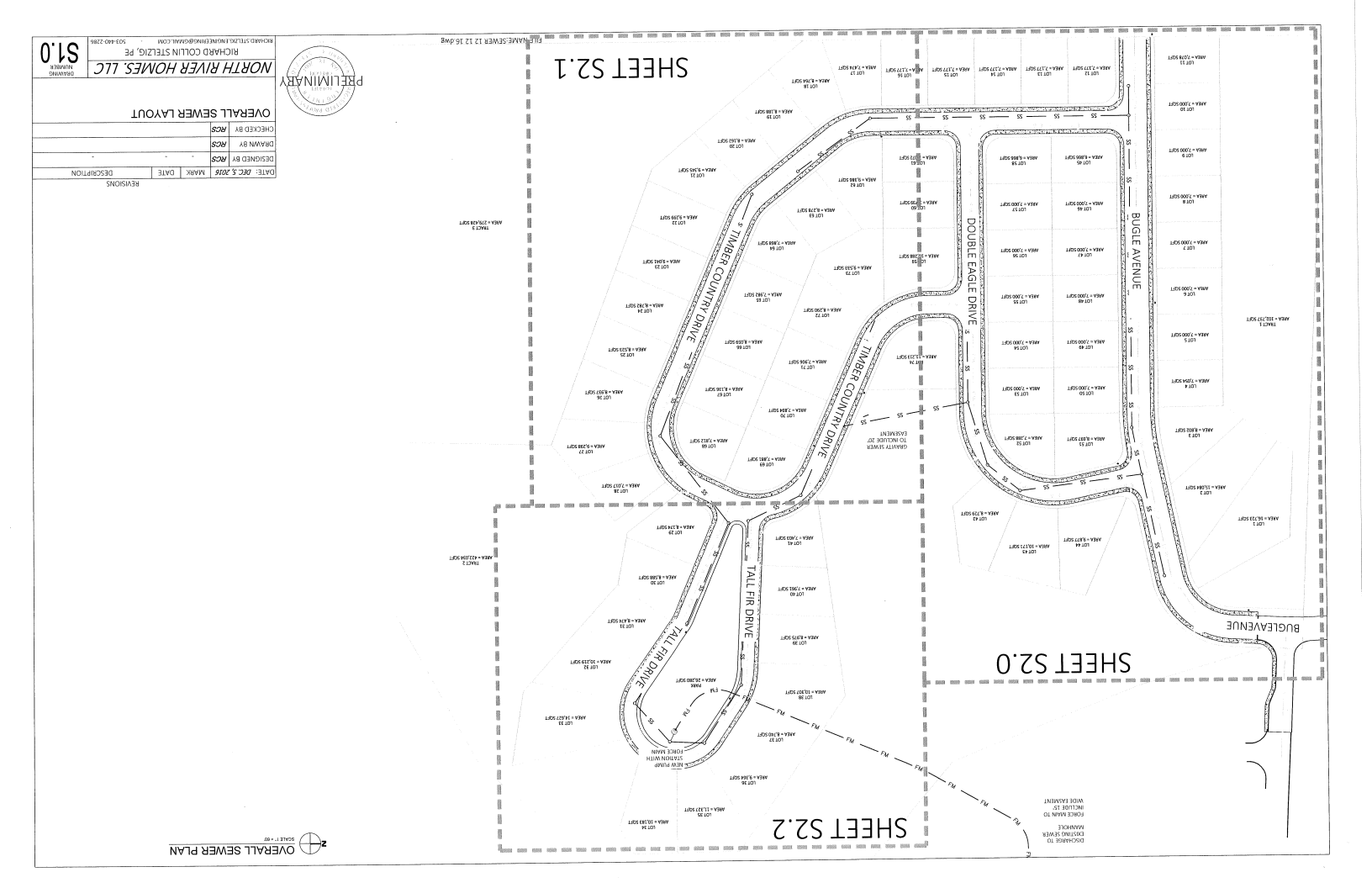


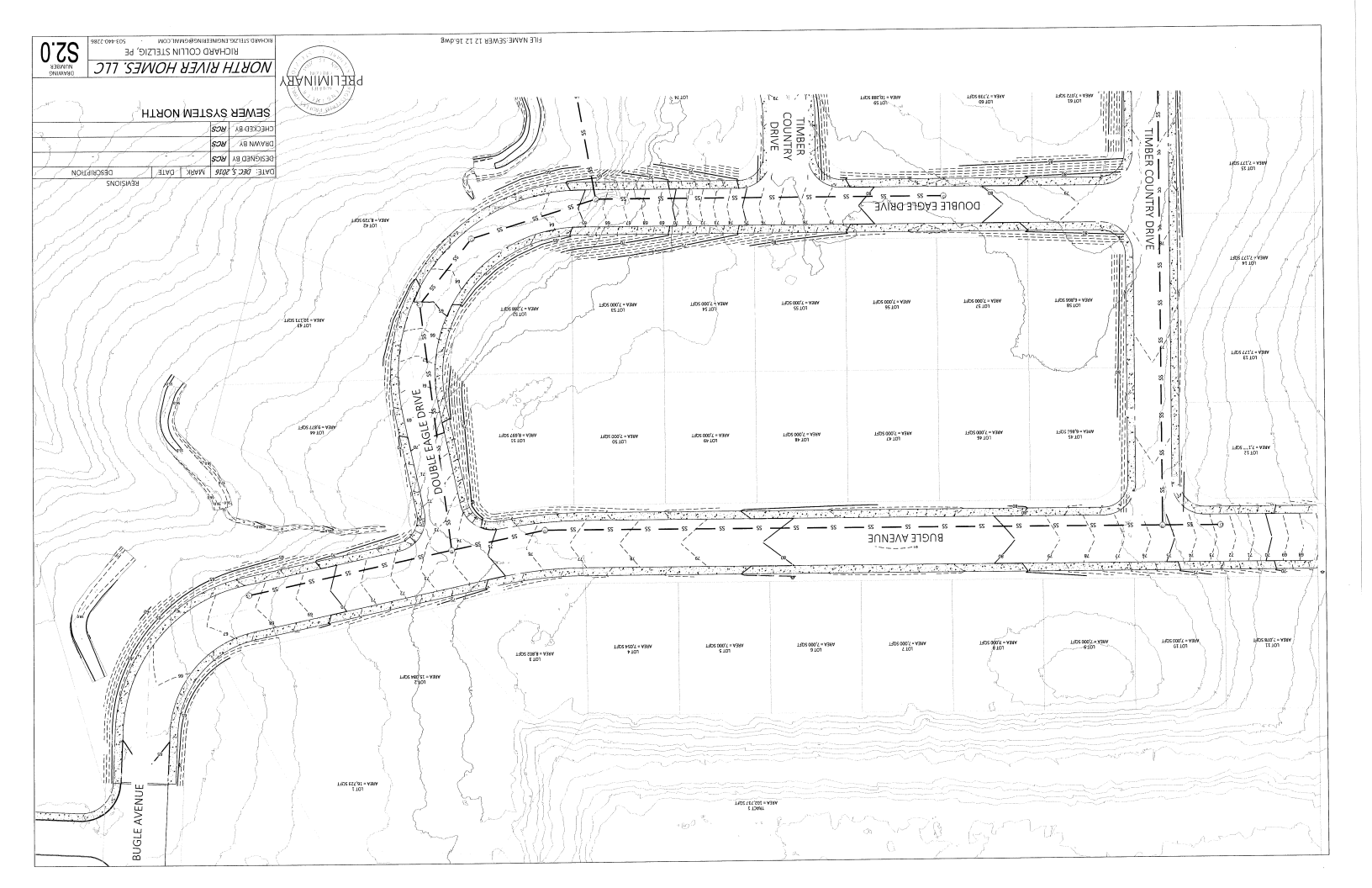
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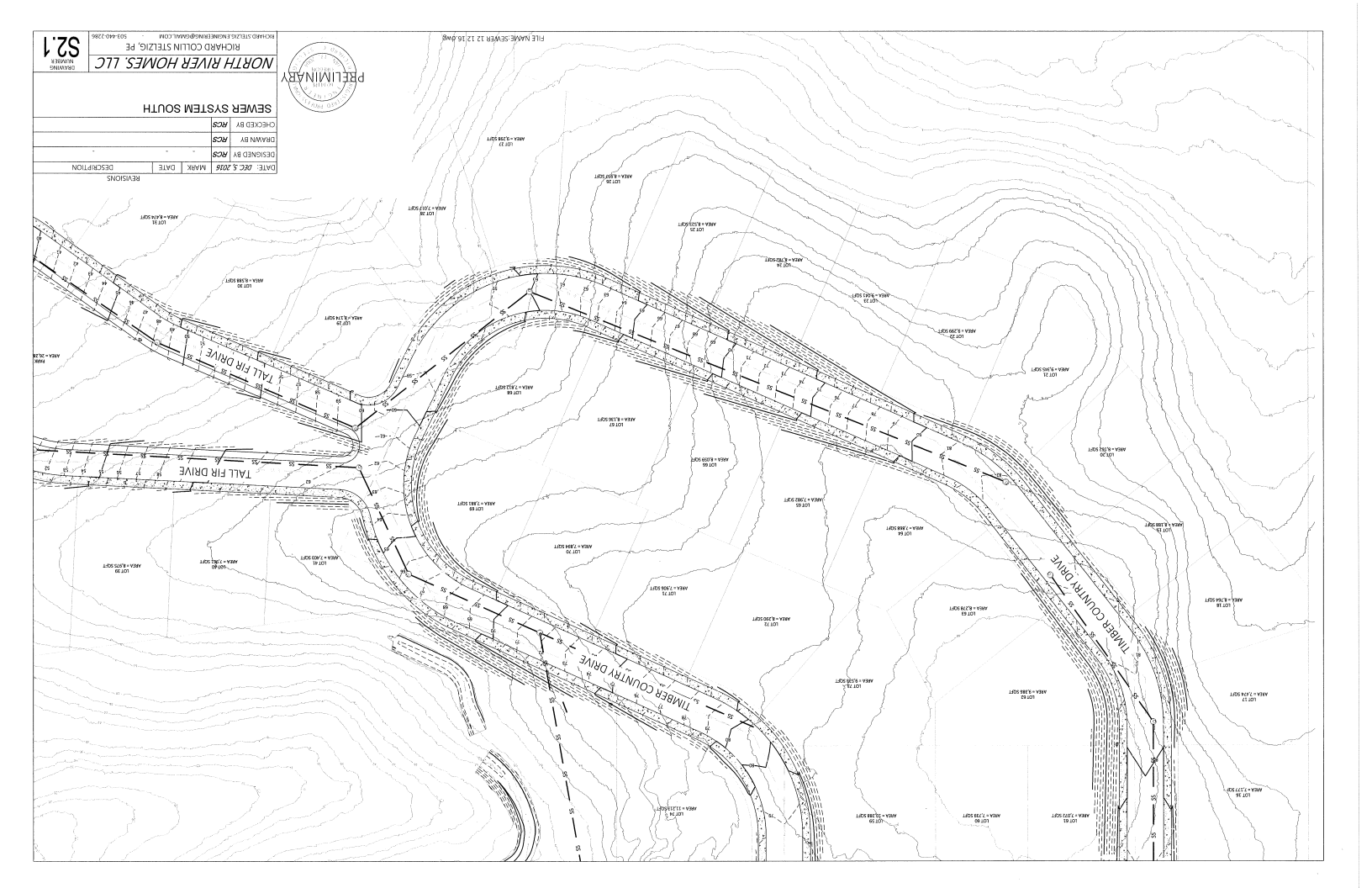
RICHARD.STELZIG.ENGINEERING@GMAIL.COM

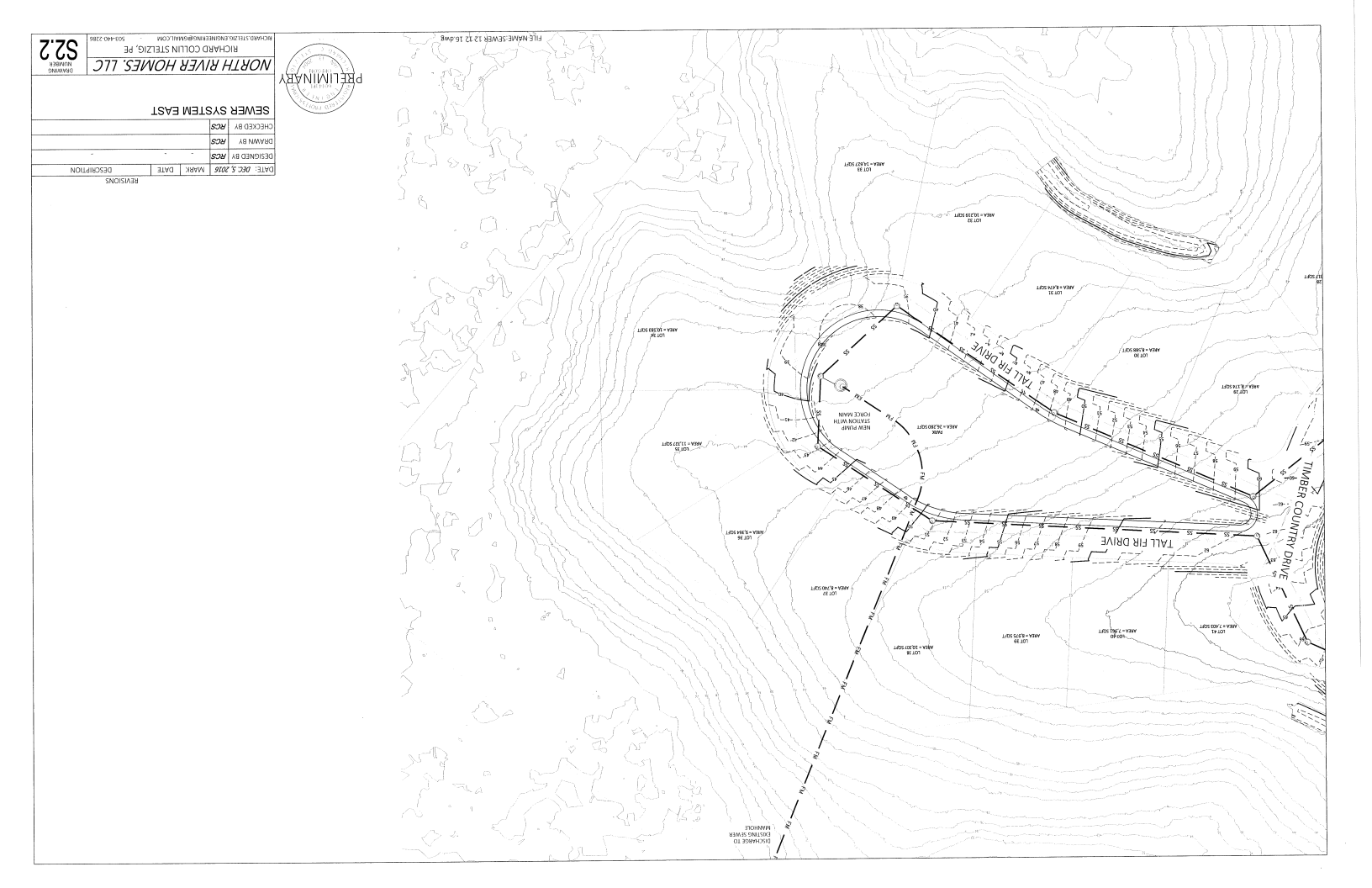
RICHARD COLLIN STELZIG, PE

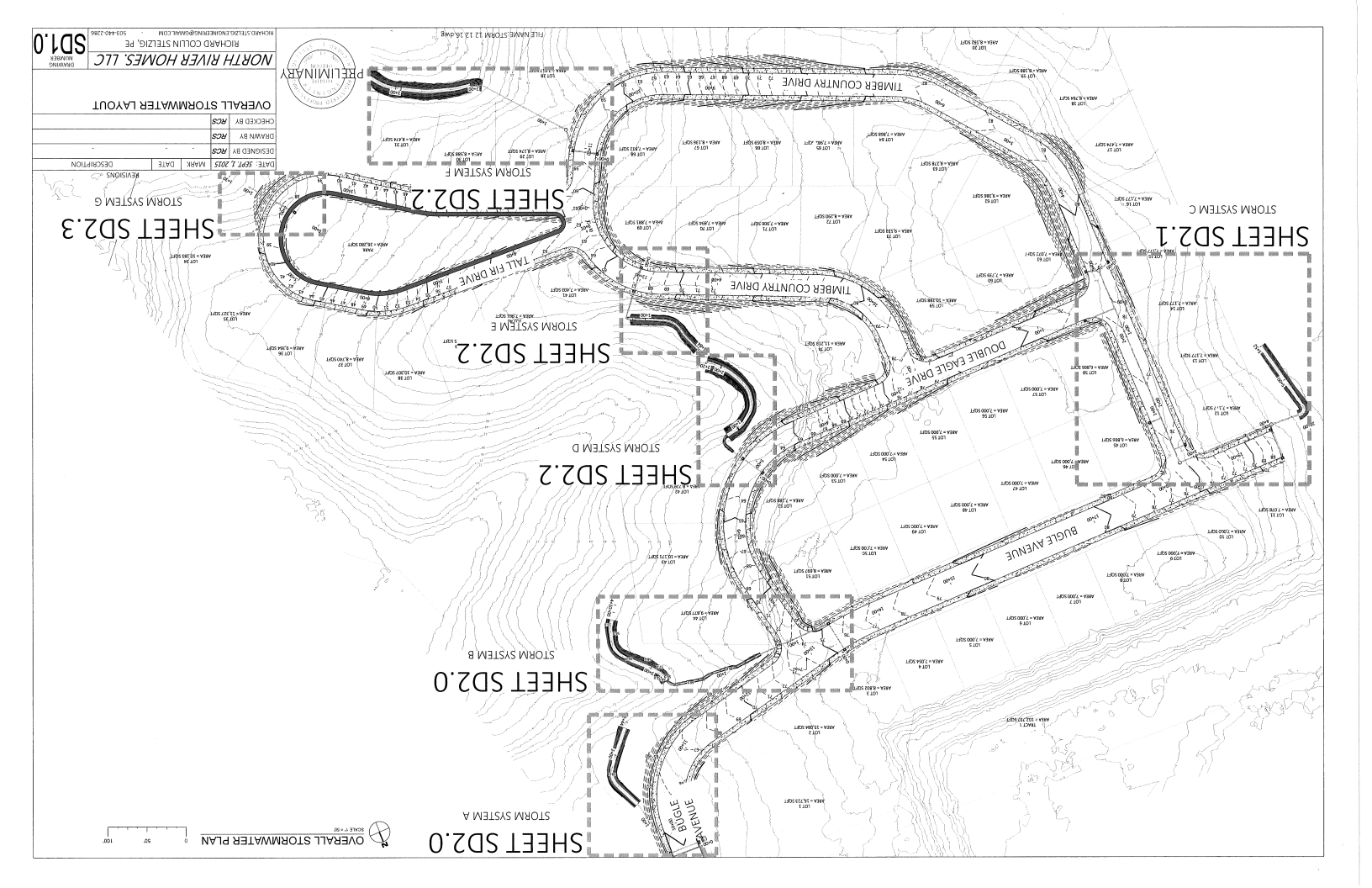
R2.1

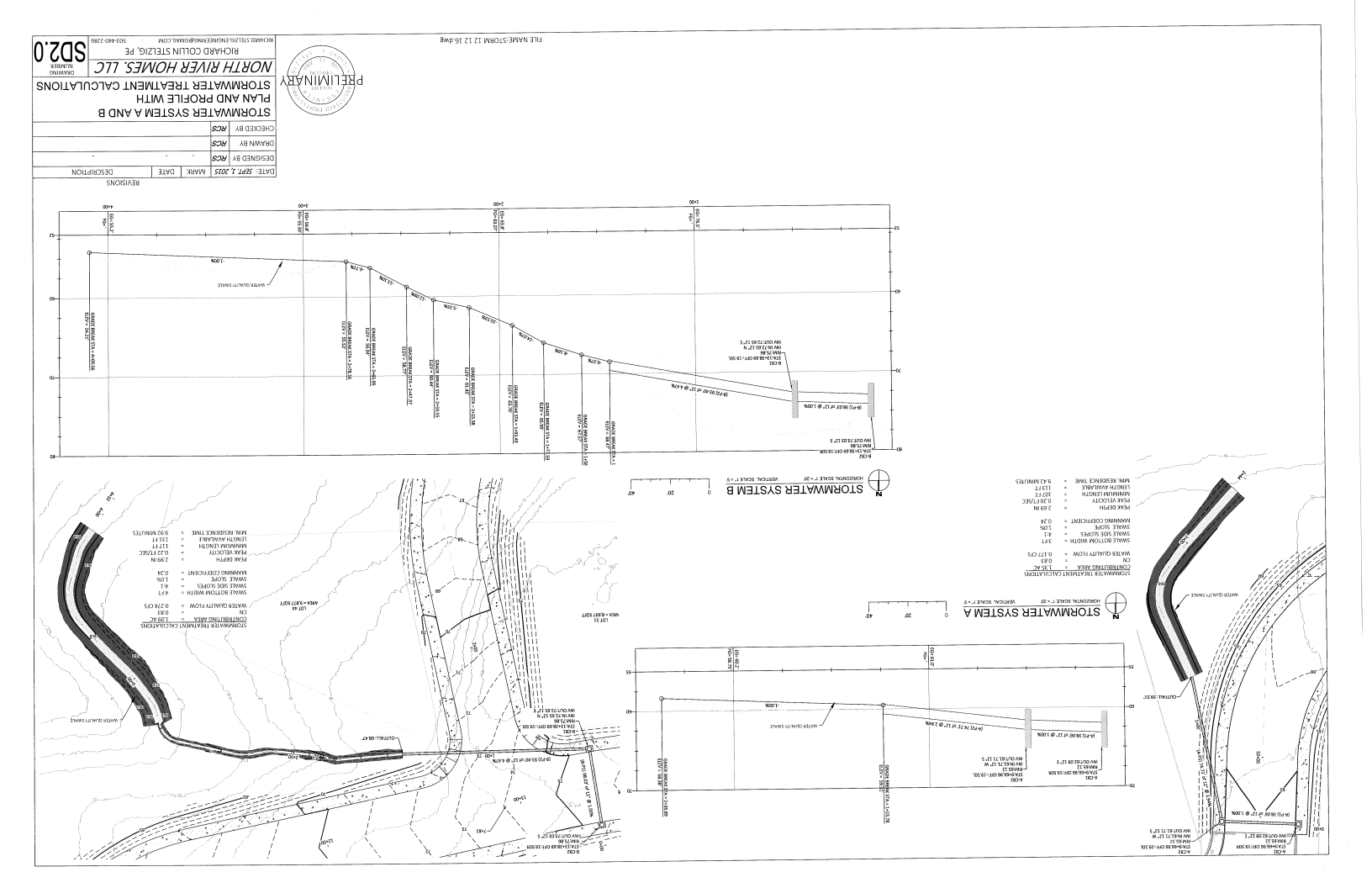


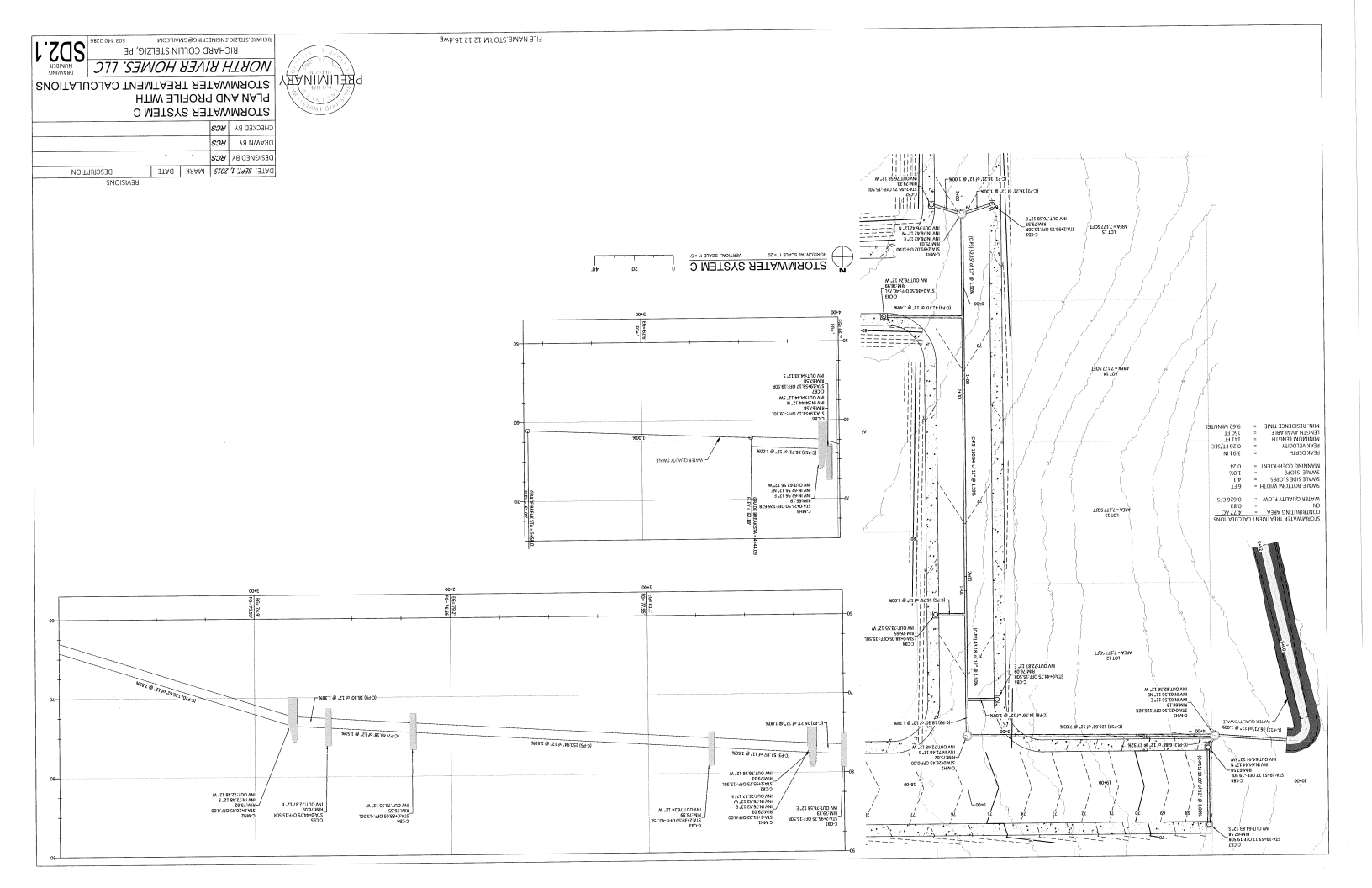


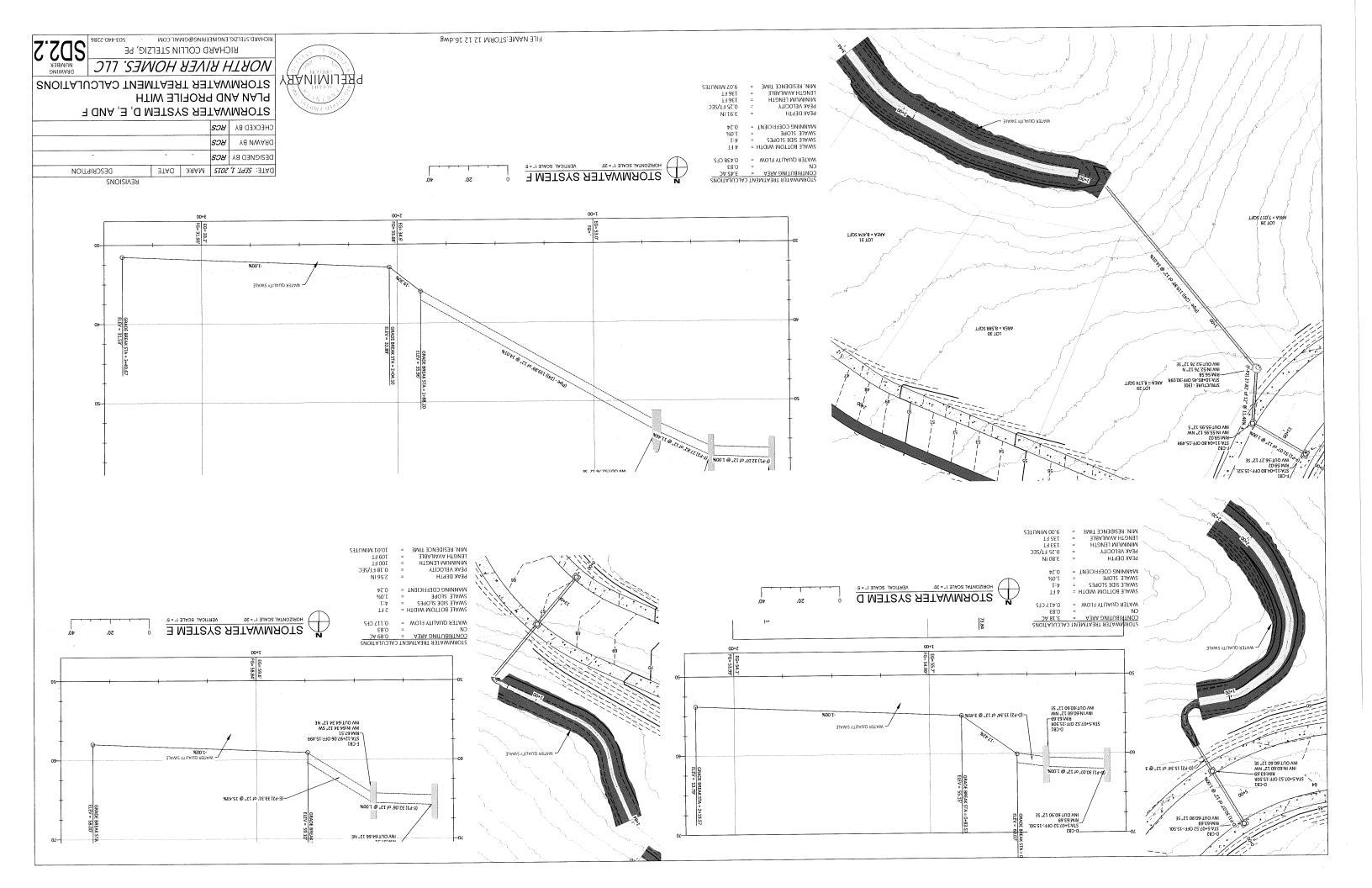












NOBTH RIVER HOMES, LLC

PLAN AND PROFILE WITH
STORMWATER TREATMENT CALCULATIONS STORMWATER SYSTEM G CHECKED BA BC2

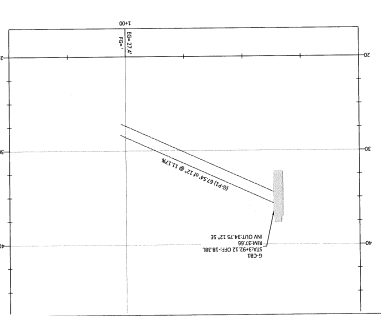
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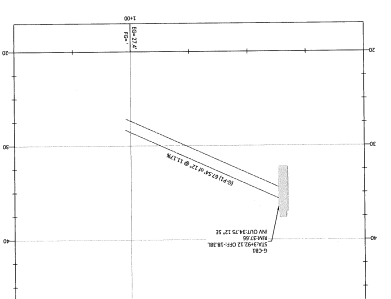
REVISIONS

