

Thursday, April 25, 2024

Coos County Community Development

ITEM Number: Agenda Item A

FILE NUMBER: AM-23-006/RZ-23-006/ACU-23-049

ORDINANCE NUMBER: 23-10-009PL

HEARING DATE: Thursday, May 2, 2024

HEARING LOCATION: 201 N. Adams Street, Coquille Oregon 97423

This meeting can be attended virtually at:

https://meet.goto.com/940158709
You can also dial in using your phone.

Access Code: 940-158-709

United States: +1 (224) 501-3412

APPLICANT(s): Frank John Salvator Zaita

APPLICANT(S) Crystal Shoji, AICP, Shoji Planning, LLC

CONSULTANT:

STAFF CONTACT: Jill Rolfe, Planning Director

Phone: 541-396-7770

Email: planning@co.coos.or.us

HEARINGS BODY: Planning Commission

RECORD: Record items can be viewed online at:

AM-23-006-/RZ-23-006/ACU-23-049

SUMMARY/REQUEST: The proposal is for a Comprehensive Plan Amendment and Rezone. The current Exclusive Farm Use (EFU) Zone does not permit a dwelling on the Applicant's property or reflect the current use of the property. The Applicant has submitted an application for a Forest Template Dwelling to be reviewed concurrently with the Comprehensive Plan Amendment and Rezone. The Template Dwelling application is also included for approval

SUBJECT PROPERTY DETAILS:

ACCOUNT NUMBER: 453603 & 455100

MAP NUMBER: 26S112800-00501 & 26S112900-01500

PROPERTY OWNER(S) ZAITA, FRANK J S

PO BOX 862

COQUILLE, OR 97423-0862

SITUS ADDRESS 63450 FAIRVIEW RD COQUILLE, OR 97423

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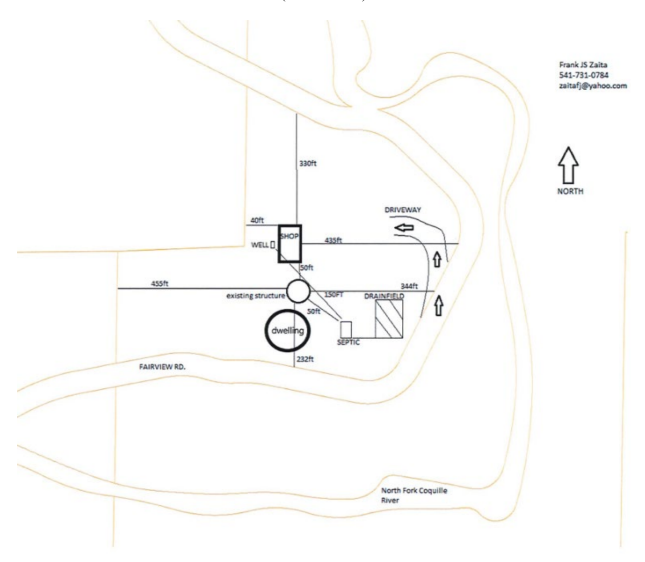
https://www.co.coos.or.us/community-dev

PAGE 1- STAFF REPORT

ACREAGE: 31.60 Acres

ZONING(S): EXCLUSIVE FARM USE (EFU)

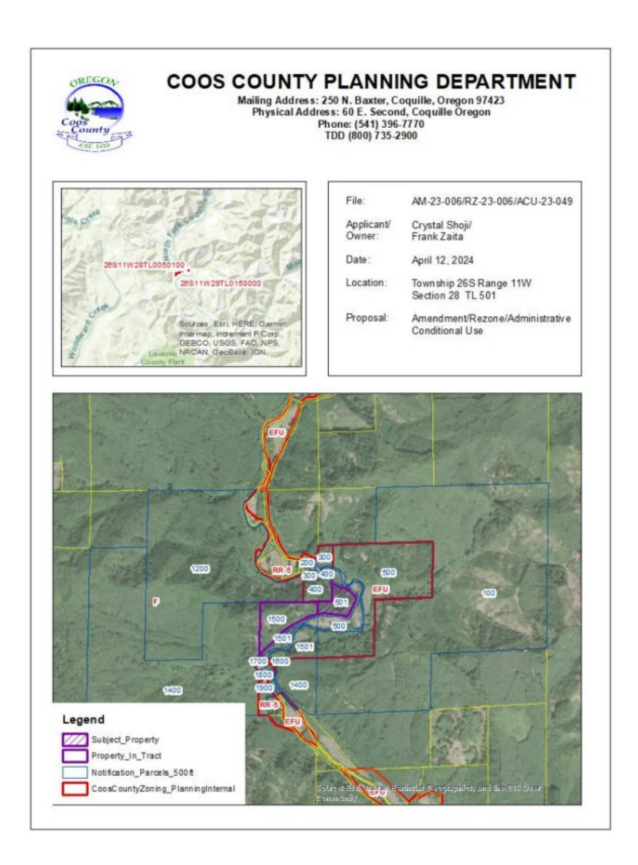
Plot Plan and Subject Property Map (Not to scale)



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I. APPLICABLE CRITERIA

COOS COUNTY ZONING AND LAND DEVELOPMENT ORDINANCE (CCZLDO)

COOS COUNTY ZONING AND LAND DEVELOPMENT ORDINANCE (CCZLDO)

- Section 4.6.100 Forest and Forest Mixed Use
 - Section 4.6.110 (OAR 660-006-0025) Uses Authorized in Forest Zones (63)
 Template Dwelling (Alternative forestland dwellings ORS 215.750)ACU Subject to (9)(B)(II)
 - Section 4.6.120 Review Standards (9)(B) Dwelling on Forest and Forest Mixed Use Zones -(II) Template Dwelling
 - Section 4.6.120 Review Standards
 - Section 4.6.130 Additional Criteria for All New and Replacement Dwellings and Structures
 - Section 4.6.140 Development and Siting Standards
- o Article 5.1 Plan Amendments and Rezones

COOS COUNTY COMPREHENSIVE PLAN

- o Volume I Part II, 3.2 Forest Lands
- Coos County Comprehensive Plan Maps

OREGON'S STATEWIDE PLANNING GOALS & GUIDELINES GOALS

- o 1 Citizen Involvement
- o 2 Land Use Planning
- o 3 Agricultural Lands
- o 4 Forest Lands
- o 5 Open Space, Scenic and Historical areas and Natural Resources
- o 6 Air, Water and Land Resource Quality
- o 7 Areas Subject to Natural Disasters and Hazards
- o 8 Recreation
- o 9 Economic Development
- o 10 Housing
- o 11 Public Facilities and Services
- o 12 Transportation
- o 13 Energy Conservation
- o 14 Urbanization
- o 15 Willamette Greenway
- o 16 Estuarine Resources
- o 17 Coastal Shorelands
- o 18 Beaches and Dunes
- o 19 Ocean Resources

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II. BASIC FINDINGS

SITE DESCRIPTION AND LAND USE HISTORY: Subject Property includes two tax lots that straddle the section line between Sections 28 and 29 as shown on the Assessor's Maps. The lots lie along North Road (County Road), west of the banks of the North Fork of the Coquille River in the vicinity of Laverne Park, approximately 15 miles northeast of Coquille.



The property is zoned Exclusive Farm Use. To the north, the properties are zoned Rural Residential-5 and Forest. To the west, the properties are zoned Forest, and to the south, they are zoned Exclusive Farm Use.



Tax lot 501 is mostly level in the central portion where the shop and yurt have been located. The remaining sections of the property feature gentle slopes, with some steeper slopes towards the southwestern portion. Tax lot 1500, in contrast, is fairly steep. The property is heavily treed. Tax lot 501 has slopes that range from 4% to 26 % while the average slope on tax lot 1500 is more 60% making building very tough.



This property has no permits and after the permits will be required for the shop. The yurt is not permitted in EFU or Forest zones and will need to be removed.

Staff's understanding from the property owner is there is a well and power on site.

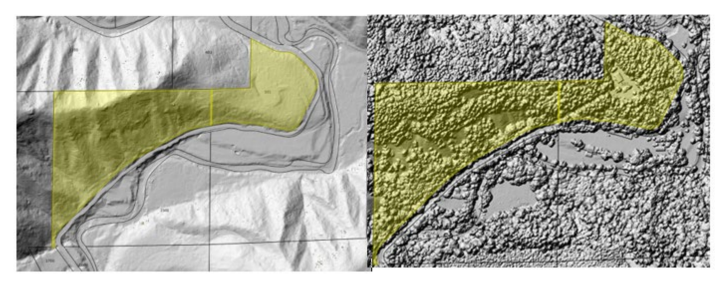
Tax lot 1500 does have a stream at the far southwestern corner of the property and is in the high landslide likely scenario. Tax lot 501 has some moderate to high landslide areas. The development and proposed development site appear to be in the moderate landslide possibly but that is not regulated through Coos County's natural hazard policies.

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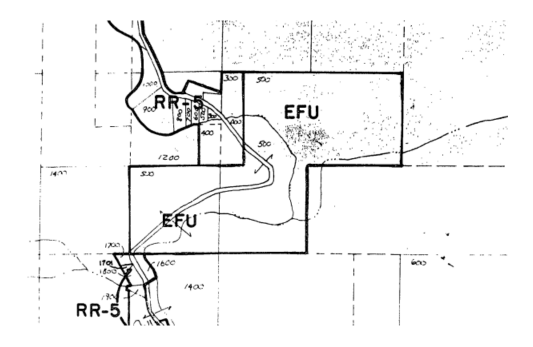
Tax lots 501 and 1500 were originally part of a larger ownership, as seen in the map on the next page. In 1986, the property owner at the time applied for a second farm dwelling. The second map, which you can see on the next page, highlights the portion of the property (shown in red) identified as the farm portion, justifying the need for a second dwelling, also known as an Additional Farm Dwelling. The other portions above Fairview Road were not considered part of the commercial farm operation. It is likely that if the properties had been separated at the time of adoption, only those portions would have been zoned Forest or Forest with a Mixed-Use overlay. However, because it was part of a larger farm property, it was zoned Exclusive Farm Use.

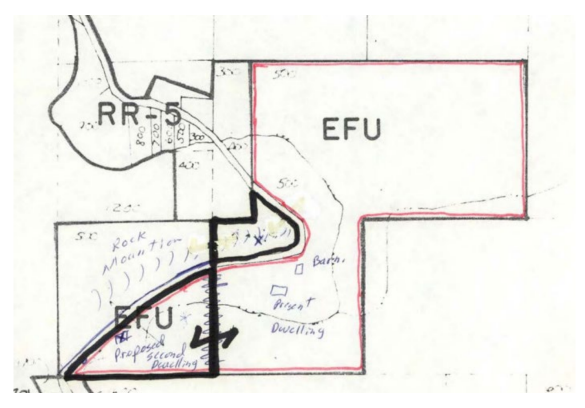
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Current Zone:

Exclusive Farm Use (EFU)

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These include all inventoried "agricultural lands" not otherwise found to be needed (excepted) for other uses.

The purpose of the EFU district is to preserve the integrity and encourage the conservation of agricultural lands within Coos County and thereby comply with the provisions of ORS 215 and OAR 660. Division 33 to minimize conflicts between agricultural practices and non-farm uses by limiting any development to uses distinguished as dependent upon or accessory to supporting agricultural or forestry production and which qualify such farm lands for special tax relief pursuant to the provisions of Oregon Revised Statutes. This zone is also for the cultivation and marketing of specialty crops, horticultural crops and other intensive farm uses.

According to the Coos County Comprehensive Plan Exclusive Farm Use lands are inventoried as Agricultural Lands. The Main criterion for establishing the "Agricultural Lands Inventory" was land identified on the agricultural lands based on soils, Class I-IV soils or "other lands" suitable for agricultural use, with the following exceptions:

- 1. Committed rural residential areas and urban growth areas.
- 2. Proposed rural residential areas as per the Exception to Goals #3 and #4.
- 3. Proposed industrial/commercial sites.
- 4. Existing recreation areas (e.g., golf courses) [Recreation designation]
- 5. Isolated parcels of Class I-IV soils in upland areas, which are under, forest cover. (Forestlands designation).
- 6. Narrow valley bottomlands where no agricultural activity is occurring anywhere in the vicinity [Forestlands designation].

The secondary criterion for establishing the "Agricultural Lands Inventory" was the use of aerial photos used to identify additional areas without Class I-IV soils in current agricultural use which were not initially identified in the agricultural lands inventory from Assessor's Data. This situation typically occurs on benches, immediately above agricultural valleys, where grazing often takes place on non-class I-IV soils. However, if lands were zoned predominately forest it may have resulted in a Mixed Use Overlay.

Proposed Zone:

SECTION 4.2.500 RESOURCE ZONES

Forest (F)

The intent of the Forest District is to include all inventoried "forestlands" not otherwise found to be needed (excepted) for other uses.

The purpose of the Forest zone is to conserve and protect forest land for forest uses. Some of the areas covered by the "F" zone are exclusive forest lands, while other areas include a combination of mixed farm and forest uses.

Forest Mixed Use (FMU)

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The purpose of the Forest Mixed Farm-Forest Areas ("MU" areas) is to include land which is currently or potentially in farm-forest use. Typically, such lands are those with soil, aspect, topographic features and present ground cover that are best suited to a combination of forest and grazing uses. The areas generally occupy land on the periphery of large corporate and agency holdings and tend to form a buffer between more remote uplands and populated valleys. In addition, these "mixed use" areas contain ownership of smaller size than in prime forest areas. Some are generally marginal in terms of forest productivity, such as areas close to the ocean.

If land is in a zone that allows both farm and forest uses, a dwelling may be sited based on the predominate use of the tract on January 1, 1993.

If a use is only allowed in the mixed use zone it will be explained in the text. Otherwise the uses listed are allowed in both the Forest and Forest Mixed Use zones

Comments:

PUBLIC AGENCY COMMENTS: The Post Acknowledged Plan Amended was filed with Department of Land Conservation and Development within the 35-day requirements. There have been no comments received on this proposal.

PUBLIC COMMENTS: The Planning Department mailed notice of this application to all property owners within zoning district and all agencies required on April 12, 2024. The notices were posted as required by Section 5.0.900. There have been no public comments filed.

III. FINDINGS & CONCLUSIONS

A. ARTICLE 5.1 REZONES

(a) SECTION 5.1.100 LEGISLATIVE AMENDMENT OF TEXT ONLY:

An amendment to the text of this ordinance or the comprehensive plan is a legislative act within the authority of the Board of Commissioners. [OR 04 12 013PL 2/09/05]

FINDING: This is a map amendment and not at text amendment; therefore, this is not applicable.

(b) SECTION 5.1.110 WHO MAY SEEK CHANGE:

Coos County shall consider the appropriateness of legislative plan text and map amendment proposals upon:

- 1. A motion by the Board of Commissioners; or
- 2. A motion of the Planning Commission; or
- 3. The submission of formal request made by either:
 - a. The Citizen Advisory Committee; or

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b. An application filed by a citizen or organization, accompanied by a prescribed filing fee. If a Measure 56 notice is required the applicant shall be responsible for the payment of all cost associated with that service.

FINDING: The application was submitted by the landowners, thus placing it under the purview of 3b for review. This is limited to a single property owner and does not require a Measure 56 notice. Therefore, this criterion has been complied with.

(c) SECTION 5.1.115 ALTERATION OF A RECOMMENDED AMENDMENT BY THE PLANNING DIRECTOR:

The Planning Director may recommend an alteration of a proposed amendment if, in the director's judgment, such an alteration would result in better conformity with any applicable criteria. The Planning Director shall submit such recommendations for an alteration to the Hearings Body prior to the scheduled public hearing for a determination whether the proposed amendment should be so altered.

FINDING: The Planning Director does not request to amend the proposal.

(d) SECTION 5.1.120 PROCEDURE FOR LEGISLATIVE AMENDMENT:

The Board of Commissioners shall conduct one or more public hearings with 10 days advance published notice of each of the hearings. The public notice shall state the time and place of the hearing and contain a statement describing the general subject matter of the ordinance under consideration. (ORS 215.060 & ORS 215.223). Notice to DLCD shall be provided 35 days prior to the initial hearing per ORS 197.610. Notice of adoption is subject to ORS 197.615. [OR 04 12 013PL 2/09/05]

FINDING: Staff has published and mailed notices as required. All documentation is on file with the Planning Department.

(e) SECTION 5.1.125 MINOR TEXT CORRECTIONS:

The Director may correct this ordinance or the Comprehensive Plan without prior notice or hearing, so long as the correction does not alter the sense, meaning, effect, or substance of any adopted ordinance. [OR 04 12 013PL 2/09/05]

FINDING: This is not applicable to this request.

(f) SECTION 5.1.130 NEED FOR STUDIES:

The Board of Commissioners, Hearings Body, or Citizen Advisory Committee may direct the Planning Director to make such studies as are necessary to determine the need for amending the text of the Plan and/or this Ordinance. When the amendment is initiated by application, such studies, justification and documentation are a burden of the initiator.

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FINDING: The applicant has provided justification, studies and documents to support the application proposal.

(g) SECTION 5.1.135 STATUS OF HEARINGS BODY RECOMMENDATIONS TO THE BOARD OF COMMISSIONERS:

A Hearings Body recommendation for approval or approval with conditions shall not in itself amend this Ordinance or constitute a final decision.

FINDING: The Hearings Body will make a recommendation to the Board of Commissioners.

(h) SECTION 5.1.200 REZONES:

Rezoning constitutes a change in the permissible use of a specific piece of property after it has been previously zoned. Rezoning is therefore distinguished from original zoning and amendments to the text of the Ordinance in that it entails the application of a pre-existing zone classification to a specific piece of property, whereas both original zoning and amendments to the text of the Ordinance are general in scope and apply more broadly.

FINDING: Rezoning constitutes a change in the permissible use of a specific piece of property after it has been previously zoned. Rezoning is therefore distinguished from original zoning and amendments to the text of the Ordinance in that it entails the application of a pre-existing zone classification to a specific piece of property, whereas both original zoning and amendments to the text of the Ordinance are general in scope and apply more broadly.

The application under review involves changing the zoning classification from Exclusive Farm Use to Forest Mixed Use. The Coos County Comprehensive Plan has designated the subject property as Exclusive Farm Use, indicating its historical use for agricultural purposes. However, it's evident from the property's history that the portion north of the road no longer operates as a farm. Given its adjacency to other forest zones and the evolving land use patterns in the area, there is a proposal to amend the zoning classification.

While Exclusive Farm Use and Forest Mixed Use zones may share similarities, they serve different purposes and accommodate distinct land uses. Exclusive Farm Use zoning traditionally supports agricultural activities, whereas Forest Mixed Use zoning allows for a broader range of uses, including forestry and compatible residential or commercial development.

This proposed zoning change aligns with the evolving landscape and may better reflect the current realities of land usage in the area. Therefore, this criterion has been addressed.

(i) SECTION 5.1.210 RECOMMENDATION OF REZONE EXPANSION BY THE PLANNING DIRECTOR:

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The Planning Director may recommend an expansion of the geographic limits set forth in the application if, in the Planning Director's judgment, such an expansion would result in better conformity with the criteria set forth in this Ordinance for the rezoning of property. The Planning Director shall submit a recommendation for expansion to the Hearings Body prior to the scheduled public hearing for a determination whether the application should be so extended.

