

Clackamas County Planning and Zoning Division Department of Transportation and Development

Development Services Building 150 Beavercreek Road | Oregon City, OR 97045

503-742-4500 | zoninginfo@clackamas.us www.clackamas.us/planning

NOTICE OF DECISION ON A TYPE II LAND USE PERMIT

<u>Decision</u>: Approved with Conditions

Permit Type: Forest Dwelling

File No. Z0109-24

<u>Applicant's Proposal:</u> The applicant requested approval of a detached single family dwelling based on the parcelization and dwelling development in the area.

Decision Date: April 17, 2024

Deadline for Filing Appeal: April 29, 2024, at 4:00 pm.

Issued By: Joy Fields, Principal Planner, Jfields@clackamas.us, 503-742-4510

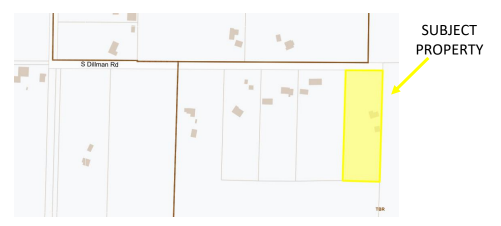
Applicant: Jose Reyes

Owner of Property: Jose Reyes

Zoning: TBR

Assessor's Map & Tax Lot(s): T3S R3E Section 07B Tax Lot 00100

<u>Location:</u> At 18400 S DILLMAN RD, on the south side of S Dillman Rd approximately 1600 feet due east of the 90degree turn on S Dillman Rd.



Notice of Decision Page 1

Community Planning Organization (CPO) for Area:

Redland - Fischers Mill - Viola: Lance Ward; lancecward@aol.com; 503.631.2550

Community Planning Organizations (CPOs) are part of the county's community involvement program. They are advisory to the Board of County Commissioners, Planning Commission and Planning and Zoning Division on land use matters affecting their communities. CPOs are notified of proposed land use actions and decisions on land within their boundaries and may review these applications, provide recommendations or file appeals. If this CPO currently is inactive and you are interested in becoming involved in land use planning in your area, please contact Clackamas County Community Engagement at 503-655-8751.

Opportunity to Review the Record and Decision: The complete decision, including findings and conditions of approval, and the submitted application are available for review online at https://accela.clackamas.us/citizenaccess/. Select the *Planning* tab and enter the file number to search. Select *Record Info* and then select *Attachments* from the dropdown list, where you will find the submitted application. A copy of the decision, application, all documents and evidence submitted by or on behalf of the applicant, and applicable criteria are available for inspection at no cost by contacting the Planner listed above. Copies of all documents may be purchased at a cost established by the County fee schedule.

Appeal Rights: This decision will not become final or effective until the period for filing an appeal with the County has expired without the filing of an appeal. Any person who is adversely affected or aggrieved or who is entitled to written notice of the decision pursuant to Subsection 1307.09(C) of the Clackamas County Zoning and Development Ordinance may appeal this decision to the Clackamas County Land Use Hearings Officer by filing a written appeal. An appeal must include a completed Appeal Form available at www.clackamas.us/planning/supplemental.html and a \$250.00 filing fee and must be received by the Planning and Zoning Division by the appeal deadline identified above.

Appeals may be submitted in person during office hours (8:00 am to 4:00 pm Monday through Thursday, closed Friday and holidays). Appeals may also be submitted by email or US mail.