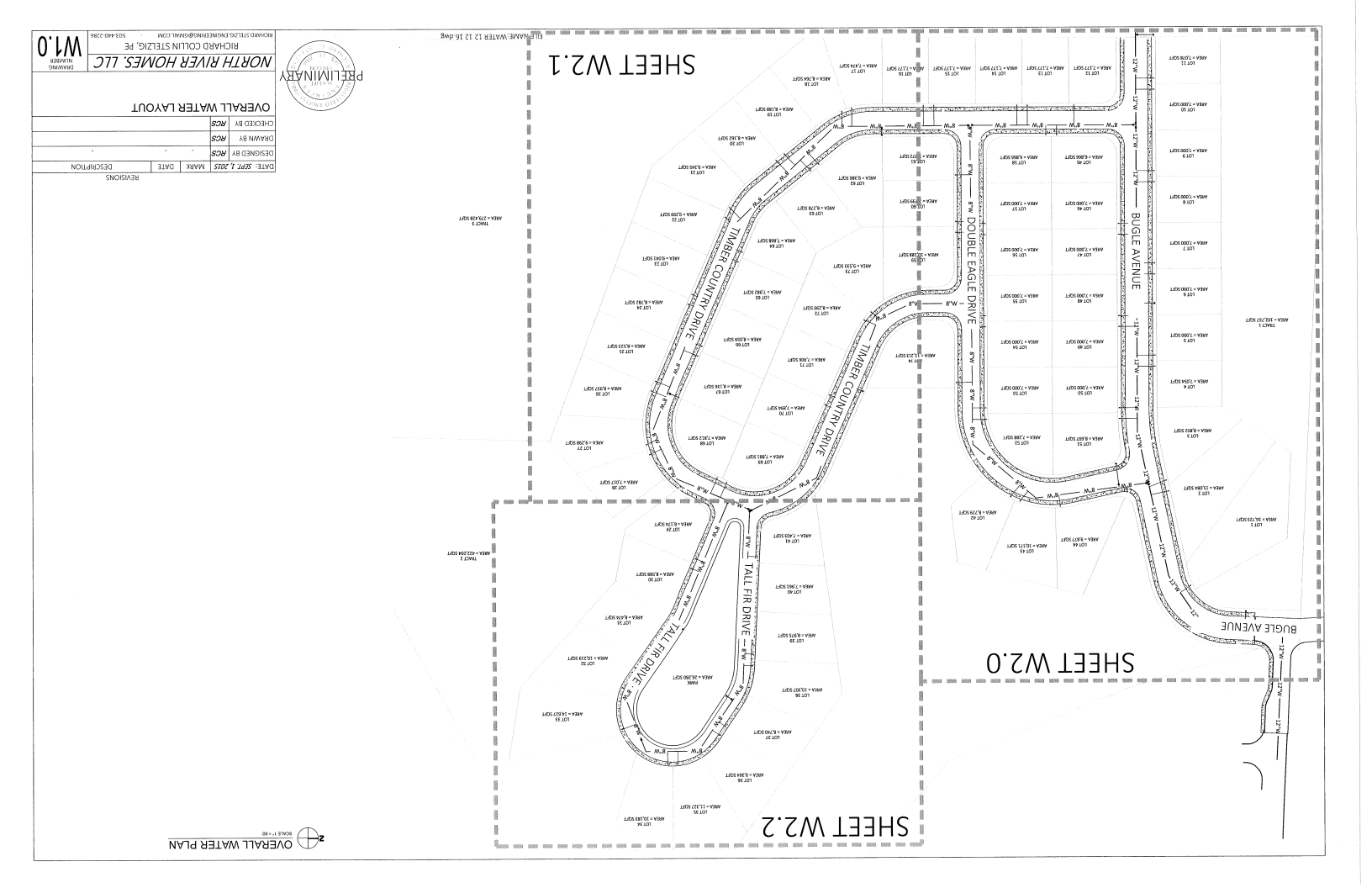
PRELIMINARY

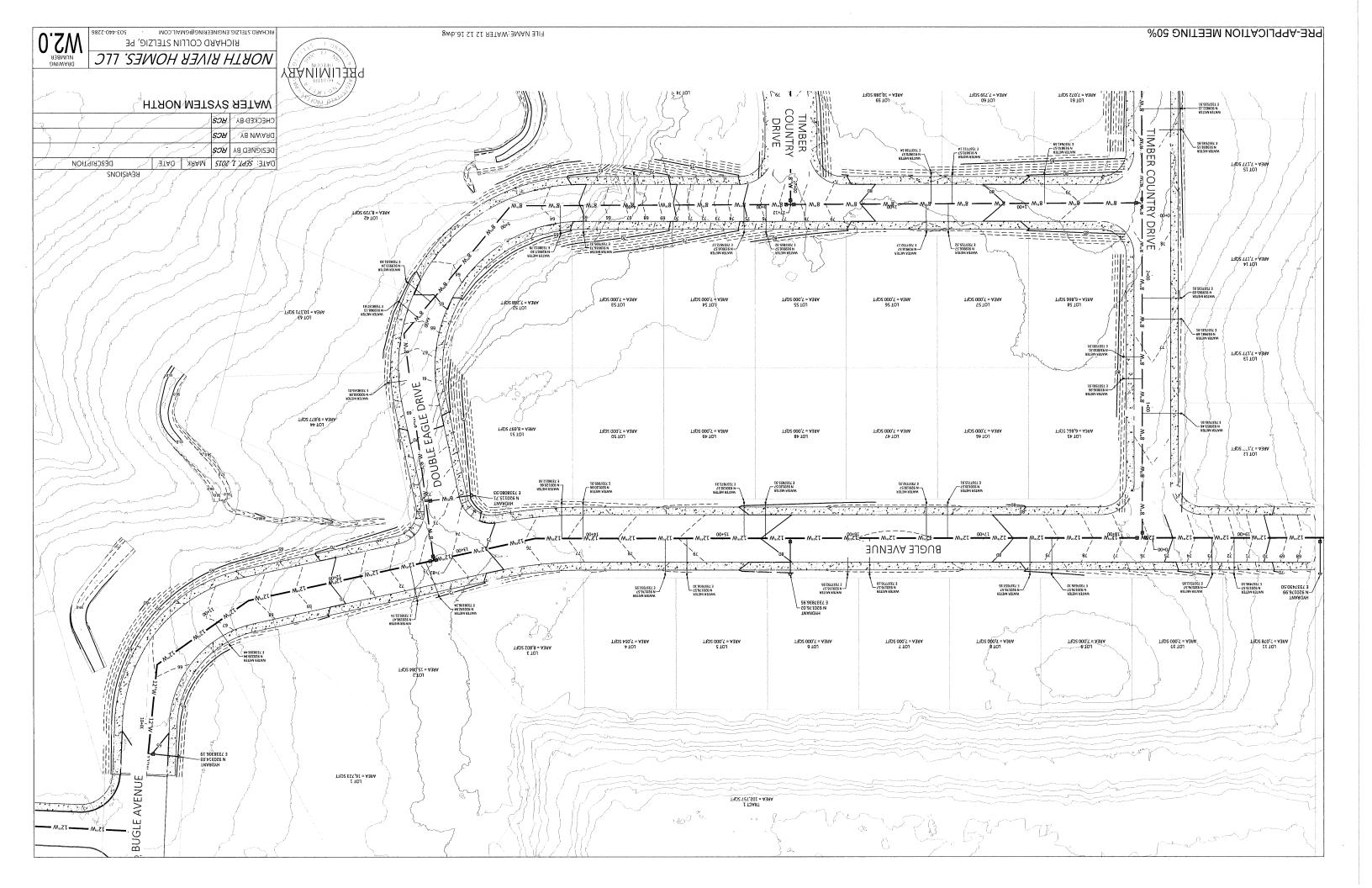
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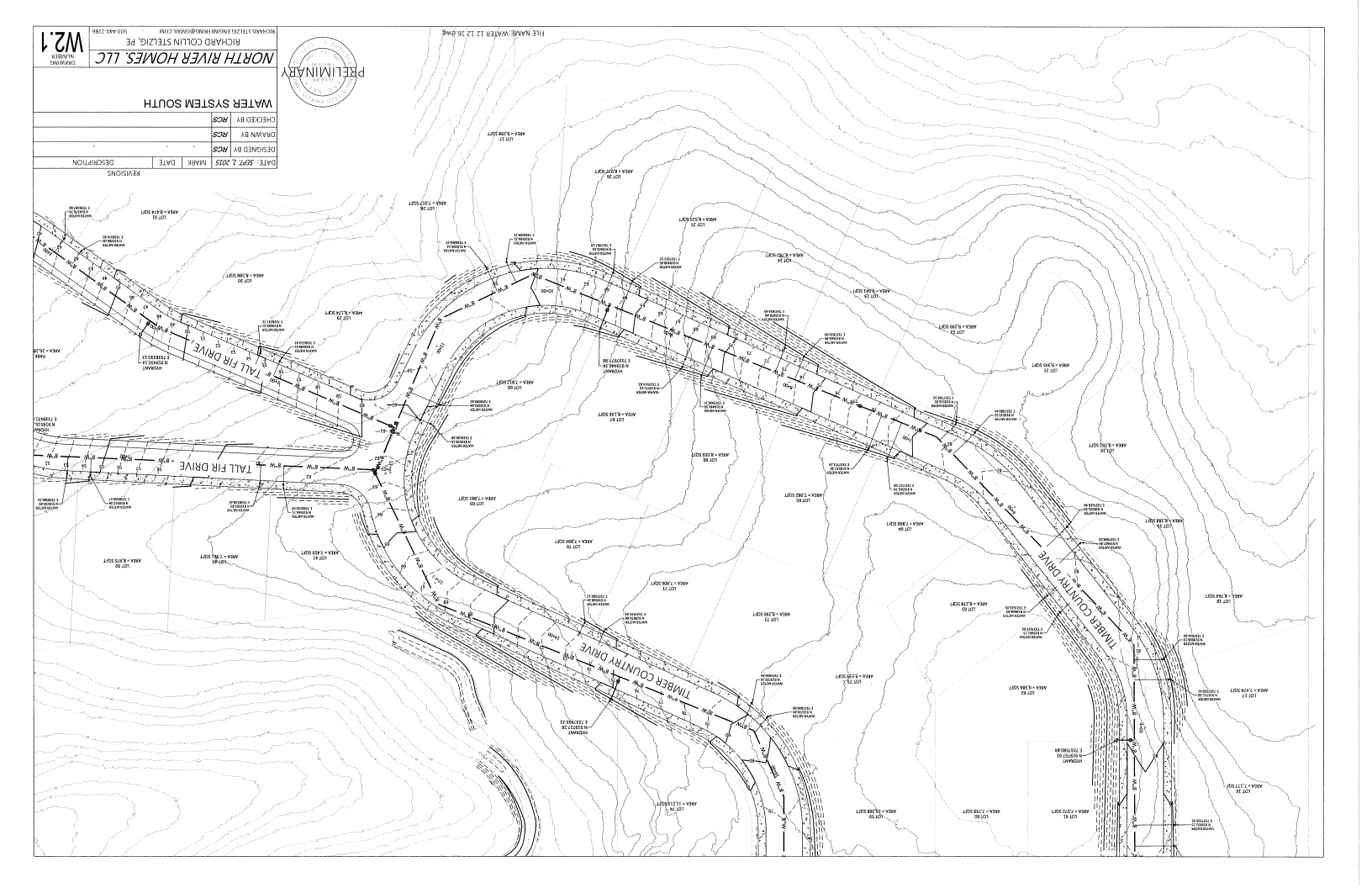
HOMISONIAL SCALE 1.= 20. VERTICAL SCALEM G

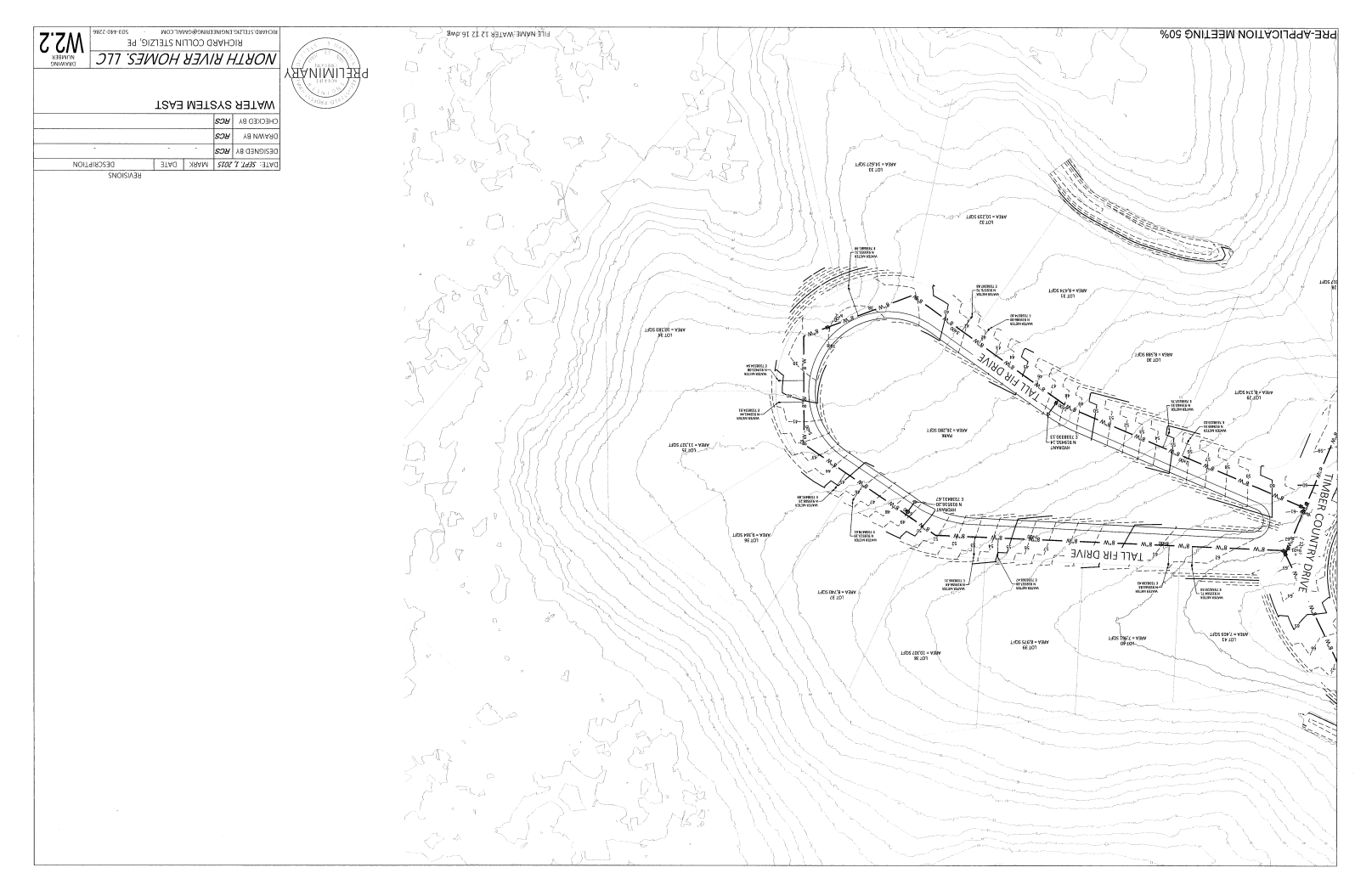
















**FW: Development Proposal** 

1 message

mike morgan <a href="mailto:mike-morgan">mike morgan</a> <a href="mailto:mike-morgan">hminc@pacifier.com</a>
To: Lazerquick Seaside <a href="mailto:lazerquickseaside@gmail.com">lazerquickseaside@gmail.com</a>

Wed, Sep 13, 2017 at 10:20 AM

Please print one copy.

From: Mark Jeffery [mailto:jefferym@warrentonk12.org]

**Sent:** Wednesday, September 13, 2017 8:18 AM

To: mike morgan <a href="mike-mike-morgan">hminc@pacifier.com</a>; Skip Urling <a href="mike-morgan">cityplanner@ci.warrenton.or.us</a>

Subject: Re: Development Proposal

Mike Morgan

Palmberg Development LLC

Via Email

September 13, 2017

Dear Mr. Morgan,

I received your request for a statement concerning Warrenton-Hammond School District's ability to serve potential students residing in an apartment complex planned for development within the Warrenton-Hammond School District. According to the information you provided this complex is to be located near US Hwy 101 and 101B and will consist of 66 two-bedroom apartments. Based on standard unit occupancy rates of 2.5 persons per unit we project a potential increase of 25 to 35 students.

The district has added nine new classrooms over the past two years at Warrenton Grade School in an effort to deal with projected enrollment increases. The Board is currently in the process of determining how to meet the impact of growth over the next five to ten years.

At this time we have the capacity at the elementary school and are developing plans for growth at the high school to provide educational services to the families who will reside in the apartments mentioned in your correspondence.

As requested I am Cc'ing Skip Urling, City Planner a copy of this email.

Mark Jeffery, Superintendent

Warrenton-Hammond School District

Warrenton, Oregon

Mark Jeffery, Superintendent

Warrenton-Hammond School District

City of Warrenton
Planning and Building Department
PO Box 250
Warrenton, Oregon 97146
503-861-0920

FILE # OFFICE USE ONLY FEE \$ 900.
ZONING DISTRICT
receipt# <u>8134923</u>
DATE RECEIVED 9/27/17

# **Conditional Use Application**

I. Property
Address: SEJGTTY Cross Street US 101 B
Assessor's Parcel No.: Twp 8N, Rng10W, Section 27D Tax Lot 2400, 2600, 4100, 4200
II. Applicant
Applicant: MIKE MORGAN Phone: 503 739 6102
Mailing Address: POBX 132 CANNON BEACH, CR 97110  Applicant's Signature: Date 9.11.17
111. Owner  Owner:
Owner's Signature:
IV. Describe the Proposed Use
SEL ATACHES FINDINGS OF FACT

conditional use application July 2012

ix Conditional Use Criteria-Provide Written Responses to Each One-Section 16.220
. The proposed use is in conformance with the Comprehensive Plan.
2. The location, size and design, and operating characteristics of the proposed use are such that the development will be compatible with, and have a minimal impact on surrounding properties.
3. The use will not generate excessive traffic, when compared to traffic generated by uses permitted outright, and adjacent streets have the capacity to accommodate the traffic generated.
4. Public facilities and services are adequate to accommodate the proposed use.
5. The site's physical characteristics, in term of topography, soils and other pertinent considerations are, are appropriate for the use.
6. The site has an adequate area to accommodate the proposed use. The site layout has been designed to provide for the building, parking, landscaping, driveway, on-site circulation, public areas, loading areas, storage facilities, setbacks, buffers, and utilities which are required by City ordinances.

This application will not be officially accepted until department staff has determined that the application is completely filled out and the site plan requirements have been completed and a copy of the deed.

conditional use application July 2012

### PROPOSED FINDINGS OF FACT

# PALMBERG APARTMENTS CONDITIONAL USE APPLICATION

**September 11, 2017** 

### **Background Information**

Jason Palmberg, on behalf of Palmberg Properties LLC, proposes to construct a 66 unit apartment complex on SE Jetty Avenue, at the intersection of US 101 and US 101B, also known as Fort Stevens Highway Spur. The site consists of four parcels, two of which are occupied by older single-family homes. The lots are shown on the attached map, and include tax lots 8 10 27D, 2400, 2600 4100, 4200. Adjacent uses include Ocean Crest auto dealership to the northwest across US 101, a ministorage complex to the north across US 101B, an auto repair shop to the northeast, and eight single family homes along SE Jetty Avenue. The Warrenton Highlands commercial area (Costco, etc.) is approximately one third of a mile south, and the Marlin Avenue commercial area, including Fred Meyer, is about one half mile north of the site.

The property is flat to moderately sloping, and contains second or third growth trees and shrubs. There are no wetlands on the site. The Clatsop County property to the southwest along US 101 is an identified wetlands area that receives runoff from surrounding properties and the highway.

## 16.220.030 Review Criteria and Findings of Fact

- A. Before a conditional use is approved findings will be made that the use will comply with the following standards:
  - 1. The proposed use is in conformance with the Comprehensive Plan.

Findings: The proposal is in conformance with the Comprehensive Plan. The site is within the city limits and is zoned C-1. This zone was recently amended to permit multifamily housing as a conditional use. The site has been previously developed with two single family homes and is not considered farm or forest land under Goals 3 and 4. The site is located at the juncture of two State highways, directly across US 101 from an automobile dealership. The proposed development is not in a designated wetlands or other sensitive area. There are no critical habitat areas or historic structures on site in accordance with Goal 5. The development is consistent with Goal 6 in that it provides needed higher density housing on a site that is close to employment and will reduce energy costs and therefore improve air, water and land quality. The site is out of the tsunami inundation zone and is level, not within a landslide hazard area in accordance with Goal 7. The site is within walking and bicycling distance of City parks and school playgrounds, and is within close driving distance to the beach and Fort Stevens State Park and Fort Clatsop National Monument. Under Goals 9 and 10, the 66 unit apartment complex will provide needed workforce housing for employers in the area, including the US Coast Guard and retail employers in the Warrenton Highlands and other areas. It is anticipated that the two bedroom apartments will rent

in the range that is affordable to families making 80% to 100% of median county income. (80% of median family income is approximately \$47,500). Under Goal 11, Public Facilities and Services, the City of Warrenton has adequate capacity to serve the apartment complex with both water and wastewater services. All other private and public services are available and nearby, including gas, power, phone, and cable service. A Transportation Impact Study has been prepared by Lancaster Engineering, and is attached. The report states: "The trip generation calculations show that the proposed development is projected to generate a net increase of approximately 35 site trips during the morning peak hours and 53 site trips during the evening peak hours." The site is at the intersection of two major roads, US 101 and US 101B, which are capable of handling this anticipated increase in traffic. SE Jetty Avenue will be improved to City standards. The proposal is consistent with Goal 12, Transportation. As discussed above, the proposal promotes energy conservation in that it is fairly dense and therefore an efficient use of land, and will be built to modern energy codes. It is close to employment, schools and shopping areas, as well as recreational opportunities. The proposal is consistent with Goal 13. The proposal is consistent with Goal 14, Urbanization, because it is within the city limits and is in an area committed to development. Goals 15, 16, 17, 18 and 19 do not apply to the site.

Applicable Comprehensive Plan policies:

Section 2.320(1)(a) Urban Development

Make urbanizable land available for urban uses in stages as public facilities adequate to serve urban development become available.

Finding: The proposed site is within the city limits and zoned for urban development. It is surrounded by urban development in all directions. Public facilities including sewer, water, and roads are all adequate to serve the development.

Table 7. Comparison of Incomes and Housing Costs.

In 2006 (the date of the table) there was a net gap of -57 housing units for households making between \$35,000 and \$49,999 capable of paying between \$875 and \$1,249 per month.

Finding: In the decade since this analysis, there has been significant growth in the population and employment while household incomes have been stagnant. After the recession of 2007 there has been minimal development of affordable rental units in the area while housing costs have increased. The proposed apartments will rent in the range of \$1050 to \$1250 which is affordable to most households in this income range. The

project can be considered "workforce housing" in that it will provide housing for employees of businesses nearby and throughout the area. Section 3.260 "Future Needed Housing Types" identifies workforce housing as a need, particularly in the retail/service sector.

#### Section 4.300 Policies

Sec. 4.310 Soils. Sec. 4.320 Flood Hazards Sec 4.330 Drainage and Erosion Sec. 4.340 Topography Sec. 4.350 Water Quality Sec. 4.370 Fish and Wildlife

Finding: The site is especially suited to development in terms of soils, flood hazards, drainage and erosion, topography, and water quality. It is relatively flat, and has supported two single family houses for decades. It is above the 100 year flood zone as well as the tsunami zone. Best practices will be used to protect surrounding waterways from erosion and sedimentation, including the adjacent wetlands. The County owned property southwest of the site will be utilized for storm water runoff, and catchbasins will be designed to filter contaminants prior to entering the wetland. The property is currently developed with single family houses, and is not considered critical wildlife habitat. A 25' wetlands buffer is provided as required by code.

Sec. 4.380 Scenic and Historic Resources Sec. 4.390 Energy Conservation

Finding: The large trees on the edges of the site, especially on ODOT and Clatsop County property, will be retained. Native trees such as Sitka Spruce and Western Red Cedar will be planted to replace trees lost to construction. There are no known historic or archeological resources on the site. In terms of energy conservation, the development is located near employment centers, enabling residents to walk or bicycle to work at nearby jobs. The buildings will meet modern energy codes and conserve energy for heating and lighting.

2. The location, size, design and operating characteristics of the proposed use are such that the development will be compatible with, and have a minimal impact on, surrounding properties.

Finding: The 66 units are permitted under the development code, and will meet all design standards. The site is directly southeast of Ocean Crest auto dealership, and within walking and bicycling distance from two major commercial areas. There will be minimal impact on adjacent neighborhoods because of its location on the juncture

of two major roads. Access and egress will be a short distance from US 101B. The two single family homes on the site will be removed, and SE Jetty Avenue is a dead end road. There are eight single family residences on this road which will be affected. However, there has been significant growth in the area over the last ten years that has also impacted the area.

3. The use will not generate excessive traffic, when compared to traffic generated by uses permitted outright, and adjacent streets have the capacity to accommodate the traffic generated.

Finding: The Executive Summary of the Traffic Impact Study is as follows:

#### **Executive Summary**

- ☐ The proposed Jetty Apartment Complex will include the construction of a 66-unit apartment facility located south of Warrenton-Astoria Highway (US-101B), east of Oregon Coast Highway (US-101), and west of SE Jetty Avenue in Warrenton, Oregon.
- ☐ The trip generation calculations show that the proposed development is projected to generate a net increase of approximately 35 site trips during the morning peak hour and 53 site trips during the evening peak hour.
- ☐ All study intersections are currently operating acceptably per Clatsop County and ODOT standards and are projected to continue operating acceptably upon build-out of the proposed development through year 2019. No operational mitigation is necessary or recommended.
- ☐ No significant trends or crash patterns were identified at any of the study intersections and no specific safety mitigation is recommended.
- ☐ Based on the detailed analysis, adequate intersection sight distance is available to the north and south of the proposed site access intersection along SE Jetty Avenue. No other sight distance mitigation is necessary or recommended.
- ☐ Left-turn lane warrants are not projected to be met for any of the applicable study intersections under any of the analysis scenarios through the 2019 build-out year. No other new turn lanes are necessary or recommended.
- ☐ Due to insufficient main and side-street traffic volumes, traffic signal warrants are not projected to be met for any of the applicable unsignalized study intersections under any of the analysis scenarios
- 4. Public facilities and services are adequate to accommodate the proposed use. Finding: The applicant agrees with the conclusions of the City Engineer and will include all of the required improvements in the final engineered plans.
- 5. The site's physical characteristics, in terms of topography, soils and other pertinent considerations, are appropriate for the use.

Finding: The existing site, which is flat to slightly sloping, is capable of supporting the development. There are two existing houses on the site which will be removed.

6. The site has an adequate area to accommodate the proposed use. The site layout has been designed to provide for appropriate access points, on-site drives, public areas, loading areas, storage facilities, setbacks and buffers, utilities or other facilities which are required by City ordinances or desired by the applicant.

Finding: The site plan meets the requirements of the development code in terms of parking, fire access, common open space, wetlands buffers, utilities and play areas.

#### 16.188.030 Design Standards.

A. <u>Building Mass Supplemental Standard</u>. The maximum width or length of a multiple-family building shall not exceed 200 feet (from end-wall to end-wall).

Finding: None of the multifamily buildings exceed 200 feet in length.

B. <u>Common Open Space Standard</u>. Inclusive of required setback yards, a minimum of 20% of the site area shall be designated and permanently reserved as useable common open space in all multiple-family developments. The site area is defined as the lot or parcel on which the development is planned, after subtracting any required dedication of street right-of-way and other land for public purposes (e.g., public park or school grounds, etc.). Sensitive lands (e.g., wetlands, riparian areas, and riparian setback areas/corridors) and historic buildings or landmarks open to the public and designated by the Comprehensive Plan may be counted towards meeting common open space requirements.

Finding: 20% of the site is devoted to common open space, or 23,014 square feet.

C. <u>Trash Receptacles</u>. Trash receptacles shall be oriented away from adjacent residences and shall be screened with an evergreen hedge or solid fence or wall of not less than six feet.

Finding: Trash receptacles are screened from view by attractive fencing and l landscaping.

#### **General Design Standards:**

#### 16.120.020 Vehicular Access and Circulation.

Finding: The development will meet all requirements of 16.120.020, including the improvement of SE Jetty and SE 13<sup>th</sup> Place. The attached traffic impact study describes the number of vehicle trips and access issues onto US 101B. All driveway widths and street improvements are 24 feet. The development meets all fire safety access requirements identified by the fire department in the memo of April 12, 2017. Clear vision areas are met. Storm water will be collected and piped to the County property on US 101.