FINDING: The Planning Director does not recommend an expansion of the geographical limits as this is a site-specific request. Therefore, this criterion has been addressed.

(j) SECTION 5.1.215 ZONING FOR APPROPRIATE NON-FARM USE:

Consistent with ORS 215.215(2) and 215.243, Coos County may zone for the appropriate non-farm use one or more lots or parcels in the interior of an exclusive farm use zone if the lots or parcels were physically developed for the non-farm use prior to the establishment of the exclusive farm use zone.

FINDING: This is not applicable to the request.

(k) SECTION 5.1.220 PROCESS FOR REZONES:

- 1. Valid application must be filed with the Planning Department at least 35 days prior to a public hearing on the matter.
- 2. The Planning Director shall cause an investigation and report to be made to determine compatibility with this Ordinance and any other findings required.
- 3. The Hearings Body shall hold a public hearing pursuant to hearing procedures at Section 5.7.300.
- 4. The Hearings Body shall make a decision on the application pursuant to Section 5.1.225.
- 5. The Board of Commissioners shall review and take appropriate action on any rezone recommendation by the Hearings Body pursuant to Section 5.1.235.
- 6. A decision by the Hearings Body that a proposed rezone is not justified may be appealed pursuant to Article 5.8.

FINDING: The process set out in Section 5.1.220 has been followed. The applicant submitted an application, and staff initiated an investigation and report to determine compatibility with this Ordinance and any other required findings. Staff requested additional information to ensure that adequate findings could be made to demonstrate compliance with the required criteria. The applicant hired Crystal Shoji of Shoji Planning, LLC, to assist in providing the necessary application materials. Staff has reviewed the application for compliance, and the findings are embodied in the staff report.

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(I) SECTION 5.1.225 DECISIONS OF THE HEARINGS BODY FOR A REZONE:

The Hearings Body shall, after a public hearing on any rezone application, either:

- 1. Recommend the Board of Commissioners approve the rezoning, only if on the basis of the initiation or application, investigation and evidence submitted, all the following criteria are found to exist:
 - a. The rezoning will conform with the Comprehensive Plan or Section 5.1.215; and
 - b. The rezoning will not seriously interfere with permitted uses on other nearby parcels; and
 - c. The rezoning will comply with other policies and ordinances as may be adopted by the Board of Commissioners.
- 2. Recommend the Board of Commissioners approve, but qualify or condition a rezoning such that:
 - a. The property may not be utilized for all the uses ordinarily permitted in a particular zone;
 - b. The development of the site must conform to certain specified standards; or
 - c. Any combination of the above.

A qualified rezone shall be dependent on findings of fact including but not limited to the following:

- i. Such limitations as are deemed necessary to protect the best interests of the surrounding property or neighborhood;
- ii. Such limitations as are deemed necessary to assure compatibility with the surrounding property or neighborhood;
- iii. Such limitations as are deemed necessary to secure an appropriate development in harmony with the objectives of the Comprehensive Plan; or
- iv. Such limitations as are deemed necessary to prevent or mitigate potential adverse environmental effects of the zone change.
- 3. Deny the rezone if the findings of 1 or 2 above cannot be made. Denial of a rezone by the Hearings Body is a final decision not requiring review by the Board of Commissioners unless appealed.

FINDING: The proposal entails a Comprehensive Plan Amendment and Rezone to address the change the current zoning designation from Exclusive Farm Use (EFU) to Forest with a Mixed-Use Overlay. The property consists of tax lots 501 and 1500, featuring varying terrain characterized by gentle slopes in the central portion of tax lot 501 and steeper slopes in tax lot 1500. Historical records indicate that in 1986, a portion of the property was designated for farm use, justifying the need for a second dwelling, while the other sections were not considered part of the commercial farm operation. The proposal aims to rezone the non-farm portions of the property to better reflect the use, soils and terrain characteristics. Given that the zone change will align with the forest zoning to the west and that both zones are resource zoning, it supports the coherent development of the area.

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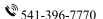
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To address the criteria set forth, the rezone must not seriously interfere with permitted uses on neighboring parcels and must comply with existing policies and ordinances established by the Board of Commissioners. Assessing potential impacts on neighboring properties, infrastructure, and the environment is essential. The adjacent zoning and land uses surrounding the subject property are significant factors in considering the proposed Comprehensive Plan Amendment and Rezone. To the south of the subject property, across the road and river, as well as to the west of Tax Lot 501, lies Exclusive Farm Use (EFU) zoned land. Additionally, EFU zoned property is also situated to the south of Tax Lot 1500. The selected map area illustrates Forest (F) zoning beyond the EFU zoned land, along with Rural Residential (RR-5) zoned properties. Properties following the road and river within the mapped area are designated as Rural Residential (RR-5).



In the aerial image above shows the site and the surrounding zoning. The majority of the adjacent zoning is resource with Forest boarding tax lot 1500 and 501 boarded by Rural Residential and Fairview Road. The residential parcel to the north and west of the property is treed and shares a lot of the same characteristics as the subject property. The Planning Department permitting historical information highlights that the Subject Property was previously part of a larger operation and suggests that its inclusion in the EFU zone may have been due to ownership factors. It's noted that detailed analysis of each specific property was not always conducted before the County's zoning acknowledgment, often resulting in broader zoning designations based on ownership or lack of physical development. This context underscores the need to carefully consider the proposed rezone in relation to the surrounding zoning and land

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uses to ensure compatibility and adherence to established planning principles. The Rural Residential Zoning is a transition zone between residential and resources (Farm and Forest) and this rezone would not have an effect on the zoning pattern or uses.

In summary, aligning the zoning with the property's actual use and characteristics, while ensuring compliance with regulations and considering potential impacts, is crucial for the successful implementation of the proposal.

(m) SECTION 5.1.230 STATUS OF HEARINGS BODY RECOMMENDATION OF APPROVAL:

The recommendation of the Hearings Body made pursuant to 5.1.225(1) or (2) shall not in itself amend the zoning maps.

FINDING: The recommendation of the Hearings Body will not amend the zone map but will be taken into consideration by the Board of Commissioners at the May 21, 2024 Board of Commissioners Hearing.

(n) SECTION 5.1.235 BOARD OF COMMISSIONERS ACTION ON HEARINGS BODY RECOMMENDATION:

Not earlier than 15 days following the mailing of written notice of the Hearings Body recommendation pursuant to Section 5.1. 225, the Board of Commissioners shall either:

- 1. adopt the Hearings Body recommendation for approval or approval with conditions;
- 2. reject the Hearings Body recommendation for approval or approval with conditions and dismiss the application;
- 3. accept the Hearings Body recommendation with such modifications as deemed appropriate by the Board of Commissioners; or
- 4. if an appeal has been filed pursuant to Article 5.8, the Hearings Body recommendation shall become a part of the appeal hearing record, and no further action is required to dispense with the Hearings Body recommendation.

FINDING: The Board of Commissioners will take some type of action in the May 21, 2024 hearing.

(o) SECTION 5.1.240 REQUIREMENTS FOR "Q" QUALIFIED CLASSIFICATION:

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Where limitations are deemed necessary, Board of Commissioners may place the property in a "Q" Qualified rezoning classification. Said "Q" Qualified Classification shall be indicated by the symbol "Q" preceding the proposed zoning designation (for example: Q C-1).

FINDING: A qualifier does not seem necessary for this proposal but this is an option for the Board of Commissioners to consider.

(p) SECTION 5.1.250 PERMITS AND APPLICATIONS MORATORIUM:

- 1. After a proposed rezoning has been set for public hearing, no building or sewage disposal system permits shall be issued until final action has been taken. Final action constitutes either:
 - a. Withdrawal of the application by the applicant;
 - b. Expiration of the County's appeal period without an appeal having been filed; or
 - c. Final order of Board of Commissioners upon hearing the appeal.
- 2. Following final action on the proposed rezoning, the issuance of a verification letter shall be in conformance with the application approval.

FINDING: There have been no building or sewage disposal permits issued.

B. COOS COUNTY COMPREHENSIVE PLAN (a) VOLUME I PART I – PLAN PROVISIONS

The Comprehensive Land Use Plan Map, or Comprehensive Plan Map, is a 2'' = 1 mile map of Coos County that sets forth, as a matter of official policy, general designations of land use categories for various geographic areas within the County. These designations are the basis for zoning designations set forth in the Zoning and Land Development Ordinance.

The Comprehensive Plan Map was developed through an extensive process that involved evaluating development potential and making selections. This process defined various land use categories on the Plan Map and eventually led to the adoption of the final map. The development of a rational land use plan was a crucial step in this process, which included considering various alternative courses of action and choosing a preferred alternative based on well-reasoned policy decisions.

This section provided the reasoning behind each of the proposed land use alternatives and included some analysis of the land use categories' acreage within each alternative. These decisions were closely related to the "ultimate policy choices" outlined in the Plan Policies section. These policy choices dictated which alternative or combination of land use alternatives would be selected as the Comprehensive Plan map.

During the County's planning process, four different land use maps were developed and considered. Each of these alternatives represented a distinct approach to conservation and development philosophy. They underwent thorough discussion and scrutiny within Coos County's citizen involvement process. Public

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hearings were conducted early in the process to gather input from County citizens before proposing zoning maps.

This is a general description of the four alternatives:

- \bullet Alternative 1 Status Quo: This option limited development to areas already developed.
- *Alternative 2 Citizens Proposal: This alternative maximized development.*
- Alternative 3 Goal Balancing: It aimed to balance the needs for growth in all zones while maintaining resource protection.
- Alternative 4 Maximum Resource Protection: This option reduced development potential.

For more details, you could refer to CCCP Volume 1 Part I.

The decision to select one of the alternatives was supported by findings of fact and conclusions of law. These findings were based on identifying issues and problems, evaluating alternative courses of action, and making ultimate policy choices while considering social, economic, energy, and environmental needs, as defined by Statewide Planning Goal #2, Land Use Planning.

Once the alternatives were completed the selection of the appropriate alterative against the following criteria:

- i. Best addresses citizen involvement and expressed citizen desires by attempting to legally satisfy citizens' requests through appropriate land use designations.
- ii. Best addresses the Statewide Land Use Goals and attempts to satisfy local needs and recognize local conditions, while remaining within the intent and spirit of State law.
- iii. Does not emphasize one Goal or set of familiar Goals to the detriment of another Goal or set of similar Goals.

The chosen alternative had to be the one that, in balance, best satisfied all three of the above criteria. The Board of Commissioners opted for Alternative #3, the "goal-balancing" alternative, as the most suitable option based on the criteria previously discussed. Since its adoption in January 1983, adjustments were made to the land use allocations by plan designations in response to both LCDC's initial review critique and input from citizens and agencies during the County's public hearings and comments process.

The following land use designations are those approved by the County Planning Commission for use in developing alternative plan maps for all unincorporated areas except the Coos Bay and Coquille Estuary study areas. ***

5. AGRICULTURE

These include all inventoried "agricultural lands" not otherwise found to be needed (excepted) for other uses.

6. FOREST

These include all inventoried "forestlands" not otherwise found to be needed (excepted) for other uses.

All lands not otherwise justified for residential, commercial, industrial, or recreational development or special resource protection are designated agricultural or forest lands. Agricultural lands are differentiated from Forestlands on the basis of the following criteria:

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1. Main criterion: <u>Agricultural Lands Inventory</u>

Land identified on the agricultural lands inventory (as Class I-IV soils or "other lands" suitable for agricultural use) are designated as agricultural lands, with the following exceptions:

- i. Committed rural residential areas and urban growth areas.
- *ii.* Proposed rural residential areas as per the Exception to Goals #3 and #4.
- iii. Proposed industrial/commercial sites.
- iv. Existing recreation areas (e.g., golf courses) [Recreation designation]
- v. Isolated parcels of Class I-IV soils in upland areas, which are under, forest cover. (Forestlands designation).
- vi. Narrow valley bottomlands where no agricultural activity is occurring anywhere in the vicinity [Forestlands designation].

2. Secondary criterion: Existing Land Use Inventory and Air Photos

There are two sources of existing land use information that are used to identify additional areas without Class I-IV soils in current agricultural use which were not initially identified in the agricultural lands inventory from Assessor's Data. This situation typically occurs on benches, immediately above agricultural valleys, where grazing often takes place on non-class I-IV soils. As a result, minor additions only are made to areas shown in the agricultural lands inventory.

All other areas are designated as forestlands: this includes certain areas of Class I-IV soils under forest cover, as specified in (v) and (vi) above. It is considered that resource values are equally well protected by designating these lands as forest lands, provided implementation requirements are consistent with the Agricultural Lands Goal, in accordance with the LCDC policy paper, "Agriculture/Forestry Inter-relationship."***

5.3 AGRICULTURAL LANDS

Problem/Opportunity Statement

Coos County's agricultural enterprise is subject to a variety of problems centered mainly on potential reduction of the land base and uncertainty of the economy. At the same time, certain opportunities present themselves, focused mainly on the potential for more intensive management practices, and enhanced marketing possibilities. Sound land use planning is essential to improve the County's agricultural enterprise.

ISSUES

1. Coos County's agricultural enterprise experiences periodic economic problems due in part to steadily increasing costs and fluctuations in prices. This situation has resulted in

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- a. pressure to partition farms in order to raise capital to stay in operation, and
- b. low levels of management on some "marginal" hill grazing lands due to poor rates of return on investment.

Unnecessary or misdirected subdivision of agricultural land into small parcels for residential development would reduce the land base for agriculture, creating conflicts between adjacent uses and pressure for further land division.

What can the County do to help alleviate such economic hardships without encouraging the depletion of the agricultural land base and without compromising legitimate needs for acreage homesites?

2. Coos County's farmers suffer from relative isolation from the main markets for most of their products due to distance and inefficient transportation routes. This reduces local farmers' competitiveness and makes it difficult to develop markets for new products or improve sales of existing products.

What can Coos County do to improve access to agricultural markets?

3. Prospective farmers have problems in getting established, among other reasons because of the unavailability of suitable land for dairying or because the high price of land often makes it necessary for potential beef growers to start out at a small scale on a part time basis.

What can Coos County do to help new farm operators become established?

4. Coos County's agricultural enterprise is adversely affected by predators, toxic weeds, harassment by dogs, and wildlife competition.

What can Coos County do to help alleviate these problems?

5. Streambank erosion and seasonal flooding adversely affect some of the prime agricultural lands in the County. Bank stabilization and protection is needed to prevent the loss of good soil. Improved drainage measures would help increase agricultural productivity. However, certain wet meadow areas that are currently in agricultural use have been identified as "wetlands" by the U.S. Fish & Wildlife Service; accordingly, the U.S. Department of Agriculture has proposed severe restrictions on drainage of these areas, including proposed withdrawal of federal funds for maintenance of existing facilities and possible limitations on new drainage projects. ¹

What can the County do to help lessen streambank erosion and help improve drainage of agricultural lands in floodplains?

6. Soil inventories show that Coos County has an abundance of land that is capable of irrigation but it not currently irrigated, and therefore is under-productive; however, in many parts of the County, streamflow is insufficient in late summer to provide irrigation water.

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¹ Federal Register, Vol. 45, No. 52, 3/14/80, pg. 16496.

What can the County do to help increase the water supply available for irrigation?

7. State law requires the protection of agricultural soils through EFU zoning. Yet utilization of minimum lot sizes (as opposed to performance standards) for farm use zones can be inflexible when the designated minimum lot sizes are greater than the average actually needed for an intensive agricultural operation to continue the existing commercial agricultural enterprise within the area.

What can the County do to ensure maximum flexibility in its EFU zoning?

- 8. Farmers occasionally have legitimate needs for additional dwellings on their farmlands. Such needs exist when, among other reasons:
 - (a) a retiring farmer wishes to continue residing on a small portion of the farm, yet wishes to sell off the balance of the holding so as to allow the introduction of a new dwelling, or;
 - (b) a dwelling is necessary to alleviate a family hardship, or;
 - (c) a dwelling is necessary to provide housing for farm workers.
- 9. Farmers occasionally have legitimate needs for partitioning and selling off their property that are too small to provide for farm use and are functionally separate from the rest of the farm, yet the minimum lot size would not normally allow such separation.

What can the County do to ensure flexibility in its farm use regulations?

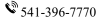
GOAL

Coos County shall preserve and maintain agricultural lands for farm uses "consistent with existing and future needs for agricultural products, forest, and open space," except where legitimate needs for nonfarm uses are justified.

PLAN IMPLEMENTATION STRATEGIES

- 1. Coos County shall conserve those resources designated as "agricultural lands" on the Comprehensive Plan map by regulating uses and activities in such areas through requirements stipulated in the following Exclusive Farm Use (EFU) zone. The delineation of these zones shall be generally consistent with the locational criteria developed on the Agricultural Lands Inventory and Assessment. Land Divisions shall comply with criteria set forth in the Coos County Zoning and Land Development Ordinance. Implementation of this strategy shall be based on application of the statutory provisions governing uses in EFU zones.
- 2. Coos County shall maintain programs to control stray dogs, predatory animals, and noxious weeds as funds are available. This strategy shall be implemented through existing County programs and cooperation with other agencies.

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² LCDC Goal #3, Agricultural Lands.

This strategy recognizes that such programs provide valuable services to the County's farming community.

3. Coos County shall cooperate with the Natural Resources Conservation Service (NRCS) and Coos Soil and Water Conservation District (Coos SWCD) and other agencies in their efforts to promote bank stabilization, preferring non-structural stabilization methods except where bank protection structures are necessary.

This strategy is based on recognition that streambank protection and stabilization are necessary to prevent the erosion of agricultural soils.

4. Coos County shall cooperate with NRCS and Coos SWCD and drainage districts in their efforts to obtain permits and to maintain funding for drainage projects on floodplain land in agricultural use (including "wet meadows" classified by the U.S. Fish & Wildlife Service as wetlands). Such drainage projects may include improvement or maintenance of existing facilities or construction of new dikes and drainage channels.

This strategy recognizes that: (1) improved or well-maintained drainage facilities are essential to the most efficient use of Coos County's most productive agricultural lands, and (2) recently adopted Federal policies to protect wetlands for their wildlife habitat values are unduly restrictive in the case of seasonally flooded, diked wet meadows, because agricultural and wildlife habitat uses are thoroughly compatible in these wet meadow areas.

5. Coos County shall generally support the efforts of the NRCS, Coos SWCD, Coos Watershed Association, Coquille Watershed Association, and other entities to develop water storage projects to supply additional irrigation water to improve the County's agricultural economy except where strong public opinion is presented and accompanied by documentation.

This strategy recognizes the need for additional water storage projects and that the NRCS and Coos SWCD should play a lead role in the development of such projects.

6. RESERVED

- 7. RESERVED
- 8. RESERVED
- 9. RESERVED
- 10. Coos County shall allow the establishment of single-family dwellings on non-conforming lots of record in EFU zones, subject to state law.
- 11. RESERVED
- 12. Coos County shall define <u>development</u> to mean:

To bring about growth or availability; to construct or alter a structure, to conduct a mining

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operation, to make a physical change in the use or appearance of land, to divide land into parcels, or to create or terminate rights of access excepting normal agricultural or forest management activities. (Underlined wording is the suggested new language).