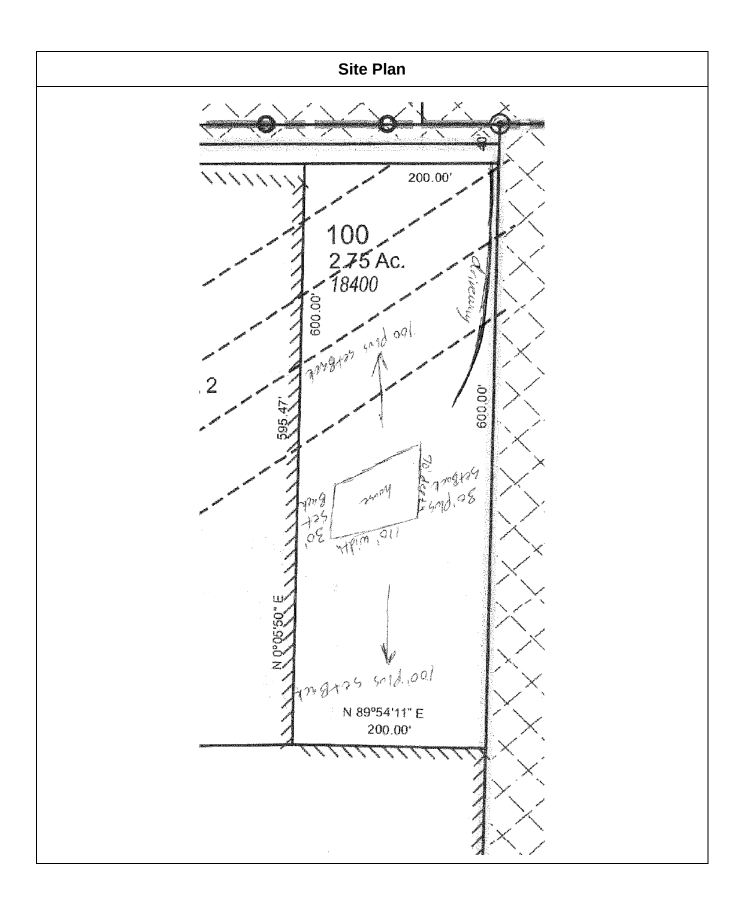
A person who is mailed written notice of this decision cannot appeal this decision directly to the Land Use Board of Appeals under ORS 197.830.

NOTICE TO MORTGAGEE, LIENHOLDER, VENDOR OR SELLER: ORS CHAPTER 215 REQUIRES THAT IF YOU RECEIVE THIS NOTICE, IT MUST PROMPTLY BE FORWARDED TO THE PURCHASER.

Clackamas County is committed to providing meaningful access and will make reasonable accommodations, modifications, or provide translation, interpretation or other services upon request. Please contact us at 503-742-4545 or email DRenhard@clackamas.us. 503-742-4545: ¿Traducción e interpretación? | Требуется ли вам устный или письменный перевод? | 翻译或口译? | Cấn Biên dịch hoặc Phiên dịch? | 번역 또는 통?

Notice of Decision Page 2

Location Map



160 Acre Template Area

Forest Template Mapping Feasibility T3S R3E Sect.07B Tax Lot 00100

Subject Lot Centroid

Subject Property

160 Acre Template

Parcels with pre-1993 Homes in Template

Soils

Parcels with Homes Built Before 1993

Parcels without pre-1993 Homes in Template

Tax Parcels

Map & Taxlot: 33E07B 00100

Parcel Number: 00908192

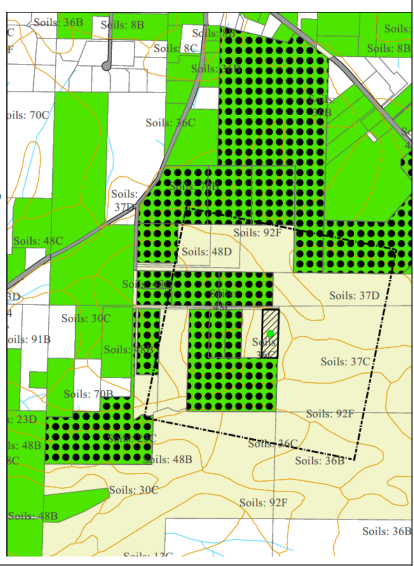
Map Acres: 2.74

Map Symbol - UniqueID - ClassID: * 36C-N/A-4E | Approx Acres: 2.74 * 37D-N/A-4E | Approx Acres: 0 Percent of High Value Soils: 0.00 Percent of Low Value Soils: 100.00

Any opinion or advice provided herein is informational only, and is based on any information specifically provided or reasonably available, as well as any applicable regulations in effect on the date the research was conducted. Any opinion or advice provided herein may be revised, particularly where new or contrary information becomes available, or in response to changes to state law or administrative rule, future legislative amendments of the Zoning and Development Ordinance, decisions of courts or administrative tribunals, or quasi-judicial land use decisions. This is not a land use decision as defined by Oregon Revised Statutes 197.015(10).