#### 16.120.020 Vehicular Access and Circulation.

Finding: The development provides pedestrian pathways internally and along SE Jetty as required.

#### 16.136.050 Storm Drainage Improvements.

Finding: Storm drainage will be provided as shown. A request to pipe storm drainage to the County wetlands west of the property is being processed and an easement will be obtained.

#### 16.136.060 Utilities.

Finding: All utilities (power, cable, phone) will be placed underground. Easements will be provided in the final plat.

#### **Chapter 16.140 STORMWATER AND SURFACE WATER MANAGEMENT**

Finding: Stormwater will be collected and piped to the County wetlands area below the site. A request for an easement is being processed by the County at this time. A stormwater calculation has been prepared by the project engineer and is attached. An erosion control plan and application for a 1200(C) permit will be submitted after approval of the conditional use permit.

#### 16.156.030 Wetland Area Development Standards.

Finding: There are no wetlands on the developed portion of the site. A 25 foot wetlands buffer is shown on the site plan.

#### Mead Engineering

89643 Ocean Drive, Warrenton, Oregon 97146 Ph. 503-738-2538 mark@meadeng.com

31 Aug 2017

Jason Palmberg Jetty street Apartments Warrenton, Oregon

#### Storm Runoff

#### From ODOT hydraulics manual

Tcn=use 37.5 min, I=1.25 C=0.30

Q=cia = 0.30\*1.25\*2.64=0.99cfs

#### Site Developed

Buildings, walks and pavement C
Building roofs 27445sqft=0.63 \* 0.90 = 24701
Parking & Walks
43840sqft = 1.01acres\*0.90 = 39456

Landscaping = 44146sqft = 1.01acres\*0.22 = 3208

Total 115071 sqft

67365/115071=0.59

Use C=0.59

Per ODOT 12.5.1.1-B developed use 25year storm

n=0.05

5 min 10min 15min 12.5min 11min

3.5 2.75 2.35 2.55 2.6

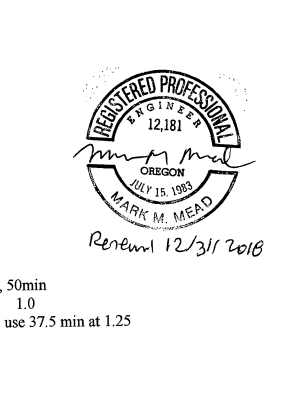
9.65 10.63 11.32 11.0 10.76 use11min at 2.67

Q=0.59\*2.67\*2.64=4.16cfs

Additional flow from site Q=4.16-0.99=3.17cfs

#### Mark M. Mead

Professional Engineer Oregon 12181, Hawaii 7492, Washington 49698
Geotechnical Engineer Oregon 12181
Professional Land Surveyor Oregon 2259
Oregon Structural Inspector #2555SIA
Oregon Structural Plans Examiner #2554PEA
OIC-OR Inspector Certification #OIC2587



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Pond s	size per	ODOT	formul	a		
Time	I	Q	in	out	out	storage
			Volun	ne	volum	e cuft
5	3.5	5.45	1635	0.99	297	1338
10	2.75	4.28	2658	0.99	594	2064
15	2.35	3.66	3294	0.99	891	2403
20	2.05	3.19	3828	0.99	1188	2640 max required storage
25	1.60	2.49	3735	0.99	1485	2250

Mark M. Mead
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Geotechnical Engineer Oregon 12181
Professional Land Surveyor Oregon 2259
Oregon Structural Inspector #2555SIA
Oregon Structural Plans Examiner #2554PEA
OIC-OR Inspector Certification #OIC2587



City of Warrenton
Planning and Building Department
PO Box 250 Warrenton, Oregon 97146 503-861-0920

FILE# OFFICE USE ONLY 900.
ZONING DISTRICT
receipt # <u>813492</u> 3
DATE RECEIVED 9/27/17

## **Conditional Use Application**

I. Property
Address: SEJETTY Cross Street US 101 B
Assessor's Parcel No.: Twp 8N, Rng10W, Section 27D Tax Lot 2400, 2600, 4100, 4200
II. Applicant
Applicant: MIKE MORGAN Phone: 503 739 6102
Mailing Address: PO BX 132 CANNON BEACH, CR 97110
Applicant's Signature:Date
Owner:
Mailing Address: PO POX 173 Astony CR 97103
Owner's Signature:
IV. Describe the Proposed Use
THE PROPERTY OF THE PROPERTY O

conditional use application July 2012

# Six Conditional Use Criteria-Provide Written Responses to Each One-Section 16.220 1. The proposed use is in conformance with the Comprehensive Plan. 2. The location, size and design, and operating characteristics of the proposed use are such that the development will be compatible with, and have a minimal impact on surrounding properties. 3. The use will not generate excessive traffic, when compared to traffic generated by uses permitted outright, and adjacent streets have the capacity to accommodate the traffic generated. 4. Public facilities and services are adequate to accommodate the proposed use. 5. The site's physical characteristics, in term of topography, soils and other pertinent considerations are, are appropriate for the use. 6. The site has an adequate area to accommodate the proposed use. The site layout has been designed to provide for the building, parking, landscaping, driveway, on-site circulation, public areas, loading areas, storage facilities, setbacks, buffers, and utilities which are required by City ordinances.

This application will not be officially accepted until department staff has determined that the application is completely filled out and the site plan requirements have been completed and a copy of the deed.

conditional use application
July 2012

### PROPOSED FINDINGS OF FACT

## PALMBERG APARTMENTS CONDITIONAL USE APPLICATION

September 11, 2017

### **Background Information**

1

Jason Palmberg, on behalf of Palmberg Properties LLC, proposes to construct a 66 unit apartment complex on SE Jetty Avenue, at the intersection of US 101 and US 101B, also known as Fort Stevens Highway Spur. The site consists of four parcels, two of which are occupied by older single-family homes. The lots are shown on the attached map, and include tax lots 8 10 27D, 2400, 2600 4100, 4200. Adjacent uses include Ocean Crest auto dealership to the northwest across US 101, a ministorage complex to the north across US 101B, an auto repair shop to the northeast, and eight single family homes along SE Jetty Avenue. The Warrenton Highlands commercial area (Costco, etc.) is approximately one third of a mile south, and the Marlin Avenue commercial area, including Fred Meyer, is about one half mile north of the site.

The property is flat to moderately sloping, and contains second or third growth trees and shrubs. There are no wetlands on the site. The Clatsop County property to the southwest along US 101 is an identified wetlands area that receives runoff from surrounding properties and the highway.

## 16.220.030 Review Criteria and Findings of Fact

- A. Before a conditional use is approved findings will be made that the use will comply with the following standards:
  - 1. The proposed use is in conformance with the Comprehensive Plan.

Findings: The proposal is in conformance with the Comprehensive Plan. The site is within the city limits and is zoned C-1. This zone was recently amended to permit multifamily housing as a conditional use. The site has been previously developed with two single family homes and is not considered farm or forest land under Goals 3 and 4. The site is located at the juncture of two State highways, directly across US 101 from an automobile dealership. The proposed development is not in a designated wetlands or other sensitive area. There are no critical habitat areas or historic structures on site in accordance with Goal 5. The development is consistent with Goal 6 in that it provides needed higher density housing on a site that is close to employment and will reduce energy costs and therefore improve air, water and land quality. The site is out of the tsunami inundation zone and is level, not within a landslide hazard area in accordance with Goal 7. The site is within walking and bicycling distance of City parks and school playgrounds, and is within close driving distance to the beach and Fort Stevens State Park and Fort Clatsop National Monument. Under Goals 9 and 10, the 66 unit apartment complex will provide needed workforce housing for employers in the area, including the US Coast Guard and retail employers in the Warrenton

in the range that is affordable to families making 80% to 100% of median county income. (80% of median family income is approximately \$47,500). Under Goal 11, Public Facilities and Services, the City of Warrenton has adequate capacity to serve the apartment complex with both water and wastewater services. All other private and public services are available and nearby, including gas, power, phone, and cable service. A Transportation Impact Study has been prepared by Lancaster Engineering, and is attached. The report states: "The trip generation calculations show that the proposed development is projected to generate a net increase of approximately 35 site trips during the morning peak hours and 53 site trips during the evening peak hours." The site is at the intersection of two major roads, US 101 and US 101B, which are capable of handling this anticipated increase in traffic. SE Jetty Avenue will be improved to City standards. The proposal is consistent with Goal 12, Transportation. As discussed above, the proposal promotes energy conservation in that it is fairly dense and therefore an efficient use of land, and will be built to modern energy codes. It is close to employment, schools and shopping areas, as well as recreational opportunities. The proposal is consistent with Goal 13. The proposal is consistent with Goal 14, Urbanization, because it is within the city limits and is in an area committed to development. Goals 15, 16, 17, 18 and 19 do not apply to the site.

Applicable Comprehensive Plan policies:

Section 2.320(1)(a) Urban Development

Make urbanizable land available for urban uses in stages as public facilities adequate to serve urban development become available.

Finding: The proposed site is within the city limits and zoned for urban development. It is surrounded by urban development in all directions. Public facilities including sewer, water, and roads are all adequate to serve the development.

Table 7. Comparison of Incomes and Housing Costs.

In 2006 (the date of the table) there was a net gap of -57 housing units for households making between \$35,000 and \$49,999 capable of paying between \$875 and \$1,249 per month.

Finding: In the decade since this analysis, there has been significant growth in the population and employment while household incomes have been stagnant. After the recession of 2007 there has been minimal development of affordable rental units in the area while housing costs have increased. The proposed apartments will rent in the range of \$1050 to \$1250 which is affordable to most households in this income range. The

project can be considered "workforce housing" in that it will provide housing for employees of businesses nearby and throughout the area. Section 3.260 "Future Needed Housing Types" identifies workforce housing as a need, particularly in the retail/service sector.

#### Section 4.300 Policies

Sec. 4.310 Soils. Sec. 4.320 Flood Hazards Sec 4.330 Drainage and Erosion Sec. 4.340 Topography Sec. 4.350 Water Quality Sec. 4.370 Fish and Wildlife

Finding: The site is especially suited to development in terms of soils, flood hazards, drainage and erosion, topography, and water quality. It is relatively flat, and has supported two single family houses for decades. It is above the 100 year flood zone as well as the tsunami zone. Best practices will be used to protect surrounding waterways from erosion and sedimentation, including the adjacent wetlands. The County owned property southwest of the site will be utilized for storm water runoff, and catchbasins will be designed to filter contaminants prior to entering the wetland. The property is currently developed with single family houses, and is not considered critical wildlife habitat. A 25' wetlands buffer is provided as required by code.

Sec. 4.380 Scenic and Historic Resources Sec. 4.390 Energy Conservation

Finding: The large trees on the edges of the site, especially on ODOT and Clatsop County property, will be retained. Native trees such as Sitka Spruce and Western Red Cedar will be planted to replace trees lost to construction. There are no known historic or archeological resources on the site. In terms of energy conservation, the development is located near employment centers, enabling residents to walk or bicycle to work at nearby jobs. The buildings will meet modern energy codes and conserve energy for heating and lighting.

2. The location, size, design and operating characteristics of the proposed use are such that the development will be compatible with, and have a minimal impact on, surrounding properties.

Finding: The 66 units are permitted under the development code, and will meet all design standards. The site is directly southeast of Ocean Crest auto dealership, and within walking and bicycling distance from two major commercial areas. There will be minimal impact on adjacent neighborhoods because of its location on the juncture

of two major roads. Access and egress will be a short distance from US 101B. The two single family homes on the site will be removed, and SE Jetty Avenue is a dead end road. There are eight single family residences on this road which will be affected. However, there has been significant growth in the area over the last ten years that has also impacted the area.

3. The use will not generate excessive traffic, when compared to traffic generated by uses permitted outright, and adjacent streets have the capacity to accommodate the traffic generated.

Finding: The Executive Summary of the Traffic Impact Study is as follows:

#### **Executive Summary**

- ☐ The proposed Jetty Apartment Complex will include the construction of a 66-unit apartment facility located south of Warrenton-Astoria Highway (US-101B), east of Oregon Coast Highway (US-101), and west of SE Jetty Avenue in Warrenton, Oregon.
- ☐ The trip generation calculations show that the proposed development is projected to generate a net increase of approximately 35 site trips during the morning peak hour and 53 site trips during the evening peak hour.
- ☐ All study intersections are currently operating acceptably per Clatsop County and ODOT standards and are projected to continue operating acceptably upon build-out of the proposed development through year 2019. No operational mitigation is necessary or recommended.
- ☐ No significant trends or crash patterns were identified at any of the study intersections and no specific safety mitigation is recommended.
- ☐ Based on the detailed analysis, adequate intersection sight distance is available to the north and south of the proposed site access intersection along SE Jetty Avenue. No other sight distance mitigation is necessary or recommended.
- ☐ Left-turn lane warrants are not projected to be met for any of the applicable study intersections under any of the analysis scenarios through the 2019 build-out year. No other new turn lanes are necessary or recommended.
- ☐ Due to insufficient main and side-street traffic volumes, traffic signal warrants are not projected to be met for any of the applicable unsignalized study intersections under any of the analysis scenarios
  - 4. Public facilities and services are adequate to accommodate the proposed use. Finding: The applicant agrees with the conclusions of the City Engineer and will include all of the required improvements in the final engineered plans.
  - 5. The site's physical characteristics, in terms of topography, soils and other pertinent considerations, are appropriate for the use.

Finding: The existing site, which is flat to slightly sloping, is capable of supporting the development. There are two existing houses on the site which will be removed.

6. The site has an adequate area to accommodate the proposed use. The site layout has been designed to provide for appropriate access points, on-site drives, public areas, loading areas, storage facilities, setbacks and buffers, utilities or other facilities which are required by City ordinances or desired by the applicant.

Finding: The site plan meets the requirements of the development code in terms of parking, fire access, common open space, wetlands buffers, utilities and play areas.

#### 16.188.030 Design Standards.

A. <u>Building Mass Supplemental Standard</u>. The maximum width or length of a multiple-family building shall not exceed 200 feet (from end-wall to end-wall).

Finding: None of the multifamily buildings exceed 200 feet in length.

B. <u>Common Open Space Standard</u>. Inclusive of required setback yards, a minimum of 20% of the site area shall be designated and permanently reserved as useable common open space in all multiple-family developments. The site area is defined as the lot or parcel on which the development is planned, after subtracting any required dedication of street right-of-way and other land for public purposes (e.g., public park or school grounds, etc.). Sensitive lands (e.g., wetlands, riparian areas, and riparian setback areas/corridors) and historic buildings or landmarks open to the public and designated by the Comprehensive Plan may be counted towards meeting common open space requirements.

Finding: 20% of the site is devoted to common open space, or 23,014 square feet.

C. <u>Trash Receptacles</u>. Trash receptacles shall be oriented away from adjacent residences and shall be screened with an evergreen hedge or solid fence or wall of not less than six feet.

Finding: Trash receptacles are screened from view by attractive fencing and l landscaping.

#### **General Design Standards:**

#### 16.120.020 Vehicular Access and Circulation.

Finding: The development will meet all requirements of 16.120.020, including the improvement of SE Jetty and SE 13<sup>th</sup> Place. The attached traffic impact study describes the number of vehicle trips and access issues onto US 101B. All driveway widths and street improvements are 24 feet. The development meets all fire safety access requirements identified by the fire department in the memo of April 12, 2017. Clear vision areas are met. Storm water will be collected and piped to the County property on US 101.

#### 16.120.020 Vehicular Access and Circulation.

Finding: The development provides pedestrian pathways internally and along SE Jetty as required.

#### 16.136.050 Storm Drainage Improvements.

Finding: Storm drainage will be provided as shown. A request to pipe storm drainage to the County wetlands west of the property is being processed and an easement will be obtained.

#### 16.136.060 Utilities.

Finding: All utilities (power, cable, phone) will be placed underground. Easements will be provided in the final plat.

#### **Chapter 16.140 STORMWATER AND SURFACE WATER MANAGEMENT**

Finding: Stormwater will be collected and piped to the County wetlands area below the site. A request for an easement is being processed by the County at this time. A stormwater calculation has been prepared by the project engineer and is attached. An erosion control plan and application for a 1200(C) permit will be submitted after approval of the conditional use permit.

## 16.156.030 Wetland Area Development Standards.

Finding: There are no wetlands on the developed portion of the site. A 25 foot wetlands buffer is shown on the site plan.

#### Mead Engineering

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31 Aug 2017

Jason Palmberg
Jetty street Apartments
Warrenton, Oregon

#### Storm Runoff

#### From ODOT hydraulics manual

#### Site Developed

Buildings, walks and pavement C
Building roofs 27445sqft=0.63 \* 0.90 = 24701
Parking & Walks
43840sqft = 1.01acres\*0.90 = 39456

Landscaping = 44146sqft = 1.01acres\*0.22 = 3208

Total 115071 sqft

67365/115071=0.59

Use C=0.59

Per ODOT 12.5.1.1-B developed use 25year storm

n=0.05

5 min 10min 15min 12.5min 11min

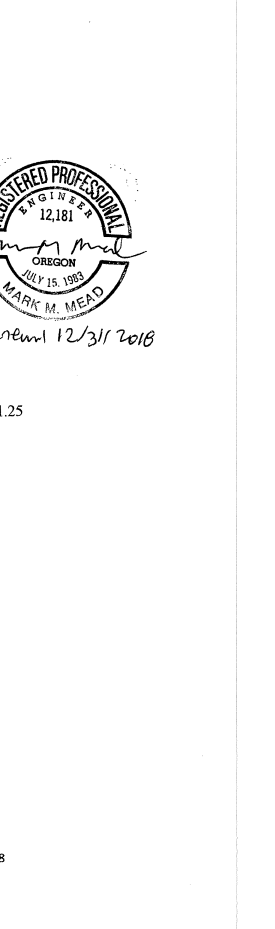
3.5 2.75 2.35 2.55 2

9.65 10.63 11.32 11.0 10.76 use11min at 2.67

Q=0.59\*2.67\*2.64=4.16cfs

Additional flow from site Q=4.16-0.99=3.17cfs

Mark M. Mead
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Pond s	size per	ODOT	formul	a		
Time	I	Q	in	out	out	storage
			Volun	ne	volum	ne cuft
5	3.5	5.45	1635	0.99	297	1338
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Oregon Structural Plans Examiner #2554PEA
OIC-OR Inspector Certification #0IC2587

## **CITY OF WARRENTON** PLANNING AND BUILDING DEPARTMENT

## **COMMERCIAL SITE DESIGN APPLICATION**

To be accompanied by a Site Plan Map, copy of property deed and if applicable, a Letter of Authorization.

FILE FOR 17-4 FEE \$ 2000.00
ZONING DISTRICT
receipt # <u>8734923</u> date received <u>9/27/17</u>

The site plan review process is a method for assuring compliance with the City of Warrenton Comprehensive Plan and Development Code, and to ensure wise utilization of natural resources, and the proper integration of land uses utilizing appropriate landscaping or screening measures. A commercial enterprise must also consider traffic circulation patterns, off-street parking, refuse containers, safe exit and entrance to the business, building height, dust control, future widening of major thoroughfares, and signs. Please answer the questions as completely as Legal Description of the Subject Property:Township \_8N\_\_\_\_\_, Range \_10W\_\_\_\_\_, Section(s) \_27D\_ Tax Lot(s) 2400, 2600, 4100, 4200 Property street address \_\_\_\_\_SE Jetty and US 101B (aka Old US 101 or Fort Stevens Highway\_\_\_ I/WE, THE UNDERSIGNED APPLICANT(S) OR AUTHORIZED AGENT, AFFIRM BY MY/OUR SIGNATURE(S) THAT THE INFORMATION CONTINED IN THE FOREGOING APPLICATION AND ASSOCIATED SUBMISSIONS IS TRUE AND CORRECT. **APPLICANT:** Mike Morgan, Planning Consultant\_ Date: Phone: 503 739 0102 Address: PO Box 132 City/State/Zip:\_\_Cannon Beach, Oregon 97110\_ PROPERTY OWNER (if different from Applicant): Printed Name: Palmberg Development LLC Phone: \_\_503 791 1603\_\_\_\_\_ Address: PO Box 173 City/State/Zip: Astoria, Oregon 97103 Fax: commercial site design application



#### 1. In detail, please describe your proposal:

Jason Palmberg, dba Palmberg Development LLC, proposes to construct a 66 unit apartment complex at the above address. The units will all be two bedrooms and one bath intended to be "workforce housing" for local employees. The property is currently occupied by two single family homes, one of which is abandoned. The site is surrounded by urban development, including the Ocean Crest auto dealership, a mini storage business, an auto repair shop, and eight single family residences. The site is bordered by large trees and dense vegetation on State ODOT rights of way on the west and north sides, which will remain. A site plan and a landscaping plan have been submitted showing approximately 20% of the site to be landscaped or to remain in open space. There are no wetlands, floodplains, slopes in excess of 10%, or other sensitive areas on the property. A county-owned wetland is adjacent which will be utilized for stormwater runoff. There are no significant historic or cultural resources on the site. A traffic impact study has been prepared by Lancaster Engineering and has been submitted as part of the conditional use application. The design will be similar to the apartment complex shown in the attached photos. The buildings will be three stories, with wood balconies fronting each unit. The siding will be HardiePlank lap siding, and the roof will be composition asphalt shingles. The walls, balconies and trim will be painted earthtones, including a light gray or green and brick color similar to the units shown. The windows sliding doors will be white vinyl clad sliders.

Describe what type of business, commodity sold or manufactured, or service you are proposing.

#### 66 Unit Apartment Complex

Current number of employees:	
n/a	
Days of operation	per week
By what method will these be arriving/sent?	
3. Does this property have an existing business or busing NoNoNoNo	
If yes, please list the business names and their addresses	s, and note these businesses on your site plan map.
	commercial site design applicati July 20

2

f yes, please list the number of residences and please show these structures on your site plan map.				
See attached site plan.				
5. Availability of services: City wateryes, City sewer yes				
6.If you are an existing business, are materials or merchandise currently being stored on site?  N/A				
Where and how do you propose to store materials or merchandise for sale or processing?  N/A				
7. What percentage of the property is currently landscaped?+-80%				
What percentage of the property do you propose to landscape as part of this project?20%				
8. How do you intend to irrigate the existing and proposed landscaping?No irrigation is proposed				
<ol> <li>Signs require the submittal of a separate application, which may be submitted in conjunction with this site p application.</li> </ol>				
Please explain how you propose to provide for the drainage of this property, or explain why no additional drainage consideration is necessary.				
A storm drainage system has been designed by the project engineer. A stormwater calculation is included the application. Stormwater will be piped to the County property on US 101 as shown on the site plan.				
11. Please provide the type of development on the neighboring properties.				
North: Mini-storage, auto repair shop South: Single family residences, East: Single family residences West: US 101, Automobile dealership				
12. Provide samples of the building materials for the exterior of the building with detail description of where e type and color will be used in the construction and finishing of the building. See attached.				
commercial site design appli July				

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must be shown on your site plan map. If off-stree	a the property? Yes x No All parking et parking is to be provided on another property, please attach m the property owner; or will off-street parking be provided
14. How does this request comply with the Warrento Commercial)?	on Development Code Chapter 16, Section 16.40 (General
conditional use has been submitted along with this ap	
15. Orientation of proposed building(s) (see Section	16.116.030 in the Warrenton Development Code)
See site plan	
16. Please address (on separate sheet of paper) all ap the Warrenton Development Code.	oplicable sections of Design Standards (copy attached) out of
Please refer to attached Findings of Fact dated	
***	****
UNTIL DEPARTMENT STAFF H	ICATION WILL NOT BE OFFICIALLY ACCEPTED IAS DETERMINED THAT THE APPLICATION IS THE SITE PLAN MAP REQUIREMENTS HAVE BEEN COMPLETED.
Return Application To:	
City of Warrenton Planning and Building De PO Box 250 225 S. Main Street Warrenton, Oregon 9714	
	********
MAP INSTRUC	TIONS AND CHECKLIST
***	******
	osed structures and parking areas, must accompany this pecific information which should be included on this map.
Title the map "Commercial Site Design".	
The map may be drawn on 8 ½ x 11 or 8 ½ x 1	4 inch white paper.
	commercial site design application

4

July 2012

Township, Range, Section and Tax Lot number of the subject property(ic	es) shall be included.
North arrow, date, and map scale in one inch intervals (1" = 20') shall be	noted.
Shape, dimensions, and square footage of the parcel shall be shown. Draline and label adjacent street(s), if any.	nw the property line with a solid black
Identify existing and proposed easements with a dotted line.	
Identify the location and direction of all water courses and drainage way year floodplain, if applicable.	s, as well as the location of the 100-
Illustrate all existing buildings and their sizes.	
Illustrate all proposed new construction with dashed lines (include dimer	nsions).
Illustrate parking area with number of spaces and access drive areas. If of even in part, on another property, please show its location on your site plearking easement or agreement from the adjoining property owner.	off-street parking is to be provided, lan map, and attach a copy of the
Illustrate the entrance and exit points to the property, pattern of traffic flo sidewalks and bike paths.	ow, loading and unloading area,
Illustrate the existing or proposed location, height, and material of all fer	nces and walls.
Illustrate existing or proposed trash and garbage container locations, incl	luding type of screening.
Name of the person who prepared the map.	
Location, type and height of outdoor lighting.	
Location of mailboxes if known.	
Locations, sizes, and types of signs (shall comply with Chapter 16.144 or	f the Warrenton Development Code).
Map shall show entire tax lot plus surrounding properties.	
Identification of slopes greater than 10%.	
location, condition and width of all public and private streets, drives, side easements on the site and adjoining the site.	ewalks, pathways, right-of-ways, and
Identify designated flood hazard area(s).	
Show wetland and riparian areas, streams and/or wildlife areas.	
Any designated historic and cultural resources areas on the site and/or ad	ljacent parcels or lots.
Location, size and type of trees and other vegetation on the property.	

commercial site design application
July 2012

5





SE Jetty Looking North to Mini Storage



**SE Jetty Residence Looking South** 



Power Substation at South End of SE Jetty



Completed Apartment Building - Similar Design



**View of County Wetlands** 



View of Trees in ODOT Right of Way



Trees Along US 101B Looking West Northern Border of Property



**Existing Home** to Be Demolished

#### **MEMORANDUM**

Fo: Skip Urling, Community Development Director

Date: December 28, 2017
From: Tim Demers, Fire Chief

**Re:** Palmberg apartments off SE Jetty Ave

Based on the information provided, the Fire Department has the following comments.

#### **ACCESS:**

Access around the complex shall be provided so that all portions of the structures may be accessed with a 150 foot hose line. Four foot wide paths may be required to access all sides of the structures. Paths will need to remain unencumbered at all times. Phase #4 will require a path along the North side and Phase #3 will require a path along the West side due to terrain.

The proposed structures appear to be three stories tall and will require 26 foot drive aisles. The drive aisle between Phase #1 and Phase #4 is only 24 feet wide and is non-compliant. The drive aisles and fire apparatus turn arounds will remain unencumbered at all times. Drive aisles and turn arounds will require no parking signs on both sides and curbs painted red. Location of the signs shall be pre-approved by the Fire Department. Further the developer will agree to allow local law enforcement to monitor and enforce violations of parking and encumbering these Fire Department drive aisles and turn arounds. This agreement must be acceptable to both the Fire Department and Law Enforcement and be transferable if the property is sold.

The proposed drive aisles provide access to more than one side of the structure, including the longest side. No overhead lines will be allowed over the drive aisles. The aisles should not be over 30 feet away from the structure to provide access with an aerial ladder truck.

The compact car parking in this development is a problem. Full size vehicles will use these spaces and will impede the drive aisles considerably. This is unacceptable.

The Fire Department sees the access through the property as a bottle neck however it does comply with proper egress in an emergency situation. The main drive aisle through the property has two dead ends off of it, but both are less than 150 feet deep and will not require a turn around.

Drive aisles should be of an all-weather surface capable of holding 60,000 pounds. Grade should be under 10% and approach and departure angles pre-approved by the Fire Department. Corners shall maintain a 45 foot turning radius for apparatus. If using the vehicle turn generator, please use a single rear axle with a 234 inch wheelbase. Please note the radius should be turning from and maintaining the near lane either direction.

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SE Jetty Avenue and SE 13<sup>th</sup> Place are both public streets and shall be full width streets to the edges of the property lines. The Fire Department can only require a 26 foot width (with no parking on one side, appropriately signed and the curb painted red). Depending on the location of the Fire hydrants, that width may be expanded to 28 feet on either side of the hydrant (20 feet each direction). Therefore I would suggest a minimum 28 foot street (with no parking on one side, appropriately signed and the curb painted red). Further if SE 13<sup>th</sup> Place should extend west of the entrance to the complex, then a 90 foot turnaround must be supplied for the dead end.

#### WATER SUPPLY:

Fire flow for the buildings will need to be demonstrated to be equal to the calculated rate based on building design and fire protection features. More than one hydrant will likely be required; location of the hydrants will be pre-approved by the Fire Department. The current hydrant on Jetty Street appears to be on a 4 inch main which will be inadequate for the proposed project. The hydrants will need to be within 250 feet for all locations of building access. The detail is suggesting an 8 inch water main be extended. Building fire flows should be calculated and available water flow proven before the project is approved and before considering reduction for sprinklers.

The Fire Department would like the current hydrant on Jetty be moved to the southern corner of the Jetty Street entrance to the complex and attached to the new main. It makes no sense to drive 50 feet past the entrance and then attempt to lay hose back to the apartment complex. This hydrant should also be upgraded to a Meuller with a Stortz connection as noted below.

Additional hydrants shall be Meuller 2500 Centurion with 2 each, 2.5 inch, and one each 4.5 inch discharge ports. Also a 4.5 inch to 5 inch Storz connection will be provided for each by the developer.

#### SPRINKLER SYSTEM

It appears that an automatic sprinkler system will be required that meets the requirements of NFPA 13, most current edition. A specific type will be determined based on building design, egress and fire protection features.

Due to the congestion of the site remote FDC's and an accompanying PIV's may be required. Final location shall be approved by the Fire Department.

Access to the sprinkler room shall be by an exterior door providing direct access to the equipment. Final location shall be approved by the Fire Department.

#### **ALARM SYSTEM:**

The buildings should be fully alarmed and monitored with a fire alarm system that meets the requirements of NFPA 72, most current edition. The Fire Department should have direct access for the alarm panel and should pre-approve that location prior to installation.