This strategy recognizes the important distinction between resource management and the conversion of land to more intensive uses.

13. Coos County shall permit a zone change to Rural Residential (RR-5) on lots within areas designated Exclusive Farm Use (EFU) that were physically developed for non-farm use prior to the establishment of the EFU zone. The applicant for such a zone change shall bear the burden of proof that such lot meets the preceding criterion.

This strategy recognizes:

- a. the provisions of ORS 215.215, which permit this strategy, and
- b. the benefits of enabling uses on property rezoned in this manner to be considered conforming uses rather than non-conforming uses.

5.4 FOREST LANDS

Problem/Opportunity Statement

Coos County's forestland resource is being encroached upon by conflicting uses and suffers from the effects of past poor management practices. At the same time, certain opportunities present themselves. There are programs, which provide assistance for reforestation and other improved forest management practices, and there are opportunities for greater local utilization of wood fiber by developing new processes and products. Sound land planning practices can minimize future conflicts between forest management and other uses.

ISSUES

1. Coos County has experienced increased pressure for residential development in areas affecting commercial forestlands. This development has resulted in conflict between rural residents and adjacent forest land owners over the use of intensive forest management practices. It has also inhibited the use of these practices on neighboring lands, some of which are potentially highly productive.

Unnecessary or misdirected subdivision of forest lands into parcels for residential development could reduce the effective land base for forest management.

What can the County do to minimize conflicts between residential uses and forest management while providing opportunities for acreage homesites necessary to meet legitimate needs.

2. Coos County's economy is highly dependent upon lumbering and wood products. Projections point to an inevitable reduction in the time supply during the next 30 years, which will create

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attendant problems for the local economy.

What can the County do to help minimize the impacts of a declining timber supply on the local economy?

3. Lower-site-class lands on the coastal plain are poorly suited to intensive forest management on a large scale. This is due to a combination of soil and climatic factors and often, proximity to residential uses. Nevertheless, the State Forest Lands goal requires the protection of these forestlands for forest uses.

What can Coos County do to retain such lands in forest uses while recognizing their marginal value for large-scale intensive forest management?

4. Large acreages of Coos County's forestlands are "under stocked" because of their historical lack of proper management such as reforestation.

What can the County do to increase reforestation and encourage other good management practices?

5. Dwellings are not recognized by the Statewide Planning Goals as a "forest use," yet on some private forest land parcels, there is a need to establish a dwelling so that the land can be managed and protected effectively.

What can the County do to meet the legitimate need for dwellings on certain forest land parcels while complying with the Forest Lands Goal?

Extensive tracts of forest land in industrial and agency ownership do not normally require single family dwellings for management purposes, yet caretaker dwellings are occasionally necessary for property security. Similarly, the State Forest Lands Goal does not identify mining as a forest use, yet most mineral resources (such as coal, oil and gas, and rock aggregate) are located in forested areas.

What can Coos County do to make allowance for these special needs on such forestlands?

7. Many woodland owners need a place to store and maintain equipment for timber management harvest, and hauling, as well as a site to perform processing of forest products.

What can Coos County do to ensure that these customary activities can continue to occur on forestland?

8. The land base that supports forest uses also supports certain related agricultural uses.

Occasionally, this close relationship between agricultural and forest uses may necessitate a change of zone from "forest" to "agriculture" or vice-versa. However, the time required to correspondingly amend the plan designation from "forest to "agriculture" or vice-versa may significantly interfere with the ability of the property owner to respond effectively to changing conditions.

What can the County do to respond to this situation?

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GOAL

Coos County shall conserve forestlands* by retaining them for the production of wood fiber and other forest uses,* except where legitimate needs for non-forest uses are justified.

[*Forestlands and forest uses are defined in the Forest Lands Inventory and Assessment.]

PLAN IMPLEMENTATION STRATEGIES

1. Coos County shall conserve those resources designated as "Forest Lands" on the comprehensive plan map by regulating uses and activities in such areas through requirements stipulated in the Forestry zone ("F").

The delineation of this zone shall be generally consistent with the locational criteria developed in the Forest Lands Inventory and Assessment. Land divisions shall comply with criteria set forth in the Coos County Zoning and Land Development Ordinance.

This strategy recognizes that Coos County's forestlands are an extremely valuable resource, and that the above-referenced zones are (1) necessary and reasonable to respond to the varying situational characteristics addressed in the inventory, and, (2) adequate to conserve the County's forest lands for forest uses.

2. Coos County shall ensure that new rural residential dwellings are compatible with adjacent forest and agricultural management practices and production.

This strategy shall be implemented by requiring applicants for building and septic permits to sign a statement (to be added to the zoning clearance letter) acknowledging that the normal intensive management practices occurring on adjacent resource land will not conflict with the rural residential landowner's enjoyment of his or her property.

This strategy recognizes:

- i. That intensive forest and agricultural management practices could include herbicidal spraying, slash burning, or fertilization; and
- ii. that the potential for conflicts between resource uses and rural residential uses will be reduced by alerting prospective rural residential landowners to the fact that intensive resource management uses are expected in rural areas.
- 3. Coos County shall require all new residential development that is on lots, parcels or tracts within or abutting the "F" zone to agree to construct and maintain a firebreak of at least 30 feet in radius around the dwelling prior to completion of the dwelling. A firebreak is defined as an area free of readily inflammable material and may include lawns, ornamental shrubs, and scattered single specimen trees.

This strategy recognizes that these protection measures are the minimum necessary to prevent house fires from spreading to forested areas, and vice-versa.

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- 4. Coos County shall foster sound forest management practices by supporting enforcement of the Oregon Forest Practices Act (ORS 527.610-527.730), recognizing that the Forest Practices Act (1) is designed to encourage sound forest management and to improve the forest resource, and (2) generally prohibits counties from regulating forest practices.
- 5. Coos County may authorize the conversion of lands inventoried and designated as Forest to nonforest use upon approval of an exception to the statewide Forest Lands Goal.
- 6. RESERVED
- 7. RESERVED
- 8. Coos County shall consider, and approve where appropriately justified, changes from forestry to agriculture zoning districts, and vice-versa, upon findings which establish:
 - i. That the proposed rezone would be at least as effective at conserving the resource as the existing zone,
 - ii. That the proposed rezone would not create a nonconforming use,
 - iii. That the applicant for the proposed rezone has certified that he/she understands that the rezone, if granted, could have significant tax consequences.

Furthermore, Coos County shall, upon a finding to approve the rezone under consideration, amend the "Agricultural Land" or "Forest Land" Comprehensive Plan Map designation so as to correspond to the new zone, as approved.

Implementation of this policy shall include conducting a "rezone public hearing."

- iv. This strategy recognizes:
 - a) That agriculture and forestry are closely related in Coos County because the land resource base is capable of and suitable for supporting both agricultural and forest use and activities;
 - b) That this simplified plan revision process for agriculture and forest plan designations is necessary to help support the existing commercial agricultural and forest enterprises because it enables individual management decisions to be made in a timely manner as a response to changing market conditions.
- 9. Coos County shall define development to mean:

To bring about growth or availability; to construct or alter a structure, to conduct a mining operation, to make a physical change in the use or appearance of land into parcels, or to create or terminate rights of access excepting normal agricultural or forest management activities.

This strategy recognizes the important distinction between resource management and the

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conversion of land to more intensive uses.

- 10. RESERVED
- 11. RESERVED
- 12. RESERVED
- 13. Coos County shall require all owners of forest land requesting a single family dwelling to acknowledge and file in the deed records of Coos County, a Forest Management Easement prior to any final County approval for a dwelling.

(b) VOLUME I PART II, 3.2 FOREST LANDS AND COOS COUNTY COMPREHENSIVE PLAN MAPS

- 2. Forest Land Inventory
- 2.1 Forest Productivity Measures.

The 'site index' concept is used to measure the forest productivity of a particular location. 'Site index' is based on the height that a free-growing forest tree will reach within a certain time period (normally 100 years). A fully-stocked stand of trees of this species will add a certain volume of wood growth per acre per year. An alternative measurement of productivity is based on this volume and is called "cubic foot site class." There is a variety of productivity classifications based on these two measures. The classification systems used for Douglas Fir in Western Oregon are summarized in Table 2 below.

Table 2

Classification Systems for Douglas Fir (below 2500 feet in western Oregon)

Growth Measures Scale																	
Site Index: Height in Ft. at 100 years	50	60	70	80	90	100	110	120	130	140	150	160	170	180	190	200	210
Potential Yield: cubic feet/acre/year	20	20- 49		50-80			85-119		120-164				165-224				
Classification Systems																	
Cubic Foot Site Class	7	6	5			4		3			2						
Site Class (Bulletin 201)				v		IV		III		II		I					
Dept. of Revenue Forest Land Class	FX		F	G	F	F F		E	FD F		C FB		FA				

Source: Oregon State Department of Forestry

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Douglas fir is used as the basis for productivity because it is the dominant species in most areas west of the Cascades. Along the coast, however, other species like Shore pine or Sitka spruce may be dominant. While the shore pine areas are usually older stabilized sand dune areas and are of low productivity, in Sitka spruce areas the site class may be higher for this species than for Douglas fir. The Forest Lands Goals requires that forest productivity be inventoried and mapped by 'cubic foot site class.' However, as noted earlier, the Department of Revenue Forest Land Classification System is recognized as an acceptable equivalent, and may be converted to cubic foot site class by Table 2 above. 2.2 Forest Productivity Mapping Generalized Forest site classes for the forest lands of Coos County have been identified on the Forest Resources map at a scale of 1/2" = 1 mile and include:

Cubic Foot Site Classes 2 and 3 (combined) with a potential yield of 120-220 cubic foot per acre per year for Douglas fir.

- 1. Cubic Foot Site Class 4 (85-119 cu. ft./acre/year)
- 2. Cubic Foot Site Class 5 (50-84 cu. ft./acre/year)
- 3. Boundary of area in which Sitka spruce and Hemlock tend to dominate as the major timber type.

The site productivity mapping is based on the Forest Land classification of the Oregon State Department of Revenue.

These classifications reflect observed growth, rates on sites that were forested in 1967 and are generalized to 40 acre map units. The boundaried area addresses the concern of the Coos County Forestry Department that in many areas where a relatively low site class is indicated for Douglas fir, a significantly higher site class exists for Sitka Spruce or Western Hemlock

As Table 2 shows, there is not an exact correspondence between the divisions of the Department of Revenue site classes and those of cubic foot site class. For instance, the lower half of Class FE and the upper half of FF correspond with Site Class 4. Thus, some map interpolation is done in order to approximate the extent of Site Class 4 and 5, as suggested by the State Department of Forestry. the procedure followed was to separate Class FE and FF lands into upper or lower divisions based on whether one or more of the neighboring 40 acre units were in a higher or lower class, or the same class. For instance, if a unit of FF is bounded by one or more units of FE, then it is placed in Site Class 4. Otherwise, it is in Site Class 5. The Cape Arago to Beaver Hill area, which includes part of the Coos County Forest, is generally site class 3 or 4 land for Douglas fir. However, it is considerably more productive for Sitka spruce and Hemlock.

As the Forest Resources map indicates, much of the County is highly suitable for timber production of major commercial species. It should be noted that the flood plains, where in agricultural use, were not given site classes by the D.O.R. due to the fact that they were not under forest cover in 1967, though these soils are highly productive.

The original tree cover was mainly hardwoods, alder, maple, ash and myrtle, with some conifers. Technically, these lands could be classified as forest lands, because of the potential vegetation, but their primary value will continue to be as agricultural lands. A somewhat lower productivity is indicated on the coastal plain, where poorer soils and climate limit growth and in the Siskiyou National Forest in the southern part of the county, where elevation and rocky soils are limiting factors. However, even these sites have a potential productivity well above 20 cu. ft./acre/year, which is the standard definition of commercial forest land.

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Only the sand dune areas of the coastal fringes have so little growth potential that they fall outside the definition of "commercial forest lands."

Unlike the definition of 'Agricultural Land', which has a different standard in Eastern Oregon, the definition of "commercial forest lands" is the same state-wide. However, in reality a rather different standard operates on the Oregon Coast, where the levels of forest productivity are generally very high.

Land of lower site classes in Coos County (site class 4 or below) is regarded as relatively poor timber growing land. Commercial timber production is only feasible on lower site class lands where large contiguous tracts are managed (for example in the Coos County Forest or the upper elevations of the Siskiyou National Forest.) There are a few large corporate holdings on the coastal plain in these lower site class areas which may still be economically feasible to manage. However, many citizens in this area have complained that most timber companies are not interested in purchasing land and in the area for commercial timber production. Thus while these low site class lands are technically "commercial" forest lands, in practice they are not often managed intensively, particularly where they are in smaller private ownerships.

5.1 <u>Proposed Forest Zone</u> The Planning Commission proposed to implement the Forest Lands Goal by establishing one forest zone. That zone is as follows:

F - "Forest"

Within the forest zone, the extent of preservation of forest lands primarily for forest uses will be established through implementation of the zoning ordinance. Specifically, standards within the ordinance are set to delineate those areas, or parcels, which have historically been managed as "mixed use" areas, including both farm and forest uses. Based on the June 24, 1983 DLCD Staff Report of Coos County, it is understood that uses in these "mixed use" areas are appropriately expanded to include additional non-forest uses that may not otherwise be allowed in a prime commercial forest zone. As stated in that report: "The Commission's decision in <u>Allen v. Umatilla County</u> (LUBA 83-076) supports the mixed use/predominant forest use concept and establishes separate requirements for authorizing certain non-forest uses in each forest area". (June 24, 1983 DLCD Staff Report, p. 106).

The zoning ordinance standards are used, ultimately, to determine the degree of productivity of the land for forest production vs. the productivity of the land for farm use. It is the intent of the Planning Commission to strictly preserve prime commercial timber areas in the county, while allowing for some justified non-forest uses in the areas established as "mixed use" areas. These "mixed use" areas are identified on the "Mixed Agricultural-Forest Use Areas" inventoried map based on specific review criteria.

Standards for determining the degree of allowance for non-forest uses are based on such things as productivity of the land for forestry, historical land use (i.e. farm uses), terrain and surrounding uses. The review process will occur at the request of the applicant on a case by case basis.

There are basically <u>two</u> different types of forest areas in Coos County. These are (i) prime forest areas, and (ii) mixed farm-forest areas. Certain non-farm uses not allowed in the former may be allowed as conditional uses in the latter. The two types of forest land are described in greater detail, as follows:

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- (i) "<u>Prime Forest Area".</u> These areas or parcels are typically large contiguous blocks of undeveloped land which are managed exclusively for timber production with some ancillary forest uses. Intensive forest management is practiced within this classification. A parcel or area subject to this classification will be preserved primarily for forest uses.
- (ii) "<u>Mixed Farm-Forest Area"</u>. These areas include land which is currently or potentially in farm-forest use. Typically such lands are those with soil, aspect, topographic features and present ground cover that are best suited to a combination of forest and grazing uses. The areas generally occupy land on the periphery of large corporate and agency holdings and tend to form a buffer between more remote uplands and populated valleys. In addition, these "mixed use" areas contain ownerships of smaller size than in prime forest areas. Some are generally marginal in terms of forest productivity, such as areas close to the ocean.

In certain areas of the County, these "mixed use" areas consist of extensive uplands where the lands are held predominantly by ranchers who manage their properties interchangeably between grazing and forestry depending on the economic base of each commodity at any given time. An essential management approach practiced by these ranchers is to maintain enough upland grazing acreage to sustain livestock during the winter months due to the flooding of lowland areas. Some intensive forest management is practiced on these lands, but not to the same extent as in "prime forest areas", and grazing is in many places a co-dominant use. There are typically a mixture of farm and forest uses in these areas. Certain non-forest uses will be allowed in areas that meet the criteria of this classification as established in the zoning ordinance.

The mixed-use areas are identified at a scale of 1"=2 miles on the "Mixed Agricultural-Forest Use Areas" Comprehensive Plan inventory map. A change in the boundary of the "mixed use" inventory map will require a comprehensive plan amendment. Criteria used to designate these areas are as follows:

- 1) Mixed use areas are those areas with soil, aspect, topographic features and present ground cover that are best suited to a combination of forest and agricultural uses.
- 2) Mixed use areas are those areas generally managed to maintain enough upland acreage to sustain livestock during the winter months due to flooding of lowland areas.
- 3) Mixed use areas are those areas predominantly co-managed for both farm and forest uses.

FINDING: Coos County's considerations for approving changes between forestry and agriculture zoning districts, as outlined, emphasize several key criteria. Firstly, the proposed rezone must demonstrate that it would conserve the resource at least as effectively as the existing zone. This criterion ensures that any zoning changes maintain or enhance the conservation of valuable resources within the county. Additionally, the rezone should not result in the creation of nonconforming uses, ensuring consistency with existing zoning regulations. Moreover, the applicant must acknowledge the potential tax consequences associated with the rezone, highlighting the importance of informed decision-making.

Furthermore, upon approval of the rezone, Coos County will amend the Comprehensive Plan Map designation to correspond with the new zoning, ensuring alignment between zoning designations and comprehensive planning goals. The underlying strategy behind these considerations recognizes the interconnectedness of agriculture and forestry in Coos County, reflecting the region's land resource base capable of supporting both uses. Simplified plan revision processes for agriculture and forest designations

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are deemed necessary to support existing commercial agricultural and forestry enterprises. This streamlined approach enables timely management decisions in response to changing market conditions, facilitating economic resilience and sustainability within the county.



58F-Umpcoos-Rock outcrop association, 70 to 99 percent slopes. This map unit is on precipitous mountainsides, narrow ridgetops, and headwalls of mountains. The native vegetation on the Umpcoos soil is mainly conifers, shrubs, forbs, and hardwoods. The areas of Rock outcrop support mosses, lichens, and occasional shrubs in fractures. Elevation is 100 to 4,300 feet. The average annual precipitation is 60 to 100 inches, the average annual air temperature is 45 to 53 degrees F, and the average frost-free period is 110 to 200 days. This unit is 40 percent Umpcoos very gravelly sandy loam and 35 percent Rock outcrop. The Umpcoos soil is on ridgetops and in the more gently sloping areas, and the Rock outcrop is in the steeper areas along drainageways and on the upper slopes of mountains.

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Included in this unit are small areas of Digger soils in the southern part of the survey area and Milbury soils in the northern part. Also included are small areas of Bohannon soils.

Included areas make up about 25 percent of the total acreage. The Umpcoos soil is shallow and well drained. It formed in colluvium derived dominantly from sandstone. Typically, the surface is covered with a mat of organic litter 2 inches thick.

The surface layer is dark grayish brown very gravelly sandy loam 3 inches thick. The subsoil is brown very gravelly sandy loam 13 inches thick. Hard sandstone is at a depth of 16 inches.

Permeability of the Umpcoos soil is moderately rapid. Available water capacity is about 0.5 inch to 1.5 inches. Effective rooting depth is 10 to 20 inches. Runoff is rapid, and the hazard of water erosion is high. Rock outcrop consists mainly of exposures of fractured, hard sandstone. In some areas the sandstone is fractured to stone-sized fragments, and talus is common at the base of these areas.

This unit is used for timber production and wildlife habitat.

The Umpcoos soil is suited to the production of Douglas fir. Among the other species that grow on this soil are incense cedar, Pacific madrone, Oregon myrtle, and canyon live oak.