Date: 1/30/2024

Drawn By: Joy Fields.ZINFO0361-23



Notice of Decision

File No. Z0109-24

Tax Lots within the Template

-				
		PARCEL		
AAD TAVIOT	NAAD ACDEC		VEAR BLUET	1003 Lat of Bassard
MAP TAXLOT				1993 Lot of Record
33E06 00801		00906657	1982	
33E06 00802		00906666		Yes - 19-176-B
33E06 00803		00906675		TBd
33E06 00806		00906693		Yes - 19-176-B
33E06 00807		00906700		
33E06C 00100	59.53	00907709	1925	TBD
				Yes - Z0503-92-M survey in
33E06C 01300	5.00	00907852		October of 1992
33E06C 01301	11.96	00907861	1990	TBD
33E06C 01303	8.98	00907889	1985	TBD
33E06C 01304	8.98	00907898	1985	TBD
33E06C 01305	5.50	01541987	1915	Yes - Previously lot 804
				Yes- Z0503-92-M survey in
33E06C 01306	5.00	01567067		October of 1992
				Yes - Z0503-92-M survey in
33E06C 01307	10.38	01567076		October of 1992
33E06D 01001	29.59	00908101	1925	Yes
33E07 00100	53.65	00908156		Yes
33E07 00801	106.59	05020220		In 2007
33E07 00900	53.58	00908174		Yes
33E07B 00100	2.74	00908192		Subject Property
33E07B 00200	2.75	00908209	1967	TBD
33E07B 00300	2.74	00908218	1971	TBD
33E07B 00400	20.24	00908227	1950	Yes - NF-472-84
33E07B 00401	3.49	01510966		Yes - NF 472-84
33E07B 00500	10.29	00908236		TBD
33E07B 00600	3.88	00908245		Yes NFTU-12-79
33E07B 00601	5.00	00908254	1983	Yes NFTU-12-79
				Yes when combined with lots
33E07B 01000	21.58	00908290	1977	700 and 701.

CONDITIONS OF APPROVAL

The conditions listed are necessary to ensure that approval criteria for this land use permit are satisfied. Where a condition relates to a specific approval criterion, the code citation for that criterion follows in parentheses.

- 1. Approval of this land use permit is based on the submitted written narrative and plan(s) filed with the County on March 14, 2024. No work shall occur under this permit other than which is specified within these documents, unless otherwise required or specified in the conditions below. It shall be the responsibility of the property owner(s) to comply with these documents and the limitation of any approval resulting from the decision described herein.
- 2. Approval Period: This approval is valid for four years from the date of the final written decision. If the County's final written decision is appealed, the approval period shall commence on the date of the final appellate decision. During this four-year period, the approval shall be implemented. "Implemented" means a building permit for the dwelling or manufactured dwelling placement permit shall be obtained and maintained. Prior to expiration of this approval, the applicant may be able to apply for a two-year time extension, approval of which would be subject to compliance with the regulations in effect at that time. (ZDO Section 406.11.A and B)
- 3. Prior to Planning and Zoning approval of an onsite wastewater treatment, building, or manufactured dwelling placement permit for the dwelling authorized by this land use permit, the landowner for the dwelling shall sign and record in the deed records for Clackamas County a document binding the landowner, and the landowner's successors in interest, prohibiting them from pursuing a claim for relief or cause of action alleging injury from farming or forest practices for which no action or claim is allowed under ORS 30.936 or 30.937. A sample of the required document may be obtained from Planning and Zoning. A copy of the recorded document shall be submitted to Planning and Zoning. (ZDO 406.05.A.3)
- 4. The following fire fuel break standards shall be required. Maintenance of the fuel-free breaks shall be the continuing responsibility of the property owner. Prior to Planning and Zoning approval of an onsite wastewater treatment, building, or manufactured dwelling placement permit for the dwelling authorized by this land use permit, the applicant shall submit a signed and notarized form acknowledging compliance with the fuel-free fire break standards. A copy of the Fuel-Free Break Standards Compliance Form may be obtained from Planning and Zoning. (ZDO 406.08.A)
 - a. The primary safety zone is a fire fuel break extending a minimum distance around structures. The minimum distance is established by Table 406-2, *Minimum Primary Safety Zone* and Figure 406-1, *Example of Primary Safety Zone*. Vegetation within the primary safety zone may include green lawns and shrubs less than 24 inches in height. Trees shall be spaced with greater than 15 feet between the crowns and pruned to remove dead and low (less than eight feet) branches. Accumulated leaves, needles, limbs, and other dead vegetation shall be removed from beneath trees. Nonflammable