#### **ADDRESSING**

The buildings will be addressed with contrasting color letters placed on the building facing the Fire Department access. The Fire Department will approve the size, color and location of the address numbers.

#### **BUILDING ACCESS:**

The building shall be provided with a GE Supra lock box, complete with keys, for emergency access to the sprinkler room and alarm panel by Fire Department personnel. The lock box shall be located at or near the outside access door to the sprinkler room and the access door to the alarm panel. The exact location of the lock boxes shall be determined by the Fire Department prior to installation.

•			

## INFRASTRUCTURE:

Fire hydrants and access roads will be in place prior to construction. In the event phase #1 is constructed without completion of the complete drive aisle through the complex, a temporary turn around will be constructed and kept in place to the Fire Departments satisfaction. Likewise for phase #2, #3 and #4 that might result in a dead end access. The second Fire hydrant inside the complex will be in place before construction of phases #2 and #3 can begin in order to ensure all points of the structures are within 200 feet of a Fire hydrant.

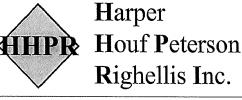
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Job No.: WTN-01-002

Date: January 5, 2017

Skip Urling, Community Development

Director, City of Warrenton



ENGINEERS → PLANNERS LANDSCAPE ARCHITECTS → SURVEYORS

From: Rob Vander Zanden, D.E. Development Poviow Consultant

Rob ValiderZanden, P.E., Development Review Consultant					
Project/Subject: Palmberg Apartments – Preliminary Site Plan Submittal: File SDR17-4					
Fax - Number: (If you did not receive the corr	; Number of pages 2 ect number of pages, please call 360-750-1131)				
🛚 E-mail 🔲 Ma	ail Hand Deliver	Interoffice			
This memo constitutes review of the preliminary site plan and conditional use application for the proposed 66-unit Palmberg Apartments complex on Jetty Avenue. Recommendations for the proposed					

development conditions are presented below. The following documents were reviewed in conjunction with the municipal code and development standards:

- Preliminary site plan drawing consisting of one sheet, prepared by Mead Engineering. The drawing that was reviewed is revision dated November 6, 2017.
- Preliminary off-site sanitary sewer plan (SE Jetty Street Sanitary Sewer) consisting of one sheet, prepared by Rankin Engineering and dated revised June 7, 2017.
- Jetty Apartment Complex Transportation Impact Study prepared by Lancaster Engineering and dated July 31, 2017.
- Transportation Impact Analysis Addendum (sight and stopping distance assessment) prepared by Lancaster Engineering, dated September 26, 2017.
- Geotechnical report prepared by Mead Engineering, dated October 4, 2017.
- Conditional Use Application Proposed Findings of Fact dated September 11, 2017.

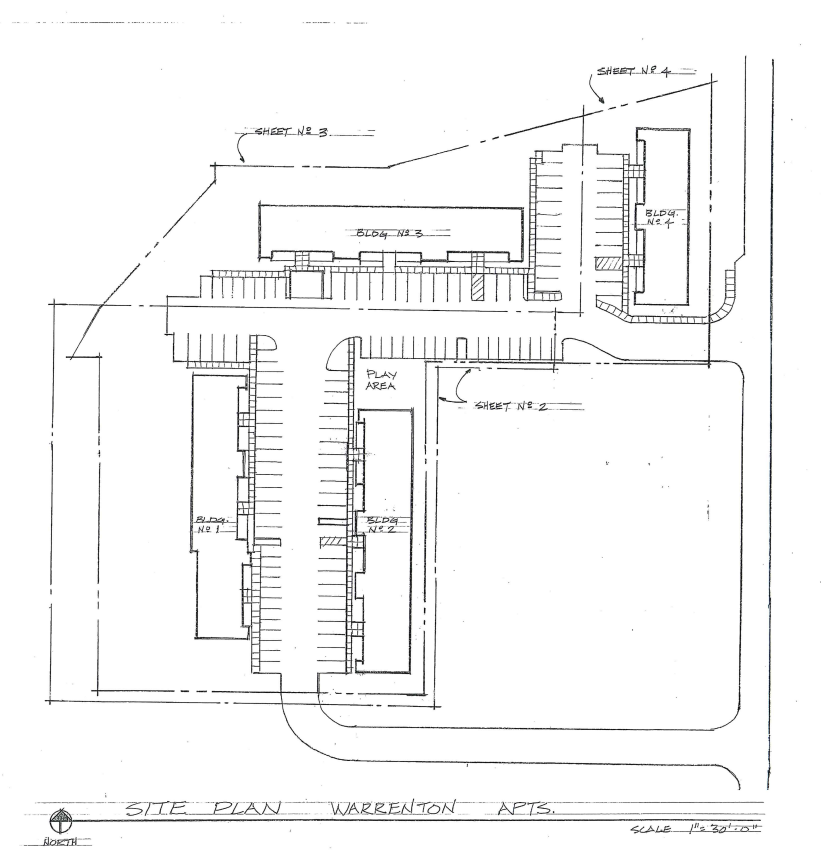
#### Comments and Recommended Conditions:

- 1. Detailed construction drawings for the proposed grading, road, drainage and utility facilities shall be submitted to the City for review by the Public Works Department prior to approval for construction of project improvements.
- 2. Construction documents shall meet all requirements of federal, state and local standards, codes, ordinances, guidelines and other legal requirements.
- 3. Prior to approval of construction plans, the developer will waive any and all rights to remonstrate against the formation of a Local Improvement District (LID) for the purpose of making sanitary sewer, storm sewer, water or street improvements that benefit the property and assessing the cost to the benefited properties pursuant to the City's regulations in effect at the time of such improvement.
- 4. A final Stormwater Report shall be submitted with the final construction documents. Stormwater design should address water quality through use of biofiltration or other approved method. Design should also address energy dissipation at the outfall.
- 5. Comply with design and construction recommendations contained in the Geotechnical Report. Particular attention should be given to recommendations for erosion control and slope stability.
- 6. Submit an update to the geotechnical recommendations to address any changed conditions resulting from site design adjustments and detailed site topographic survey confirming the location of the top of the slope near the westerly property line.

- 7. Prepare an assessment of the downstream sewer collection system including pumping and treatment capacity. The capacity assessment will identify what public sewer improvements are needed in order for the City to accept the sewer flows from this development. This includes the implications on scheduling of upgrades to the treatment facility. The improvements will be designed in such a way as to ensure the added flow does not negatively impact the system or system capacity. All necessary improvements will be reviewed and approved by Oregon Department of Environmental Quality and paid for by the developer.
- 8. Demonstrate that the alignment for the off-site gravity sewer main has suitable access for future maintenance as determined by the Public Works Director.
- 9. Improvements to SE Jetty Avenue from US101B to and through the intersection with SE 13<sup>th</sup> Street shall be half street improvements consisting of 28 feet of new pavement section, curb and sidewalk on one side, and lighting in accordance with City of Warrenton Transportation Standards for Local Roads. Improvements shall be based on a future road width of 36 feet (i.e. position the curb at 18 feet from right of way centerline). This improvement shall be completed as part of Phase 1.
- 10. Improvements to SE Jetty Avenue from SE 13<sup>th</sup> Street to SE 13<sup>th</sup> Place and improvements to SE 13<sup>th</sup> Place shall be in accordance with the Transportation Standards for Alternative Local Road and shall be 28 feet wide. This improvement shall be completed as part of Phase 2.
- 11. Prepare and submit a design for erosion control associated with site construction.

  Demonstrate compliance with Oregon Department of Environmental Quality 1200 C

  Stormwater General Permit requirements. Provisions shall be made to minimize tracking of sediment onto public streets and for the flow of site soils into drainage ways.
- 12. The developer shall agree to make all necessary offsite stormwater improvements if downstream deficiencies are created by the development of this property.
- 13. The project contractor shall secure a permit for work in the public right of way in accordance with Warrenton Municipal Code.
- 14. Applicant shall provide as-built drawings and certification by a registered engineer in accordance with adopted criteria for all improvements, prior to acceptance by the City.
- 15. Provide documentation acceptable to the Public Works Director that the proposed stormwater discharge onto county property has been authorized and easements executed.
- 16. Demonstrate that access and parking design can accommodate the design fire vehicle as well as garbage/delivery vehicles. Provide documentation by means of diagrams for on-site turning movements.
- 17. On-site water main shall be public. The main shall be a minimum 8-inch pipe or as needed to provide fire flow and shall be placed in a 20-foot utility easement. Draft easement legal descriptions shall be provided to the city for review prior to approval for construction. The easement shall cover fire hydrants and services lines up to the meter.

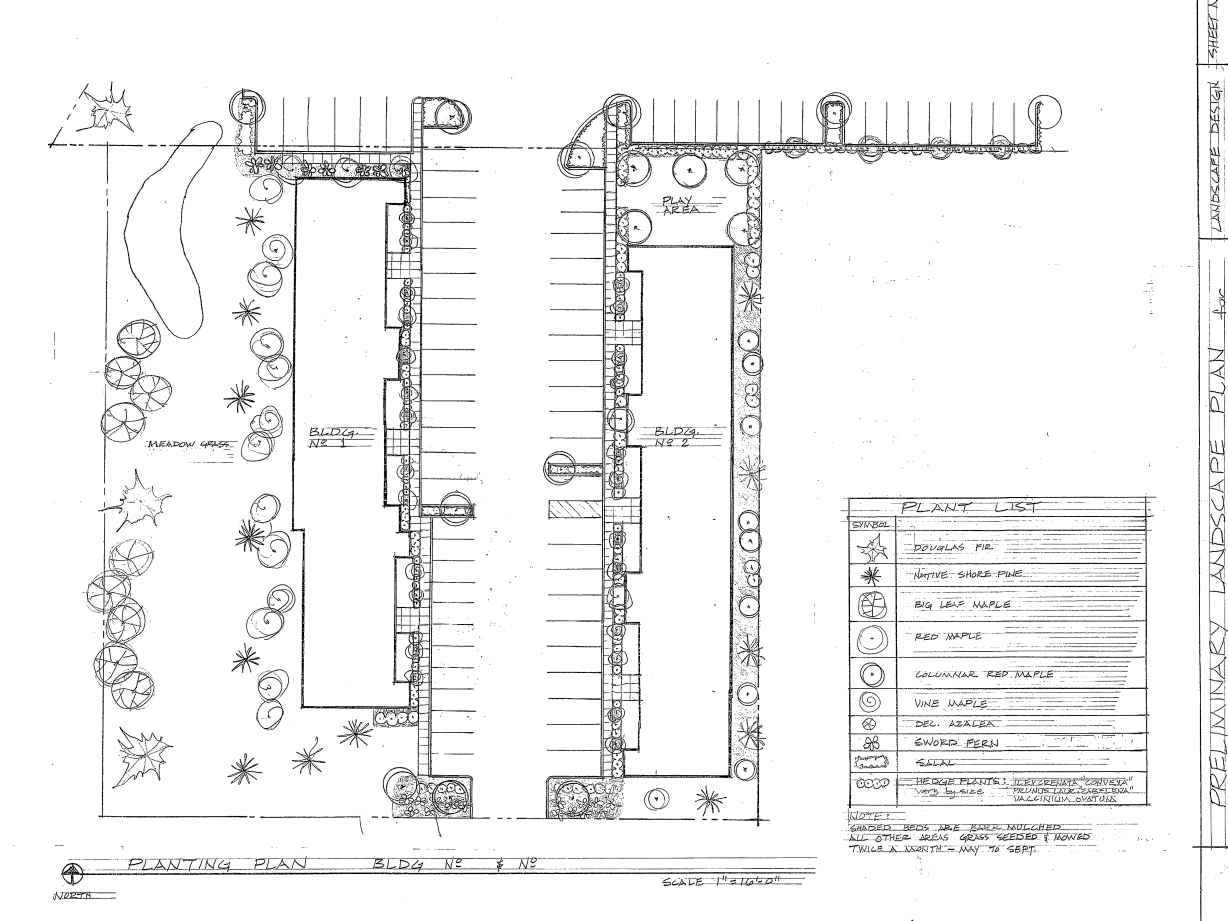


LANDSCAPE DESIGN.

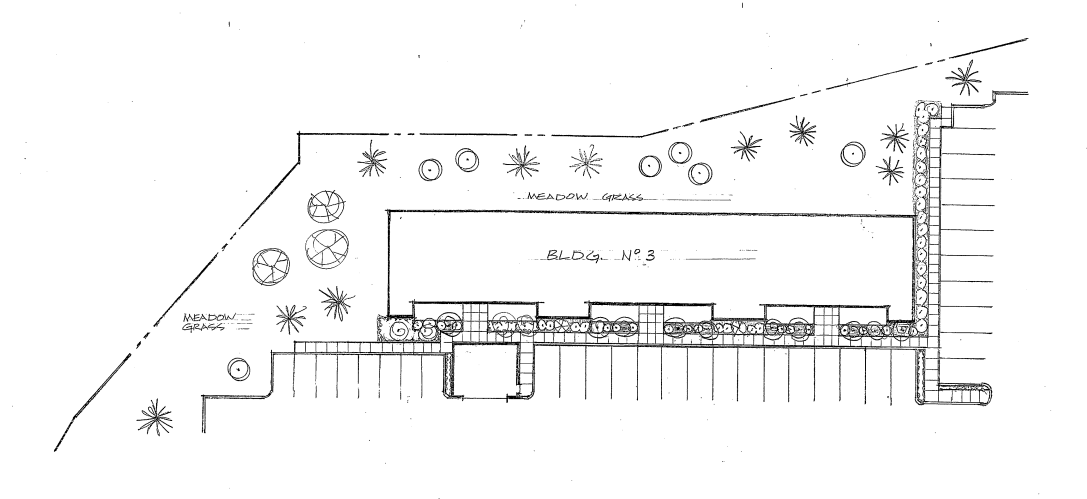
By
LARRY BONDURANT PLAN COMPLEX LANDSCAPE PRELIMINARY WARRENTON

DECEIVED NOV 2 7 2017

BY: CITY OF WARRENTON

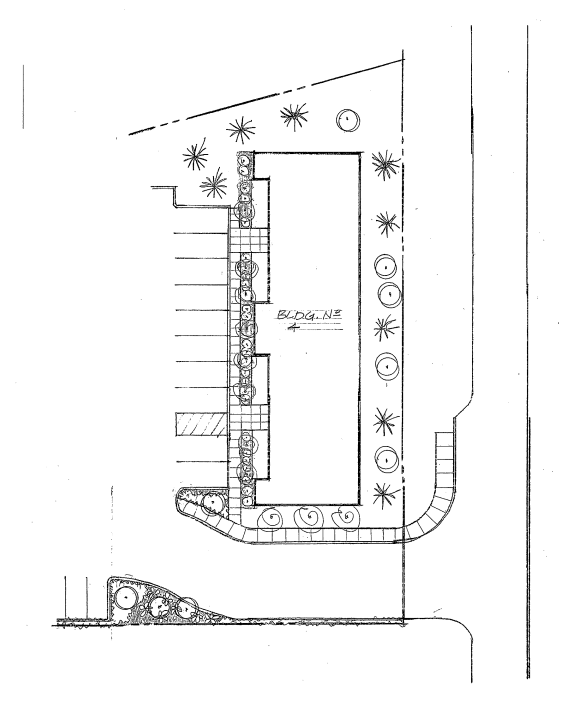


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NORTH

SHEET NO LANDSCAPE DESIGN PLAN TOMOS APE AND PRELIMINARY WARRENTON



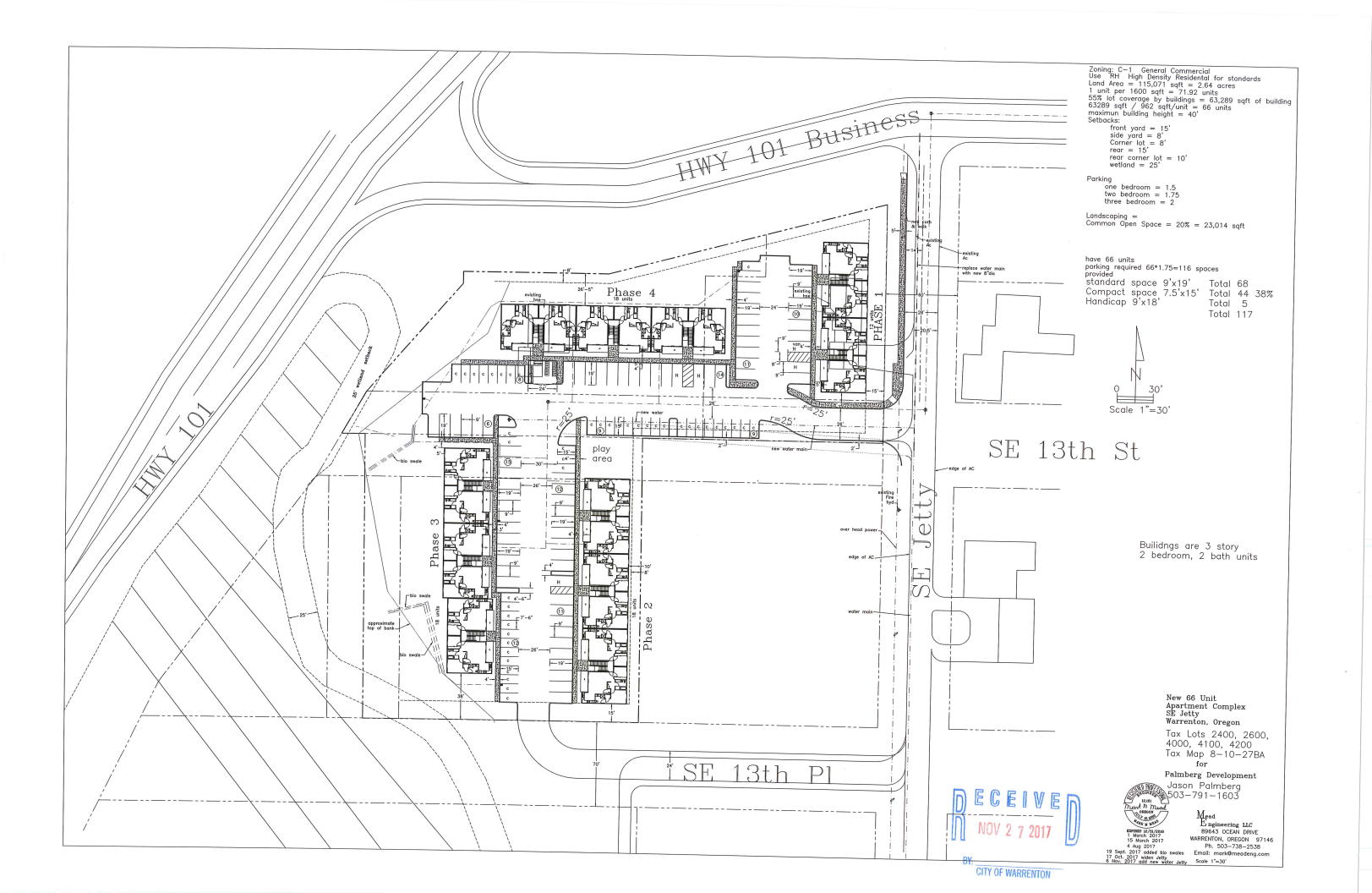
BLDG NORTH

LANDSCAPE PLAN COMPLEX

PRELIMINARY

WARRENTON







January 5, 2018

To: Warrenton Planning Commission

From: Skip Urling, Community Development Director

Re: Preliminary Plat Application SUB 17-3 South Juniper Gardens and Variance Application

V-17-3

On behalf of Michael Johnson, Jennifer Bunch of Wickiup Consulting LLC has submitted application for a preliminary plat of 10 lots and a variance for a dead end street to exceed the 200 foot limit of Warrenton Municipal Code 16.136.010. The subject property, Tax Lot 81020D000100, is located west of SW Juniper Avenue just south of SW Kalmia Avenue and is presently undeveloped. Details of the proposed development are in the application narrative.

Application was submitted November 30, 2017 and deemed complete in mid-December. We sent notice of the public hearing to adjacent property owners December 21 and published notice December 29, 2017. No public comments have yet been received.

The applications are reviewed from the following applicable code sections.

Chapter 16.32 Medium Density Residential (R-M) District

Chapter 16.88 Flood Hazard Overlay District

Chapter 16.120 Access and Circulation

Chapter 16.136 Public Facilities Standards

Chapter 16.140 Stormwater and Surface Water Management

Chapter 16.144 Signs

Chapter 16.152 Grading, Excavating, and Erosion Control Plans

Chapter 16.156 Wetlands and Riparian Corridor Development Standards

Chapter 16.216 Subdivisions and Lot Line Adjustments

Chapter 16.272 Variances

Section 16.208.050 Type III Procedure (Quasi-Judicial)

#### **FINDINGS**

Below are the questions from the application form with applicant responses, followed by staff findings. The preliminary plat application is addressed first, followed by the application for the street length variance.

#### Preliminary Plat

a. Overall development plan, including phase or unit sequence.

P.O. Box 250 Warrenton, OR 97146-0250 503/861-2233 FAX: 503/861-2351 www.ci.warrenton.or.us

APPLICANT RESPONSE: The Applicant proposes a ten (10) lot subdivision to be completed in one phase.

Staff finding: Staff notes the response:

b. Project Timetable for sequence of development.

APPLICANT RESPONSE: At this stage, the Applicant has not prepared a timetable for the sequence of development, however, this requirement can be met with a condition of approval.

Staff finding: Staff notes that the subdivision code calls for the project to be completed within two years.

c. Development plan for any common elements or facilities.

APPLICANT RESPONSE: The subdivision does not include any common open space. Common facilities will include the private road. A development plan for the private road is included with the application.

Staff finding: Although the Fire Chief commented that he is opposed to the private road, the code permits such facilities. A perpetual private road maintenance agreement including all property owners will be required.

d. If the proposed subdivision has an unknown impact upon adjacent lands or land within the general vicinity, the Planning Commission may require a potential street development pattern for adjoining lands be submitted together with the tentative plan as part of the phased development plan for the subject subdivision.

APPLICANT RESPONSE: The proposed use, residential housing, is a permitted use in the zone. The impacts will equal to those of any residential development. The project is not being developed in phases.

Staff finding: Wetlands located on the western portion of the property will likely preclude any street extension which could potentially impact adjacent lands in the vicinity.

e. Show compliance with the Comprehensive Plan and applicable sections of the Development Code

CITY OF WARRENTON COMPREHENSIVE PLAN

APPLICANT RESPONSE: The City of Warrenton Comprehensive Plan does not contain any policies that directly apply to this request. The general policies of the Comprehensive Plan are implemented by the development code. The applicable development standards are addressed below.

Staff finding: Staff concurs.

1. Chapter 16.32 MEDIUM DENSITY RESIDENTIAL (R-M) DISTRICT 16.32.020 Permitted Uses.

Chapter 16.32 MEDIUM DENSITY RESIDENTIAL (R-M) DISTRICT 16.32.020 Permitted Uses.

The following uses and their accessory uses are permitted in the R-M Zone if the Community Development Director determines that the uses conform to the standards in Sections 16.32.040 through 16.32.050, and any other applicable Development Code standards, and other City laws:

- A. Single-family detached dwelling.
- D. Duplex and townhome subject to standards of Chapter 16.184.

APPLICANT RESPONSE: The proposed use, residential development is permitted under 16.32.020.A. and D.

Staff finding: We concur.

16.32.040 Development Standards.

#### A. <u>Density Provisions</u>.

- 1. Minimum lot area for single-family detached dwelling or duplex: 7,000 square feet.
- 2. Minimum lot area for single-family attached dwelling: 2,500 square feet.
- 3. Minimum lot width at the front building line for single-family detached dwelling or duplex: 50 feet.
- 4. Minimum lot width at the front building line for single-family attached dwelling: 25 feet.
- 5. Minimum lot depth: 70 feet.

APPLICANT RESPONSE: As demonstrated on the preliminary plat the applicable Density Provisions of 16.32.040.A are met.

Staff finding: As shown by the setbacks on each lot, we agree that the lots will meet the areal and dimensional standards of the R-M zone.

16.32.050 Other Applicable Standards.

APPLICANT RESPONSE: The applicable development standards contained in 16.32.050 are intended to be applied at the time each lot is developed.

Staff finding: We concur.

Chapter 16.184 SINGLE-FAMILY ATTACHED, DUPLEX, AND TRIPLEX DESIGN STANDARDS 16.184.030 Design Standards.

A. <u>Building Mass Supplemental Standard</u>. The maximum number and width of consecutively attached townhomes (i.e., with attached walls at property lines) shall not exceed eight units or 200 feet (from end-wall to end-wall) whichever is less.

APPLICANT RESPONSE: Townhomes are not proposed; therefore, the standard is 16.184.030.A does not apply.

Staff finding: Staff concurs with the caveat that if building plans change, this section would apply.

- B. <u>Access Standards</u>. Townhomes, duplexes and triplexes receiving access directly from a public or private street (as opposed to alley access) shall comply with the following standards, in order to minimize interruption of adjacent sidewalks by driveway entrances, slow traffic, improve appearance of the streets, and minimize paved surfaces for better storm water management.
  - 1. The maximum allowable driveway width facing the street is 10 to 24 feet per dwelling unit. The maximum combined garage width per unit is 50% of the total building width. For example, a 24-foot wide unit may have one 12-foot wide garage.
  - 2. Two adjacent garages shall share one driveway when individual driveways would be separated by less than 20 feet (i.e., the width of one on-street parking space). When a driveway serves more than one lot, the developer shall record an access and maintenance agreement/easement to benefit each lot, prior to building permit issuance.

APPLICANT RESPONSE: The type of housing has not yet been determined. These standards can be applied at the time each lot is developed.

Staff finding: We concur.

C. <u>Common Areas</u>. Common areas (e.g., landscaping in private tracts, shared driveways, private alleys, and similar uses) shall be maintained by a homeowners association or other legal entity. A homeowners association may also be responsible for exterior building maintenance. A copy of any applicable covenants, restrictions, and conditions shall be recorded and provided to the City prior to building permit approval.

APPLICANT RESPONSE: Should the type of residential development require a homeowner's association, these covenants will be recorded and provided to the City prior to building permit approval.

Staff finding: Staff will recommend a condition of approval to include some kind of property owners association with covenants to make the lot owners responsible for the private road maintenance and allow law enforcement of illegal parking in fire lanes.

Chapter 16.88 FLOOD HAZARD OVERLAY (FHO) DISTRICT 16.88.040 Standards for Flood Hazard Reduction

In all areas of special Flood Hazard Overlay Zone (FHO zone), the following standards are required:

#### D. Subdivision Proposals.

- 1. All subdivision proposals shall be consistent with the need to minimize flood damage.
- 2. All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical, and water systems located and constructed to minimize or eliminate flood damage.
- 3. All subdivision proposals shall have adequate drainage provided to reduce exposure to flood damage.
- 4. Where base flood elevation data has not been provided or is not available from another authoritative source, it shall be generated for subdivision proposals and other proposed developments which contain at least 50 lots or five acres (whichever is less).

APPLICANT RESPONSE: According to the 2010 FEMA Flood Insurance Rate Maps a very small portion of Lot 6 is located within Flood Zone A, which is the 1% annual chance of flood

(100-year flood zone). This area is outside the identified building envelope for the lot. At the time of development and construction the applicable standards of the FHO District will be applied and adhered to.

Staff finding: The floodplain boundary appears to overlap the wetland boundary and we believe construction in this area unlikely. That said, this code section will be applied at the building permit review stage.

Chapter 16.120 ACCESS AND CIRCULATION 16.120.020 Vehicular Access and Circulation.

APPLICNT RESPONSE: At the time of development and construction the applicable access and circulation standards of section 16.120.020 will be applied and adhered to.

16.120.030 Pedestrian Access and Circulation.

APPLICANT RESPONSE: The preliminary plat identifies a five-foot pedestrian pathway (sidewalk) within the subdivision.

Staff finding: Staff agrees with the two responses above.

Chapter 16.140 STORMWATER AND SURFACE WATER MANAGEMENT

APPLICANT RESPONSE: A preliminary storm water report has been provided. A storm water plan should be required as a condition of approval and will meet the standards of Section 16.140.

Staff finding: Staff concurs and will recommend a storm water plan be prepared as a condition of approval.

a. Schedule of improvements and completion.

APPLICANT RESPONSE: Upon approval of the development the Applicant will begin improvements. A subdivision improvement plan/schedule can be required as a condition of approval.

Staff finding: The applicant can discuss a construction schedule upon submittal of construction engineering drawings.

b. Overall transportation and traffic pattern.

APPLICANT RESPONSE: Access to the property will be from SW Juniper Avenue.

Staff finding: Noted.

#### PRELIMINARY SUBDIVSION PLAT REQUIREMENTS

1 - 9.

APPLICANT RESPONSE: These items are shown on the preliminary plat.

Staff finding: The required items are on the plat.

10. Zoning of subject property, and adjacent tax lots to the proposed subdivision.

APPLICNT RESPONSE: A map demonstrating these elements is included as Exhibit C.

Staff finding: Noted.

11-18.

APPLICANT RESPONSE: These items are shown on the preliminary plat.

Staff finding: Noted.

19. Stormwater and other drainage facility plans.

APPLICANT RESPONSE: A preliminary storm water report is provided with the application. A storm water drainage plan is not included but can be required with a condition of approval.

Staff finding: A drainage report will be required, including an analysis of the effect of the development on downstream facilities.

20. Proposed deed restrictions including access restrictions or protective covenants if such are proposed to be utilized for the proposed subdivision.

APPLICANT RESPONSE: Deed restriction and protective covenants containing required elements can be required by a condition of approval.

Staff finding: Covenants and restrictions will be required to at least create a perpetual private road maintenance agreement and to allow local law enforcement to monitor and enforce violations of parking and encumbering Fire Department drive aisles and turn arounds.

#### REQUIREMENTS

1. A vicinity map must be submitted showing the proposed subdivision in relationship to the adjacent properties, roadways and ownership patterns. This map must include names of all existing roadways.

APPLICANT RESPONSE: A vicinity map with the elements described above is included as Exhibit G.

Staff finding: Noted.

2. Who will supply the water?

APPLICANT RESPONSE: Water will be supplied by the City of Warrenton.

Staff finding: Staff concurs.