The understory vegetation is mainly red huckleberry, evergreen huckleberry, cream bush oceanspray, cascade Oregon grape, and long tube twinflower.

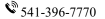
On the basis of a 100-year site curve, the mean site index for Douglas fir is 79. At the culmination of the mean annual increment (CMAI), the production of 70-year-old Douglas fir trees 1.5 inches in diameter or more at breast height is 58 cubic feet per acre per year. On the basis of a 50-year site curve, the mean site index for Douglas fir is 61.

The main limitations for the management of timber on this soil are steepness of slope, the hazard of erosion, seedling mortality, the hazard of windthrow, and plant competition.

Harvesting of timber is limited mainly by steepness of slope. Rock outcrop may cause breakage of timber and hinder yarding. Helicopter, balloon, or total-suspension cable systems are the most suitable methods for harvesting timber.

Proper design of road drainage systems and care in the placement of culverts help to control erosion. Cuts and fills are subject to erosion unless treated. Seeding,

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mulching, benching, and compacting the soil can reduce erosion. Locating roads on midslopes results in large cuts and fills and thus removes land from production. Material cast to the side when building roads can damage vegetation. It is also a potential source of sedimentation. End hauling of waste material minimizes damage to the vegetation downslope and reduces the potential for sedimentation.

Because roots are restricted by bedrock, trees commonly are subject to windthrow. When openings are made in the canopy, invading brushy plants can delay natural reforestation. Undesirable plants reduce natural or artificial reforestation unless intensive site preparation and maintenance are provided. Reforestation can be accomplished by planting Douglas fir seedlings. The high content of rock fragments in the soil increases seedling mortality. To compensate for the higher mortality that can be expected, larger trees or more trees than normal can be planted. This map unit is in capability subclass VIIe.

The applicant has supplied a soil discussion and conclusion starting on page 14 of Attachment A. Above is the soil map along with the description from Soil Survey of Coos County, Oregon. The property is primarily made up of 58F-Umpcoos-Rock and based on the soil survey this unit is used for timber production and wildlife habitat which is consistent requested rezone. This is a class five soil and is not a large tract ownership so Mixed Use can be applied to the property and still be consistent with the Coos County Comprehensive Plan. Therefore, this has been addressed.

C. STATEWIDE PLANNING GOALS:

A Summary of Oregon's Statewide Planning Goals

- 1. *CITIZEN INVOLVEMENT* Goal 1 calls for "the opportunity for citizens to be involved in all phases of the planning process." It requires each city and county to have a citizen involvement program containing six components specified in the goal. It also requires local governments to have a committee for citizen involvement (CCI) to monitor and encourage public participation in planning.
- 2. **LAND USE PLANNING** Goal 2 outlines the basic procedures of Oregon's statewide planning program. It says that land use decisions are to be made in accordance with a comprehensive plan, and that suitable "implementation ordinances" to put the plan's policies into effect must be adopted. It requires that plans be based on "factual information"; that local plans and ordinances be coordinated with those of other jurisdictions and agencies; and that plans be reviewed periodically and amended as needed. Goal 2 also contains standards for taking exceptions to statewide goals. An exception may be taken when a statewide goal cannot or should not be applied to a particular area or situation.
- 3. *AGRICULTURAL LANDS* Goal 3 defines "agricultural lands." It then requires counties to inventory such lands and to "preserve and maintain" them through farm zoning. Details on the uses

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- allowed in farm zones are found in ORS Chapter 215 and in Oregon Administrative Rules, Chapter 660, Division 33.
- 4. *FOREST LANDS* This goal defines forest lands and requires counties to inventory them and adopt policies and ordinances that will "conserve forest lands for forest uses."
- 5. OPEN SPACES, SCENIC AND HISTORIC AREAS AND NATURAL RESOURCES Goal 5 covers more than a dozen natural and cultural resources such as wildlife habitats and wetlands. It establishes a process for each resource to be inventoried and evaluated. If a resource or site is found to be significant, a local government has three policy choices: preserve the resource, allow proposed uses that conflict with it, or strike some sort of a balance between the resource and the uses that would conflict with it.
- 6. *AIR*, *WATER AND LAND RESOURCES QUALITY* This goal requires local comprehensive plans and implementing measures to be consistent with state and federal regulations on matters such as groundwater pollution.
- 7. *AREAS SUBJECT TO NATURAL DISASTERS AND HAZARDS* Goal 7 deals with development in places subject to natural hazards such as floods or landslides. It requires that jurisdictions apply "appropriate safeguards" (floodplain zoning, for example) when planning for development there.
- 8. **RECREATION NEEDS** This goal calls for each community to evaluate its areas and facilities for recreation and develop plans to deal with the projected demand them. It also sets forth detailed standards for expedited siting of destination resorts.
- 9. *ECONOMY OF THE STATE* Goal 9 calls for diversification and improvement of the economy. It asks communities to inventory commercial and industrial lands, project future needs for such lands, and plan and zone enough land to meet those needs.
- 10. *HOUSING* This goal specifies that each city must plan for and accommodate needed housing types, such as multifamily and manufactured housing. It requires each city to inventory its buildable residential lands, project future needs for such lands, and plan and zone enough buildable land to meet those needs. It also prohibits local plans from discriminating against needed housing types.
- 11. **PUBLIC FACILITIES AND SERVICES** Goal 11 calls for efficient planning of public services such as sewers, water, law enforcement, and fire protection. The goal's central concept is that public services should to be planned in accordance with a community's needs and capacities rather than be forced to respond to development as it occurs.
- 12. *TRANSPORTATION* The goal aims to provide "a safe, convenient and economic transportation system." It asks for communities to address the needs of the "transportation disadvantaged."
- 13. *ENERGY* Goal 13 declares that "land and uses developed on the land shall be managed and controlled so as to maximize the conservation of all forms of energy, based upon sound economic principles."
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- 14. *URBANIZATION* This goal requires cities to estimate future growth and needs for land and then plan and zone enough land to meet those needs. It calls for each city to establish an "urban growth boundary" (UGB) to "identify and separate urbanizable land from rural land." It specifies seven factors that must be considered in drawing up a UGB. It also lists four criteria to be applied when undeveloped land within a UGB is to be converted to urban uses.
- 15. **WILLAMETTE GREENWAY** Goal 15 sets forth procedures for administering the 300 miles of greenway that protects the Willamette River.
- 16. **ESTUARINE RESOURCES** This goal requires local governments to classify Oregon's 22 major estuaries in four categories:, natural, conservation, shallow-draft development, and deep-draft development. It then describes types of land uses and activities that are permissible in those "management units."
- 17. *COASTAL SHORELANDS* The goal defines a planning area bounded by the ocean beaches on the west and the coast highway (State Route 101) on the east. It specifies how certain types of land and resources there are to be managed: major marshes, for example, are to be protected. Sites best suited for unique coastal land uses (port facilities, for example) are reserved for "water-dependent" or "water related" uses.
- 18. **BEACHES AND DUNES** Goal 18 sets planning standards for development on various types of dunes. It prohibits residential development on beaches and active foredunes, but allows some other types of development if they meet key criteria. The goal also deals with dune grading, groundwater drawdown in dunal aquifers, and the breaching of foredunes.
- 19. *OCEAN RESOURCES* Goal 19 aims "to conserve the long-term values, benefits, and natural resources of the nearshore ocean and the continental shelf." It deals with matters such as dumping of dredge spoils and discharging of waste products into the open sea. Goal 19's main requirements are for state agencies rather than cities and counties.

FINDING: This proposal is not required to address all the Statewide Panning Goals. This proposal is consistent with Goals 3 and 4 and the Coos County Comprehensive Plan.

D. TEMPLATE DWELLING CRITERIA AND FOREST SITING STANDARDS

Forest Template Dwelling Supplemental Application: Coos County Zoning and Land Development Ordinance (CCZLDO)

SECTION 4.6.100 FOREST AND FOREST MIXED USE – *USE TABLES Table 1 identifies* the uses and activities in the Forest (F) and Forest/Mixed Use (FMU) zone. The tables describe the use, type of review, applicable review standards. Development shall also comply with

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Section 4.6.140 Development and Siting Standards. All dwellings and structures are subject to the siting standards found in Section 4.6.130. Exceptions to minimum lot and parcel sizes for the purpose of land division may apply as set out in Section 4.6.145 Land Division for Open Space and Special Assessment, and Section 4.6.145 Exceptions to Minimum Parcel Size. Properties that are located in a Special Development Consideration and/or overlays shall comply with the applicable review process identified by that Special Development Consideration and/or overlay located in Article 4.11.

If a use specifically states Forest Mixed Use only it is not permitted in the Forest Zone. If land is in a zone that allows both farm and forest uses, a dwelling may be sited based on the predominate use of the tract on January 1, 1993.

SECTION 4.6.110 (OAR 660-006-0025) Uses Authorized in Forest Zones (1) Goal 4 requires that forest land be conserved. Forest lands are conserved by adopting and applying comprehensive plan provisions and zoning regulations consistent with the goals and this rule. In addition to forest practices and operations and uses auxiliary to forest practices, as set forth in ORS 527.722, the Commission has determined that five general types of uses, as set forth in the goal, may be allowed in the forest environment, subject to the standards in the goal and in this rule. These general types of uses are: (a) Uses related to and in support of forest operations; (b) Uses to conserve soil, air and water quality and to provide for fish and wildlife resources, agriculture and recreational opportunities appropriate in a forest environment; (c) Locationally dependent uses, such as communication towers, mineral and aggregate resources, etc.; (d) Dwellings authorized by ORS 215.705 to 215.755; and (e) Other dwellings under prescribed conditions.

Use		TR	Subject to						
Dwellings authorized by ORS 215.705 to 215.755; and (e) Other dwellings under prescribed conditions.									
63.	Template Dwelling (Alternative forestland dwellings ORS 215.750)	ACU	(9)(B)(II)						

SECTION 4.6.120 REVIEW STANDARDS (9)(B) DWELLING ON FOREST AND FOREST MIXED USE ZONES -(II) TEMPLATE DWELLING - 215.750 ALTERNATIVE FORESTLAND DWELLINGS: CRITERIA.

- (1) In western Oregon, a governing body of a county or its designate may allow the establishment of a single-family dwelling on a lot or parcel located within a forest zone if the lot or parcel is predominantly composed of soils that are:
- (a) Capable of producing 0 to 49 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least three other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993, on the other lots or parcels continue to exist on the other lots or parcels;
- (b) Capable of producing 50 to 85 cubic feet per acre per year of wood fiber if:
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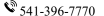


- (A) All or part of at least seven other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
- (B) At least three dwellings existed on January 1, 1993, on the other lots or parcels; or
- (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least 11 other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993, on the other lots or parcels.

FINDING: Soil information is used to determine whether the subject property is capable of producing 0-49, 50-85, or 85+ cubic feet of wood fiber per year, which, in turn, determines the applicable criteria for the number of parcels. According the soil survey the predominate soil is 58F-Umpcoos-Rock outcrop association, 70 to 99 percent slopes. The Coos County Soil Survey states on the basis of a 100-year site curve, the mean site index for Douglas fir is 79. At the culmination of the mean annual increment (CMAI), the production of 70-year-old Douglas fir trees 1.5 inches in diameter or more at breast height is 58 cubic feet per acre per year. On the basis of a 50-year site curve, the mean site index for Douglas fir is 61. Therefore, option (b) is required to be applied to this application. This requires seven lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract and three dwellings.

- (a) SECTION 4.6.120 REVIEW STANDARDS (9)(B) DWELLING ON FOREST AND FOREST MIXED USE ZONES -(II) TEMPLATE DWELLING 215.750 ALTERNATIVE FORESTLAND DWELLINGS; CRITERIA. SUBSECTIONS (3) THOUGH (7). SUBSECTION (2) HAS BEEN REMOVED:
 - (2) The following review standards apply to "template" dwellings approved under this rule:
 - a. Lots or parcels within urban growth boundaries may not be used to satisfy the eligibility requirements under this rule.
 - b. Except as provided by subsection (c) of this section, if the tract under section (1) of this rule abuts a road³ that existed on January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one-quarter mile wide centered on the center of the subject tract and that is to the maximum extent possible, aligned with the road.

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³ The statutory definition of "public road" at ORS 368.001(5) is not applicable to approval of a forest template dwelling required by ORS 215.750(5) to be located on a tract that abuts a "road." Interpretation of a local code requirement that such dwellings be located on a "public road" is controlled by local legislative intent rather than by statute. Petersen v. Yamhill County, 33 Or LUBA 584 (1997). The road may be public or private as long as it has been existence and continued to be in existence since January 1, 1993 and meets the following local definition: A public or private way created or intended to provide ingress or egress for persons to one or more lots, parcels, areas, or tracts of land. A road does not include: (a) driveway located exclusively on the same lot, parcel or tract of land as the use it serves; (b) a private way that is created or intended to provide ingress or egress to such land in conjunction with the use of such land exclusively for forestry, mining, or agricultural purposes.

- c. If the:
 - i. Tract 60 acres or larger described under section (1) of this rule abuts a road or perennial stream, the measurement shall be made in accordance with subsection (b) of this section. However, one of the three required dwellings must be on the same side of the road or stream as the tract, and:
 - 1. Be located within a 160-acre rectangle that is one mile long and onequarter mile wide centered on the center of the subject tract and that is, to the maximum extent possible aligned with the road or stream; or
 - 2. Be within one-quarter mile from the edge of the subject tract but not outside the length of the 160-acre rectangle, and on the same side of the road or stream as the tract.
 - ii. Road crosses the tract on which the dwelling will be located, at least one of the three required dwellings shall be on the same side of the road as the proposed dwelling.
- d. Notwithstanding subsection (6)(a) of this rule, if the acknowledged comprehensive plan and land use regulations of a county require that a dwelling be located in a 160-acre square or rectangle described in sections (3) and (4) of this rule or subsections (b) or (c) of this section, a dwelling is in the 160-acre square or rectangle if any part of the dwelling is in the 160-acre square or rectangle.
- (3) A proposed "template" dwelling under this rule is allowed only if:
 - a. It will comply with the requirements of an acknowledged comprehensive plan, acknowledged land use regulations, and other provisions of law;
 - b. It complies with the requirements of OAR 660-006-0029 and 660-006-0035;
 - c. No dwellings are allowed on other lots or parcels that make up the tract and deed restrictions established under section (5) of this rule for the other lots or parcels that make up the tract are met;
 - d. The tract on which the dwelling will be sited does not include a dwelling.
 - e. The lot or parcel on which the dwelling will be sited was lawfully established.
 - f. Any property line adjustment to the lot or parcel complied with the applicable property line adjustment provisions in ORS 92.192.
 - g. Any property line adjustment to the lot or parcel after January 1, 2019, did not have the effect of qualifying the lot or parcel for a dwelling under this section; and
 - 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.
- (4) Subsection (1)(d) and (3)(e) through (4) of Section (II) TEMPLATE DWELLING applies:
 - a. On and after November 1, 2021 in Columbia, Coos, Curry, Deschutes, Douglas, Josephine, Linn, Marion, Washington, and Yamhill Counties with following limited exception:
 - i. Prior to November 1, 2023, the county may allow the establishment of a single-family dwelling on a lot or parcel that was part of a tract on January 1, 2021, if;
 - 1. No more than one other dwelling exists or has been approved on another lot or parcel that was part of the tract; and

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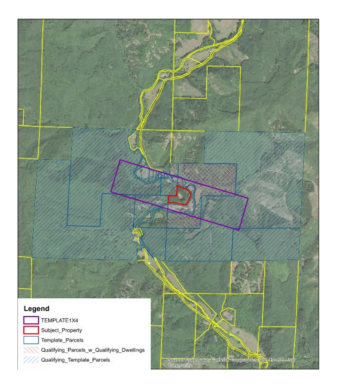
- 2. The lot or parcel qualifies, notwithstanding subsection (3)(h), for a dwelling under section (1) of this rule.
- (5) When the lot or parcel on which the dwelling will be located is part of a tract, the remaining portions of the tract shall be consolidated into a single lot or parcel and a deed restriction using the form provided in OAR 660-06-027(6), "Exhibit A," shall be completed and recorded with Coos County Clerk. The covenants, conditions and restrictions in the deed restriction:
 - a. The covenants, conditions and restrictions are irrevocable, unless a statement of release is signed by an authorized representative of the county or counties where the property subject to the covenants, conditions and restrictions is located.
 - b. Enforcement of the covenants, conditions and restrictions may be undertaken by the department or by the county or counties where the property subject to the covenants, conditions and restrictions is located.
 - c. The failure to follow the requirements of this section shall not affect the validity of the transfer of property or the legal remedies available to the buyers of property that is subject to the covenants, conditions and restrictions required by this section.
 - d. The county planning director shall maintain a copy of the covenants, conditions and restrictions filed in the county deed records pursuant to this section and a map or other record depicting tracts do not qualify for the siting of a dwelling under the covenants, conditions and restrictions filed in the county deed records pursuant to this section. The map or other record required by this subsection shall be readily available to the public in the county planning office.

FINDING: None of the lots or parcels used for the template test are located within Urban Growth Boundaries; therefore, no Urban Growth Boundary lots or parcels are being used to satisfy the eligibility requirements under subsection (1) of this section.

Subsection (2) is not applicable to this review. According to Coos County Clerk and Assessor records, the subject property was not part of a tract on January 1, 2019. There are no deed restrictions applicable to ORS 215.750 or other dwellings on the subject property that would prevent a dwelling from being built.

As the property does abuts a road that existed prior to January 1, 1993. The rectangle template was used and results of the template test show there were 15 parcels and more than three dwellings. Therefore, the property has met the test for a template dwelling once the property is rezoned.

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(b) SECTION 4.6.130 Additional criteria for new and replacement dwellings and structures in forest

The following siting criteria or their equivalent shall apply to all new dwellings and structures in forest and agriculture/forest zones. These criteria are designed to make such uses compatible with forest operations and agriculture, to minimize wildfire hazards and risks and to conserve values found on forest lands. A governing body shall consider the criteria in this rule together with the requirements OAR 660-0060-0035 to identify the building site:

- 1. Dwellings and structures shall be sited on the parcel so that:
 - (a) They have the least impact on nearby⁴ 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, the dwelling and structures is minimized; and
 - (d) The risks associated with wildfire are minimized.
- 2. Siting criteria satisfying section (1) of this section may include setbacks from adjoining properties, clustering near or among existing structures, siting close to existing roads and siting on that portion of the parcel least suited for growing trees.

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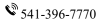
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⁴For the purpose of this section "Nearby" is defined as within the decision notification area as defined in Section 5.0.900(2) for farm zoned property.