- materials (i.e., rock) instead of flammable materials (i.e., bark mulch) shall be placed next to the structure. As slope increases, the primary safety zone shall increase away from the structure and down the slope at a 45-degree angle from the structure, in accordance with Table 406-2 and Figure 406-1.
- b. A secondary fuel-free break area shall be cleared and maintained on land surrounding the dwelling that is owned or controlled by the owner. The secondary fuel-free break extends around the required primary safety zone. Vegetation within the secondary fuelfree break shall be pruned and spaced so that fire will not spread between crowns of trees. Small trees and brush growing underneath larger trees shall be removed to prevent spread of fire up into the crowns of the larger trees. Dead fuels shall be removed. The minimum width of the secondary fuel-free break shall be the lesser of 100 feet or the distance from the dwelling to the edge of land surrounding the dwelling that is owned or controlled by the owner.
- 5. The proposed development shall comply with the requirements of Clackamas County Fire District #1. Prior to Planning and Zoning approval of an onsite wastewater treatment, building, or manufactured dwelling placement permit for the dwelling authorized by this land use permit, the applicant shall submit to Planning and Zoning documentation from the fire district acknowledging compliance with district development standards. (ZDO 406.08.B.1)
- 6. The dwelling shall have a fire retardant roof. (ZDO 406.08.B.2)
- 7. The dwelling shall not be sited on a slope greater than 40 percent. (ZDO 406.08.B.3)
- 8. If the dwelling has a chimney, or chimneys, each chimney shall have a spark arrester. (ZDO 406.08.B.4)
- 9. Prior to Planning and Zoning approval of an onsite wastewater treatment, building, or manufactured dwelling placement permit for the dwelling authorized by this land use permit, the applicant shall submit to Planning and Zoning a well constructor's report and well log or a "water availability letter". If the well has already been drilled, the applicant shall submit a well constructor's report and well log. If the well has not been drilled, the applicant shall submit a "water availability letter" from a well constructor. The drilling of the well must be completed prior to final plumbing inspection for the new dwelling. Upon completion of the well, the owner shall submit the well constructor's report and well log to Planning and Zoning. (ZDO 406.08.D)
- 10. No development is approved on slopes greater than 20%. Development on slopes greater than 20% requires land use review and approval; development on slopes greater than 35% requires a geotechnical report with land use review and approval per ZDO Section 1002.
- 11. Demolition or removal of the 1968 manufactured structure is required prior to the final inspection of the permit from the Building Codes Division per ZDO 406.05.D.3.c. Involvement of the State of Oregon may be required.

APPLICABLE APPROVAL CRITERIA

This application is subject to Clackamas County Zoning and Development Ordinance (ZDO) Section(s) 202, 406, and 1307.

PUBLIC AND AGENCY COMMENTS

Notice was sent to applicable agencies and owners of property within 750 feet. Comments received relating to the applicable approval criteria listed above are addressed in the Findings Section. No comments were received.

FINDINGS

The findings below identify the standards and criteria that are relevant to this decision, state the facts relied upon in rendering the decision, and explain the justification for the decision.

1. <u>Project Overview:</u> The applicant requests approval of a Forest Template Test Dwelling to establish a new single-family dwelling based on the density of residential development and parcelization of land in the immediate surrounding area. The dwelling is proposed in the central area of Tax Lot 100.

The property previously had a 1968 manufactured dwelling which no longer meets the criteria for replacement under ZDO 406.05(D)(1); therefore the dwelling cannot be replaced, and a new dwelling approval is necessary. The 1968 dwelling has fallen into disrepair and must to be removed from the site.

The subject property is located on S. Dillman Rd. and consists of approximately 2.75 acres with the northern area containing the BPA easement and previous home and the southern portion of the property in timber use with no structural development. Portions of the property appear to contain slopes greater than 20%; however, no development is proposed on steep slopes. If the proposed home site changes, or a more detailed site plan shows slopes of 20% or more, additional land use review will be needed.

2. ZDO Section 406, Timber District (TBR)

Section 406 regulates the Timber District, which includes the subject property. This application is for a Forest Template Test Dwelling. Table 406-1 identifies that use as subject to Subsections 406.05(A)(3), (4), (5) & (D)(3).

406.05(A)(3): The landowner for the dwelling shall sign and record in the deed records for the County a document binding the landowner, and the landowner's successors in interest, prohibiting them from pursuing a claim for relief or cause of action alleging injury from farming or forest practices for which no action or claim is allowed under ORS 30.936 or 30.937.

Finding: There is no evidence in the record that the required deed restriction has been recorded. A condition of approval requires the recording of the deed restriction.