3. Access will be taken from.

APPLICANT RESPONSE: Access to the property will be from SW Juniper Avenue.

Staff finding: Staff agrees.

4. What is the intended use of the parcels being created?

APPLICANT RESPONSE: The Applicant intends to improve the lots with residential housing. Single-family dwellings and duplexes are a permitted use in the R-M Zone subject to applicable development standards.

Staff finding: Noted.

5. What is the current use of the parcel?

APPLICANT RESPONSE: The parcel is currently unimproved.

Staff finding: Noted.

6. Proposal is in compliance with the City of Warrenton's Comprehensive Plan and Development Code.

APPLICANT RESPONSE: These findings were provided earlier in this application.

Staff finding: Staff agrees.

7. Proposal does not conflict with acquired public access easements within or adjacent to the subdivision.

APPLICANT RESPONSE: No know[n] public access easements exist on the subject property. The proposed subdivision will not interfere or conflict with any public access easements on adjacent lands.

Staff finding: Noted.

8. All required public services and facilities are available and adequate or are proposed to be provided by the applicant.

APPLICANT RESPONSE: As demonstrated on the preliminary plat all utilities will be installed by the Applicant.

9. The subdivision contributes to orderly development and land use patterns in the area, and provides for the preservation of natural features and resources such as streams, lakes, natural vegetation, and special terrain features.

APPLICANT RESPONSE: The area along SW Juniper Avenue consists of single family dwelling and unimproved lands. The area is zoned RM, R10 and R40. The applicant's intended use, residential housing, is an allowed use in the zone. The wetlands will be avoided during construction.

Staff finding: Staff agrees. Signs prohibiting wetland disturbance will be required along the wetland boundaries.

10. The subdivision will not create an excessive demand on public facilities and services required to serve the development.

APPLICANT RESPONSE: The area is zoned for residential use, single family and two-family units. The areas public facilities can support the expected demand arising from this development.

Staff finding: The city's consulting engineer recommends downstream analyses of the storm water and sanitary sewer systems to ensure these services capacity or improvements that will be necessary by the developer.

11. The preliminary plat for the proposed subdivision meets the requirements or ORS 92.090.

APPLICANT RESPONSE: The proposed subdivision will meet all applicable requirements of ORS 92.090

Staff finding: With the recommended conditions of approval below, staff agrees.

#### Variance Criteria

1. The hardship was not created by the person requesting the variance. Please explain.

APPLICANT RESPONSE: The Applicant is proposing a ten (10) lot subdivision. This development is at a density that is allowed by the RM zone. To develop the property as allowed by the zoning the private road must provide ingress and egress to all lots, requiring a road of approximately 300-feet in length. The Applicant did not create the hardship.

Staff finding: The proposed lots of the subdivision meet the developments standards of the RM zone and access is required for each. Additionally, the wetlands located at the west end of the subject property and extended into the adjacent property if not absolutely preclude development, at the least severely constrain development. Extending the road to the west property line to provide for future access to the adjacent property as would normally be required is not necessary.

2. The request is necessary to make reasonable use of the property. There will be an unreasonable economic impact upon the person requesting the variance if the request is denied.

APPLICANT RESPONSE: To make reasonable use of the land in accordance with the zoning the variance is required. To deny the property owner the opportunity to develop his property would result in an unreasonable economic impact. The request does not conflict with this requirement.

Staff finding: Staff concurs.

3. The request will not be substantially injurious to the neighborhood in which the property is located. The variance will not result in physical impacts, such as visual, noise, traffic

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or increased potential for drainage, erosion and landslide hazards, beyond those impacts that would typically occur with development in the subject zone.

APPLICANT RESPONSE: There will be additional no impact to the neighborhood by constructing an additional (105) [305] feet (approximate) of private road, other than what customarily occurs with standard residential development.

Staff finding: Impacts to the neighborhood from construction of a 305 foot road will not be materially different from construction of a 200 foot road.

4. The request is not in conflict with the Comprehensive Plan. Please explain.

APPLICANT RESPONSE: The subject property is zoned for residential use (RM). The road is required to utilize the property as designated by the comprehensive plan. The request does not conflict with this requirement.

Staff finding: Staff concurs.

5. The request is not in conflict with the Development Code. No variance may be granted which will result in a use not permitted in the applicable zone or which will increase the allowable residential density in any zone with the exception of individual lot size reduction. Please explain.

APPLICANT RESPONSE: The Applicant is proposing a ten (10) lot subdivision. Residential development is an outright use in the RM zone and no increase in allowable density is requested. The proposal does not conflict with this criterion.

Staff finding: Staff concurs.

6. Physical circumstance(s) related to the property involved preclude conformance with the standard to be varied. Please explain.

APPLICANT RESPONSE: Physical circumstances such as adjacent wetlands and private ownership restrict any other option to access the west end of the subject property (Refer to Exhibit 2). Therefore, the request complies with this criterion.

Staff finding: Staff concurs.

CONCLUSION AND RECOMMENDATION

The findings above demonstrate that the proposed design of the South Juniper Gardens preliminary plat is generally consistent with the RM zoning district development standards, the design standards of the development code, the subdivision code and the application satisfies the variance criteria. Staff recommends the Planning Commission approve the two applications subject to the following conditions which will promote and preserve public safety and welfare.

- 1. Detailed construction drawings for the proposed grading, road, drainage and utility facilities shall be submitted to the City for review by the Public Works Department prior to approval for construction of project improvements.
- 2. Construction documents shall meet all requirements of federal, state and local standards, codes, ordinances, guidelines and other legal requirements.
- 3. Prior to approval of construction plans, the developer will waive any and all rights to remonstrate against the formation of a Local Improvement District (LID) for the purpose of making sanitary sewer, storm sewer, water or street improvements that benefit the property and assessing the cost to the benefited properties pursuant to the City's regulations in effect at the time of such improvement.
- 4. A final Stormwater Report is required to be submitted with the final construction documents. Design should also address energy dissipation at the outfall.
- 5. The developer shall agree to make all necessary offsite stormwater improvements if downstream deficiencies are created by the development of this property.
- 6. Prepare an assessment of the downstream sewer collection system including pumping and treatment capacity. The capacity assessment will identify what public sewer improvements are needed in order for the City to accept the sewer flows from this development. This includes the implications on scheduling of upgrades to the treatment facility. The improvements will be designed in such a way as to ensure the added flow does not negatively impact the system or system capacity. All necessary improvements will be reviewed and approved by Oregon Department of Environmental Quality and paid for by the developer.
- 7. The alignment of the sanitary sewer main shall be within the on-site access road easement and SW Juniper Avenue right-of-way for the full length of the main. Placing the sewer within a private property easement on Lot 1 as shown on the preliminary plat drawings is not approved.
- 8. A utility easement that is coincident with the private access easement shall be dedicated to City of Warrenton.
- 9. Prepare and submit a design for erosion control associated with site construction. Demonstrate compliance with Oregon Department of Environmental Quality 1200 C Stormwater General Permit requirements. Provisions shall be made to minimize tracking of sediment onto public streets and for the flow of site soils into drainage ways.

- 10. Street lighting shall be installed in accordance with the criteria contained in the city's engineering design standards.
- 11. The project contractor shall secure a permit for work in the public right of way in accordance with Warrenton Municipal Code.
- 12. Applicant shall provide as-built drawings and certification by a registered engineer in accordance with adopted criteria for all improvements, prior to acceptance by the City.
- 13. The north side (the side with fire hydrants) of the street shall be posted no parking (by signs) and the curb painted red.
- 14. Corners shall maintain a 45 foot turning radius for fire apparatus. If using the vehicle turn generator to demonstrate alternative fire apparatus access at the corners, please use a single rear axle with a 234 inch wheelbase. Please note the radius should be turning from and maintaining the near lane either direction.
- 15. Since this is a dead end street all of the homes will be required to be within 200 feet of a fire hydrant. Depending on size, the dwelling units will require a minimum verified (by the contractor) 1000gpm fire flow based on ordinary construction and a maximum size of 3,600 square feet. If Fire flows cannot be met a sprinkler system may be required.
- 16. Two new hydrants are proposed. These hydrant additions shall be Meuller 2500 Centurions with 2 each, 2.5 inch, and one each 4.5 inch discharge ports. A 4.5 inch to 5 inch Storz fitting must also be supplied by the developer for both. Final fire hydrant locations shall be approved by the Fire Department prior to installation. These hydrants shall be in place prior to any home construction.
- 17. Covenants inclusive of all lots shall be recorded with the Clatsop County Recorder prior to final plat approval which will include:
  - A. A city approved private road and storm water system maintenance agreement among the property owners in perpetuity.
  - B. Fire and Police Departments approved authorization allowing local law enforcement to monitor and enforce violations of parking and encumbrance of fire department drive aisles and turn arounds on the private road.

**Suggested motion:** Based on the findings and conclusions of the January 5, 2018 staff report, I move to approve Preliminary Plat Application SUB 17-3 South Juniper Gardens and Variance Application V-17-3 subject to the 17 conditions included in the staff report.

Job No.: WTN-01-003

Date: January 4, 2018 Rev 1

**To:** Skip Urling, Community Development

Director, City of Warrenton



From: Rob VanderZanden, P.E., Development Review Consultant

-rom: Rob vanderzanden, P.E., Development Review Consultant					
Project/Subject: J	Juniper Garden	s Subdivision – Preliminary	Plat Submittal: File SUB17-2		
☐ Fax - Number: (If you did not receive th ☐ E-mail [	ne correct number o	; Number of pages 2 of pages, please call 360-750-1131) Hand Deliver	☐ Interoffice		
This memo constitu	ites the review o	of the preliminary plat application			

development conditions for the plat of South Juniper Garden Subdivision. The following documents were reviewed in conjunction with the municipal code and development standards:

- Preliminary Plat including preliminary civil design drawings consisting of 3 sheets, prepared by Firwood Design Group and dated November 2017.
- Preliminary plat narrative of 8 pages.
- Application for variances, length of dead end street.

#### Comments and Recommended Conditions:

- 1. Detailed construction drawings for the proposed grading, road, drainage and utility facilities shall be submitted to the City for review by the Public Works Department prior to approval for construction of project improvements.
- 2. Construction documents shall meet all requirements of federal, state and local standards, codes, ordinances, guidelines and other legal requirements.
- 3. Prior to approval of construction plans, the developer will waive any and all rights to remonstrate against the formation of a Local Improvement District (LID) for the purpose of making sanitary sewer, storm sewer, water or street improvements that benefit the property and assessing the cost to the benefited properties pursuant to the City's regulations in effect at the time of such improvement.
- 4. A final Stormwater Report is required to be submitted with the final construction documents. Stormwater design should address water quality through use of a biofiltration or other approved method. Design should also address energy dissipation at the outfall.
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1 of 2

1104 Main Street, Suite 100 Vancouver, WA 98660 PHONE 360.750.1131

- 7. The alignment of the sanitary sewer main shall be within the access road and the public street right of way for the full length of the main. Placing the sewer within a private property easement as shown on the preliminary plat drawings is not approved.
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  Demonstrate compliance with Oregon Department of Environmental Quality 1200 C

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- 10. Street lighting shall be installed for all public streets in accordance with the criteria contained in the design standards.
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2 of 2

Job No.: WTN-01-003

Date: January 4, 2018 Rev 1

To: Skip Urling, Community Development

Director, City of Warrenton



From: Rob VanderZanden, P.E., Development Review Consultant

Tolli. Rob validel	Zanden, F.E., Development Re	Wew Consultant	
roject/Subject: J	uniper Gardens Subdivision	– Preliminary Plat Submittal: File SUE	317-2
☐ Fax - Number <u>:</u> Fyou did not receive th ☑ E-mail ☐	; Number o e correct number of pages, please cal ] Mail		

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2 of 2

Job No.: WTN-01-003

Date: January 4, 2018 Rev 1

To: Skip Urling, Community Development

Director, City of Warrenton



From: Rob VanderZanden, P.E., Development Review Consultant

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Project/Subject:	Juniper Ga	rdens Subdivision – Prelim	inary Plat Submittal: File SUB17-2
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1 of 2

1104 Main Street, Suite 100 Vancouver, WA 98660 PHONE 360.750.1131

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2 of 2

### **MEMORANDUM**

**To:** Skip Urling, Community Development Director

**Date:** January 02, 2018

From: Tim Demers, Fire Chief

**Re:** Carey Johnson Juniper pre-app

Based on the information provided, the Fire Department has the following comments.

#### **ACCESS:**

The proposed access appears to be a private drive of twenty eight foot width serving ten residences. The Fire Department is not in favor of a private drive. If the road width remains at 28 feet wide, the north side (the side with fire hydrants) of the street will be required to be posted no parking (by signs) and the curb painted red. Further the developer will agree to allow local law enforcement to monitor and enforce violations of parking and encumbering these Fire Department drive aisles and turn arounds. This agreement must be acceptable to both the Fire Department and Law Enforcement and be transferable if the property is sold.

The current location of the T / Fire Department turn around does not appear to facilitate 150 foot access to the end lots. The T / Fire Department turn around must remain unencumbered at all times and no parking signs posted with the curbs painted red. Further the developer will agree to allow local law enforcement to monitor and enforce violations of parking and encumbering these Fire Department drive aisles and turn arounds. This agreement must be acceptable to both the Fire Department and Law Enforcement and be transferable if the property is sold.

The Access must be of an all-weather surface capable of holding 60,000 pounds, with 13 foot 6 inch vertical clearance. The grade should not exceed 10% and approach and departure angles will have to be pre-approved.

The access shall bring all sections of the homes within 150 feet of the Fire Apparatus.

All corner radius will be 45 feet or greater. Corners shall maintain a 45 foot turning radius for apparatus. If using the vehicle turn generator, please use a single rear axle with a 234 inch wheelbase. Please note the radius should be turning from and maintaining the near lane either direction.

#### **WATER SUPPLY:**

Since this is a dead end street all of the homes will be required to be within 200 feet of a fire hydrant. Depending on size, the dwelling units will require a minimum verified (by the contractor) 1000gpm fire flow based on ordinary construction and a maximum size of 3,600 square feet. If Fire flows cannot be met a sprinkler system may be required.

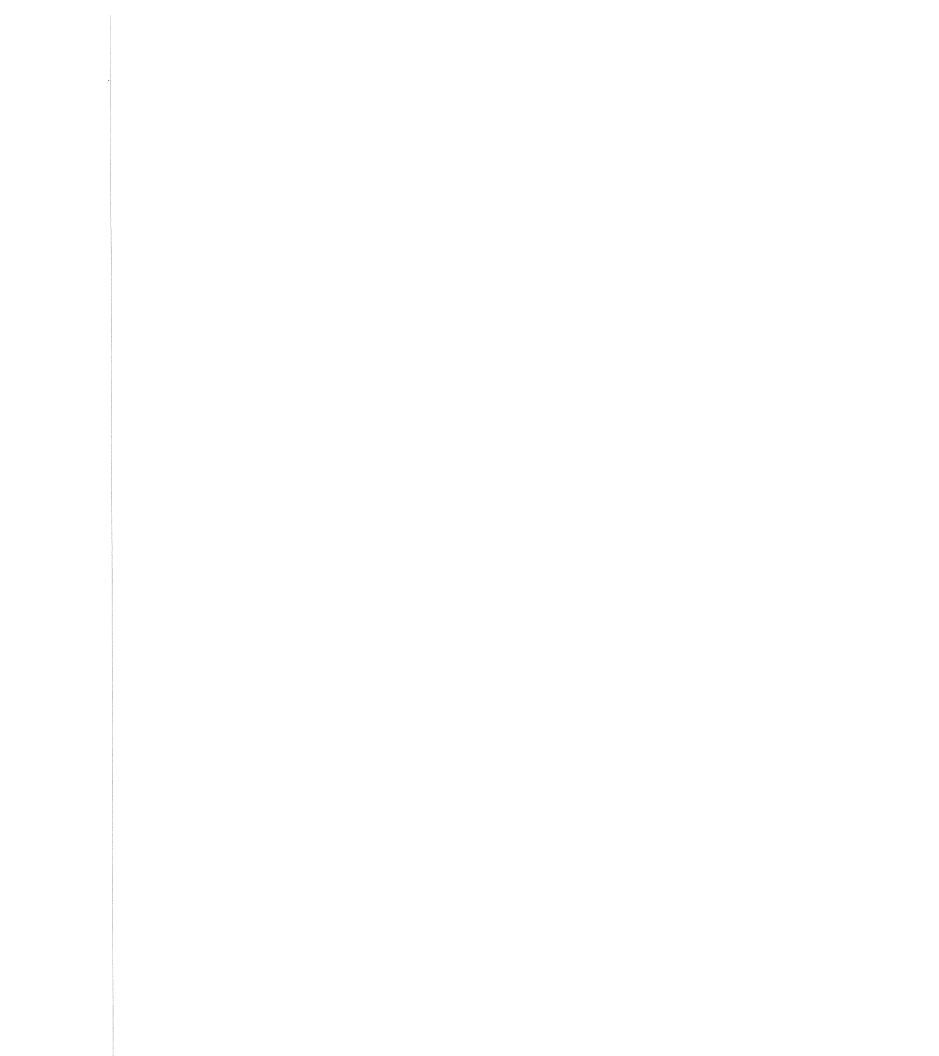
Two new hydrants are proposed. These hydrant additions shall be Meuller 2500 Centurions with 2 each, 2.5 inch, and one each 4.5 inch discharge ports. A 4.5 inch to 5 inch Storz fitting must also be supplied by the developer for both. Final fire hydrant locations shall be approved by the Fire Department prior to installation.

### **ADDRESSING**

The homes will be addressed with contrasting color letters placed on the building facing the Fire Department access. The Fire Department will approve the size, color and location of the address numbers.

## INFRASTRUCTURE:

Fire hydrants and access roads will be in place prior to construction.



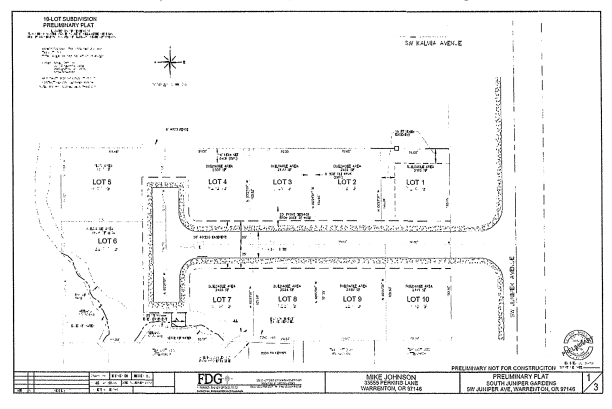
# CITY OF WARRENTON PLANNING AND BUILDING DEPARTMENT

SUBDIVISION APPLICATION (To be accompanied by a Tentative Map, and copy of property deed, Letter of Authorization, if applicable.)	office use only  file # <u>SUB-17-2</u> fee # 1300. CO  zoning district  receipt # <u>8140916</u>
Legal Description of the Subject Property:	DATE RECEIVED
Township Range	Section         Tax Lot           20D         100
Street address of the property:	
I/WE, THE UNDERSIGNED APPLICANT(S) OR AU SIGNATURE(S) THAT THE INFORMATION CONTINE ASSOCIATED SUBMISSIONS IS TRUE AND CORRECT	ED IN THE FOREGOING APPLICATION AND
APPLICANT:	
Printed Name: Wickiup Consulting	- Jennifer Bunch
Printed Name: Wicking Consulting Signature: Jenneter Pouncl	Date: 11-28-17
Address: Po Box 1455	Phone: 503-298-8698
City/State/Zip: AStoria, 0297103	Fax:
PROPERTY OWNER (if different from Applicant)	
Printed Name: Michael Johnson	
Signature: July Johnson	Date:
Address: 33555 Perkins Lan	Phone:
City/State/Zip: Warrenton, OR 9	7146 Fax:
Is this a Planned Unit Development (PUD)? No	Yes
IS THIS A "PHASED DEVELOPMENT"? Yes	No_X



# **SUBDIVISION APPLICATION South Juniper Gardens**

# An application for a 10-lot subdivision submitted to the City of Warrenton, Oregon.



# Property Owner Michael Johnson

Applicant/Consultant
Wickiup Consulting, LLC

Surveying
Magyar Land Surveying LLC

Engineering
Firwood Design Group, LLC

General Contractor
Johnson Building &
Development

#### INTRODUCTION

The Applicant, Wickiup Consulting, on behalf of property owner Michael Johnson, proposes a 10-lot subdivision located off SW Juniper Avenue on property zoned RM — Medium Density Residential. The lots will be accessed by a 305-foot private road (approximate) with hammerhead turn-around. The length of the private road will exceed the maximum of 200-feet as identified in WMC Table 16.136.010, City of Warrenton Street Design Standards; therefore, a variance application is submitted for consideration along with the subdivision application.

The subdivision will be known as <u>South Juniper Gardens</u> (Exhibit B). The total area of the subdivision consists of approximately 1.91 acres and each lot will range in size from 7,048 to 14,705 square feet in size. The property is zoned medium density residential and the proposed lot sizes are consistent with the zoning requirements. The proposed plat is included as Exhibit A.

#### SUBDIVSION APPLICATION FINDINGS

a. Overall development plan, including phase or unit sequence.

RESPONSE: The Applicant proposes a ten (10) lot subdivision to be completed in one phase.

b. Project Timetable for sequence of development.

RESPONSE: At this stage, the Applicant has not prepared a timetable for the sequence of development, however, this requirement can be met with a condition of approval.

c. Development plan for any common elements or facilities.

RESPONSE: The subdivision does not include any common open space. Common facilities will include the private road. A development plan for the private road is included with the application.

d. If the proposed subdivision has an unknown impact upon adjacent lands or land within the general vicinity, the Planning Commission may require a potential street development pattern for adjoining lands be submitted together with the tentative plan as part of the phased development plan for the subject subdivision.

RESPONSE: The proposed use, residential housing, is a permitted use in the zone. The impacts will equal to those of any residential development. The project is not being developed in phases.

e. Show compliance with the Comprehensive Plan and applicable sections of the Development Code.

CITY OF WARRENTON COMPREHENSIVE PLAN

\*\*\*\*\*\*\*\*

RESPONSE: The City of Warrenton Comprehensive Plan does not contain any policies that directly apply to this request. The general policies of the Comprehensive Plan are implemented by the development code. The applicable development standards are addressed below.

#### CITY OF WARRENTON DEVELOPMENT CODE

## Chapter 16.32 MEDIUM DENSITY RESIDENTIAL (R-M) DISTRICT 16.32.020 Permitted Uses.

The following uses and their accessory uses are permitted in the R-M Zone if the Community Development Director determines that the uses conform to the standards in Sections 16.32.040 through 16.32.050, and any other applicable Development Code standards, and other City laws:

- A. Single-family detached dwelling.
- D. Duplex and townhome subject to standards of Chapter 16.184.

RESPONSE: The proposed use, residential development is permitted under 16.32.020.A. and D.

#### 16.32.040 Development Standards.

#### A. <u>Density Provisions</u>.

- 1. Minimum lot area for single-family detached dwelling or duplex: 7,000 square feet.
- 2. Minimum lot area for single-family attached dwelling: 2,500 square feet.
- 3. Minimum lot width at the front building line for single-family detached dwelling or duplex: 50 feet.
- 4. Minimum lot width at the front building line for single-family attached dwelling: 25 feet.
- 5. Minimum lot depth: 70 feet.

RESPONSE: As demonstrated on the preliminary plat the applicable Density Provisions of 16.32.040.A are met.

#### 16.32.050 Other Applicable Standards.

RESPONSE: The applicable development standards contained in 16.32.050 are intended to be applied at the time each lot is developed.

# Chapter 16.184 SINGLE-FAMILY ATTACHED, DUPLEX, AND TRIPLEX DESIGN STANDARDS 16.184.030 Design Standards.

A. <u>Building Mass Supplemental Standard</u>. The maximum number and width of consecutively attached townhomes (i.e., with attached walls at property lines) shall not exceed eight units or 200 feet (from end-wall to end-wall) whichever is less.

RESPONSE: Townhomes are not proposed; therefore, the standard is 16.184.030.A does not apply.

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- B. <u>Access Standards</u>. Townhomes, duplexes and triplexes receiving access directly from a public or private street (as opposed to alley access) shall comply with the following standards, in order to minimize interruption of adjacent sidewalks by driveway entrances, slow traffic, improve appearance of the streets, and minimize paved surfaces for better storm water management.
  - 1. The maximum allowable driveway width facing the street is 10 to 24 feet per dwelling unit. The maximum combined garage width per unit is 50% of the total building width. For example, a 24-foot wide unit may have one 12-foot wide garage.
  - 2. Two adjacent garages shall share one driveway when individual driveways would be separated by less than 20 feet (i.e., the width of one on-street parking space). When a driveway serves more than one lot, the developer shall record an access and maintenance agreement/easement to benefit each lot, prior to building permit issuance.

RESPONSE: The type of housing has not yet been determined. These standards can be applied at the time each lot is developed.

C. <u>Common Areas</u>. Common areas (e.g., landscaping in private tracts, shared driveways, private alleys, and similar uses) shall be maintained by a homeowners association or other legal entity. A homeowners association may also be responsible for exterior building maintenance. A copy of any applicable covenants, restrictions, and conditions shall be recorded and provided to the City prior to building permit approval.

RESPONSE: Should the type of residential development require a homeowner's association, these covenants will be recorded and provided to the City prior to building permit approval.

## Chapter 16.88 FLOOD HAZARD OVERLAY (FHO) DISTRICT 16.88.040 Standards for Flood Hazard Reduction

In all areas of special Flood Hazard Overlay Zone (FHO zone), the following standards are required:

- D. <u>Subdivision Proposals</u>.
  - 1. All subdivision proposals shall be consistent with the need to minimize flood damage.
  - 2. All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical, and water systems located and constructed to minimize or eliminate flood damage.
  - 3. All subdivision proposals shall have adequate drainage provided to reduce exposure to flood damage.
  - 4. Where base flood elevation data has not been provided or is not available from another authoritative source, it shall be generated for subdivision proposals and other proposed developments which contain at least 50 lots or five acres (whichever is less).

RESPONSE: According to the 2010 FEMA Flood Insurance Rate Maps a very small portion of Lot 6 is located within Flood Zone A, which is the 1% annual chance of flood (100-year flood zone). This area is outside the identified building envelope for the lot. At the time of development and construction the applicable standards of the FHO District will be applied and adhered to.

#### **Chapter 16.120 ACCESS AND CIRCULATION**

#### 16.120.020 Vehicular Access and Circulation.

RESPONSE: At the time of development and construction the applicable access and circulation standards of section 16.120.020 will be applied and adhered to.

#### 16.120.030 Pedestrian Access and Circulation.

RESPONSE: The preliminary plat identifies a five-foot pedestrian pathway (sidewalk) within the subdivision.

#### **Chapter 16.140 STORMWATER AND SURFACE WATER MANAGEMENT**

RESPONSE: A preliminary storm water report has been provided. A storm water plan should be required as a condition of approval and will meet the standards of Section 16.140.

# Chapter 16.156 WETLAND AND RIPARIAN CORRIDOR DEVELOPMENT STANDARDS 16.156.030 Wetland Area Development Standards.

RESPONSE: The wetland boundaries are identified on the preliminary plat. All development will adhere to standards.

\*\*\*\*\*\*

#### f. Schedule of improvements and completion.

RESPONSE: Upon approval of the development the Applicant will begin improvements. A subdivision improvement plan/schedule can be required as a condition of approval.

#### g. Overall transportation and traffic pattern.

RESPONSE: Access to the property will be from SW Juniper Avenue.

#### PRELIMINARY SUBDIVSION PLAT REQUIREMENTS

1-9.

RESPONSE: These items are shown on the preliminary plat.

10. Zoning of subject property, and adjacent taxlots to the proposed subdivision.

RESPONSE: A map demonstrating these elements is included as Exhibit C.

11-18.

RESPONSE: These items are shown on the preliminary plat.

19. Stormwater and other drainage facility plans.

RESPONSE: A preliminary storm water report is provided with the application. A storm water drainage plan is not included but can be required with a condition of approval.

20. Proposed deed restrictions including access restrictions or protective covenants if such are proposed to be utilized for the proposed subdivision.

RESPONSE: Deed restriction and protective covenants containing required elements can be required by a condition of approval.

#### **ADDITIONAL SUBMITTALS**

21. Statement from each utility company proposed to serve the proposed subdivision stating that each company is able and willing to service the proposed subdivision as set forth in the tentative plan, and the conditions and estimated costs of each service;

RESPONSE: Included as Exhibit D is documentation from Pacific Power, Northwest Natural Gas and CenturyLink regarding the installation of these utilities. The utility plan is included on the preliminary plat.

22. Proposed Fire protection system for the proposed subdivision and written approval thereof by the fire chief.

RESPONSE: The Applicant will comply with the requirements of the pre-application memorandum prepared by Chief Tim Demers, dated March 17, 2017 (Exhibit E). A final fire protection plan can be required by a condition of approval.

23. Statement from the School District.

RESPONSE: Included as Exhibit F is a letter from the Warrenton School District that it can accommodate any students that may reside in the proposed subdivision.

#### REQUIREMENTS

1. A vicinity map must be submitted showing the proposed subdivision in relationship to the adjacent properties, roadways and ownership patterns. This map must include names of all existing roadways.

RESPONSE: A vicinity map with the elements described above is included as Exhibit G.

2. Who will supply the water?

RESPONSE: Water will be supplied by the City of Warrenton.

3. Access will be taken from.

RESPONSE: Access to the property will be from SW Juniper Avenue.

4. What is the intended use of the parcels being created?

RESPONSE: The Applicant intends to improve the lots with residential housing. Single-family dwellings and duplexes are a permitted use in the R-M Zone subject to applicable development standards.

5. What is the current use of the parcel?

RESPONSE: The parcel is currently unimproved.

6. Proposal is in compliance with the City of Warrenton's Comprehensive Plan and Development Code.

RESPONSE: These findings were provided earlier in this application.

7. Proposal does not conflict with acquired public access easements within or adjacent to the subdivision.

RESPONSE: No know public access easements exist on the subject property. The proposed subdivision will not interfere or conflict with any public access easements on adjacent lands.

8. All required public services and facilities are available and adequate or are proposed to be provided by the applicant.

RESPONSE: As demonstrated on the preliminary plat all utilities will be installed by the Applicant.