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- 3. The applicant shall provide evidence to the governing body that the domestic water supply is from a source authorized in accordance with the Water Resources Department's administrative rules for the appropriation of ground water or surface water and not from a Class II stream as defined in the Forest Practices rules (OAR chapter 629). For purposes of this section, 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 Water Resources Department for the use described in the application; or
 - c) Verification from the Water Resources Department 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.
- 4. As a condition of approval, if road access to the dwelling is by a road owned and maintained by a private party or by the Oregon Department of Forestry, the U.S. Bureau of Land Management, or the U.S. Forest Service, 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.
- 5. Approval of a dwelling shall be subject to the following requirements:
 - (a) Approval of a dwelling requires the owner of the tract to plant a sufficient number of trees on the tract to demonstrate that the tract is reasonably expected to meet Department of Forestry stocking requirements at the time specified in department of Forestry administrative rules;
 - (b) The planning department shall notify the county assessor of the above condition at the time the dwelling is approved;
 - (c) If the lot or parcel is more than 10 acres in western Oregon or more than 30 acres in eastern Oregon, the property owner shall submit a stocking survey report to the county assessor and the assessor will verify that the minimum stocking requirements have been met by the time required by Department of Forestry rules;
 - (d) Upon notification by the assessor the Department of Forestry will determine whether the tract meets minimum stocking requirements of the Forest Practices Act. If that department determines that the tract does not meet those requirements, that department will notify the owner and the assessor that the land is not being managed as forest land. The assessor will then remove the forest land designation pursuant to ORS 321.359 and impose the additional tax; and
 - (e) The county governing body or its designate shall require as a condition of approval of a single-family dwelling under ORS 215.213, 215.383 or 215.284 or otherwise in a farm or forest zone, that the landowner for the dwelling 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

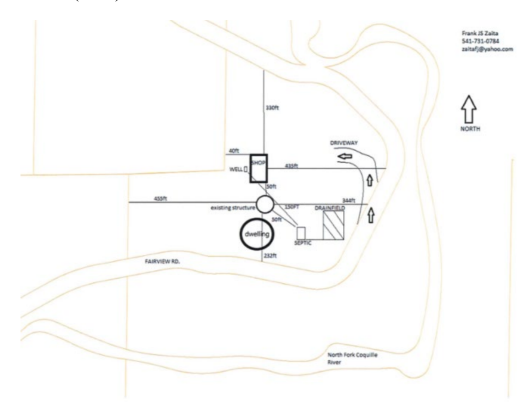
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forest practices for which no action or claim is allowed under ORS 30.936 or 30.937.

FINDING: Section 4.6.130(1)(a) and Section 4.6.130(1)(b) require proof of minimizing adverse impacts to the subject properties and nearby Farm and Forest operations. Staff finds that within the 750' property buffer the properties are zoned Forest (F), Exclusive Farm Use (EFU) and Rural Residential-5 (RR-5).



Staff finds that because the dwelling will be located between Fairview Road and the Rural Residential Zone, there will be no change in farming/forest practices. To ensure minimal impact, only the amount of land that is necessary for access and residential development will be impacted.

The current development located on this property is not lawfully sited and as a condition of approval after the fact permits are required for that structure and removal of the yurt.

The applicant states that the location proposed for the dwelling is a preexisting clearing in the forestland with a road leading to it. Based on this choice of location it would minimize negative impact to forest lands both on the tract and adjoining due to not having to clear any land for the dwelling. The access road to said clearing is already built, further minimizing impact to the forest land. Nearby agricultural land has also been considered in making this decision, as the clearing and road being pre-existing will negate any impact on nearby water quality.

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In conclusion, with conditions of approval the applicant can met the criteria.

(c) SECTION 4.6.140 DEVELOPMENT AND SITING CRITERIA:

This section contains all of the development standards for uses (unless otherwise accepted out by a use review) and all of the siting standards for development.

1. Except as provided in subsection 4.6.145 of this ordinance, the following minimum lot or parcel sizes apply for land designated forestland, is at least 80 acres.

Minimum lot size will not affect approval for development unless specified in use. The size of the parcel will not prohibit development as long as it was lawfully created or otherwise required to be a certain size in order to qualify for a use.

- 2. Setbacks: All Development with the exception of fences shall be set back a minimum of thirty-five (35) feet from any road right-of-way centerline, or five (5) feet from any right-of-way line, whichever is greater.
- 3. Fences, Hedges and Walls: No requirement, except for vision clearance provisions in Section 7.1.525.
- 4. Off-Street Parking and Loading: See Chapter VII.
- 5. Minimizing Impacts: In order to minimize the impact of dwellings in forest lands, all applicants requesting a single family dwelling shall acknowledge and file in the deed record of Coos County, a Forest Management Covenant. The Forest Management Covenant shall be filed prior to any final County approval for a single family dwelling.
- 6. Riparian Vegetation Protection. Riparian vegetation within 50 feet of a wetland, stream, lake or river, as identified on the Coastal Shoreland and Fish and Wildlife habitat inventory maps shall be maintained except that:
 - a. Trees certified as posing an erosion or safety hazard. Property owner is responsible for ensuring compliance with all local, state and federal agencies for the removal of the tree.
 - b. Riparian vegetation may be removed to provide direct access for a water-dependent use if it is a listed permitted within the zoning district;
 - c. Riparian vegetation may be removed in order to allow establishment of authorized structural shoreline stabilization measures;
 - d. Riparian vegetation may be removed to facilitate stream or stream bank clearance projects under a port district, ODFW, BLM, Soil & Water Conservation District, or USFS stream enhancement plan;
 - e. Riparian vegetation may be removed to site or properly maintain public utilities and road rights-of-way;

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- f. Riparian vegetation may be removed in conjunction with existing agricultural operations (e.g., to site or maintain irrigation pumps, to limit encroaching brush, to allow harvesting farm crops customarily grown within riparian corridors, etc.) provided that such vegetation removal does not encroach further into the vegetation buffer except as needed to provide an access to the water to site or maintain irrigation pumps; or
- g. The 50 foot riparian vegetation setback shall not apply in any instance where an existing structure was lawfully established and an addition or alteration to said structure is to be sited not closer to the estuarine wetland, stream, lake, or river than the existing structure and said addition or alteration represents not more than 100% of the size of the existing structure's "footprint".
- h. Riparian removal within the Coastal Shoreland Boundary will require a conditional use. See Special Development Considerations Coastal Shoreland Boundary.
- i. The 50' measurement shall be taken from the closest point of the ordinary high water mark to the structure using a right angle from the ordinary high water mark.
- 7. All new and replacement dwellings and permanent structures shall, at a minimum, meet the following standards.
 - a. The dwelling has a fire retardant roof.
 - b. The dwelling will not be sited on a slope of greater than 40 percent. Slope⁵ will also determine additional firebreak in Section 8 Firebreak.
 - c. Evidence is provided that the domestic water supply is from a source authorized by the Water Resources Department and not from a Class II stream as designated by the State Board of Forestry.
 - d. The dwelling is located upon a parcel within a fire protection district or is provided with residential fire protection by contract. If the dwelling is not within a fire protection district, the applicant provides evidence that the applicant has asked to be included in the nearest such district or contract with a private fire protection company.
 - e. For dwellings and structures outside of a fire protection district alternative forms of fire protections will apply to the develop including fire sprinkling system, on-site equipment and water storage.
 - i. Water storage 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 minimum flow of at least one cubic foot per second. Road access shall be provided to within 15 feet of the water's edge for fire-fighting pumping units, and the road access shall accommodate a turnaround for fire-fighting

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⁵ Slope calculations must include the primary and additional fuel-free breaks. Staff will use the slopes from the soil data found in the Soil Survey of Coos County Oregon⁵ published by United States Department of Agriculture, Soil Conservation Service, in cooperation with Oregon Agricultural Experiment Station. Staff will accept an on ground study for slope from an Registered Surveyor or other Registered Professional that is able to make calculations based on the profession licensing requirements.

equipment. The access to the water source shall be marked with signs for fire water sources.

- f. If the dwelling has a chimney or chimneys, each chimney has a spark arrester.
- g. The owner provides and maintains primary fuel-free break and secondary break areas on land surrounding the dwelling that is owned or controlled by the owner and complies with Section 8 Firebreak.

8. Firebreak:

- a. The property owner shall maintain a primary firebreak safety zone around all structures. Vegetation within this primary safety zone may include mowed grasses, low shrubs (less than ground floor window height), and trees that are spaced with more than 15 feet between the crowns and pruned to remove dead and low (less than 8 feet from the ground) branches. Accumulated needles, limbs and other dead vegetation should be removed from beneath trees.
- b. Sufficient garden hose to reach the perimeter of the primary safety zone shall be available at all times.
- c. The owners of the dwelling shall maintain a primary fuel-free break area surrounding all structures and clear and maintain a secondary fuel-free break on land surrounding all structures and clear and maintain a secondary fuel-free break area on land surrounding the dwelling that is owned or controlled by the owner in accordance with the provisions in "Recommended Fire Siting Standards for Dwellings and Structures and Fire Safety Design Standards for Roads" dated March 1, 1991, and published by Oregon Department of Forestry and shall demonstrate compliance with Table 1.
- d. Proof that all of these items will be met includes proof of the slope to determine additional firebreak setbacks is required.

Table 1 – Minimum Primary Safety Zone

Slope	Feet of Primary Safety	Feet of Additional
	Zone	Primary Safety Zone
		Down Slope
0%	30	0
10%	30	50
20%	30	75
25%	30	100
40%	30	150

^{9.} All new and replacement structures shall use non-combustible or fire-resistant roofing materials, as may be approved by the certified official responsible for the building permit.

Finding: Section 4.6.140(1) is only applicable in the creation of new parcels and that is not part of this request; therefore, it is not applicable.

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^{10.} Access to new dwellings shall meet road and driveway standards in Chapter VII.

Section 4.6.140(2) requires a setback from any road right-of-way. The proposed development meets the setback requirements.

Section 4.6.140(3) applies to fences, hedges, and walls. The applicants stated "No, there will not be a fence, hedge or wall developed at this time". Therefore, the proposal does not include any new fences, hedges, or walls. This criterion does not apply.

Sections 4.6.140(4) require parking, loading, access and road standards be addressed. Driveway/Access/Parking Verification Permit application must be submitted and signed off prior to issuance of a Final Occupancy Permit. Therefore, this criterion has been satisfied.

Section 4.6.140(5) requires that the property owners sign and record in the deed of records for the county a document binding the landowner, and the landowner's successors in interest, prohibiting them from pursuing 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. These forms shall be signed in front of a notary and recorded. This criterion was addressed above and will be made a condition of approval.

Section 4.6.140(6) requires a setback from any wetland. All development must maintain the required setback. Therefore, this criterion has been addressed.

Section 4.6.140(7)

- (a) Requires the roofing material to be non-combustible or fire resistant. The applicants stated that they will be using noncombustible or fire-resistant roofing shingles. This will be verified during the building permit process. Therefore, this criterion has been addressed.
- (b) Requires that a dwelling not be located on a slope of greater than 40%. The applicant stated that the slope of the dwelling site is 10%, Staff reviewed lidar images and concurred that the area is generally flat. Therefore, this criterion has been addressed.
- (c) Requires that evidence is provided that the domestic water supply is from a source authorized by the Water Resources Department and not from a Class II stream as designated by the State Board of Forestry. As a condition of approval, the applicants shall provide a sign-off from Oregon Water Resource for the domestic use of waters of the State prior to requesting a Zoning Compliance Letter.
- (d) Requires the dwelling shall be located within a fire protection district or shall be provided with residential fire protection by contract. The dwelling is not within the fire district currently and will need to provide evidenced that the applicant has asked to be included in the nearest such district or contract with a private fire protection company.

For dwellings and structures outside of a fire protection district alternative forms of fire protections will apply to the develop including fire sprinkling system, on-site equipment and water storage. Water storage shall be a swimming pool, pond, lake or similar body of water that

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at all times contains at least 4,000 gallons or a stream that has a minimum flow of at least one cubic foot per second. Road access shall be provided to within 15 feet of the water's edge for fire-fighting pumping units, and the road access shall accommodate a turnaround for fire-fighting equipment. The access to the water source shall be marked with signs for fire water sources.

- (e) The applicants shall meet the minimum fire protection standards. However, if these standards are impractical the applicants shall comply with alternative forms of fire protection. The applicant has access to 1,000 gallon cistern on site and will provide road access allow the water to be used for fire protection.
- (f) States that if a dwelling has a chimney, it shall have a spark arrester. The applicants stated that they will be no chimney installed. Therefore, this criterion has been addressed.
- (g) Determines the primary and secondary fire safety setbacks. Based on the applicant's plot plan and Dogami Lidar available, Staff finds the primary and secondary fuel break slopes surrounding the proposed dwelling are around 10% for the homesite. The applicant's will be required to install a 30 ft primary fuel free break and 50 ft of additional fuel break downslope around all structures on the subject property. The applicants stated that there is already a firebreak meeting these requirements installed. The applicants are only responsible for primary and secondary fuel free breaks on land either owned or controlled by the landowner.

Section 4.6.140(8)

- (a) Determines the primary and secondary fire safety setbacks. Based on the applicant's plot plan and Dogami Lidar available, Staff finds the primary and secondary fuel break slopes surrounding the proposed dwelling are approximately 10%. The applicant's will be required to install a 30 ft primary fuel free break and 50 ft of additional fuel break downslope around all structures on the subject property
- (b) Requires sufficient 3/4 inch hose for the perimeter of the primary fire break. The applicants stated that a garden hose will be available at all times for fire suppression. This criterion will be made a condition of approval.
- (c & d) Determines the primary and secondary fire safety setbacks. Based on the applicant's plot plan and Dogami Lidar & available, Staff finds the primary and secondary fuel break slopes surrounding the proposed dwelling is approximately 10%. The applicant's will be required to install a 30 ft primary fuel free break and 50 ft of additional fuel break downslope around all structures on the subject property

Section 4.6.140 (9) Requires the roofing material to be non-combustible or fire resistant. Compliance will be confirmed during the building review process. Therefore, this criterion has been addressed.

Section 4.6.140 (10) requires adequate access for firefighting equipment. At the time of road inspection, prior to receiving a Zoning Compliance Letter, the Roadmaster or his designee will

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541-396-7770

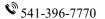
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confirm that all road standards have been met to provide adequate access for firefighting/emergency equipment. Therefore, this criterion is not applicable.

Therefore, with the following conditions of approval the criteria for a template can be met.

- 1. All applicable federal, state, and local permits shall be obtained prior to the commencement of any development activity. If comments from any other agency were provided as part of this review, it is the responsibility of the property owner to comply.
- 2. After the fact permit for the accessory structure shall be applied for. The yurt shall be removed from the property prior to receiving an occupancy permit from the Building Department.
- 3. Pursuant to CCZLDO § 5.9.100, a Zoning Compliance Letter shall be required prior to the commencement of construction of the proposed dwelling. This authorization is based on conditions of approval and the conditions that are required to be completed prior obtaining the ZCL are defined in this section. Pursuant to CCZLDO § 4.6.110, § 4.6.130 and § 4.6.140. To show compliance with this section the applicant shall submit a letter with the following items to request that staff find the following conditions have been satisfied:
 - a. The property owner is responsible for ensuring compliance, and land use authorization shall remain recorded in the chain of title. The statement needs to include language that the purchaser of the property has been provided a copy of the land use approval containing all conditions or restrictions understands the obligation and agrees to fulfill the conditions unless a modification is approved as provided in this ordinance. The property owner is responsible for ensuring compliance, and land use authorization. The recorded deed convent shall be recorded with the County Clerk and copy provided to the Planning Department.
 - b. CCZLDO Section 4.6.130(3) The applicant shall provide evidence to the governing body that the domestic water supply is from a source authorized in accordance with the Water Resources Department's administrative rules for the appropriation of ground water or surface water and not from a Class II stream as defined in the Forest Practices rules (OAR chapter 629). For purposes of this section, 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 Water Resources Department for the use described in the application; or (c) Verification from the Water Resources Department 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 and the well shall be installed prior to the issuance of the zoning compliance letter.
 - c. Section 4.6.140(2) Setbacks: All Development, with the exception of fences, shall be set back a minimum of thirty-five (35) feet from any road right-of-way centerline, or five (5) feet from any right-of-way line, whichever is greater. This should be shown on the plot plan.

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- d. Section 4.6.140(5) Minimizing Impacts: In order to minimize the impact of dwellings in forest lands, all applicants requesting a Single Family Dwelling shall acknowledge and file in the deed record of Coos County, a Forest Management Covenant. The Forest Management Covenant shall be filed prior to any final County approval for a Single Family Dwelling.
- e. Section 4.6.140(6) Riparian Vegetation Protection. Riparian vegetation within 50 feet of a wetland, stream, lake or river, as identified on the Coastal Shoreland and Fish and Wildlife habitat inventory maps shall be maintained. If there are no wetlands, streams, lakes or rivers then this is not applicable.
- f. Section 4.6.140(10) Access to new dwellings shall meet road and driveway standards in Chapter VII. It does not appear that a driveway access application was paid for nor submitted, this must be submitted and signed off by the Coos County Road Department prior to issuance of a Zoning Compliance Letter
- g. Section 5.2.700 Development Transferability Unless otherwise provided in the approval, a land use approval that was obtained through a conditional use process shall be transferable provided the transferor files a statement with the Planning Director signed by the transferee. This document shall be recorded in the chain of title of the property, indicating that the transferee has been provided a copy of the land use approval containing all conditions or restrictions understands the obligation and agrees to fulfill the conditions, unless a modification is approved as provided in this ordinance. The property owner is responsible for ensuring compliance, and land use authorization shall remain recorded in the chain of title to alert a purchaser that development was approved subject to conditions and possible restrictions.
 - 4. The following shall be confirmed by the County Plans Examiner prior to issuance of a Building Permit:
 - Section 4.6.140(7)(a) & Section 4.6.140(9) All new and replacement structures shall use non-combustible or fire-resistant roofing materials.
 - Section 4.6.140(14) If the dwelling has a chimney or chimneys, each chimney shall have a spark arrester.
 - 5. The applicant is responsible to comply and maintain the following:
- a. Section 4.6.140(7)(b) The dwelling shall not be sited on a slope of greater than 40 percent. This shall be shown on the plot plan.
- b. Section 4.6.140(7)(e) & Section 4.6.140(8)(a)(b)(c)(d) Firebreak: a. This firebreak will be a primary safety zone around all structures. Vegetation within this primary safety zone may include mowed grasses, low shrubs (less than ground floor window height), and trees that are spaced with more than 15 feet between the crowns and pruned to remove dead and low (less than 8 feet from the ground) branches. Accumulated needles, limbs and other dead vegetation should be removed from beneath trees. b. Sufficient Garden Hose to reach the perimeter of the primary safety zone (as identified in staff report) shall be available at all times. c. The owners of the dwelling shall maintain a primary fuel-free break (as identified in staff report) area surrounding all structures and clear and maintain a secondary fuel-free break on land surrounding the dwelling that is owned or controlled by

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the owner in accordance with the provisions in "Recommended Fire Siting Standards for Dwellings and Structures and Fire Safety Design Standards for Roads" dated March 1, 1991, and published by Oregon Department of Forestry and shall demonstrate compliance with Table 1. Table one is addressed in the staff report based on down slope. This can be shown on a plot plan. Proof of the firebreak shall be provided prior to the issuance of the zoning compliance letter.

IV. STAFF RECOMMENDATIONS -

Staff suggested approving the rezone and conditional use with the conditions as explained in the report.