As conditioned, this criterion is met.

406.05(A)(4): An approval to construct a dwelling may be transferred to any other person after the effective date of the land use decision.

Finding: This provision is informational only.

406.05(A)(5): If road access to the use is by a road owned and maintained by a private party or by the Oregon Department of Forestry, the United States Bureau of Land Management (BLM), or the United States Forest Service (USFS), then the applicant shall provide proof of a long-term road access use permit or agreement. The road use permit may require the applicant to agree to accept responsibility for road maintenance.

Finding: The subject property takes access directly from S. Dillman Rd, a County road (No 1713).

This criterion is not applicable.

406.05(D)(3) Forest template dwelling, subject to the following criteria:

a. No dwellings are allowed on other lots of record that make up the tract;

Finding: ZDO Subsection 406.03(M) defines tract as:

One or more contiguous lots of record under the same ownership, including lots of record divided by a County or public road, or land contiguous at a common point. Lots of record divided by a state highway are not considered contiguous.

A review of County Department of Assessment and Taxation ownership records for all tax lots contiguous to the subject property confirms that none are under the same ownership as the subject property. As discussed in detail below, the subject property consists of a single lot of record.

This criterion is not applicable.

b. A deed restriction shall be recorded with the County Clerk stating no other lots of record that make up the tract may have a dwelling;

Finding: The subject property consists of a single lot of record and is not part of a larger tract.

This criterion is not applicable.

c. The tract on which the dwelling will be sited does not include a dwelling.

Finding: As discussed above, the subject property consists of a single lot of record and is not part of a larger tract. As demonstrated by the submitted site plan and a review of County Department of Assessment and Taxation records, there are no dwellings that have the qualities of a home currently established on the subject property. A condition of approval requires the previous manufactured dwelling be removed or demolished.

As conditioned, this criterion is met.

d. The lot of record upon which the dwelling is to be located was lawfully established.

Finding:

The definition of a lot of record in ZDO Section 202 includes:

2. A unit of land created by a recorded deed or recorded land sales contract and in compliance with all applicable planning, zoning, and subdivision or partition ordinances and regulations, if any, in effect on the date the deed or land sales contract was signed by the parties to the deed or contract; or

On deed recorded in Book 1971 Page 5589 the subject property was described as a rectangle that was 600 feet long and 200 feet wide located 40 feet south from the northeast corner of said Northwest one-quarter of Township 3, Range 3E Section 7. That 1971 meets and bounds description describes the subject property as found in the current tax map and current deed. The property was initially zoned RA-2 in 1973 through Board Order 73-1563. In 1971 the property was not zoned and there were no partition requirements that would have required county approval for the creation of one lot. Therefore, in 1971 the subject property was created by deed in compliance with all applicable planning and zoning regulations in place. Thus the lot on which the dwelling is proposed was lawfully established in 1971.

This criterion is met.

e. Any property line adjustment to the lot of record complied with the applicable property line adjustment provisions in Section 1107, Property Line Adjustments.

Finding: There are no property line adjustments in the record for the subject property.

This criterion is not applicable.

f. Any property line adjustment to the lot of record after January 1, 2019, did not have the effect of qualifying the lot of record for a dwelling under Subsection 406.05(D)(3).

Finding: A review of County land use permitting records confirms that no property line adjustment to the lot of record was completed after January 1, 2019.

This criterion is not applicable.

g. The County Assessor's Office shall be notified of all approvals granted under Subsection 406.05(D)(3).

Finding: This provision is procedural in nature. Staff will notify the County Assessor's Office of all Forest Template Test Dwelling approvals.