 The subdivision contributes to orderly development and land use patterns in the area, and provides for the preservation of natural features and resources such as streams, lakes, natural vegetation, and special terrain features.

RESPONSE: The area along SW Juniper Avenue consists of single family dwelling and unimproved lands. The area is zoned RM, R10 and R40. The applicant's intended use, residential housing, is an allowed use in the zone. The wetlands will be avoided during construction.

10. The subdivision will not create an excessive demand on public facilities and services required to serve the development.

RESPONSE: The area is zoned for residential use, single family and two-family units. The areas public facilities can support the expected demand arising from this development.

11. The preliminary plat for the proposed subdivision meets the requirements or ORS 92.090.

/

RESPONSE: The proposed subdivision will meet all applicable requirements of ORS 92.

## Exhibit B

## Jennifer Bunch

From:

Vance Swenson < VSwenson@co.clatsop.or.us> Wednesday, August 16, 2017 7:00 AM

Sent: To:

Jennifer Bunch

Subject:

RE: subdivision name approval

Hi Jennifer,

South Juniper Gardens will work and I will reserve it for you.

Have a great rest of the week.

Vance

Vance Swenson Clatsop County Surveyor 1100 Olney Avenue Astoria, OR 97103 (503)338-3662

From: Jennifer Bunch [mailto:jennifer@wickiupconsultingllc.com]

Sent: Monday, August 14, 2017 10:17 AM

To: Vance Swenson

Subject: subdivision name approval

Hi Vance,

Hope you summer is going well. I am working on a subdivision for Mike Johnson who owns property in the City of Warrenton on SW Juniper. The map number is 81020D000100. The choices for names are in the follow order of preference. Please let me know which one will work.

South Juniper Gardens Antler Ridge Elkhorn Ridge Elkhorn Landing

Thanks so much!

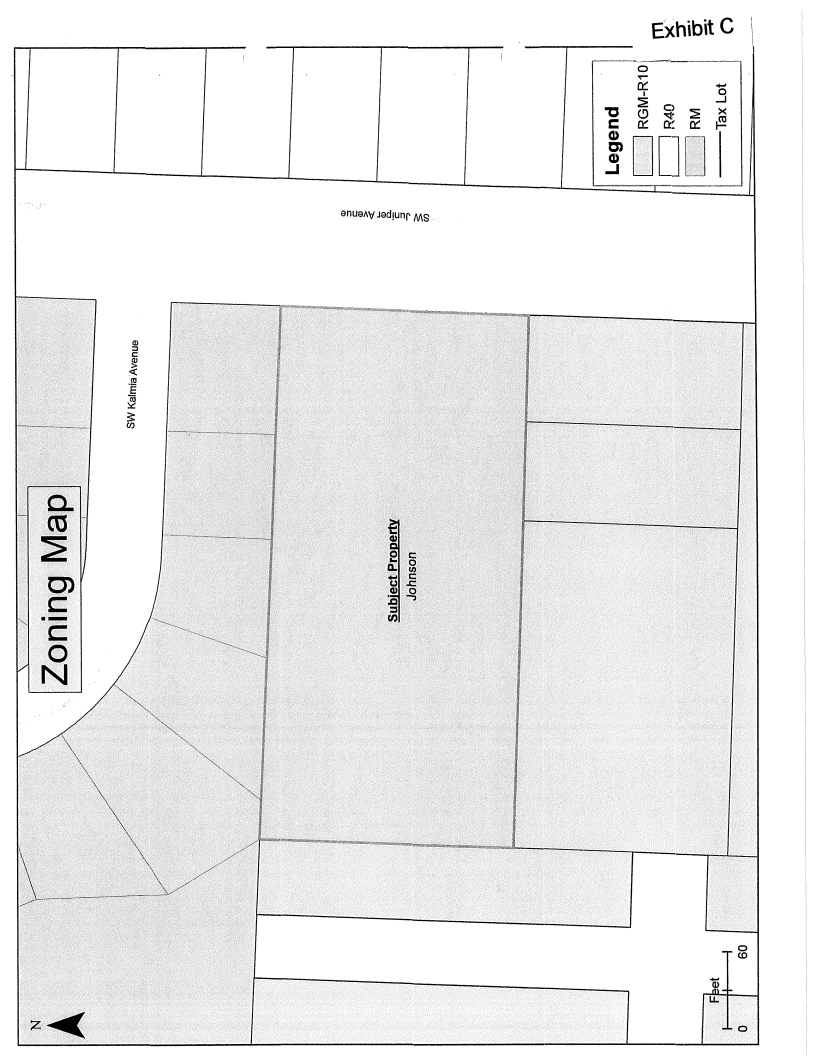
Jenn

Jennifer Bunch, CFM

Wickiup Consulting, LLC Planning\*Project Management\*GIS

503-298-8698 PO Box 1455 Astoria, OR 97103





### Exhibit D



Clatsop Operations 2340 SE Dolphin Ave. Warrenton, OR 97146

August 15, 2017

Cary Johnson carytjohnson@hotmail.com

Request #6400438 SW Juniper Ave, south of SW Kalmia Ave.

Dear Cary:

We at Pacific Power are pleased to hear about your plans to develop a 10 lot subdivision at or near SW Juniper Ave, south of SW Kalmia Ave.

This property is within Pacific Powers Service Area and we will be able to provide permanent electric service at no cost, under our usual guidelines as filed with the P.U.C. here in Oregon. For temporary service you will need to supply your own meter pedestal and we will bill you for a temporary service connection of \$85.00 on your first billing.

The customer will provide at your expense: all trenching, backfilling, conduit, and any other requirements to complete the construction for underground service. When you are ready to trench, please contact Doug Peterson, (503) 861-6002, to coordinate the placement and inspection of trench, this should be undertaken only immediately prior to our agreed service installation date. This will reduce cave-ins and exposure to personal injury.

Once you are ready to move forward with your project, please call the business office to create a request. The request will go to our estimator to see if there will be any addition costs for permanent service.

Sincerely,

Heidi Barendse Service Coordinator 503-861-6006



#### Jennifer Bunch

From:

Cary Johnson <carytjohnson@hotmail.com>

Sent:

Thursday, August 17, 2017 6:06 PM

To:

Jennifer Bunch

Subject:

Fw: [External]Fw: Draft-Preliminary Plat

Jen,

Here is what I have so far from nw natual..! havnt got anything from century link. I wouldn't hold up submittal over it, because neither one would be required to install if we didn't want to.

Cary

From: Brownlie, Teresa < Teresa. Brownlie@nwnatural.com>

Sent: Thursday, August 17, 2017 3:13 PM

To: Cary Johnson

Subject: RE: [External]Fw: Draft-Preliminary Plat

Cary,

I sent what you had to our engineering department and they said that was enough to go on. I put all the information in and sold the project today and now it's in engineering to be drawn up. Let me know when you are ready for us and hopefully we will be ready too.

Thank you,

Teresa

From: Cary Johnson [mailto:carytjohnson@hotmail.com]

Sent: Tuesday, August 15, 2017 2:17 PM

To: Brownlie, Teresa

Subject: [External]Fw: Draft-Preliminary Plat

#### Theresa,

Here is a preliminary copy of a subdivision we are working on up in the Juniper neighborhood in Warrenton. We need a letter that states you would be willing to provide gas service to the lots. Any questions, please give me a call. I would like to get started on a design/cost estimate as well. thanks!

Cary Johnson

503-741-6065

.





# Warrenton Fire Department

P.O. Box 250 Warrenton, OR 97146-0250 503/861-2494 Fax 503/861-2351

## **MEMORANDUM**

**Fo:** Skip Urling, Community Development Director

Date: March 17, 2017

From: Tim Demers, Fire Chief

Re: Carey Johnson Juniper pre-app

Based on the information provided, the Fire Department has the following comments.

#### ACCESS:

The proposed access appears to be a private drive of twenty foot width serving ten residences. The Fire **Department is not in favor of a private drive**. If the road width remains at 20 feet wide, both sides of the street will be required to be posted no parking (by signs) and the curb painted red. The current location of the T / Fire Department turn around does not appear to facilitate 150 foot access to the end lots.

The T / Fire Department turn around must remain unencumbered at all times and no parking signs posted with the curb painted red. These provisions must be in place before construction.

The Access must be of an all-weather surface capable of holding 60,000 pounds, with 13 foot 6 inch vertical clearance. The grade should not exceed 10% and approach and departure angles will have to be pre-approved.

Since this appears to be a private drive, a provision should be made for ongoing care and maintenance of the access and signage by all of the owners.

The access shall bring all sections of the homes within 150 feet of the Fire Apparatus.

All corner radius will be 45 feet or greater.

#### WATER SUPPLY:

Since this is a dead end street all of the homes will be required to be within 200 feet of a fire hydrant. It appears that at least one new Fire hydrant will be required. Depending on size, the dwelling units will require a minimum verified (by the contractor) 1000gpm fire flow based on ordinary construction. If Fire flows cannot be met a sprinkler system may be required.

Hydrant additions shall be Meuller 2500 Centurions with 2 each, 2.5 inch, and one each 4.5 inch discharge ports. A 4.5 inch to 5 inch Storz fitting must also be supplied. Final fire hydrant locations shall be approved by the Fire Department prior to installation.

# Exhibit F

# WARRENTON-HAMMOND SCHOOL DISTRICT NO. 30

820 SW Cedar, Warrenton, OR 97146-9799 • Phone (503) 861-2281 • Fax (503) 861-2911

August 15, 2017

Jennifer Bunch Wickiup Consulting LLC PO Box 1455 Astoria, Oregon 97103

Dear Ms. Bunch,

I received your request for a statement concerning Warrenton-Hammond School District's ability to serve potential students residing in a subdivision planned by Mike Johnson. According to the information you provided, Mr. Johnson intends to develop a 10 lot subdivision on SW Juniper Avenue in Warrenton. Additionally you state the zoning allows either single family or duplex units to be built which would set the maximum number of units at 20.

The current occupancy for housing units within the district boundary is 2.5 persons per unit. This equates to a potential enrollment increase of approximately 10 students.

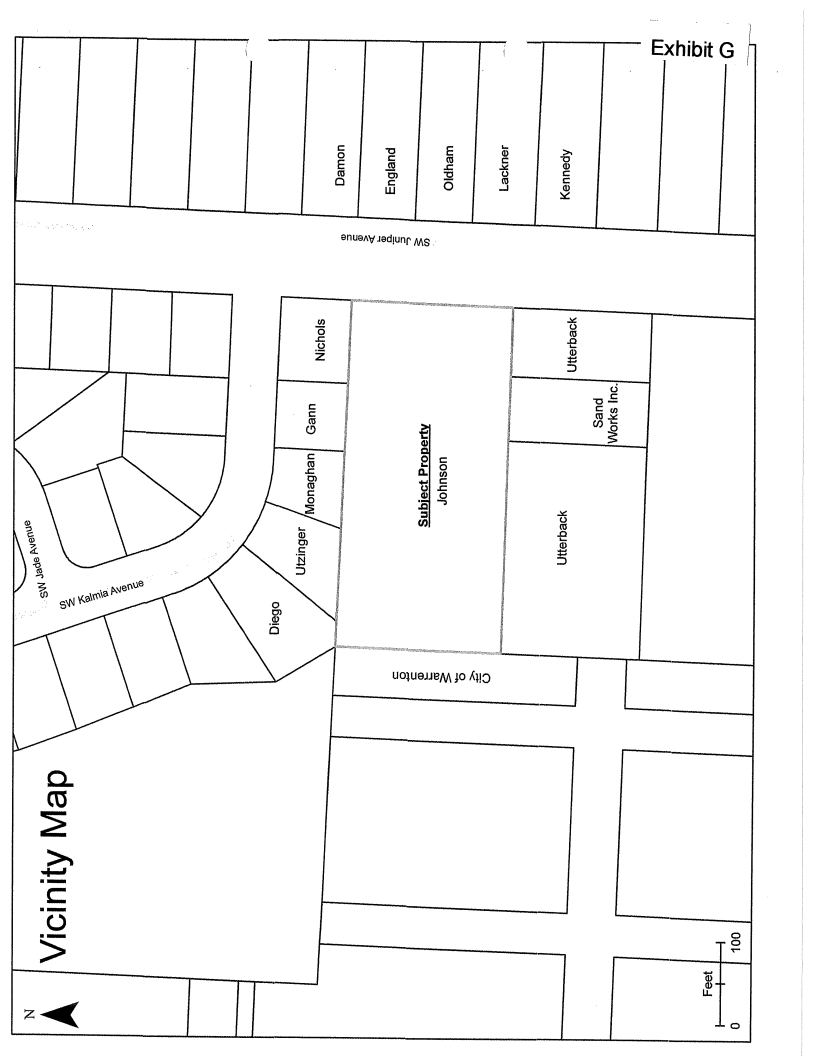
The district is adding seven additional classrooms to Warrenton Grade School with completion expected by August 2017. Warrenton High School currently has adequate space for additional enrollment.

At this time we have the capacity to provide educational services to the families who will reside in the units mentioned in your correspondence.

If you have further questions please feel free to contact me at (503) 861-2281

Mark Jeffery

The Warrenton-Hammond School District No. 30 is an equal opportunity educator and employer.



# **CITY OF WARRENTON**

# PLANNING AND BUILDING DEPARTMENT

Telephone: 503-861-0920

VARIANCE APPLICATION FILE # V-17-3 FEE \$ 900

ZONING DISTRICT

receipt #<u>87409*16*</u>

To be accompanied by a Site Plan, copy of property deed and Letter of Authorization, if applicable.

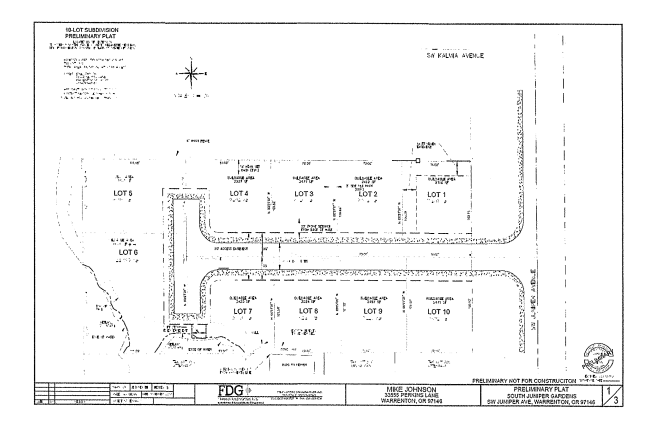
The Variance application process is a method for assuring compliance with the City of Warrenton Comprehensive Plan and Development Code, and to ensure wise utilization of natural resources, and the proper integration of land uses utilizing appropriate landscaping or screening measures. Please answer the questions as completely as possible.
Legal Description of the Subject Property: Township $8$ Range $10$ , Section(s) $20$
Property street address
I/we, the undersigned applicant(s) or authorized agent, affirm by my/our signature(s) that the information contained in the foregoing application and associated submissions is true and correct.
APPLICANT:
Printed Name: WICKIUP CONSULTING - JENNIFER BUNCH
Signature: Date: 11-28-17
Signature:
City/State/Zip: AStoria, OR 97103 Fax:
PROPERTY OWNER (if different from Applicant):
Printed Name: Michael Johnson
Signature:
City/State/Zip: Warrenton OR 97146 Fax:
This application will not be officially accepted until department staff has determined that the application is

Page 1 of 3

completed, the site plan map requirements are met, and a copy of the deed is included.

# **VARIANCE APPLICATION South Juniper Gardens**

Request for variance to WMC Transportation Standard 16.136.020.M., to allow dead-end street more than 200 feet in length.



# Property Owner Michael Johnson

Applicant/Consultant
Wickiup Consulting, LLC

**Engineering**Firwood Design Group, LLC

Surveying Magyar Land Surveying LLC

General Contractor
Johnson Building &
Development

### Introduction

The Applicant, Wickiup Consulting, on behalf of property owner Michael Johnson, proposes a 10-lot subdivision located off SW Juniper Avenue on property zoned RM — Medium Density Residential. The lots will be accessed by a 305-foot private road (approximate) with hammerhead turn-around. The length of the private road will exceed the maximum of 200-feet for a dead-end street identified in WMC 16.136.020.M; therefore, this variance application is submitted for consideration along with the subdivision application.

# **SIX VARIANCE CRITERIA**

1. The hardship was not created by the person requesting the variance. Please explain.

RESPONSE: The Applicant is proposing a ten (10) lot subdivision. This development is at a density that is allowed by the RM zone. To develop the property as allowed by the zoning the private road must provide ingress and egress to all lots, requiring a road of approximately 300-feet in length. The Applicant did not create the hardship.

2. The request is necessary to make reasonable use of the property. There will be an unreasonable economic impact upon the person requesting the variance if the request is denied.

RESPONSE: To make reasonable use of the land in accordance with the zoning the variance is required. To deny the property owner the opportunity to develop his property would result in an unreasonable economic impact. The request does not conflict with this requirement.

3. The request will not be substantially injurious to the neighborhood in which the property is located. The variance will not result in physical impacts, such as visual, noise, traffic or increased potential for drainage, erosion and landslide hazards, beyond those impacts that would typically occur with development in the subject zone.

RESPONSE: There will be additional no impact to the neighborhood by constructing an additional 105 feet (approximate) of private road, other than what customarily occurs with standard residential development.

4. The request is not in conflict with the Comprehensive Plan. Please explain.

RESPONSE: The subject property is zoned for residential use (RM). The road is required to utilize the property as designated by the comprehensive plan. The request does not conflict with this requirement.

5. The request is not in conflict with the Development Code. No variance may be granted which will result in a use not permitted in the applicable zone or which will increase the allowable residential density in any zone with the exception of individual lot size reduction. Please explain.

RESPONSE: The Applicant is proposing a ten (10) lot subdivision. Residential development is an outright use in the RM zone and no increase in allowable density is requested. The proposal does not conflict with this criterion.

6. Physical circumstance(s) related to the property involved preclude conformance with the standard to be varied. Please explain.

RESPONSE: Physical circumstances such as adjacent wetlands and private ownership restrict any other option to access the west end of the subject property (Refer to Exhibit 2). Therefore, the request complies with this criterion.

## Conclusion

The Applicant have demonstrated that a hardship exists and the need to extend the proposed private road is required to develop the property in accordance with the residential zoning.

### **EXHIBITS:**

- 1 Preliminary Subdivision Plan
- 2 Vicinity Map

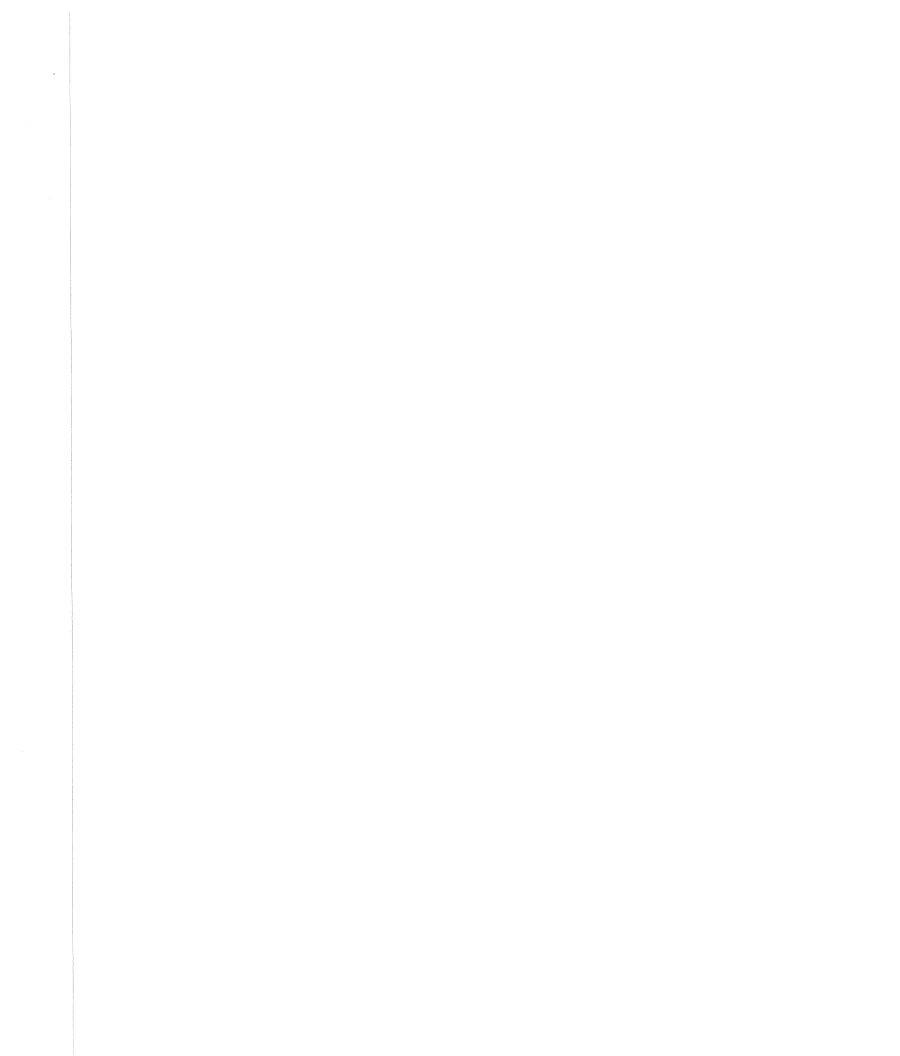
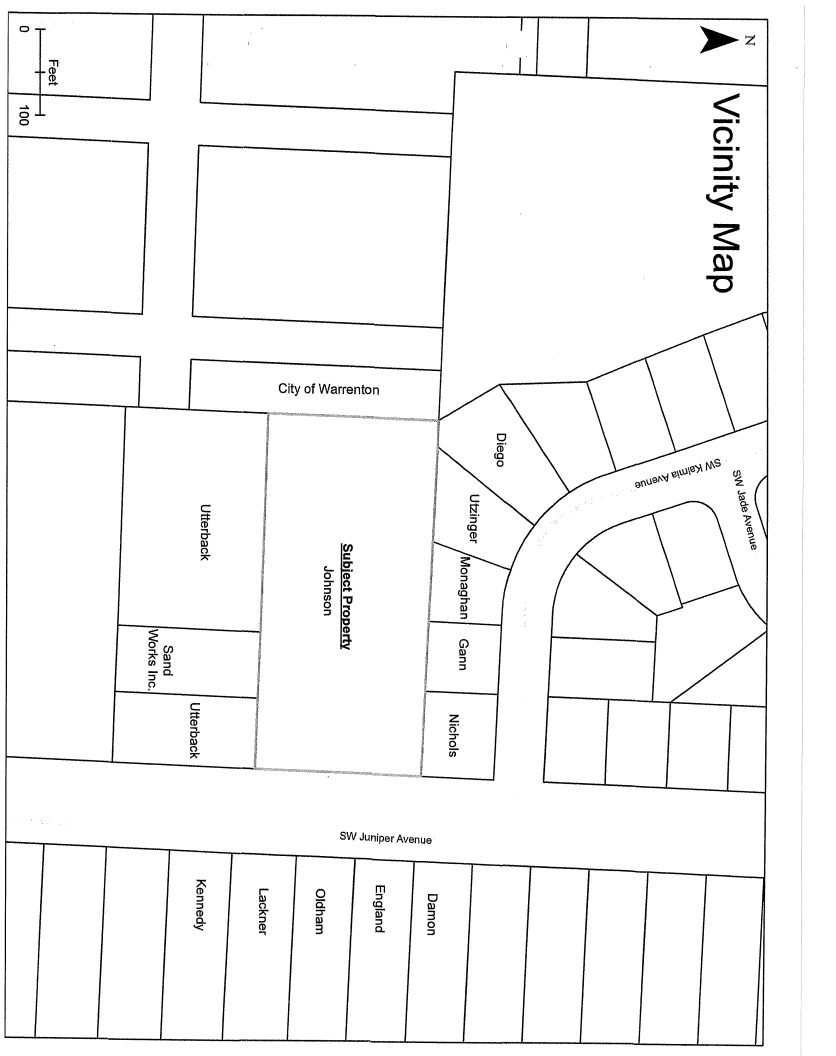
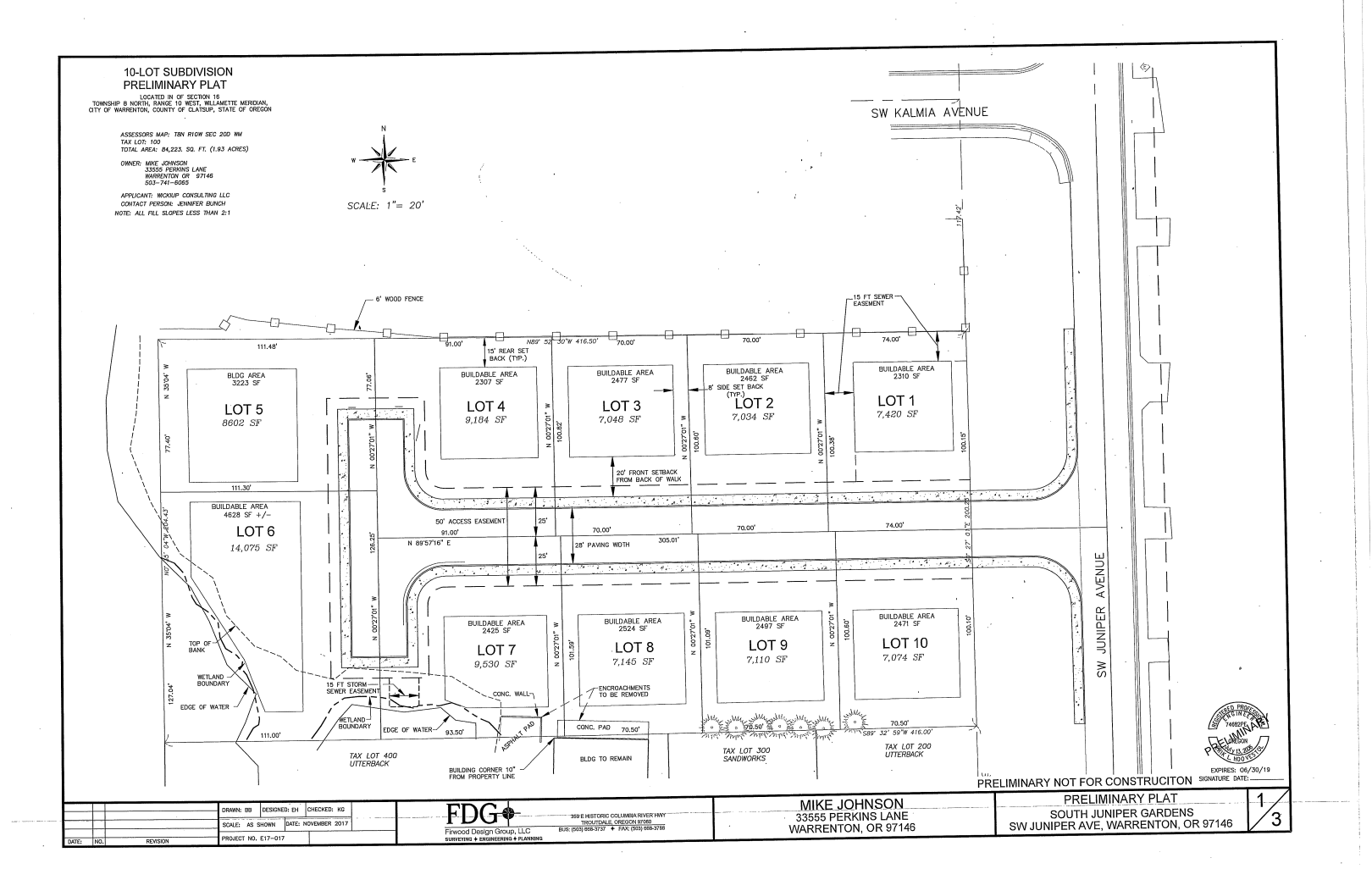
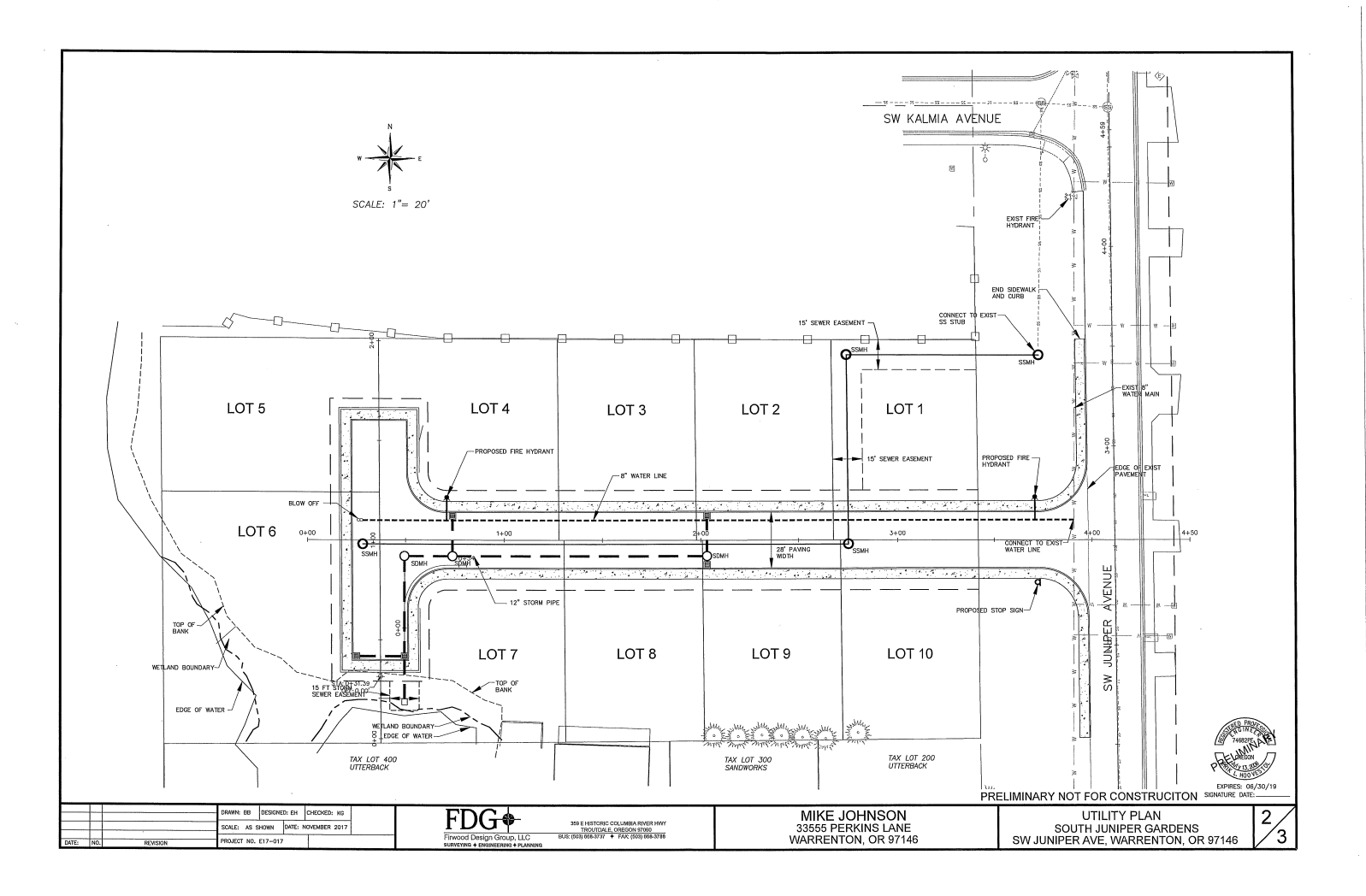