ATTACHED: Application



COOS COUNTY PLANNING DEPARTMENT 60 E. SECOND ST. COQUILLE, OR 97423 (LOCATION) 250 N. BAXTER, COQUILLE (MAILING ADDRESS) PHONE: \$41-396-7770 / EMAIL: PLANNING@CO.COOS.OR.US

Amendment/Rezone Application

Pata Parasinal 0/1/23 Receipt #: 1422 33 445 Receiped by: C. (arc
Dute Received.
FILE NUMBERS: AM-23-006 RZ-23-006
This application shall be filled out electronically. If you need assistance please contact staff. Please be aware if the fees are not included the application will not be processed. (If payment is received on line a file number is required prior to submittal) LAND INFORMATION
Land Owner(s) (print name): Frank John Salvatore Zaita
Mailing address: PO BOX 862 Coquille, OR 97423
Phone: 541-731-0784 Email: ZAITAFJ@YAHOO.COM
Applicant(s) (print name): Frank John Salvatore Zaita Mailing address: PO BOX 862 Coquille, OR 97423
Phone:541-731-0784 Email: ZAITAFJ@YAHOO,COM
Type of Ownership: Single Ownership - Signed Application
Type of Use Requested: Dwelling - Single Family Temporary Dry Camp
PROPERTY - If multiple properties are part of this review please check here and attach a separate sheet with property information.
Township: Range: Section: ¼ Section: 1/16 Section: Tax lot: 26S ▼ Select ▼ 0 501
Township: Range: Section: ¼ Section: 1/16 Section: Tax lot: Select Select Select Select 1500
Tax Account Number(s): 453603 Site Address: None
Current Zone: Exclusive Farm Use (EFU) Acreage: 10.56
Proposed Zone Forest (F)

JUSTIFICATION:

- (1) The following questions will need to be answered with an explanation.
 - a. Will the rezone conform with the comprehensive plan?

YES

b. Will the rezone seriously interfere with the permitted uses on other nearby parcels

NO

c. Will the rezone comply with other adopted plan policies and ordinances?

YES

(2) If a Goal Exception is required please review and address this section.

All land use plans shall include identification of issues and problems, inventories and other factual information for each applicable statewide planning goal, evaluation of alternative courses of action and ultimate policy choices, taking into consideration social, economic, energy and environmental needs. The Coos County Comprehensive Plan (CCCP) and Implementing Zoning Land Development Ordinance (CCZLDO) was acknowledge¹ as having all necessary components of a comprehensive plan as defined in ORS 197.015(5) after the Coos County adopted the documents on April 4, 1985. The date of the effective plan and ordinance is January 1, 1986. Coos County did go through a periodic review exercise in the 1990's but due to lack of gain in population, economic growth and public request plan zones were not altered. Changes to the comprehensive plan and implementing ordinance have been done to ensure that any required statutory or rules requirements have been complied with. However, sometimes it is necessary for property owners or applicants to make a request to have certain properties or situations such as text amendments considered to reflect a current condition or conditions. These applications are reviewed on a case by case basis with the Board of Commissioners making a final determination. This type application and process is way to ensure that process is available to ensure changing needs are considered and met. The process for plan amendments and rezones are set out in CCZLDO Article 5.1.

Exception means a comprehensive plan provision, including an amendment to an acknowledged comprehensive plan, that; (a) Is applicable to specific properties or situations and does not establish a planning or zoning policy of general

A local government may adopt an exception to a goal when one of the following exception process is justified:

(a) The land subject to the exception is "physically developed" to the extent that it is no longer available for uses allowed by the applicable goal;

¹ -Acknowledgment" means a commission order that certifies that a comprehensive plan and land use regulations, land use regulation or plan or regulation amendment complies with the goals or certifies that Metro land use planning goals and objectives, Metro regional framework plan, amendments to Metro planning goals and objectives or amendments to the Metro regional framework plan comply with the goals. In Coos County's case the commission refers to the Land Conservation and Development Commission.

- (b) The land subject to the exception is "irrevocably committed" to uses not allowed by the applicable goal because existing adjacent uses and other relevant factors make uses allowed by the applicable goal impracticable; or
- (c) A "reasons exception" addressing the following standards is met:
 - (1) Reasons justify why the state policy embodied in the applicable goals should not apply;
 - (2) Areas which do not require a new exception cannot reasonably accommodate the use;
 - (3) The long-term environmental, economic, social and energy consequences resulting from the use of the proposed site with measures designed to reduce adverse impacts are not significantly more adverse than would typically result from the same proposal being located in areas requiring a goal exception other than the proposed site; and
 - (4) The proposed uses are compatible with other adjacent uses or will be so rendered through measures designed to reduce adverse impacts. Compatible, as used in subparagraph (4) is not intended as an absolute term meaning no interference or adverse impacts of any type with adjacent uses. A local government approving or denying a proposed exception shall set forth findings of fact and a statement of reasons which demonstrate that the

Compatible, as used in subparagraph (4) is not intended as an absolute term meaning no interference or adverse impacts of any type with adjacent uses. A local government approving or denying a proposed exception shall set forth findings of fact and a statement of reasons which demonstrate that the standards for an exception have or have not been met.

PART III -- USE OF GUIDELINES Governmental units shall review the guidelines set forth for the goals and either utilize the guidelines or develop alternative means that will achieve the

REQUIRED SUPPLEMENTAL INFORMATION TO BE SUBMITTED WITH APPLICATION:

- 1. A legal description of the subject property (deed);
- 2. Covenants or deed restrictions on property, if any;
- 3. A general location map of the property;
- 4. A detailed parcel map of the property illustrating the size and location of existing and proposed uses and structures on 8 ½" x 11" paper. If proposed structures are not know then the plot plan will need to include only existing with a note that no new structures are proposed at this time;
- 5. If applicant is not the owner, documentation of consent of the owner, including:
 - a. A description of the property;
 - b. Date of consent
 - c. Signature of owner
 - Party to whom consent is given
- 6. The applicant must supply a minimum of 2 copies of the entire application or one paper copy and electronic copy (email is acceptable), including all exhibits and color photocopies, or as directed by the Planning Staff.

Authorization:

All areas must be initialed by all applicants, if this application pertains to a certain property all property owners² must either sign or provide consistent for application unless otherwise allowed by Section 5.0.175 of the CCZLDO. As an applicant by initializing each statement I am accepting or agreeing to the statements next to each area designated for my initials untivor signature. All property owners shall sign and initial the designated areas of the application or

² Property owner' means the owner of record, including a contract purchaser

provide consent from another party to sign on their behalf. If another party is signing as part of a consent that does not release that party that gave consent from complying with requirements listed below or any conditions that may be placed on an application. In the case of a text amendment the procedures for set out in Section 5.1.110 WHO SEEK CHANGE applies and an applicant may not be a property owner.

I hereby attest that I am authorized to make the application and the statements within this application are true and correct to the best of my knowledge, I affirm to the best of my knowledge that the property is in compliance with or will become in compliance with CCCP and CCZLDO. I understand that any action authorized by Coos County may be revoked if it is determined that the action was issued based upon false statements or misrepresentation.

I understand it is the function of the planning staff to impartially review my application and to address all issues affecting it regardless of whether the issues promote or hinder the approval of my application. In the event a public hearing is required to consider my application, I agree, as applicant I have the burden of proof. I understand that approval is not guaranteed and the applicant(s) has the burden of proof to demonstrate compliance with the applicable review criteria.

As the applicant(s) I acknowledge that is in my desire to submit this application of free will and staff has not encouraged or discouraged the submittal of this application.

I understand as applicant I am responsible for actual cost of that review if the Board of Commissioners appoints a hearings officer to hear the application I have submitted. As applicant I will be billed for actual time of planning services, materials and hearings officer cost and if not paid the application maybe become void.

Applicant(s) Original Signature

Applicant(s) Original Signature

August 24, 2023

Date

COOS County Assessor's Summary Report

Real Property Assessment Report

FOR ASSESSMENT YEAR 2023 **NOT OFFICIAL VALUE**

May 25, 2023 1:21:31 pm

Account# Map#

455100

26511290001500

0804-455100

Tax Status Acct Status **ASSESSABLE**

Subtype

ACTIVE NORMAL

Code - Tax # Legal Descr

See Record

Mailing Name

ZAITA, FRANK J S

Deed Reference #

2014-4857

06-09-2014 / \$0.00

Agent

In Care Of

Sales Date/Price

Appraiser

Mailing Address PO BOX 862

COQUILLE, OR 97423-0862

MA SA

NΗ Unit

Prop Class RMV Class

640 600

04 17 **RRL** 7491-1

Situs	Address	S)

Situs City				
	Situs	C	ty	

			Value Sum	mary				
a	RMV	MAV	ΑV	SAV	MSAV		RMV Exception	CPR %
Land	20,312	0	13,087	20,312	13,087	Land	0	
lmpr.	0	0	0	0	0	impr.	0	
Area Total	20,312	0	13,087	20,312	13,087	,	0	
and Total	20,312	0	13,087.	20,312	13,087		0	
	Land Impr. Area Total	Land 20,312 Impr. 0	RMV MAV Land 20,312 0 Impr. 0 0 Area Total 20,312 0	Value Sum AV Land 20,312 0 13,087 Impr. 0 0 0 Area Total 20,312 0 13,087	Value Summary AV SAV Land 20,312 0 13,087 20,312 Impr. 0 0 0 0 Area Total 20,312 0 13,087 20,312	Value Summary AV SAV MSAV Land 20,312 0 13,087 20,312 13,087 Impr. 0 0 0 0 0 Area Total 20,312 0 13,087 20,312 13,087	Value Summary AV SAV MSAV Land 20,312 0 13,087 20,312 13,087 Land Impr. 0 0 0 0 0 Impr. Area Total 20,312 0 13,087 20,312 13,087	Value Summary Value Su

Code			Plan		Land Breakdow	n		-		Trended
Area	ID#	RFPD Ex	Zone	Value Source	TD%	LS	Size	Land Class	LUC	RMV
0804	15	Z	EFU	Designated Forest Land	100	Α	16,04	Α	006*	20,240
0804	20	$\overline{\mathbf{Z}}$	EFU	Designated Forest Land	100	Α	5,00	Х	006*	72
			•		Grand 7	otal	21.04			20,312
Code	•	Yr	Stat	lm	provement Break	lown		otal		Trended

Area	ID#	Yr Bulit	Stat Class	Description	Improvement Breakdown	TD%	Total Sq. Ft.	Ex% MS Acct#	Trended RMV
					Grand Total	_	· 0		

Exemptions / Special Assessments / Potential Liability

NOTATIONS:

■ FARM/FOREST POT'L ADD'L TAX LIABILITY

FOREST

Code Area 0804 FIRE PATROL:

■ FIRE PATROL TIMBER

Amount

39.01

Acres

21.04 Year 2023

STATUTORY WARRANTY DEED

(continued)

THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

IN WITNESS WHEREOF, the undersigned have executed this do	cument on the date(s) set forth below.
Dated: 2/6/23.	•
Kevin R. Magstrom Trustee of the Kevin R. Hagstrom Revocable BY: Kevin R. Hagstrom Trustee	Trust dated February 6, 2008
State of Dregon Deschutes	123 by Kevin R . Hagstrom, Trustee of the
The same of the sa	
Notary Public - State of Oregon My Commission Expires: 10/14/25	JEANNINE MARIE SHAW NOTARY PUBLIC ORGON COMMISSION NO. 1018045 MY COMMISSION EXPIRES OCTOBER 14, 2025

RECORDING REQUESTED BY:



201 Central Avenue, PO Box 1075 Coos Bay, OR 97420

GRANTOR'S NAME:

Kevin R . Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008

GRANTEE'S NAME:

Frank J.S. Zalta

AFTER RECORDING RETURN TO: Order No.: 360623041736-VR

Frank J.S. Zaita PO Box 862 Coquille, OR 97423

SEND TAX STATEMENTS TO:

Frank J.S. Zalta PO Box 862 Cogullia, OR 97423

APN: 455100 453603

Map: 26-11-29-TL1500 26S-11-28 TL 501

0 Fairview Road, Coquille, OR 97423

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Kevin R. Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008, Grantor, conveys and warrants to Frank J.S. Zaita, Grantee, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Coos, State of Oregon:

PARCEL I:

That portion of the following real property lying Southwesterly of the Coquille-Fairview County Road: The Southwest quarter of the Northwest quarter of Section 28, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon. Except the West 10 acres of the South half of the Northwest quarter of Section 28, conveyed to H.L. Peak, et ux by deed recorded January 7, 1948 in Book 177, Page 60, Deed Records of Coos County, Oregon.

ALSO: That portion of the Northwest quarter of the Southwest quarter of Section 28, Township 26 South Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

PARCEL II:

That portion of the Northeast quarter of the Southeast quarter of Section 29, Township 28 South, Range 11 West of the Williamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS THREE HUNDRED TWENTY-FIVE THOUSAND AND NO/100 DOLLARS (\$325,000.00). (See ORS 93.030).

Subject to:

- The Land has been classified as Forest Land, as disclosed by the tax roll. If the Land becomes
 disqualified, said Land may be subject to additional taxes and/or penalties.
- Rights of the public to any portion of the Land lying within the area commonly known as streets, roads and highways.
- 3. Right reserved by W.T. Cuiver Company, a Delaware corporation as disclosed by Bargain and Sale Deed

Recording Date:

July 24, 1947

Recording No:

Book 171, Page 158 W.T. Culver Company

Grantor: Grantee:

William J. Reed and Minnie M. Reed

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING

RECORDING REQUESTED BY:



201 Central Avenue, PO Box 1075 Coos Bay, OR 97420

GRANTOR'S NAME:

Kevin R. Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008

GRANTEE'S NAME: Frank J.S. Zalta

AFTER RECORDING RETURN TO: Order No.: 360623041736-VR Frank J.S. Zaita 33861 Miller Lane Cold Beach, OR 97444

SEND TAX STATEMENTS TO: Frank J.S. Zalta 33861 Miller Lane -Gold Beach, OR 97444-

APN: 455100 453603

Map: 26-11-29-TL1500 26S-11-28 TL 501

0 Fairview Road, Coquilie, OR 97423

Coos County, Oregon

2023-00782

\$91.00 Pos≃2 02/10/2023 08;53 AM

eRecorded by: TICOR TITLE COOS BAY

Julie A. Brecke, Coos County Clerk

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Kevin R. Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008, Grantor, conveys and warrants to Frank J.S. Zaita, Grantee, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Coos, State of Oregon:

That portion of the following real property lying Southwesterly of the Coquille-Fairview County Road: The Southwest quarter of the Northwest quarter of Section 28, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon. Except the West 10 acres of the South half of the Northwest quarter of Section 28, conveyed to H.L. Peak, et ux by deed recorded January 7, 1948 in Book 177, Page 60, Deed Records of Coos County, Oregon.

ALSO: That portion of the Northwest quarter of the Southwest quarter of Section 28, Township 26 South Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

PARCEL II:

That portion of the Northeast quarter of the Southeast quarter of Section 29, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS THREE HUNDRED TWENTY-FIVE THOUSAND AND NO/100 DOLLARS (\$325,000.00). (See ORS 93.030).

Subject to:

- The Land has been classified as Forest Land, as disclosed by the tax roll. If the Land becomes 1. disqualified, said Land may be subject to additional taxes and/or penalties.
- 2. Rights of the public to any portion of the Land lying within the area commonly known as streets, roads and highways.
- 3. Right reserved by W.T. Cuiver Company, a Delaware corporation as disclosed by Bardain and Sale Deed

Recording Date:

Recording No: Grantor:

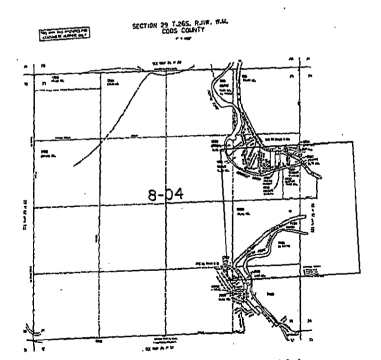
July 24, 1947 Book 171, Page 158 W.T. Gulver Company

Grantee:

William J. Reed and Minnle M. Reed

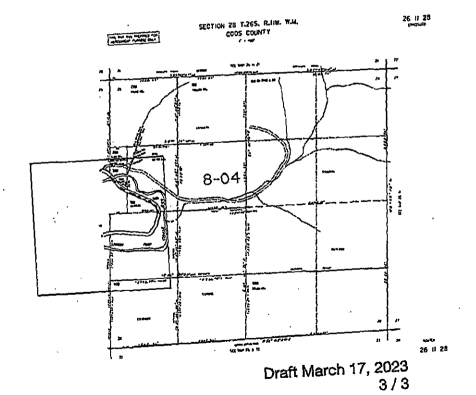
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195,301, 195,301 AND 195,305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, DREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING

Page 1



S-04

Template and Notice Area Map & List Zaita | Fairview Rd



TICOR TITLE INSURANCE

STATUTORY WARRANTY DEED

HARLAN B. COSNER and SUE COSNER, Husband and Wife conveys and wattants to KEYIN R. HAGSTRON

Grantor,

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

PROPERTY DESCRIBED IN THE ATTACHED EXHIBIT "A"

TAX ACCOUNT #4536.03 6 4551.00

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLI

CABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNIN ING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE TO VERIFY APPROVED USES. The said property is free from consumit Exhibit. "A"	E APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT
The true consideration for this conveyance is \$ 45,000.00	(Here comply with the requirements of ORS 93.030)
Dated this 7th day of NOVEMBER 19 90	
Harlan B. Cosner	Suc Cosner
Harlan B. Cosner and Sue Cosner	State of Oregon, County of The foregoing instrument was acknowledged before me this day of
WARRANTY DEED COSNER GRANIE HAGSTRON GRANIE	White in the court of the second of the seco

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

Kevin Hagstrom P.O. Box 2081

Santa Rosa, California 95405 Escrow No. 6-58-232 Title No. 6-58-232

After recording return to: Kevin Hagstrom P.O. Box 2081

> Santa Rosa, California 95405

State of Oregon County of Coos

I, Mary Ana Wilson, County Clerk, certify the within instrument was filed for record at NOV 15, 1990

90-11-0558

Deputy

Ticor Form No. 137 Statetory Warranty Deed 8/85

"A" TIEIHX3

PARCEL I: That portion of the following real property lying Southwesterly of the Coquille-Fairview County Road:

SW 1/4 of NW 1/4, Section 28, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, except the West 10 acres of the S 1/2 of the NW 1/4, Section 28, conveyed to H. L. Peak, et ux by deed recorded January 7, 1948, in Book 177, Page 60, Deed Records of Coos County, Oregon.

ALSO: That portion of NW /14 of SW 1/4, Section 28, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

PARCEL II: That portion of NE 1/4 of SE 1/4, Section 29, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

THE ABOVE DESCRIBED PROPERTY IS SUBJECT TO THE FOLLOWING:

- 1. As disclosed by the tax roll the premises herein described are classified as Forest Lands. In the event of declassification, said premises will be subject to additional taxes and interest pursuant to the provisions of ORS Chapter 321.
- 2. Rights of the public in streets, roads and highways.
- 3. All rights reserved in that certain contract between V.T. Culver Company and William J. Reed and Minnie M. Reed, dated August 3, 1945, as set forth in instrument recorded July 21, 1957, in Book 171, Page 158, Eeed Records of Coos County, Oregon.