- h. The lot of record upon which the dwelling will be sited shall pass a template test, conducted as follows:
 - i. A 160 acre square template shall be centered upon the mathematical centroid of the subject tract. The template may be rotated around the centroid to the most advantageous position. After a position has been selected, the template shall remain fixed while lots of record and dwellings are counted. If the subject tract is larger than 60 acres and abuts a road or perennial stream, the 160 acre template shall be onequarter mile wide by one mile long, be centered upon the mathematical centroid of the subject tract, and, to the maximum extent possible, have its length aligned with the road or perennial stream.
 - ii. If the predominant soil type on the subject tract has a forest production capability rating, as determined by the Natural Resources Conservation Service (NRCS) Internet Soils Survey of:
 - A) Less than 50 cubic feet per acre per year of wood fiber production, all or part of at least three other lots of record that existed on January 1, 1993, shall be within the template, and at least three lawfully established dwellings shall have existed on January 1, 1993, and continue to exist on the other lots of record within the template area; or
 - B) 50 to 85 cubic feet per acre per year of wood fiber production, all or part of at least seven other lots of record that existed on January 1, 1993, shall be within the template, and at least three lawfully established dwellings shall have existed on January 1, 1993, and continue to exist on the other lots of record within the template area; or
 - C) More than 85 cubic feet per acre per year of wood fiber production, all or part of at least 11 lots of record that existed on January 1, 1993, shall be within the template, and at least three lawfully established dwellings shall have existed on January 1, 1993, and continue to exist on the other lots of record within the template area.
 - iii. The following types of lots of record and dwellings shall not be counted toward satisfying the minimum number of lots of record or dwellings required pursuant to Subsection 406.05(D)(3)(h)(ii) to pass a template test:
 - A) Lots of record or dwellings located within an urban growth boundary;
 - B) Temporary dwellings; and
 - C) The subject lot of record

iv. If the subject tract is larger than 60 acres and abutting a road or perennial stream, a minimum of one of the dwellings required by Subsection 406.05(D)(3)(h)(ii) shall be located on the same side of the road or stream as the subject tract and shall either be located within the template or within one-quarter mile of the edge of the subject tract and not outside the length of the template. If a road crosses the tract on which the dwelling will be sited, a minimum of one of the dwellings required by Subsection 406.05(D)(3)(h)(ii) shall be located on the same side of the road as the proposed dwelling.

Finding: The subject property is approximately 2.75 acres in area; therefore, a 160-acre square template, centered upon the mathematical centroid of the subject lot of record and rotated to the most advantageous position, was used to determine the number of qualifying lots of record and dwellings that existed on January 1, 1993.

The property contains a mix of soil types, specifically 36C (Hardscrabble silt loam), as identified by the Natural Resources Conservation Service Internet Soil Survey. The predominant soil types are capable of producing 80 cubic feet per acre per year of wood fiber. Thus, all or part of at least 7 other lots of record, and at least three lawfully established dwellings shall have existed on the lots of record within the template area on January 1, 1993.

Prior to filing their application, the property owner requested a template test feasibility analysis from staff, which is included in the map above and can be referenced as Planning and Zoning File No. ZINFO0361-23. Staff used Geographic Information Systems (GIS) software to calculate the mathematical centroid of the subject lot of record and center the 160-acre template on that centroid. Using County Department of Assessment and Taxation information, staff calculated the number of legal dwellings constructed prior to January 1, 1993 that fall within the 160-acre square template area, as well as the number of lots of record that have existed in their current configuration since prior to January 1, 1993. Lots of record and dwellings located within an urban growth boundary, temporary dwellings and the subject lot of record were excluded. Staff research confirmed the lot of record status and years the dwellings were built and found that at least seven lots of record created prior to January 1, 1993, and 15 lawfully established dwellings constructed prior to January 1, 1993, exist within the template area. The subject property is not larger than 60 acres.

This criterion is met.

Oregon Revised Statutes 215.750(5)(h): If the lot or parcel on which the dwelling will be sited was part of a tract on January 1, 2019, no dwelling existed on the tract on that date, and no dwelling exists or has been approved on another lot or parcel that was part of the tract.

Finding: The ZDO has not been amended to include this provision of state law that became effective in Clackamas County on November 1, 2023, so it must be applied directly from the ORS. A review of Department of Assessment and Taxation records confirms that

the subject property was not in common ownership with any contiguous lot on January 1, 2019. Therefore, it was not part of a tract (see definition of tract above).

This criterion is met.

406.08(A)(1): A primary fuel-free break area shall be maintained surrounding any new structure, including any new dwelling.

a. The primary safety zone is a fire fuel break extending a minimum distance around structures. The minimum distance is established by Table 406-2 and Figure 406-1. The goal within the primary safety zone is to remove fuels that will produce flame lengths in excess of one foot. Vegetation within the primary safety zone may include green lawns and shrubs less than 24 inches in height. Trees shall be spaced with greater than 15 feet between the crowns and pruned to remove dead and low (less than eight feet) branches. Accumulated leaves, needles, limbs and other dead vegetation shall be removed from beneath trees. Nonflammable materials (i.e., rock) instead of flammable materials (i.e., bark mulch) shall be placed next to the structure. As slope increases, the primary safety zone shall increase away from the structure and down the slope at a 45-degree angle from the structure, in accordance with Table 406-02 and Figure 406-1.