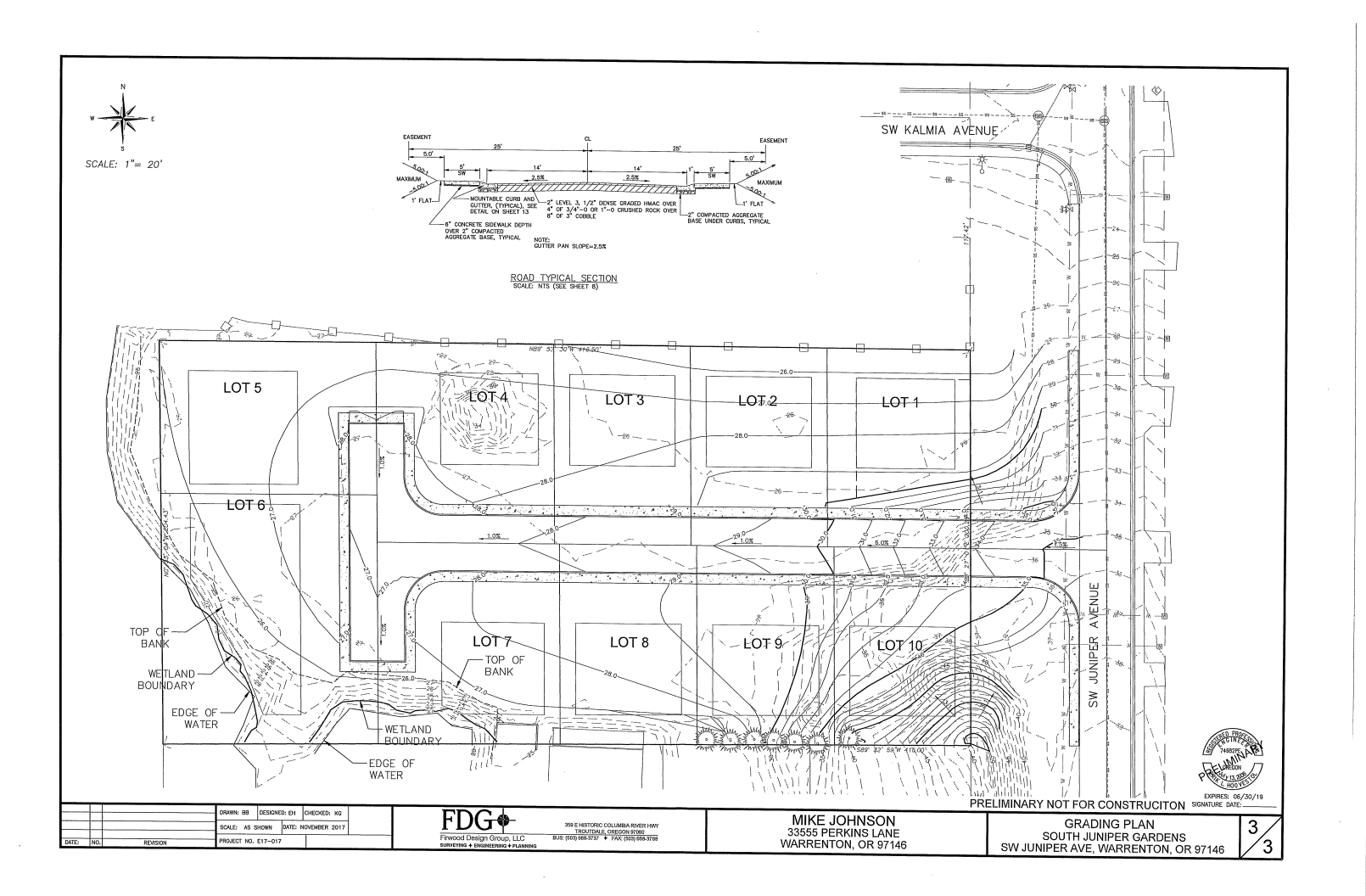
Exhibit A Preliminary Plat

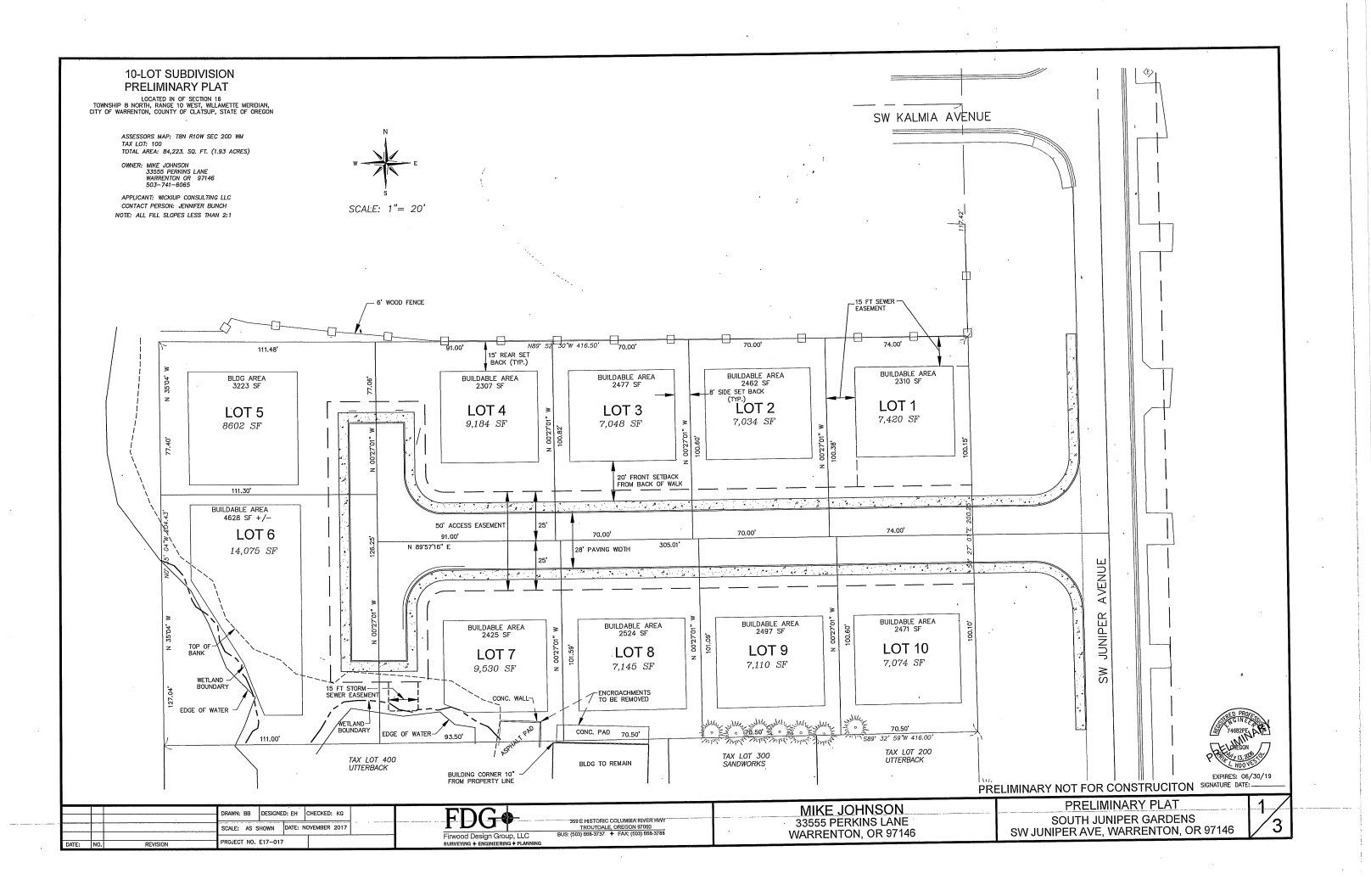
Exhibit B Vicinity map

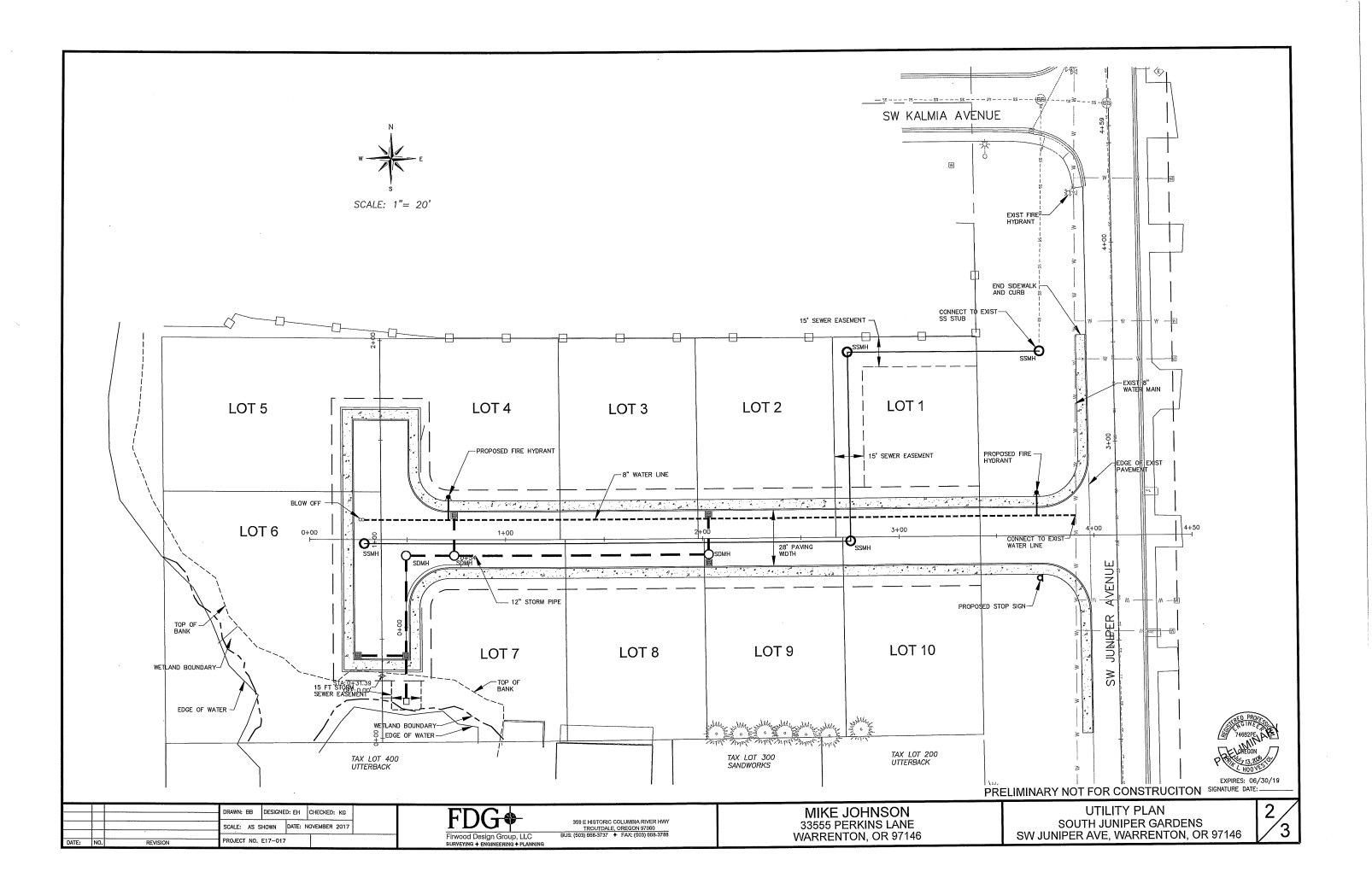


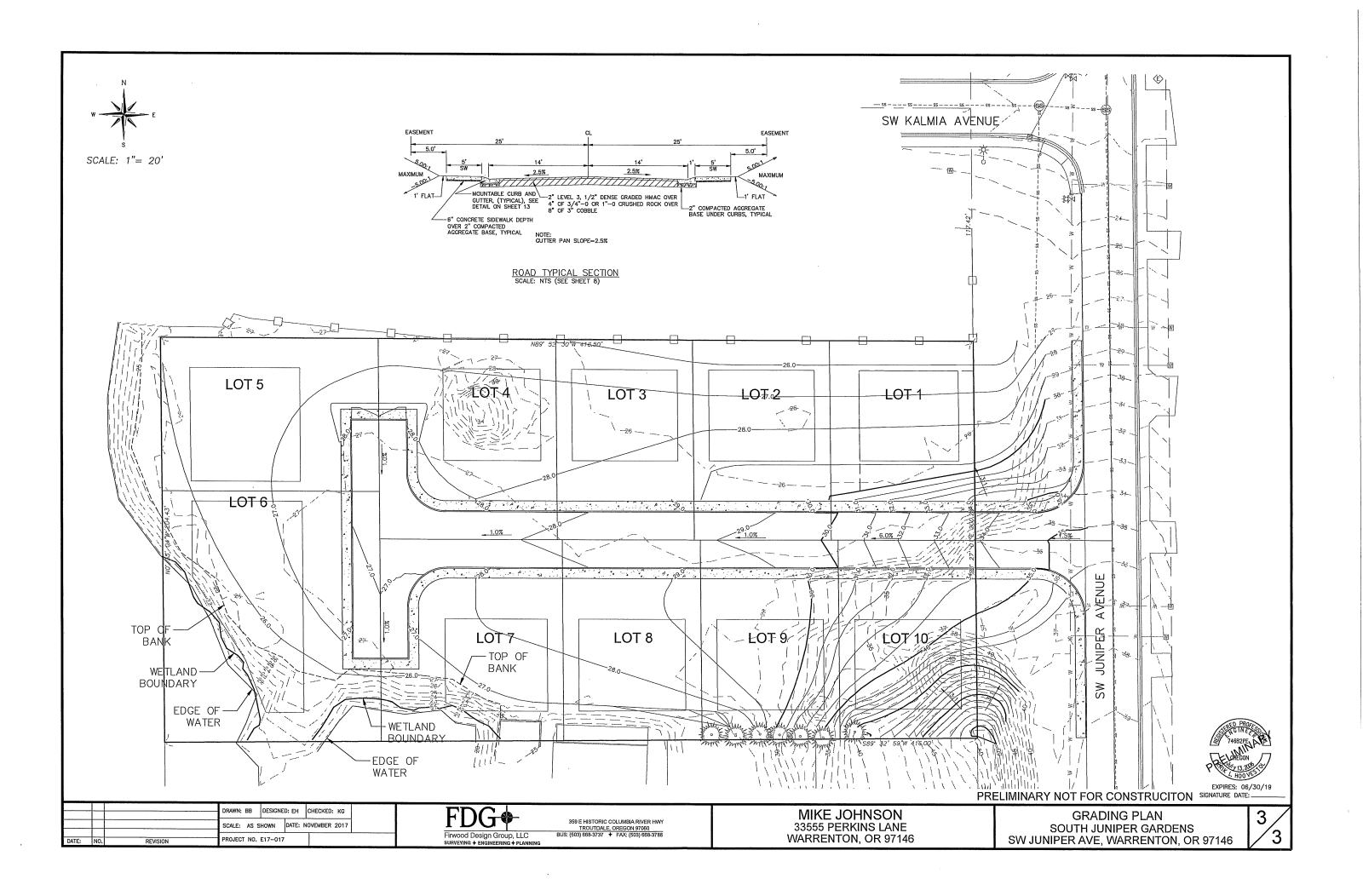














January 5, 2018

To: Warrenton Planning Commission

From: Skip Urling, Community Development Director

Re: Rezone Application RZ 17-2—Stan Johnson, Astoria Northwest Homes Inc.

On behalf of Stan Johnson of Astoria Northwest Homes Inc., Jennifer Bunch of Wickiup Consulting LLC has submitted an application to rezone approximately 0.76 acres from R-10 Intermediate Density Residential to RM High Density Residential. The subject property is identified as 81028AD02500 and is located on the east bank of the Skipanon River at Highway 104 Spur. While the river is zoned A-2 Aquatic Conservation, the property along the highway west of the river is zoned RH. Please refer to the maps included in the application.

The general area is improved with single and multifamily dwellings along the north side of Hwy 104 Spur. The northwest corner of the property is located within a FEMA Special Flood Hazard Area, Zone AE. Any future development of the property will conform to the applicable development standards for wetlands, riparian corridors, and floodplain areas.

Application was submitted November 7, 2017 and deemed complete November 21. This proposal is being reviewed pursuant to Warrenton Municipal Code Sections 16.208.060 (Type IV Procedure - Legislative and Map Amendments), 16.232 (Land Use District Map and Text Amendments), Comprehensive Plan (CP), Statewide Planning Goals, Oregon Revised Statutes and the Oregon Administrative Rules.

### **FINDINGS**

Presented below are the application questions and criteria for granting a rezone with the applicant's response followed by staff findings. The application is attached as a separate document.

# 1. Existing use of site

APPLICANT RESPONSE: The site is currently unimproved.

# 2. Existing zoning of the subject property

APPLICANT RESPONSE: The subject property is currently zoned R-10 Intermediate Density Residential.

# 3. Proposed zoning designation of the subject property:

APPLICANT RESPONSE: The proposed zoning is RH High Density Residential.

# 4. Zoning designation of surrounding properties: Also refer to Figure 2.

APPLICANT RESPONSE: Table 1: Allowed Density

	Zoning Designation	Minimum Lot Size SFD	Units allowed	Minimum Lot Size Duplex	Units allowed	Minimum Lot Size Triplex	Units allowed	Minimum Lot Size MFD	Units allowed
North	R10 Intermediate Density Zone	10,000	3						
South	A5 Lake and Freshwater Wetland Zone						7-3800		
Southwest	OSI Open Space Institutional Zone								
Southeast	R10 Intermediate Density Zone	10,000	3						
West	RH High Density Residential Zone	5,000	7	2,500	12	7,500	12	10,000	12
East	R10 Intermediate Density Zone	10,000	3						

**Staff findings:** Staff generally concurs with the applicant's responses, with the caveat that at 0.76 acres, we believe that the site could accommodate more than 12 multiple-family dwellings.

# 5. Does the proposal conform to the applicable Oregon State Statutes?

APPLICANT RESPONSE: Based on the findings in this application the proposal complies with the applicable land use planning goals and therefore conforms to the applicable Oregon State Statues.

Staff finding: Staff will present a conclusion on this section below.

# 6. Does the proposal conform to Statewide Planning Goals?

# **Statewide Planning Goals**

### Goal 1 – Citizen Involvement

APPLICANT RESPONSE: Citizen Involvement in Goal 1 is achieved by the review procedures that are established by the City of Warrenton Development Code. Warrenton implements Goal 1 with the public hearings and public notices associated in land use hearings.

Staff finding: Staff concurs.

# Goal 2 - Land Use Planning

APPLICANT RESPONSE: Goal 2 requires the City to establish a land use planning process and policy framework for land use decisions and actions. This amendment is consistent with this goal as the proposed amendment is using the City's established land use process. **Staff finding:** Staff concurs.

Goal 3 – Agricultural Lands Goal 4 - Forest Lands

APPLICANT RESPONSE: These goals are not applicable to this request.

Staff finding: We concur.

# Goal 5 - Open Space

APPLICANT RESPONSE: Goal 5 is intended to protect natural resources and conserve scenic and historic areas and open spaces. The proposed amendment will not amend the City's existing Comprehensive Plan or development code which protects these resources. All development standards will continue to be applicable to the subject property; therefore, the proposed amendment is consistent with this goal.

Staff finding: Staff agrees.

# Goal 6 - Air, Water and Land Quality

APPLICANT RESPONSE: The proposed zoning map amendment will not have any effect on the implementation of Goal 6 requirements. All future development of the property will have to adhere all air, waste disposal and water quality protection measures required by the City, state and federal requirements. The proposal is consistent with this goal.

Staff finding: Staff concurs.

## Goal 7 - Natural Hazards

APPLICANT RESPONSE: Goal 7 is intended to protect people and property from natural disasters and hazards. All proposed development in areas that may be subject to flooding will adhere to applicable development standards.

**Staff finding:** Staff generally concurs, but notes that the property is within the tsunami inundation zone and development would be at risk from that hazard.

### Goal 8 - Recreational Needs

APPLICANT RESPONSE: Goal 8 is not applicable to this request.

**Staff finding:** Staff concurs.

Goal 9 - Economic Development

RESPONSE: Goal 9 is intended to provide adequate opportunities throughout the state for a variety of economic activities vital to the health, welfare, and prosperity of Oregon's citizens. The proposed amendment will not adversely affect economic development in the City of Warrenton.

**Staff finding:** Staff concurs and believes the potential additional housing opportunities that would be provided with this proposal would actually complement that economic opportunities in the city and region.

# Goal 10 - Housing

APPLICANT RESPONSE: Goal 10 requires the City to provide for the housing needs of the state including providing adequate numbers of housing units at price ranges and rent levels which are in line with the financial capabilities of Oregon households. The City currently has available land for residential development but much of this land is encumbered by wetlands which limits the development potential and increases the development cost, which in turn increases the housing costs. The proposed amendment will add the appropriate amount of residential density when considering the amount of area encumbered by wetlands. It will also provide residential areas that are suitable to provide affordable housing to the residents of the City thus complying with the requirements of Goal 10.

Staff finding: Staff concurs.

# Goal 11 - Public Facilities and Services

APPLICANT RESPONSE: The proposed amendment site has water, sewer, storm, improved roadways, power, gas, television and cable services available. Upon future development of the site, these facilities will be extended and expanded to support the uses. This is consistent with the Goal 11 requirements.

**Staff finding:** The state highway and city utilities at the site are adequate to serve future development.

## **Goal 12 - Transportation**

APPLICANT RESPONSE: As demonstrate in the findings of this application the proposed amendment should have no significant impact on the existing and future transportation systems with a change to a higher density. Therefore, the request is consistent with Goal 12.

**Staff finding.** The Oregon Department of Transportation did not express any concerns about the application. Staff concurs with the applicant's response.

# Goal 13 - Energy Conservation

RESPONSE: Goal 13 is not applicable to this request.

**Staff findings:** 

Staff agrees.

### Goal 14 - Urbanization

APPLICANT RESPONSE: Goal 14 is intended to provide for the orderly and efficient transition from rural to urban land use to accommodate urban population and urban employment inside urban growth boundaries and to ensure efficient use of land, and to provide for livable communities. The proposed amendment is located within the City limits and the urban growth boundary of the City of Warrenton. No expansion of the City limits or urban growth boundary is requested, therefore the proposed amendment is consistent with Goal 14.

Staff finding: Staff concurs.

Goal 15 (Willamette River Greenway),

**Goal 16 (Estuarine Resources)** 

**Goal 17 (Coastal Shorelands)** 

Goal 18 (Beaches and Dunes)

APPLICANT RESPONSE: These goals are not applicable to this request.

**Staff finding:** We agree.

APPLICANT CONCLUSION: Findings included in this application demonstrate that the proposal is consistent with the City of Warrenton Comprehensive Plan. This ensures that the application conforms to the Statewide Planning Goals. Based on this analysis the proposal conforms to the Statewide Planning Goals.

**Staff finding: Staff** believes the applicant has demonstrated compliance with the applicable state land use planning goals and statutes.

7. Does the proposal conform to Warrenton Comprehensive Plan, and Development Code?

APPLICANT RESPONSE: Based on the following analyses the proposal conforms to the Warrenton Comprehensive Plan and Development Code.

Staff finding: Staff will comment on this later.

Warrenton Comprehensive Plan

# **Article 2 - Community Development**

2.300 Policies

APPLICANT RESPONSE: The current and proposed zones are within urban development areas. No change in classification is proposed. The policies contained in this section do not apply to the request.

Staff finding: Staff agrees.

# Article 3 - Land and Water Use

Section 3.310 Residential Lands

- (1) It is the City's policy to encourage the development of housing needed to accommodate desired growth, and to provide every Warrenton household with the opportunity to obtain a decent home in a suitable neighborhood. Residential construction shall occur primarily in the following four types of areas:
  - (b) The Medium Density Residential Zone is intended to accommodate a variety of housing types including single-family dwellings, duplexes and, where appropriate, manufactured dwelling subdivisions and manufactured dwelling parks. This intensity of residential use is envisioned for locations in the City where community services and adequate access area available. Residential densities permitted are somewhat greater than those permitted in an R-10 zone. Certain public facilities and other non-residential uses are also permitted when desirable conditions and safeguards are satisfied.

APPLICANT RESPONSE: The subject property is adjacent to the Juniper Ridge Subdivision which is also zoned RM. Based on Policy (1)(b) application of the Medium Density Residential zone is appropriate. The property has appropriate access on SW Juniper Avenue and is served

by adequate public facilities and services. Based on this analysis the proposal is consistent with this policy.

**Staff finding:** Comprehensive Plan Policy 3.310.a is applicable here rather than 3.310.b. This policy states that the high density residential zone is intended to encourage duplexes' and other multi-family dwellings close to downtown and other locations which have suitable streets, utilities, and other characteristics. Staff finds that the subject property is consistent with that statement.

# Section 3.310.1 Strategies

(5) Rezone R-10 land as needed in the future to meet the need for multi-family housing types and/or single-family residential housing on smaller lots as needed based on housing market conditions and updated housing needs analyses.

APPLICANT RESPONSE: Article 3 of the City of Warrenton Comprehensive Plan identifies the approximate availability of buildable land within the city limits as well as population projections. Refer to the tables below. Table 1 demonstrates that there is an abundance of R-10 zoned land (167.2 acres) as compared to the higher density RM zoning designation (126.2 acres). Then compared to Table 2, *Net Buildable Land*, this number of RH buildable acres decreases by almost 43% while the R10 zone decreases by just under 10%. These numbers support the project's consistency with Policy 5.

able 1. Gross Buildable Land by Zoning Designation that Allow for Residential Use

		<del>-</del>
Zone	Acres	Lots
C1	123.6	238
C2	2.87	9
CMU	1.4	6
R10	185.6	233
R40	71.1	50
RH	126.2	68
RM	30.4	62
RGM	67.1	33
Total	608.3	699

Table 2. Net Buildable Land by Zoning Designation

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Zone	Acres	Parcels
R-40	61.5	44
R-10	167.2	233
R-M	21.7	53
R-H	83.3	68
RGM	58.1	33
C-1	73.3	158
C-MU	0.2	2
Total	465.3	591

Source: Cogan Owens Cogan

Table 3. Mistorical and Future Population Data and Forecasts

	-	Tall Die bertein bertein ber ber bei ber	Land Annie William Control
1990 * Population 3,292	2000* 2		2007
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<sup>\*</sup> Includes only estimated population within the city limits. Gammates for future years include population estimated within the ensire

Staff finding: Staff concurs.

# **Article 4 - Natural Features**

Section 4.300 Policies 4.320 Flood Hazards

APPLICANT RESPONSE: A small portion of the property is within FEMA Special Flood Hazard Area, Zone A. Any future development in this will conform with the City's flood hazard development regulations.

Staff finding: Staff concurs.

# <u>Article 5 – Columbia River Estuary and Estuary Shorelands</u> <u>Article 6 – Beach and Dune Shorelands</u>

APPLICANT RESPONSE: Articles 5 and 6 do not contain applicable policies.

Staff finding: Staff concurs.

### **Article 7 - Community Facilities and Services**

7.300 Policies

7.320 Water, Sewer and Storm Drainage/Flood Control

RESPONSE: This policy is in regard to upgrading public facilities to support the necessary level of service required by residential commercial and industrial uses. The Applicants understand that future development of the subject property is dependent on the capacity of the City's existing utility systems and understands that upgrades to these systems may be necessary and that the costs of these upgrades will be the responsibility of the developer. The proposed amendment does not conflict with the requirements of these policies.

**Staff finding:** Staff acknowledges the applicant's statement and agrees.

# **Article 8 - Transportation**

APPICANT RESPONSE: Any development of the subject property will comply with the appropriate transportation policies and road standards or a variance will be pursued.

Staff finding: Staff finds this response acceptable.

# Warrenton Development Code

# Chapter 4 - Applications and Review Procedures 16.232.060 Transportation Planning Rule Compliance

- A. When a development application includes a proposed Comprehensive Plan amendment or rezone, the proposal shall be reviewed to determine whether it significantly affects a transportation facility, in accordance with Oregon Administrative Rule (OAR) 660-012-0060. See also Chapter 16.256, Traffic Impact Study. Significant means the proposal would:
- 1. Change the functional classification of an existing or planned transportation facility. This would occur, for example, when a proposal causes future traffic to exceed the capacity of a "collector" street classification, requiring a change in the classification to an "arterial" street, as identified by the Transportation System Plan; or
- 2. Change the standards implementing a functional classification system; or
- 3. Allow types or levels of land use that would result in levels of travel or access that are inconsistent with the functional classification of a transportation facility; or
- 4. Reduce the level of service of the facility below the minimum acceptable level identified in the Transportation System Plan.

APPLICANT RESPONSE: The property fronts Hwy 101 Alt (aka Hwy 104 Spur) which is classified by the Warrenton Transportation System Plan, as a collector and is currently improved to standards.