RECORDED BY

THE TIME

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THE SURANCE

Grantor: Kevin R. Hagstrom

Grantees: Kevin R. Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust Dated February 6, 2008

After recording return to: Kevin R. Hagstrom, Trustee PO Box 2081 Santa Rosa, CA 95405

Send all tax statements to: Kevin R. Hagstrom, Trustee PO Box 2081 Santa Rosa, CA 95405 COOS COUNTY, OREGON

2014-04857

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Terri L.Turi, Coos County Clerk

BARGAIN AND SALE DEED

KNOW ALL BY THESE PRESENT that KEVIN R. HAGSTROM, hereinafter called Grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto KEVIN R. HAGSTROM, TRUSTEE of the KEVIN R. HAGSTROM REVOCABLE TRUST dated February 6, 2008, hereinafter called Grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in Coos County, State of Oregon, described as follows, to-wit:

See Exhibit "A" attached hereto and incorporated by reference herein

To have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$Zero. However, the actual consideration consists of Estate Planning Objectives with no monetary exchange.

In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)) THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)).

ERWO 2003 (BALLOI MEASURE 37 (2004)).	•
IN WITNESS WHEREOF, the grantor has executed this	s instrument this 9th day of June , 2009. KEVN R MAGSTROM
STATE OF CALIFORNIA) ss	•
County of Sonona) ss	•
This instrument was acknowledged before me on <u>Tu</u>	っと 9、20(4、2008 by Kevin R.
Hagstrom.	- X .
LAUREN E. GARDNER Gommission # 1896813 Notary Public - California	Notary Public for California My Commission Expires: July 25 ZOI

My Comm. Expires Jul 25, 2014

Application Criteria, Findings and Exhibits Comprehensive Plan and Zone Amendment Application

Proposal:

This application is for a Comprehensive Plan Amendment and Rezone. The Applicant is seeking to gain approval of amendments to pursue a dwelling on his property. The EFU Zone does not permit a dwelling on the Applicant's property.

The Applicant has organized an application for a Template Dwelling to be reviewed along with the Comprehensive Plan Amendment and Rezone. The Template Dwelling application is also included for approval.

Subject Property:

Subject Property is made up of two tax lots. Assessor's Maps show the properties and acreages:

T26S, R11W, Section 28, Tax Lot 501 – 10.56 acres T26S, R11W, Section 29, Tax Lot 1500 – 21.04 acres Total Acreage: 31.6 acres

See Vicinity Map, Attachment B.

See merged Assessor's Tax Lot Maps, Attachment C.

See Aerial Map ORMap with Applicant's Tax Lots 501 and 1500,

Attachment D.

The proposed Template Dwelling is proposed for Tax Lot 501. The site plan is included with the Template Dwelling application.

Current Zoning:

Subject Property is currently zoned Exclusive Farm Use (EFU)

See zone map (at the time when the dwelling showed on the map provided by the Coos County Planning Department), Attachment E. The zoning on

the map remains in place today.

Owner/Applicant:

Frank John Salvator Zaita

P.O. Box 862

Coquille, OR 97423

See Deed attached to the Coos County application form.

Planner:

Crystal Shoji, AICP Shoji Planning, LLC

crystal@shojiiplanning.com

Phone: 541-267-2491



Contents - Criteria and Findings for Zoning (Rezone) and Comprehensive Plan Amendments

Subject Property Background and Conditions, acc	(CCCT DO)
Coos County Zoning and Land Development Co Article 5.1 Plan Amendments and Rezones, Artic	le 2.1 Farm/Forest Definitions
Chapter IV Balance of County Zones, Overlays & SECTION 4.2.500 RESOURCE ZONES	Special Consideration
Chapter VII Transportation, Access and Parking	
Coos County Comprehensive Plan Volume 1, I 5.3 Agricultural Lands, OAR 660-033-0010, NRC 5.4 Forest Lands, OAR 660-006-0005 and OAR6	CS Agricultural Analysis
Coos County Comprehensive Plan, Volume 1,	Part 2: Inventories
Coos County Comprehensive Plan, Volume 1, 3.2 Forest Lands 1. Legislative Framework	
Coos County Comprehensive Plan, Volume 1, 3.2 Forest Lands 1. Legislative Framework	omprehensive Plan Analysis
Coos County Comprehensive Plan, Volume 1, 3.2 Forest Lands 1. Legislative Framework	omprehensive Plan Analysis Goal #11: Public Facilities and
Coos County Comprehensive Plan, Volume 1, 3.2 Forest Lands 1. Legislative Framework Statewide Planning Goals and Coos County Co	Goal #11: Public Facilities and Services
Coos County Comprehensive Plan, Volume 1, 3.2 Forest Lands 1. Legislative Framework Statewide Planning Goals and Coos County Co Goal #1: Citizen Involvement Goal #2: Land Use Planning	Goal #11: Public Facilities and Services Goal #12: Transportation
Coos County Comprehensive Plan, Volume 1, 3.2 Forest Lands 1. Legislative Framework Statewide Planning Goals and Coos County Co Goal #1: Citizen Involvement Goal #2: Land Use Planning Goal #3: Agricultural Lands	Goal #11: Public Facilities and Services Goal #12: Transportation Goal #13: Energy Conservation
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Coos County Comprehensive Plan, Volume 1, 3.2 Forest Lands 1. Legislative Framework Statewide Planning Goals and Coos County Co Goal #1: Citizen Involvement Goal #2: Land Use Planning Goal #3: Agricultural Lands Goal #4: Forest Lands Goal #5: Open Space, Scenic and Historic	Goal #11: Public Facilities and Services Goal #12: Transportation Goal #13: Energy Conservation Goal #14: Urbanization
Goal #1: Citizen Involvement Goal #2: Land Use Planning Goal #3: Agricultural Lands Goal #4: Forest Lands Goal #5: Open Space, Scenic and Historic areas and Natural Resources Goal #6: Air, Water and Land Resources	Goal #11: Public Facilities and Services Goal #12: Transportation Goal #13: Energy Conservation Goal #14: Urbanization Goal # 15: Willamette River Greenway
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Goal #1: Citizen Involvement Goal #2: Land Use Planning Goal #3: Agricultural Lands Goal #4: Forest Lands Goal #5: Open Space, Scenic and Historic areas and Natural Resources Goal #6: Air, Water and Land Resources Quality Goal #7: Areas Subject to Natural Disasters and Hazards	Goal #11: Public Facilities and Services Goal #12: Transportation Goal #13: Energy Conservation Goal #14: Urbanization Goal # 15: Willamette River Greenway Goal # 16: Estuarine Resources Goal #17: Shorelands

List of Exhibits

Part 1: Application and Deed Comprehensive Plan Amendment and Rezone AM-23-006

Attachment A	Application Criteria, Findings and Exhibits
Attachment B	Vicinity Map
Attachment C	Merged Assessor's Tax Lot Maps
Attachment D	Aerial ORMap with Applicant's Tax Lots
Attachment E	Two Coos County Zone Maps
Attachment F	Coos County Custom Soil Resource Report, Subject Property (90 pages)
Attachment G	Coos County Zone Map with adjacent properties
Attachment H	Adjacent ownerships
Attachment I	Template Test Letter (Coos County Planning research on behalf of Applicant – 3 pages)
Attachment J	Hard copy print NRCS Report descriptions of Soil Unit 24
Attachment K	Forest Productivity Measures (4 pages)

Part II: Application for Forest Template Dwelling ACU-23-049
Includes Attachments

Department of State Lands wetland identification map

Attachment L

Subject Property Background and Conditions

Subject Property includes two tax lots that straddle the section line between Sections 28 and 29 as shown on the Assessor's Maps. The lots lie along North Road (County Road), west of the banks of the North Fork of the Coquille River in the vicinity of Laverne Park, approximately 15 miles northeast of Coquille. See aerial map, with Tax Lots 501 and 1500, Attachment D.

There was a house on the property approximately twenty years ago. A shop and yurt are located on Tax Lot 501 in the central portion of the lot. The Planning This development is shown on a maps provided by the Coos County Planning Department in a follow-up report from the preapplication meeting, Attachment E.

The Coos County Planning Department provides pertinent background that is helpful for understanding the property and the zoning in their pre-application follow-up, Attachment E, as follows:

"Tax lots 501 and 1500 were originally part of a larger ownership, as seen in the map on the next page. In 1986, the property owner at the time applied for a second farm dwelling. The second map, which you can see on the next page, highlights the portion of the property (shown in red) identified as the farm portion, justifying the need for a second dwelling, also known as an Additional Farm Dwelling. The other portions above Fairview Road were not considered part of the commercial farm operation. It is likely that if the properties had been separated at the time of adoption, only those portion would have been zoned Forest or Forest with a Mixed-Use overlay. However, because it was part of a larger farm property it was zoned Exclusive Farm Use."

Subject Property has gentle slopes on the outer portions of Tax Lot 501, and steep slopes on Tax Lot 1500. Soils within map unit symbol 58F have outcroppings of 70 to 99 percent according to the NRCS Custom Soils Report is included as Attachment F.

County planners identified a stream at the far southwestern corner of Tax Lot 1500 "in the high landslide likely scenario." Landslide areas and flood areas, which can be avoided for building purposes, exist within the two tax lots.

Access

There is an existing access from Fairview Road, which is also called Laverne Park North Road or North Road. The access is to Tax Lot 501, the 10.56-acre parcel.

Zoning and Adjacent Uses

See Coos County Zone Map with adjacent properties, Attachment G

Subject Property, Zaita, zoned EFU is shown on the map in yellow. EFU property is to the south, across the road and river, and to the west of Tax Lot 501. EFU property is also to the south of

Tax Lot 1500. The selected map area shows Forest (F) zoning beyond and in addition to Rural Residential (RR-5) and the EFU zoned land.

Properties on the map that follow the road and river within the mapped area are zoned Rural Residential (RR-5). The background information provided by the Planning Department in the section titled Subject Property Background and Conditions states that Subject Property was part of a larger operation and that the zoning was likely included as part of the EFU zone due to the ownership. Detailed analysis of each specific property was not always done prior to the County's acknowledgment; many properties were zoned with a wide swath due to ownership or lack of physical development on the property, or lack of commitment that previously established properties for other uses through the Exceptions process.

Detailed soils analysis will be performed and documented within this application to determine whether FMU is an appropriate zone for Subject Property. From the zone map of the vicinity, it is easy to determine that properties in the vicinity along other portions of the road that followed the North Fork of the Coquille River in the vicinity were zoned as Rural Residential (RR-5).

Adjacent properties include forest properties, properties with residences, and properties that are suitable for residential. This will be further explained within this document. See adjacent ownerships, Attachment H, prepared by the Applicant.

A template test was done to determine if Subject Property would likely comply with the eleven (11) parcels required pre-1993 within a 160-acre rectangle applied to Subject Property. This application is being submitted along with the Template Dwelling Application. It is useful to note that there are fifteen such parcels within a 160-acre rectangle applied as per the requirement to subject property. A minimum of three (3) pre-1993 dwellings are required, and (3) three dwellings were found to exist within the 160-acre rectangle applied to Subject Property. The Template Dwelling research test was done to determine whether Subject Property would comply with the Template Dwelling test if rezoned to Forest Mixed Use (FMU).

The template test shows that the proposed use and properties in the vicinity are committed to rural residential development and that FMU zoning would be compatible with properties that are zoned RR-5 and with properties that already have residential dwellings and/or small lots. See Attachment I, Template Test.

Within this document language that is quoted directly from the Coos County Comprehensive Plan, Coos County Zoning and Land Development Ordinance, or NRCS Report is provided in *italic font*. Language that is developed or paraphrased to explain findings of compliance with the ordinance or explain the application is provided in regular font.

Coos County Zoning and Land Development Ordinance (CCZLDO)

Article 5.1 Plan Amendments and Rezones Section 5.1.200 Rezones

Rezoning constitutes a change in the permissible use of a specific piece of property after it has been previously zoned. Rezoning is therefore distinguished from original zoning and amendments to the text of the Ordinance in that it entails the application of a pre-existing zone classification to a specific piece of property, whereas both original zoning and amendments to the text of the Ordinance are general in scope and apply more broadly.

Findings: The rezone will require specific detailed analysis of Subject Property. The original zoning and amendments to the text were more general and broader in scope. Specifically identified analysis and findings of compliance for the proposed zone amendment are the subject of this document.

Chapter II. Definitions Article 2.1 (FARM/FOREST)

AGRICULTURE: Farm use, as defined by ORS 215.203(2)(a), except that in non-EFU areas, agriculture does not have to be for the primary purpose of obtaining a profit in money. Generally, agriculture includes the raising of livestock and harvesting crops using acceptable farming practices and structures and facilities relating to these uses.

AGRICULTURAL LANDS: Those lands designated in the Coos County Comprehensive Plan (Volume 1 "Balance of County") for inclusion in Exclusive Farm Use (EFU) Zones. These lands include Soil Capability class I, II, III, and IV lands as defined by the United States Soil Conservation Service in their Soil Capability Classification system and other ands suitable for farm use.

FOREST LAND: Those lands designated in the Coos County Comprehensive Plan (Volume I-"Balance of County") for inclusion in a Forest Lands zone. These areas include: (1) lands composed of existing and potential forest lands which are suitable for commercial forest uses, (2) other forested lands needed for watershed protection, wildlife and fisheries habitat and recreation, (3) lands where extreme conditions of climate, soil and topography require the maintenance of vegetative cover irrespective of use, and (4) other forested lands which provide urban buffers, wind breaks, wildlife and fisheries habitat, livestock habitat, scenic corridors and recreational use.

HIGH-VALUE FARMLAND: "High-value farmland" means land in a tract composed predominantly of soils that are:

- A. Irrigated and classified prime, unique, Class I or Class II; or
- B. Not irrigated and classified prime, unique, Class I or Class II.

A and B, above, include the following soils: 2C, 5A, 5B, 33, 17B, 25 and 36C.

In addition, high-value farmland includes tracts growing specified perennials as demonstrated by the most recent aerial photography of the Agricultural Stabilization and Conservation Service of the United States Department of Agriculture taken prior to November 4, 1993. "Specified perennials" means perennials grown for market or research purposes including, but not limited to, nursery stock, berries, fruits, nuts, Christmas trees or vineyards, but not including seed crops, hay, pasture or alfalfa.

Also, high-value farmland, used in conjunction with a dairy operation on January 1, 1993, includes tracts composed predominantly of the following soils in Class III or IV or composed predominantly of a combination of the soils described in A or B above and the following soils: Meda (37C), Nehalem (40) and Coquille (12).

Findings: The definitions of Forest Land and Agricultural Land included within the CCZLDO are organized to comply with the Statewide Planning Goals. Coos County zoning has been organized to include Subject Property as Exclusive Farm Use. Any designation of the lands within Subject Property to Forest Mixed Use (FMU) will involve utilizing text that explains intent and policies within the Coos County Comprehensive Plan and the CCZLDO. These documents have been acknowledged to comply with the Statewide Planning Goals by the State of Oregon Land Conservation Development (now DLCD). Statewide Planning Goal 3 - Agricultural Lands, and Statewide Planning Goal 4 – Forest Lands, will be addressed to provide the analysis of characteristics that make up Subject Property. In addition, findings will address the relationship of Subject Property to adjacent lands, and lands within close proximity.

TIMBER FARMING/HARVESTING: Planting, growing, thinning, harvesting, etc., of trees for commercial purposes. Logging road construction is also included in this category.

Findings: Subject Property has not been utilized for commercial purposes described as "timber farming/harvesting."

TRACT: A unit of land that has not been partitioned or subdivided that is listed on the same deed of record or multiple contiguous (touching by more than one point) units of land within the same ownership.

Findings: Subject Property is on one deed and the property consists of two contiguous units of land owned by the Applicant.

Chapter IV, Balance of County Zones, Overlays & Special Consideration SECTION 4.2.500 RESOURCE ZONES

Forest (F)

The intent of the Forest District is to include all inventoried "forestlands" not otherwise found to be needed (excepted) for other uses.

The purpose of the Forest zone is to conserve and protect forest land for forest uses. Some of the areas covered by the "F" zone are exclusive forest lands, while other areas include a combination of mixed farm and forest uses.

Forest Mixed Use (FMU)

The purpose of the Forest Mixed Farm-Forest Areas ("MU" areas) is to include land which is currently or potentially in farm-forest use. Typically such lands are those with soil, aspect, topographic features and present ground cover that are best suited to a combination of forest and grazing uses. The areas generally occupy land on the periphery of large corporate and agency holdings and tend to form a buffer between more remote uplands and populated valleys. In addition, these "mixed use" areas contain ownership of smaller size than in prime forest areas. Some are generally marginal in terms of forest productivity, such as areas close to the ocean.

If land is in a zone that allows both farm and forest uses, a dwelling may be sited based on the predominate use of the tract on January 1, 1993.

If a use is only allowed in the mixed use zone it will be explained in the text. Otherwise the uses listed are allowed in both the Forest and Forest Mixed Use zones.

Exclusive Farm Use (EFU)

These include all inventoried "agricultural lands" not otherwise found to be needed (excepted) for other uses.

The purpose of the EFU district is to preserve the integrity and encourage the conservation of agricultural lands within Coos County and thereby comply with the provisions of ORS 215 and OAR 660. Division 33 to minimize conflicts between agricultural practices and non-farm uses by limiting any development to uses distinguished as dependent upon or accessory to supporting agricultural or forestry production and which qualify such farm lands for special tax relief pursuant to the provisions of Oregon Revised Statutes. This zone is also for the cultivation and marketing of specialty crops, horticultural crops and other intensive farm uses.

According to the Coos County Comprehensive Plan Exclusive Farm Use lands are inventoried as Agricultural Lands. The Main criterion for establishing the "Agricultural Lands Inventory" was land identified on the agricultural lands based on soils, Class I-IV soils or "other lands" suitable for agricultural use, with the following exceptions:

- 1. Committed rural residential areas and urban growth areas.
- 2. Proposed rural residential areas as per the Exception to Goals #3 and #4.
- 3. Proposed industrial/commercial sites.
- 4. Existing recreation areas (e.g., golf courses) [Recreation designation]
- 5. Isolated parcels of Class I-IV soils in upland areas, which are under, forest cover. (Forestlands designation).
- 6. Narrow valley bottomlands where no agricultural activity is occurring anywhere in the vicinity [Forestlands designation].

The secondary criterion for establishing the "Agricultural Lands Inventory" was the use of aerial photos used to identify additional areas without Class I-IV soils in current agricultural use which were not initially identified in the agricultural lands inventory from Assessor's Data. This situation typically occurs on benches, immediately above agricultural valleys, where grazing often takes place on non-class I-IV soils. However, if lands were zoned predominately

forest it may have resulted in a Mixed Use Overlay.

In addition, these "mixed use" areas contain ownership of smaller size than in prime forest areas. Some are generally marginal in terms of forest productivity, such as areas close to the ocean.

Findings: Subject complies with the above requirements that were considered in the Comprehensive Plan; the property includes some soils of Statewide significance. The County Planner has raised the possibility that the land was zoned for EFU because it was part of a larger tract that was in farm use at the time of the original zoning. This situation would have been a reason to zone Subject Property as EFU. Coos County was utilizing criteria to comply with the Statewide Planning Goals throughout Coos County, but detailed onsite analysis and NRCS analysis would not have been part of the process for every piece of land.