Finding: As demonstrated by the submitted site plan, the proposed home site can comply with the primary safety zone fire fuel break distance around the structure. A condition of approval requires compliance. The condition of approval also requires the applicant to submit a signed and notarized form acknowledging compliance with the fuel-free fire break standards prior to Planning and Zoning approval of development permits for the new dwelling.

As conditioned, this criterion is met.

406.08(A)(2): For any new dwelling, a secondary fuel-free break area shall be cleared and maintained on land surrounding the dwelling that is owned or controlled by the owner.

- a. The secondary fuel-free break extends around the primary safety zone required pursuant to Subsection 406.08(A)(1). The goal of the secondary fuel-free break shall be to reduce fuels so that the overall intensity of any wildfire would be lessened and the likelihood of crown fires and crowning is reduced. Vegetation within the secondary fuel –free break shall be pruned and spaced so that fire will not spread between crowns of trees. Small trees and brush growing underneath larger trees shall be removed to prevent spread of fire up into the crowns of the larger trees. Dead fuels shall be removed. The minimum width of the secondary fuel-free break shall be the lesser of:
 - i. 100 feet; or
 - ii. The distance from the dwelling to the edge of land surrounding the dwelling that is owned or controlled by the owner.

Finding: A condition of approval requires compliance. The condition of approval also requires the applicant to submit a signed and notarized form acknowledging compliance with the fuel-free fire break standards prior to Planning and Zoning approval of development permits for the new dwelling.

As conditioned, this criterion is met.

406.08(A)(3): Structures within a River and Stream Conservation Area or the Willamette River Greenway shall be sited consistent with the requirements of Sections 704 and 705, respectively. Structures shall be sited so that a primary safety zone can be completed around the structure outside of the river or stream corridor setback/buffer area. The area within the river or stream setback/buffer area shall be exempt from the secondary fuel-free break area requirements.

Finding: The subject property is not located within a River and Stream Conservation Area. The subject property is not located within the Willamette River Greenway.

This criterion is met.

406.08(A)(4): The fuel-free break standards shall be completed and approved prior to issuance of any septic, building, or manufactured dwelling permits. Maintenance of the fuel-free breaks shall be the continuing responsibility of the property owner.

Finding: A condition of approval requires compliance. The condition of approval also requires the applicant to submit a signed and notarized form acknowledging compliance with the fuel-free fire break standards prior to Planning and Zoning approval of development permits for the new dwelling.

As conditioned, this criterion is met.

406.08(B)(1): The dwelling shall be located upon a parcel within a fire protection district or shall be provided with residential fire protection by contract. If the dwelling is not within a fire protection district, the applicant shall provide evidence that the applicant has asked to be included within the nearest such district. If inclusion within a fire protection district or contracting for residential fire protection is impracticable, an alternative means for protecting the dwelling from fire hazards shall be provided. The means selected may include a fire sprinkling system, onsite equipment and water storage or other methods that are reasonable, given the site conditions. If a water supply is required for fire protection, it shall be a swimming pool, pond, lake, or similar body of water that at all times contains at least 4,000 gallons or a stream that has a continuous year round flow of at least one cubic foot per second. The applicant shall provide verification from the Oregon Water Resources Department that any permits or registrations required for water diversion or storage have been obtained or that permits or registrations are not required for the use. Road access shall be provided to within 15 feet of the water's edge for firefighting pumping units. The road access shall accommodate the turnaround of firefighting equipment during the fires season. Permanent signs shall be posted along the access route to indicate the location of the emergency water source.

Finding: The subject property is located within the fire protection district of Clackamas County Fire District #1. No comments on this land use application from a representative of the fire protection district have been submitted. A condition of approval requires compliance with the standards of the fire protection district. The condition of approval also requires the applicant to submit written documentation from the fire district acknowledging compliance with district development standards prior to Planning and Zoning approval of development permits for the new dwelling.

As conditioned, this criterion is met.

406.08(B)(2): The dwelling shall have a fire retardant roof.

Finding: A condition of approval requires compliance.

As conditioned, this criterion is met.

406.08(B)(3): The dwelling shall not be sited on a slope greater than 40 percent.