The proposed zone change would not significantly change the functional classifications of the street. With the zone change, the number of trips for permitted and conditional uses in the proposed RH zone will not exceed the trips for conditional uses in the current R10 zone. The proposed zone change is consistent with the planned with the planned function of the transportation facility and will not cause a significant impact on transportation facilities.

**Staff finding:** Staff agrees. The changes in traffic generated by the subject property at only <sup>3</sup>/<sub>4</sub> of an acre will not significant increase volumes to the threshold of requiring a classification change.

<sup>&</sup>lt;sup>1</sup> 2004 Warrenton TSP, page 2-7.

Table 2: Trip Generation

# TRIP GENERATON\* BY ALLOWED USE

R10 Zone		RH Zone (propose	ed)
Permitted Uses	Trips Per Day	Permitted Uses	Trips Per Day
Single Family Dwellings (3)	29	Single Family Dwellings (7)	67
Duplex	n/a	Duplex (12 units)	70
Triplex	n/a	Triplex (12 units)	70
Multifamily	n/a	Multifamily (12 units)	
Residential Care Facility (15		Residential Care Facility (15	
res)	41	res)	41
	Trips Per		Trips Per
Conditional Uses	Day	<b>Conditional Uses</b>	Day
School (private)	124	School (private)	124
Church (35% lot coverage)	264	Church (35% lot coverage)	264
Nursing Home (50 units)	172	Nursing Home (50 units) 172	
Child Care Center (50		Child Care Center (50	
students)	219	students)	219

<sup>\*</sup> ITE 9th Edition n/a = use not allowed

8. Is there a change of circumstances or further studies justifying the amendment or mistake in the original zoning.

APPLICANT RESPONSE: No.

Staff finding: Staff agrees.

# APPLICANT'S OVERALL CONCLUSION:

The findings contained in the application materials support the request for a zoning map amendment from R-10 to RH.

## CONCLJUSIONS AND RECOMMENDATION

Staff agrees with the applicant's conclusion. The application is consistent with the state planning goals, the city comprehensive plan and satisfies the code criteria. We believe the change is

merited and recommend that the Planning Commission forward to the City Commission a recommendation for approval.

Suggested motion: Based on the findings and conclusions of the January 4, 2018 staff report, I move to forward to the City Commission a recommendation of approval on rezone application RZ 17-2 submitted on behalf of Stanley Johnson.



January 5, 2018

To: Warrenton Planning Commission

From: Skip Urling, Community Development Director

Re: Rezone Application RZ 17-2—Stan Johnson, Astoria Northwest Homes Inc.

On behalf of Stan Johnson of Astoria Northwest Homes Inc., Jennifer Bunch of Wickiup Consulting LLC has submitted an application to rezone approximately 0.76 acres from R-10 Intermediate Density Residential to RM High Density Residential. The subject property is identified as 81028AD02500 and is located on the east bank of the Skipanon River at Highway 104 Spur. While the river is zoned A-2 Aquatic Conservation, the property along the highway west of the river is zoned RH. Please refer to the maps included in the application.

The general area is improved with single and multifamily dwellings along the north side of Hwy 104 Spur. The northwest corner of the property is located within a FEMA Special Flood Hazard Area, Zone AE. Any future development of the property will conform to the applicable development standards for wetlands, riparian corridors, and floodplain areas.

Application was submitted November 7, 2017 and deemed complete November 21. This proposal is being reviewed pursuant to Warrenton Municipal Code Sections 16.208.060 (Type IV Procedure - Legislative and Map Amendments), 16.232 (Land Use District Map and Text Amendments), Comprehensive Plan (CP), Statewide Planning Goals, Oregon Revised Statutes and the Oregon Administrative Rules.

### **FINDINGS**

Presented below are the application questions and criteria for granting a rezone with the applicant's response followed by staff findings. The application is attached as a separate document.

# 1. Existing use of site

APPLICANT RESPONSE: The site is currently unimproved.

# 2. Existing zoning of the subject property

APPLICANT RESPONSE: The subject property is currently zoned R-10 Intermediate Density Residential.

# 3. Proposed zoning designation of the subject property:

APPLICANT RESPONSE: The proposed zoning is RH High Density Residential.

# 4. Zoning designation of surrounding properties: Also refer to Figure 2.

APPLICANT RESPONSE: Table 1: Allowed Density

	Zoning Designation	Minimum Lot Size SFD	Units allowed	Minimum Lot Size Duplex	Units allowed	Minimum Lot Size Triplex	Units allowed	Minimum Lot Size MFD	Units allowed
North	R10 Intermediate Density Zone	10,000	3						
South	A5 Lake and Freshwater Wetland Zone								
Southwest	OSI Open Space Institutional Zone								
Southeast	R10 Intermediate Density Zone	10,000	3						
West	RH High Density Residential Zone	5,000	7	2,500	12	7,500	12	10,000	12
East	R10 Intermediate Density Zone	10,000	3						

**Staff findings:** Staff generally concurs with the applicant's responses, with the caveat that at 0.76 acres, we believe that the site could accommodate more than 12 multiple-family dwellings.

# 5. Does the proposal conform to the applicable Oregon State Statutes?

APPLICANT RESPONSE: Based on the findings in this application the proposal complies with the applicable land use planning goals and therefore conforms to the applicable Oregon State Statues.

**Staff finding:** Staff will present a conclusion on this section below.

# 6. Does the proposal conform to Statewide Planning Goals?

# **Statewide Planning Goals**

### Goal 1 – Citizen Involvement

APPLICANT RESPONSE: Citizen Involvement in Goal 1 is achieved by the review procedures that are established by the City of Warrenton Development Code. Warrenton implements Goal 1 with the public hearings and public notices associated in land use hearings.

Staff finding: Staff concurs.

# Goal 2 - Land Use Planning

APPLICANT RESPONSE: Goal 2 requires the City to establish a land use planning process and policy framework for land use decisions and actions. This amendment is consistent with this goal as the proposed amendment is using the City's established land use process. **Staff finding:** Staff concurs.

Goal 3 – Agricultural Lands Goal 4 - Forest Lands

APPLICANT RESPONSE: These goals are not applicable to this request.

Staff finding: We concur.

# Goal 5 - Open Space

APPLICANT RESPONSE: Goal 5 is intended to protect natural resources and conserve scenic and historic areas and open spaces. The proposed amendment will not amend the City's existing Comprehensive Plan or development code which protects these resources. All development standards will continue to be applicable to the subject property; therefore, the proposed amendment is consistent with this goal.

Staff finding: Staff agrees.

## Goal 6 - Air, Water and Land Quality

APPLICANT RESPONSE: The proposed zoning map amendment will not have any effect on the implementation of Goal 6 requirements. All future development of the property will have to adhere all air, waste disposal and water quality protection measures required by the City, state and federal requirements. The proposal is consistent with this goal.

Staff finding: Staff concurs.

### Goal 7 - Natural Hazards

APPLICANT RESPONSE: Goal 7 is intended to protect people and property from natural disasters and hazards. All proposed development in areas that may be subject to flooding will adhere to applicable development standards.

**Staff finding:** Staff generally concurs, but notes that the property is within the tsunami inundation zone and development would be at risk from that hazard.

### Goal 8 - Recreational Needs

APPLICANT RESPONSE: Goal 8 is not applicable to this request.

**Staff finding:** Staff concurs. **Goal 9 - Economic Development** 

RESPONSE: Goal 9 is intended to provide adequate opportunities throughout the state for a variety of economic activities vital to the health, welfare, and prosperity of Oregon's citizens. The proposed amendment will not adversely affect economic development in the City of

Warrenton.

**Staff finding:** Staff concurs and believes the potential additional housing opportunities that would be provided with this proposal would actually complement that economic opportunities in the city and region.

## Goal 10 - Housing

APPLICANT RESPONSE: Goal 10 requires the City to provide for the housing needs of the state including providing adequate numbers of housing units at price ranges and rent levels which are in line with the financial capabilities of Oregon households. The City currently has available land for residential development but much of this land is encumbered by wetlands which limits the development potential and increases the development cost, which in turn increases the housing costs. The proposed amendment will add the appropriate amount of residential density when considering the amount of area encumbered by wetlands. It will also provide residential areas that are suitable to provide affordable housing to the residents of the City thus complying with the requirements of Goal 10.

Staff finding: Staff concurs.

### Goal 11 - Public Facilities and Services

APPLICANT RESPONSE: The proposed amendment site has water, sewer, storm, improved roadways, power, gas, television and cable services available. Upon future development of the site, these facilities will be extended and expanded to support the uses. This is consistent with the Goal 11 requirements.

**Staff finding:** The state highway and city utilities at the site are adequate to serve future development.

### **Goal 12 - Transportation**

APPLICANT RESPONSE: As demonstrate in the findings of this application the proposed amendment should have no significant impact on the existing and future transportation systems with a change to a higher density. Therefore, the request is consistent with Goal 12.

**Staff finding.** The Oregon Department of Transportation did not express any concerns about the application. Staff concurs with the applicant's response.

# **Goal 13 - Energy Conservation**

RESPONSE: Goal 13 is not applicable to this request.

**Staff findings:** 

Staff agrees.

### Goal 14 - Urbanization

APPLICANT RESPONSE: Goal 14 is intended to provide for the orderly and efficient transition from rural to urban land use to accommodate urban population and urban employment inside urban growth boundaries and to ensure efficient use of land, and to provide for livable communities. The proposed amendment is located within the City limits and the urban growth boundary of the City of Warrenton. No expansion of the City limits or urban growth boundary is requested, therefore the proposed amendment is consistent with Goal 14.

Staff finding: Staff concurs.

Goal 15 (Willamette River Greenway),

**Goal 16 (Estuarine Resources)** 

**Goal 17 (Coastal Shorelands)** 

Goal 18 (Beaches and Dunes)

APPLICANT RESPONSE: These goals are not applicable to this request.

Staff finding: We agree.

APPLICANT CONCLUSION: Findings included in this application demonstrate that the proposal is consistent with the City of Warrenton Comprehensive Plan. This ensures that the application conforms to the Statewide Planning Goals. Based on this analysis the proposal conforms to the Statewide Planning Goals.

**Staff finding: Staff** believes the applicant has demonstrated compliance with the applicable state land use planning goals and statutes.

7. Does the proposal conform to Warrenton Comprehensive Plan, and Development Code?

APPLICANT RESPONSE: Based on the following analyses the proposal conforms to the Warrenton Comprehensive Plan and Development Code.

Staff finding: Staff will comment on this later.

Warrenton Comprehensive Plan

# **Article 2 - Community Development**

2.300 Policies

APPLICANT RESPONSE: The current and proposed zones are within urban development areas. No change in classification is proposed. The policies contained in this section do not apply to the request.

Staff finding: Staff agrees.

# Article 3 - Land and Water Use

Section 3.310 Residential Lands

- (1) It is the City's policy to encourage the development of housing needed to accommodate desired growth, and to provide every Warrenton household with the opportunity to obtain a decent home in a suitable neighborhood. Residential construction shall occur primarily in the following four types of areas:
  - (b) The Medium Density Residential Zone is intended to accommodate a variety of housing types including single-family dwellings, duplexes and, where appropriate, manufactured dwelling subdivisions and manufactured dwelling parks. This intensity of residential use is envisioned for locations in the City where community services and adequate access area available. Residential densities permitted are somewhat greater than those permitted in an R-10 zone. Certain public facilities and other non-residential uses are also permitted when desirable conditions and safeguards are satisfied.

APPLICANT RESPONSE: The subject property is adjacent to the Juniper Ridge Subdivision which is also zoned RM. Based on Policy (1)(b) application of the Medium Density Residential zone is appropriate. The property has appropriate access on SW Juniper Avenue and is served

by adequate public facilities and services. Based on this analysis the proposal is consistent with this policy.

**Staff finding:** Comprehensive Plan Policy 3.310.a is applicable here rather than 3.310.b. This policy states that the high density residential zone is intended to encourage duplexes' and other multi-family dwellings close to downtown and other locations which have suitable streets, utilities, and other characteristics. Staff finds that the subject property is consistent with that statement.

# Section 3.310.1 Strategies

(5) Rezone R-10 land as needed in the future to meet the need for multi-family housing types and/or single-family residential housing on smaller lots as needed based on housing market conditions and updated housing needs analyses.

APPLICANT RESPONSE: Article 3 of the City of Warrenton Comprehensive Plan identifies the approximate availability of buildable land within the city limits as well as population projections. Refer to the tables below. Table 1 demonstrates that there is an abundance of R-10 zoned land (167.2 acres) as compared to the higher density RM zoning designation (126.2 acres). Then compared to Table 2, *Net Buildable Land*, this number of RH buildable acres decreases by almost 43% while the R10 zone decreases by just under 10%. These numbers support the project's consistency with Policy 5.

'able 1. Gross Buildable Land by Zoning Designation that Allow for Residential Use

Zone	Acres	Lots
C1	123.6	238
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Total	608.3	699

Table 2. Net Buildable Land by Zoning Designation

<del>-</del>	man and the second seco
Acres	Parcels
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	61.5 167.2 21.7 83.3 58.1 73.3 0.2

Source: Cogan Owens Cogan

Table 3. Historical and Future Population Data and Forecasts

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	1990 *	2000*	2006	2017	
	No. of the second secon	No. of the last of			2027
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		<u> </u>			1 DATOR 1

high facilities only estimated population within the city limits. Estimates for future years include population estimated within the ensire

**Staff finding:** Staff concurs.

# **Article 4 - Natural Features**

Section 4.300 Policies 4.320 Flood Hazards

APPLICANT RESPONSE: A small portion of the property is within FEMA Special Flood Hazard Area, Zone A. Any future development in this will conform with the City's flood hazard development regulations.

Staff finding: Staff concurs.

# <u>Article 5 – Columbia River Estuary and Estuary Shorelands</u> <u>Article 6 – Beach and Dune Shorelands</u>

APPLICANT RESPONSE: Articles 5 and 6 do not contain applicable policies.

Staff finding: Staff concurs.

## **Article 7 - Community Facilities and Services**

7.300 Policies

7.320 Water, Sewer and Storm Drainage/Flood Control

RESPONSE: This policy is in regard to upgrading public facilities to support the necessary level of service required by residential commercial and industrial uses. The Applicants understand that future development of the subject property is dependent on the capacity of the City's existing utility systems and understands that upgrades to these systems may be necessary and that the costs of these upgrades will be the responsibility of the developer. The proposed amendment does not conflict with the requirements of these policies.

**Staff finding:** Staff acknowledges the applicant's statement and agrees.

## **Article 8 - Transportation**

APPICANT RESPONSE: Any development of the subject property will comply with the appropriate transportation policies and road standards or a variance will be pursued.

Staff finding: Staff finds this response acceptable.

# Warrenton Development Code

# Chapter 4 - Applications and Review Procedures 16.232.060 Transportation Planning Rule Compliance

- A. When a development application includes a proposed Comprehensive Plan amendment or rezone, the proposal shall be reviewed to determine whether it significantly affects a transportation facility, in accordance with Oregon Administrative Rule (OAR) 660-012-0060. See also Chapter 16.256, Traffic Impact Study. Significant means the proposal would:
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- 4. Reduce the level of service of the facility below the minimum acceptable level identified in the Transportation System Plan.

APPLICANT RESPONSE: The property fronts Hwy 101 Alt (aka Hwy 104 Spur) which is classified by the Warrenton Transportation System Plan, as a collector<sup>1</sup> and is currently improved to standards.

The proposed zone change would not significantly change the functional classifications of the street. With the zone change, the number of trips for permitted and conditional uses in the proposed RH zone will not exceed the trips for conditional uses in the current R10 zone. The proposed zone change is consistent with the planned with the planned function of the transportation facility and will not cause a significant impact on transportation facilities.

**Staff finding:** Staff agrees. The changes in traffic generated by the subject property at only ¾ of an acre will not significant increase volumes to the threshold of requiring a classification change.

<sup>&</sup>lt;sup>1</sup> 2004 Warrenton TSP, page 2-7.

Table 2: Trip Generation

# TRIP GENERATON\* BY ALLOWED USE

R10 Zone	RH Zone (propose	RH Zone (proposed)		
Permitted Uses	Trips Per Day	Permitted Uses	Trips Per Day	
Single Family Dwellings (3)	29	Single Family Dwellings (7)	67	
Duplex	n/a	Duplex (12 units)	70	
Triplex	n/a	Triplex (12 units)	70	
Multifamily	n/a	Multifamily (12 units)	70	
Residential Care Facility (15		Residential Care Facility (15		
res)	41	res)	41	
	Trips Per		Trips Per	
<b>Conditional Uses</b>	Day	Conditional Uses	Day	
School (private)	124	School (private)	124	
Church (35% lot coverage)	264	Church (35% lot coverage)	264	
Nursing Home (50 units)	172	Nursing Home (50 units)	172	
Child Care Center (50		Child Care Center (50		
students)	219	students)	219	

<sup>\*</sup> ITE 9th Edition n/a = use not allowed

8. Is there a change of circumstances or further studies justifying the amendment or mistake in the original zoning.

APPLICANT RESPONSE: No.

Staff finding: Staff agrees.

## APPLICANT'S OVERALL CONCLUSION:

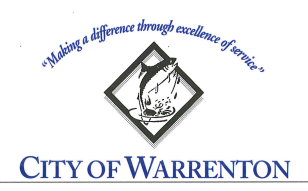
The findings contained in the application materials support the request for a zoning map amendment from R-10 to RH.

# CONCLJUSIONS AND RECOMMENDATION

Staff agrees with the applicant's conclusion. The application is consistent with the state planning goals, the city comprehensive plan and satisfies the code criteria. We believe the change is

merited and recommend that the Planning Commission forward to the City Commission a recommendation for approval.

Suggested motion: Based on the findings and conclusions of the January 4, 2018 staff report, I move to forward to the City Commission a recommendation of approval on rezone application RZ 17-2 submitted on behalf of Stanley Johnson.



# **Minutes Warrenton Planning Commission** Regular Meeting December 14, 2017

The Roosevelt Preliminary Plat SUB -16-3 Fort Pointe PUD Single Family Dwelling Preliminary Plat SUB -17-1

**Commissioners Present:** Chair Chris Bridgens; Vice-Chair Paul Mitchell; Commissioners Chris Hayward, Ken Yuill, Ryan Lampi, Mike Moha, Vince Williams and Planning Director Skip Urling had an excused absence. Public Works Director Colin Stelzig is filling in for Skip's absence.

**Staff Present:** Building Clerk Janice Weese

# **Pledge of Allegiance**

Approval of Minutes: Commissioner Mitchell motioned to approve the August 9th minutes. Commissioner Yuill seconded. The motion passed unanimously. Commissioner Yuill motioned to approve the November 9th minutes. Commissioner Mitchell seconded. Commissioner Hayward abstained. The motion passed.

**Disclosure by the Commissioners:** Commissioners answered no to all questions or conflicts.

**Subject of Review:** The Roosevelt Preliminary Plat SUB-16-3

Commissioner Yuill motioned to continue the Roosevelt to the January 11, 2018 Planning Commission meeting. All in favor.

**Subject of Review:** Fort Pointe Preliminary Plat SUB-17-1

### Public Hearing Open

Staff Report: Public Works Director Stelzig said that Mr. Urling and Chris Crean with Beery Elsner and Hammond are available by cell phone if there are any questions during the meeting.

This past August the Planning Commission held a public hearing on the Fort Pointe Planned Unit Development and granted preliminary approval with 29 conditions. That decision was appealed and the City Commission in November upheld the Planning Commission's

decision. The proposal consists of 160 lots for single family dwellings, and an 8.34 acre tract for future development of 20 duplex/townhomes and up to 300 multiple family residential units. The entire property is 277 acres but only the western 73 acres adjacent to NW Ridge Road will be developed.

Mr. Stelzig read the original staff report and staff agrees with most of the information in the application. There are 13 conditions on the original staff report. Since that time the applicant has submitted additional information. There is an addendum to the original staff report with an additional 5 conditions.

Chair Bridgens had a question about condition number 3 in the addendum and if that includes equipment that the Planning Commission thinks should be in the park. Mr. Stelzig replied that the designs for the park improvements shall be submitted for the approval of the Planning Condition prior to development as stated in condition number 2. Every phase that goes in the parks have to be put in to the satisfaction of the Planning Commission.

Mr. Hayward spoke up and commented on the width of the roads. Mr. Stelzig replied that in the original pre application the width of the roads were 28 feet but was missed in the last meeting. Mr. Yuill spoke up and said the Mr. Lampi pointed out the discrepancies in the width of the streets and they were going to go back to discuss those but somehow it was approved without any discussion. This is a lot of information to get in a very short period of time. Greatly disturbed that they weren't able to go over this before they had to start dealing with it. Did not have enough time before the meeting to go over everything before the meeting started.

Mr. Yuill addressed the Fire Chief and asked if he had looked through the plans and had any concerns on the width of the roads. The Fire Chief replied that the standard street width with a fire hydrant is 26 feet and that is the maximum he can impose based on the length of the street; but that means you cannot park on one side of the street. You have to meet a 32 foot street in order to get parking on both sides. It doesn't meet the city's street standard for the type of street they are putting in.

Mr. Stelzig commented that all the streets are recommended at 28 feet except for some entrances.

Chair Bridgens asked the Fire Chief what is the minimum width for a fire truck to pass through. The Fire Chief replied that if it is a full 26 feet wide you can park on one side and that gives them enough on the other side to pass another car with the fire truck.

Mr. Mitchell asked for clarification on the park space. If the standard is 50,000 square feet, why are we accepting 30,000.

Mr. Yuill noted that there is a lot of wetlands on the park and is concerned on how the kids will be able to play in them. Also expressed concern on many little parks verses a decent size park.

# **Applicant or Representative Testimony:**

Dale Barrett - OTAK 4253 A Hwy 101 N Gearhart, OR 97138

Gone through a lot to get to this point. Received the staff report on Monday morning and scrambled to staff response comments as best as they could and got it back on Wednesday.

Our application date came in on May 18 for both the plan unit development and the sub division plat. At that time there were 160 lots and we dropped it to 159 so they could use that one lot for more park space. The application was deemed complete July 7<sup>th</sup> so that started the clock ticking for 120 day review period that would have had a deadline for October 14<sup>th</sup> and that the city should have had a decision to approve or deny at that time. There was nothing done and no request for an extension was requested. Part of that was involving the appeal for the Tagg request which they did give approval on. They added the extra park space that will meet the Planning Commission satisfaction. The resolution 2499 which was a clarification of neighborhood parks association for the application changed the rules on the parks of how you measure from an existing park to the subdivision. Their application was approved 18 days after the application was complete. They are still trying to catch up to the changes. Hope they can reach that tonight.

Their idea are smaller parks, called pocket parks, so that the kids don't have to get on their bicycles and ride from the south end clear up to the north end. They plan to have picnic tables, play ground equipment, frisbee park and boardwalks; it is not only for kids but for adults also.

Mr. Mitchell said that they have more than satisfied his request. Have done their due diligence to make something for the families. Likes the idea of pocket parks. Look forward to their design.

David Richardson 454 Soledad St. San Antonio, TX 78205

This project has been going since 2003. This is a beautiful area with a lot of green space around the project.

Mr. Yuill spoke up and said he is concerned about the road width on Penny Royal Lane and if they can make that area wider so it would be safer and easier to get in and out.

Mr. Richardson replied that none of this is new and have been in front of the commission for many months and nothing has been seen to be a issue. Believes that it is beyond adequate and does not impede on fire life safety.

When asked if he agreed, the Fire Chief said that they meet his standard.

Mr. Richardson also added that the asphalt verses concrete issue is something that they are concerned about. It's an enormous financial impact to the project and has been reviewed many times in the past with the meandering asphalt pathway on one side of the street which was not objected to earlier. Would like to have the previous approval.

Mr. Lampi pointed out that when it was brought up to the commission, he was the one that brought that up and not sure why the message didn't get back to him, but it was addressed.

Mr. Stelzig mentioned that the alternate local road standard does not require sidewalks. The local road standards that staff is recommending does have sidewalks on both sides.

Mr. Yuill spoke up and said that for the investment of the and selling purposes of the homes there should be two sidewalks.

Adam Dailey – OTAK Engineer & represents the developer 4253 A Hwy 101 N Gearhart, Or 97138 Wanted to address conditions 2, 3, and 5 regarding the road width. In the December 16<sup>th</sup> 2016 application meeting, they purposed a 26 foot wide road with a meandering sidewalk on one side that will connect to every part of the subdivision. The meandering sidewalk is not suppose to conform to the cookie cutter template of a street. The alternate road standard was brought up at that meeting. Table 16.136.010,2 Warrenton Street Standards state that alternate road standard is allowed and list 6 criteria. Does not say you have to meet them all at once or meet them individually. They are required to also have a 5 foot sidewalk for maintenance purposes and also a 5 foot landscaping strip that is in the city code. Street trees are included in the landscaping. Often the trees start up lifting the sidewalks and destroying them.

Mr. Hayward asked how many lots they would lose with the addition of the other sidewalk. The reply was that width would not impact the grading that they are purposing.

Mr. Lampi spoke up and stated that for the size of the development there should be sidewalks on both sides. Understands the money side of it but for the longevity and the city and the homeowners that will be living there, he sees nothing but good things to having sidewalks. That is the intent of the code and where the city is trying to go.

Mr. Yuill spoke up and said there might be a difference of opinion on how we agreed to everything in the last meeting. There was a number of conditions that they wanted to discuss along with approving this. The motion by Mr. Williams was to approve the preliminary plat for Fort Pointe with the 29 conditions of approval with the inclusions of numbers 23, 24 and 25, and to revise number 28. There are some discrepancies on what was agreed upon and what the commission is thinking that they agreed upon. Might need to continue and look into this before a decision is made.

Mr. Daily said that they are required to adhere to those conditions not only from that hearing but this one as well.

He recalls having to satisfy the Fire Chief with the road width. In the detail of the original set of plans on sheet C5, shows a 12 foot travel lane and 2 foot curbs. The city standard is a 2 foot curb and gutter. What it is, is a 24 foot wide road; if you read the travel lane portion, that 2 foot curb actually includes a portion of a drivable travel lane. The travel lane plus a portion of the curb is over 26 feet.

The new set of plans shows between the face of the curb and the face of the curb that there is a minimum of 26 feet.

After a short 15 minute break, Mr. Daily came back and said that their client would like to purpose a 28 foot wide street from the inside curb to inside curb and would like to be allowed to keep the sidewalk on one side and make it concrete for durability.

Brought up a previous question about the cost of a asphalt sidewalk on one side. He stated that it would be \$503.00 per lot or \$80,000.00 for the development. If it were concrete on one side it would be about \$1,250.00 per lot or \$200,000.00 for the whole development. Double that to \$400,000.00 for sidewalks on both sides or about \$2,500.00 per lot.

Mr. Yuill pointed out that number 25 of the conditions states that the approval of the City Engineer would make the road widths to 28 feet.

Also was noted that it is the developer's responsibility to have the improvements done and completed before the plat can be recorded.

Victoria Hayteas 210 SW Kalmia Avenue Warrenton, Or 97146

Have seen the parks that they have put in and they are very nice. From the stand point of emergency services she likes the 28 foot width roads. The sidewalks where she lives on Kalmia has sidewalks on both sides. There are a lot of people that walk in the evening and use both sides.

Tom Dickerson 160 SW Kalmia Avenue Warrenton, OR 97146

Asked if at the end of the project would 11<sup>th</sup> Street ever go through towards downtown. The reply was no. Also asked if there were any applications to have parcels extend into the wetlands. The representative responded by saying that the development that they are purposing is only for improvements on roads, water, sewer and sidewalks. The owners would have to apply individually to fill into the wetlands.

Also noted that the development has 159 lots and they will be phased. They will be sold off at about 40 lots at a time and platted. The next phase will be approved and built out and platted. There will be about 4 phases to the development. The multifamily units is its own phase.

# **Public Hearing Closed**

# **Discussion Among Commissioners**

Mr. Lampi asked staff if in order for this to be platted do sidewalks have to be installed. Mr. Stelzig replied that if you were to develop the way that it is right now and use concrete and offset the sidewalk from the curb, that would give the opportunity to build a sidewalk right now which looks a lot nicer instead of patching.

ADA requirements does not require to change the grade of your sidewalk to match the road. It is a rolled sidewalk.

Mr. Yuill stated that when the Planning Commission approved sidewalks on both sides; and when the builder got done with the house, they put in that section of sidewalk.

Also that the additional sidewalk is a tradeoff for the smaller amount of park area.

There is also a discrepancy between the 50,000 square feet and the projected 30,000 of park. Wouldn't have a problem to cutting down the park area as they have purposed to to allow for sidewalks.

The demand for building lots is great and with an additional cost of \$1250.00 per lot feels they will still find buyers.

Mr. Mitchell mentioned that the developer has made a lot of exceptions. Putting in a 28 foot road is a good steward of what is coming to the community.

Mr. Lampi stated that it qualifies as a local access road being 20 feet wide which requires sidewalks on both side. Developments much smaller has sidewalks on both sides.

Also asked if they can put in as a condition to give the developers the option to plant or not to plant and not make it a requirement. It is going to be a burden for cost and maintenance for the city. Thinks it is not a good idea to plat trees between a curb and a sidewalk. As the trees get bigger the potential for the roots to uplift the sidewalk is great.

Mr. Yuill spoke up and said that the issue of the park area from 50,000 feet to 30,000 feet as explained in the addendum needs to be addressed.

Mr. Stelzig spoke up and said that the original conclusions and recommendations the roadway was addressed with the 28 foot road with and sidewalks on both sides. In the amendment the wetland issues are dealt with and it is states that the parks are accepted as shown on the updated map for the development.

# **Motion by Commissioners**

Commissioner Ryan Lampi motioned, based on the findings, that staff recommends the Planning Commission approve the preliminary plat for the single family dwelling lots of the Fort Pointe PUD subjected to the conditions 1-13 in the December 8<sup>th</sup> staff report and the additional conditions 1-5 in the addendum.

Commissioner Ken Yuill seconded.

The motion passed unanimously.

### **Other Business**

Chair Bridgens asked if the Planning Commission meetings can start meeting at 6:30pm instead on 7:00pm. All in favor.

# Meeting Adjourned Attest and submitted by Janice Weese, Building Clerk Approved Christine Bridgens, Planning Commission Chair