Finding: As demonstrated by the submitted site plan and a review of County Geographic Information Systems elevation contour data, the proposed home site is on an area with less than a 20-percent slope. Portions of the property contain slopes that exceed 20 percent. To ensure compliance with this criterion, a condition of approval prohibits the siting of the dwelling on a slope greater than 40 percent.

As conditioned, this criterion is met.

406.08(B)(4): If the dwelling has a chimney, or chimneys, each chimney shall have a spark arrester.

Finding: A condition of approval requires compliance.

As conditioned, this criterion is met.

406.08(C)(1): Structures shall be sited on the subject property so that:

- a. They have the least impact on nearby or adjoining forest or agricultural lands;
- b. The siting ensures that adverse impacts on forest operations and accepted farming practices on the tract will be minimized;
- c. The amount of forest lands used to site access roads, service corridors, and structures is minimized; and
- d. The risks associated with wildfire are minimized.

Finding: Currently, the property is predominantly cleared, open land with the BPA easement and a dilapidated manufactured home on the property. As demonstrated by the submitted site plan, the proposed dwelling site is approximately 70 fee by 110 feet wide in the central portion of the property, directly adjacent to the existing access driveway and two

existing dwellings on adjacent properties. This location will leave the large majority of the property available for farm or forest use while minimizing the amount of land necessary to establish an access road to the dwelling. The risks associated with wildfire will be minimized through the upkeep of fuel-free fire breaks, and the close proximity to Dillman Road, which will act as a fire break. Two properties adjacent to the subject lot where the dwelling is proposed contain existing residential structures. Siting another dwelling in this area will essentially cluster residential development and minimize the impacts on the existing farm and forest uses in the area.

This criterion met.

406.08(C)(2): Siting criteria satisfying Subsection 406.08(C)(1) may include setbacks from adjoining properties, clustering near or among existing structures, siting close to existing roads, and siting on that portion of the subject property least suited for growing trees.

Finding: As discussed in the preceding finding, the proposed dwelling will be located in the central portion of the property close to the existing access driveway and an existing cluster of structures, including two dwellings, on adjacent properties. The entire property is equally suited for growing trees.

This criterion is met.

406.08(D): The applicant shall provide evidence that the domestic water supply is from a source authorized in accordance with the Oregon Water Resources Department's (OWRD) administrative rules for the appropriation of ground water or surface water and not from a Class II stream as defined in the Oregon Forest Practices Rules (OAR Chapter 629). Evidence of a domestic water supply means:

- a. Verification from a water purveyor that the use described in the application will be served by the purveyor under the purveyor's rights to appropriate water;
- b. A water use permit issued by the OWRD for the use described in the application; or
- c. Verification from the OWRD that a water use permit is not required for the use described in the application. If the proposed water supply is from a well and is exempt from permitting requirements under ORS 537.545, the applicant shall submit the well constructor's report to the County upon completion of the well.

Finding: The property is not served by a domestic water purveyor. The proposed water supply, a domestic well not exceeding 15,000 gallons a day, is exempt from OWRD water use permitting requirements under ORS 537.545. A condition of approval requires that prior to Planning and Zoning approval of development permits for the proposed dwelling, the applicant shall submit a well constructor's report and well log for a completed well, or a "water availability letter" from a well constructor prior to drilling a well. The drilling of the well must be completed prior to final plumbing inspection for the new dwelling. Upon completion of the well, the owner shall submit the well constructor's report and well log to Planning and Zoning.

As conditioned, this criterion is met.

ADVISORY NOTES

Advisory notes are not a part of the decision on this land use permit. The items listed below are not conditions of land use approval and are not subject to appeal. They are advisory and informational only but may represent requirements of other agencies/departments. As such, they may be required by these other agencies/departments in order to complete your proposed development.

- County Septic and Onsite Wastewater will review any building permits for the new home and will likely require a site evaluation or an authorization notice. Contact <u>SoilsConcern@clackamas.us</u> or 503-742-4740 for assistance.
- All access improvements in, or adjacent, to Clackamas County right-of-way, and all on-site improvements, shall be in compliance with the Clackamas County Roadway Standards. Contact County Development Engineering at engineering@clackamas.us or 503-742-4691 for permitting requirements that may apply to your development.
- 4. Contact County Building Codes for details on permitting requirements for a new dwelling (building, manufactured dwelling placement, mechanical, electrical, plumbing) at bldservice@clackamas.us or 503-742-4240.

Notice of Decision Page 18 of 18

File No. Z0109-24