Subject Property appears to be similar to various properties in the vicinity that are in forest use, and also with some properties in Rural Residential use along Fairview Road. The intent of this supplemental analysis for the zone change to FMU is to utilize the NRCS Soils Report to clearly define the options available to utilize Subject Property for its highest and best use, manage the property, and contribute to the economy of Coos County. Coos County Comprehensive Plan Analysis and NRCS Soils Analysis are included under Coos County Comprehensive Plan Volume 1, Part 1 within the following pages:

CHAPTER VII TRANSPORTATION, ACCESS AND PARKING

Article 7.1.150 states:

Article 7.1 covers general provisions for public and private roads, as well as driveways serving a single family residence, and access standards. Detailed road standards are covered in Article 7.2."

SECTION 7.1.175 FUNCTIONAL CLASSIFICATION:

Collectors are described as streets connecting residential neighborhoods with smaller community centers and facilities, as well as providing access to the arterial system. Property access is generally a higher priority for collectors while through traffic movements are served as a lower priority. The county further breaks the collector category into major and minor collectors.

Major collectors generally serve higher traffic demands. They tie federal roads, minor collectors, and local roads to the arterial system. These roads also provide access to agricultural, forest, and recreational areas. Major Collectors are listed in Table 3-2 of the TSP. Minor collectors generally serve lower traffic demands than major collectors. They generally branch off from highway, arterial or major collector roadways and provide access to agricultural, forest, recreational areas, and residential homes. Minor collectors are identified in Table 3-3 of the TSP.

SECTION 7.1.225 AUTHORITY & RESPONSIBILITY FOR DETERMINING COMPLIANCE WITH THIS CHAPTER:

The Coos County Roadmaster has the authority to impose any conditions on any permit required by Chapter VII that is deemed necessary to meet the standards of the American Association of State Highway and Transportation Officials (AASHTO standards), or make the road safe for travel. The Coos County Roadmaster may modify the minimum standards if it is found that the lesser standard is compatible with the area.

The Coos County Roadmaster shall be responsible for determining compliance with the provisions of this chapter. When road and driveway improvements are required by this ordinance, the Roadmaster shall provide the Planning Director with written notice when the provisions of this chapter have been satisfied with respect to an application and/or any other matter under review.

SECTION 7.1.275 ACCESS MANAGEMENT:

Subsection 1 Intent and Purpose: The intent of this ordinance is to manage access to land development while preserving the flow of traffic in terms of safety, capacity, functional classification, and level of service. Major roadways, including arterials and collectors, serve as the primary network for moving people and goods. These transportation corridors also provide access to businesses and homes and have served as the focus for commercial and residential development. If access points are not properly designed, these roadways will be unable to accommodate the needs of development and retain their primary transportation function. This ordinance is also intended to ensure that there is adequate and safe access for police, fire and other public services. This ordinance balances the right of reasonable access to private property with the right of the citizens of Coos County and the State of Oregon to safe and efficient travel. 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 of land.

Subsection 2 Applicability: This ordinance shall apply to all arterials, collectors and local streets within Coos County and properties that abut these roadways and to all access connections.

Subsection 3 Conformance with Plans, Regulations, and Statutes: This ordinance is adopted to implement the access management policies of the county as set forth in the Transportation System Plan.

Findings: Subject property has existing access where there was previously a single-family dwelling with improvements that were made prior to the sale of the property to Frank Zaita. The Applicant is applying for a Template Dwelling, which is a permitted use when all of the conditions are met. The proposed Comprehensive Plan Amendment and Rezone will provide the zoning to permit the Template Dwelling. The Applicant will comply with all of the requirements of road access and schedule an appointment for the Coos County Roadmaster to consider any requirements for the existing access.

SECTION 7.1.375 PROVISIONS FOR IMPROVEMENTS TO EXISTING TRANSPORTATION FACILITIES:

1. If the County finds that the development proposal impacts the transportation facilities, then the County may deny, approve, or approve with appropriate conditions development proposals in order to minimize impacts and protect transportation facilities in the following circumstances:

SECTION 7.1.425 ACCESS CONNECTION AND DRIVEWAY DESIGN:

Requirements in this section shall apply to new driveway and access connections intersections with a County Road. When access is needed to a lot or parcel, if the legal status of a lot or parcel has not been determined, the spacing standards in this section shall apply to all contiguous land in an ownership. Any access connection and driveways that involves access to the State Transportation System shall be reviewed by the Oregon Department of Transportation for conformance with state access management standards and other applicable state standards, before the application is accepted by the County. All access measures ODOT deems necessary shall be made a condition of approval.

- 2. Driveway access will be established to minor collector or local roadways where possible rather than to arterials or major collectors.
- 3. Driveway approaches must be designed and located to provide an existing vehicle with an unobstructed view. Construction of driveways along acceleration or deceleration lanes and tapers shall be avoided due to the potential for vehicular weaving conflicts.
- 4. Driveway and access connections on County Roads shall be located where they do not create undue interference or hazard to the free movement of highway and pedestrian traffic. Locations on sharp curves, steep grades, areas of restricted sight distance or at points that interfere with the placement and proper functioning of signs, lighting, guardrail, or other traffic control devices shall not be permitted.
- 5. Tables 7.2A and 7.2B shall be used in determining spacing between approaches onto County Roads.
- 7. Sight distance standards shall follow the standards set forth in the AASHTO Geometric Design for Streets and Highways.

All new development is required to have a driveway confirmation completed. Driveways for the purpose of serving a single family residence shall comply with figure 7.1.425. An application must be completed prior to obtaining a zoning compliance letter from the Coos County Planning Department.

In the event that a driveway cannot be constructed prior to applying for development permits, a bond may be issued using the requirements of Article 7.6.100(2).

SECTION 7.5.175 REQUIRED NUMBER OF PARKING SPACES FOR TYPE OF USE:

Single-family dwelling.

2 spaces per dwelling unit.

Findings: The Applicant understands that access is required to be brought up to Coos County Standards. The access is for one dwelling unit which is requested as a Template Dwelling in the proposed FMU zone. This is subject to specific guidelines and where specific property configurations exist as explained in the Template Dwelling Application. If approved, the proposed zone change does not divide property or permit additional dwellings beyond one dwelling.

Compliance with the requirements will be necessary for the access permit, as set forth in Section 7.1.425 and 7.5.175, and for parking as set forth in *Parking Spaces for type of Use*, Chapter 7. The owner will comply with the requirements of the Coos County Roadmaster and the Coos County Planning Department for access and parking.

Coos County Comprehensive Plan Volume 1, Part 1

5.3 AGRICULTURAL LANDS

GOAL: Coos County shall preserve and maintain agricultural lands for farm uses "consistent with existing and future needs for agricultural products, forest, and open space,... except where legitimate needs for nonfarm uses are justified.

PLAN IMPLEMENTATION STRATEGIES

1. Coos County shall conserve those resources designated as "agricultural lands" on the Comprehensive Plan map by regulating uses and activities in such areas through requirements stipulated in the following Exclusive Farm Use (EFU) zone. The delineation of these zones shall be generally consistent with the locational criteria developed on the Agricultural Lands Inventory and Assessment. Land Divisions shall comply with criteria set forth in the Coos County Zoning and Land Development Ordinance. Implementation of this strategy shall be based on application of the statutory provisions governing uses in EFU zones.

This strategy recognizes:

- a. The provisions of ORS 215.215, which permit this strategy, and
- b. The benefits of enabling uses on property rezoned in this manner to be considered conforming uses rather than non-conforming uses.

Findings: Analysis within this document shows compliance with the criteria established by applicable Oregon laws, Oregon's Statewide Planning Goals, and the Coos County Zoning and Land Development Ordinance. Agricultural lands are proposed to be redesignated on the zoning and Comprehensive Plan Maps as FMU zone status. This will be based upon the criteria that are established by the State of Oregon and Coos County. Coos County Comprehensive Plan policy recognizes the need to permit zone changes on lands that are designated for farm use that were physically developed for non-farm use prior to acknowledgment of the designated resource zoning. This allowed for exceptions in the case of physically developed land, and also recognizes the need for redesignation of resource-zoned EFU land to a more appropriate resource-based zone utilizing the rezone process set forth in the CCZLDO. This application

does not rely on an exception for physically developed land, but rather uses a process set forth in Oregon law and Coos County planning documents to amend the zoning. Subject Property is not physically developed.

Findings: Coos County Comprehensive Plan Volume 1, Part 1 has a 1985 adoption date by the list of County Commissioners. Properties within the vicinity were recognized for rural residential use at the time of acknowledgment of the Coos County Comprehensive Plan and zoning by DLCD. This rezone application provides language from the Coos County Comprehensive Plan and Oregon law regarding rezoning Subject Property to FMU based upon characteristics of the soils and language in the Coos County Comprehensive Plan. Consideration of the current EFU zoning and adjacent forest zoning to amend the zoning to forest and farm mixed, FMU, would permit a dwelling and onsite management of Subject Property. If Subject Property does not require EFU zoning, and can provide for other needs of Coos County with the FMU designation, this application may be found to comply with Goal 3.

Statewide Planning Goal #3 Agricultural Lands; 660-033-0010

Purpose

The purpose of this division is to preserve and maintain agricultural lands as defined by Goal 3 for farm use, and to implement ORS 215.203 through 215.327 and 215.438 through 215.459 and 215.700 through 215.799.

OAR 660-033-0020

Definitions

For purposes of this division, the definitions in ORS 197.015, the Statewide Planning Goals, and OAR chapter 660 shall apply. In addition, the following definitions shall apply:

- (1)(a) "Agricultural Land" as defined in Goal 3 includes:
- (A) Lands classified by the U.S. Natural Resources Conservation Service (NRCS) as predominantly Class I-IV soils in Western Oregon and I-VI soils in Eastern Oregon;
- (B) Land in other soil classes that is suitable for farm use as defined in ORS 215.203(2)(a), taking into consideration soil fertility; suitability for grazing; climatic conditions; existing and future availability of water for farm irrigation purposes; existing land use patterns; technological and energy inputs required; and accepted farming practices; and
- C) Land that is necessary to permit farm practices to be undertaken on adjacent or nearby agricultural lands.

Findings: The U.S. Natural Resources Conservation Service (NRCS) Custom Soil Resource Report for Coos County Oregon is provided with analysis of Subject Property to determine specific suitability for mixed use zoning. The Report includes maps and soil classifications with information about farm and forest productivity. See Attachment F, NRCS Custom Soil Resource Report for Coos County, Oregon. The document includes Subject Property with maps and charts showing three soil types which are also referenced

within the Soil Survey of Coos County, Oregon, a hard copy document published in 1989, Both versions of the report have been consulted for analysis within this application.

It is important to note that the Custom Soil Report boundaries for Subject Property are not surveyed boundaries. The boundaries drawn on the map to customize the report, utilize natural and built land features such as roads for placement. This document includes an intertwining of applicable farm and forest facts, just as the farm and forest (FMU) mixed use zoning is proposed to include two resource-based sets permitted uses. Data sources such as the NRCS Custom Soils Report are applicable to both uses.

The proposal is to rezone Subject Property from EFU to FMU. The NRCS Custom Soils Report for Subject Property provides the following detail:

NRCS Agricultural Analysis

1. The Soil map, page 9, shows three soil types on Subject Property, as outlined on the Map Unit Legend, page 11.

Map Unit 24: Map Unit Symbol 24, Gardiner sandy loam includes 5 acres, which is 17% of the Subject Property. Gardner Sandy loam is adjacent to North Road at the south boundary of Tax Lot 1500, and adjacent to the road, and on both sides of the road on the east side of Tax Lot 501. Gardiner sandy loam is described as having less than 15% slopes on page 30.

This map unit has a land capability classification of 4W. Class 4 soils are of statewide importance; however, the "W" indicates that water in or on the soil interferes with plant growth or cultivation, and that in some soils, the wetness can be partly corrected by artificial drainage. Frequent flooding is also listed for this soil within the descriptions on page 13 of the soils report, and elsewhere.

While Gardner sandy loam is described as having lands of statewide importance for farmland, the soil described with the "W" for hydric soils and flooding, *Hydric Rating by Map Unit*, page 36, provides information about hydric soils described as follows:

"Hydric soils are defined by the National Technical Committee for Hydric Soils (NTCHS) as soils that formed under conditions of saturation, flooding, or ponding long enough during the growing season to develop anaerobic conditions in the upper part (Federal Register, 1994). Under natural conditions, these soils are either saturated or inundated long enough during the growing season to support the growth and reproduction of hydrophytic vegetation."

The description continues noting that this is often associated with wetlands that can be seen on site. The Irrigation Capability Subclass map on page 44, and the Legend on page 45 show the Map Unit 24 properties as having excess water. This information is included on several different maps in the NRCS Soils Report.

No irrigation has been identified in the NRCS soils report, and a check with the Oregon Water Resources Department through a Water Rights Inquiry on February 15, 2024, with follow-up through Jenna Seim of the Oregon Water Resources Department, confirms that there are no water rights for irrigation.

Any typical agricultural use of this 5-acre Subject Property that lies along Fairview (North Road) will likely require on-the-ground management if there is to be any agricultural use. This property does not appear to be useful for agricultural purposes without further on-site management.

- a. Map Unit 46D: Map Unit Symbol 46D, Preacher-Bohannon loams is just .2% of the Subject Property. With only .2% of Subject Property shown as 46D is barely visible at the southwestern tip of Tax Lot 1500 and likely not overly relevant to this analysis due to size and location on the map. It is not prime farmland. County planners described a stream at the far southwestern corner of Subject Property.
 - No further analysis will be done on this Map Unit symbol due to its limited size, barely showing up on the map, not farmland, and a small stream at the site.
- b. Map Unit 58F: Map Unit Symbol 58F, Umpcoos-Rock outcrop association with 70 to 99% slopes includes 82.9% of the Subject Property.
 - Umpcoos-Rock outcrop Association is described as "Not prime farmland" having 35% rock outcrop. Subject Property is also described as "(irrigated): None specified" and "(nonirrigated): 7e" Class 7 soils are described on page 21 as having "severe limitations that make them unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland or wildlife habitat. The letter "e" letter after #7 shows that the main hazard is the risk of erosion 'unless close-growing plant cover is maintained."
- c. The Custom Soil Resource Report Map Farmland Classification, page 31 shows that only Map unit 24 areas along the roadway in both tax lots of Subject Property have any farmland classification. The total of this is area is 5-acres in narrow strips along the road. There are a number of caveats to this "prime farmland" wording such as "if irrigated" and "if protected from flooding." These topics have been explored, and there is no EFU" suitability for Subject Property and no reason to maintain EFU zoning due to the issues that have been described.

The NRCS report shows that Subject Property is not high value farmland that needs to be only in EFU. The only NRCS map unit designation of Subject Property that addresses farm use is Map Unit Symbol 24, Gardiner sandy loam. The designated portion of Subject Property includes 5 acres, addressing hydric problems with the soil which include standing water and flooding on narrow portions along Fairview Road. Agricultural use will require management with attention to the narrow strips of land that are included to deal with the hydric soils and drainage. The majority of the property in the tract is unsuitable for farming.

It is possible that grazing could be incorporated on the 24.3-acre parcel, as described within this document's analysis of Coos County Comprehensive Plan language.

Umpcoos-Rock outcrop Association, is described in such soils in the document section addressing Coos County Comprehensive Plan forestry inventories.

Coos County Comprehensive Plan Volume 1, Part 1 5.4 FOREST LANDS

PLAN IMPLEMENTATION STRATEGIES

1. Coos County shall conserve those resources designated as "Forest Lands" on the comprehensive plan map by regulating uses and activities in such areas through requirements stipulated in the Forestry zone ("F").

The delineation of this zone shall be generally consistent with the locational criteria developed in the Forest Lands Inventory and Assessment. Land divisions shall comply with criteria set forth in the Coos County Zoning and Land Development Ordinance.

This strategy recognizes that Coos County's forestlands are an extremely valuable resource, and that the above-referenced zones are (1) necessary and reasonable to respond to the varying situational characteristics addressed in the inventory, and (2) adequate to conserve the County's forest lands for forest uses.

2. Coos County shall ensure that new rural residential dwellings are compatible with adjacent forest and agricultural management practices and production. This strategy shall be implemented by requiring applicants for building and septic permits to signa statement (to be added to the zoning clearance letter) acknowledging that the normal intensive management practices occurring on adjacent resource land will not conflict with the rural residential landowner's enjoyment of his or her property.

This strategy recognizes:

- 1. That intensive forest and agricultural management practices could include herbicidal spraying, slash burning, or fertilization; and ii. that the potential for conflicts between resource uses and rural residential uses will be reduced by alerting prospective rural residential landowners to the fact that intensive resource management uses are expected in rural areas.
- 3. Coos County shall require all new residential development that is on lots, parcels or tracts within or abutting the "F" zone to agree to construct and maintain a firebreak of at least 30 feet in radius around the dwelling prior to completion of the dwelling. A firebreak is defined as an area free of readily inflammable material and may include lawns,

ornamental shrubs, and scattered single specimen trees. This strategy recognizes that these protection measures are the minimum necessary to prevent house fires from spreading to forested areas, and vice-versa.

- 8. Coos County shall consider, and approve where appropriately justified, changes from forestry to agriculture zoning districts, and vice-versa, upon findings which establish:
 - i. That the proposed rezone would be at least as effective at conserving the resource as the existing zone,
 - ii. That the proposed rezone would not create a nonconforming use,
 - iii. That the applicant for the proposed rezone has certified that he/she understands that the rezone, if granted, could have significant tax consequences.

Furthermore, Coos County shall, upon a finding to approve the rezone under consideration, amend the "Agricultural Land" or "Forest Land" Comprehensive Plan Map designation so as to correspond to the new zone, as approved.

Findings: The proposed rezone for FMU will be effective at conserving both farm and forest resources; this is a more effective approach where the NCRS data shows that both farm and forest resources exist. There is no nonconforming use that will be created through this proposed FMU zoning. The applicant understands that that the rezoning could have both positive and/or negative consequences.

Implementation of this policy shall include conducting a "rezone public hearing."

Findings: This findings document and the language about farm and forestry found in the Coos County Comprehensive Plan and CCZLDO and Oregon laws presented herein will be made available at "rezone public hearings."

- IV. This strategy recognizes:
- a) That agriculture and forestry are closely related in Coos County because the land resource base is capable of and suitable for supporting both agricultural and forest use and activities;
- b) That this simplified plan revision process for agriculture and forest plan designations is necessary to help support the existing commercial agricultural and forest enterprises because it enables individual management decisions to be made in a timely manner as a response to changing market conditions.
- 9. Coos County shall define development to mean:

To bring about growth or availability; to construct or alter a structure, to conduct a mining operation, to make a physical change in the use or appearance of land into parcels, or to create or terminate rights of access excepting normal agricultural or forest management activities. This strategy recognizes the important distinction between resource management and the conversion of land to more intensive uses.

13. Coos County shall require all owners of forest land requesting a single family dwelling to acknowledge and file in the deed records of Coos County, a Forest Management Easement prior to any final County approval for a dwelling.

Findings: The proposed rezone to FMU may permit one residential use of Subject Property. The Applicant will comply with all requirements of Coos County at the time of any proposed development. This application is for the rezone to FMU so that the Template Dwelling can be permitted.

Coos County has strategies and requirements in place to both maximize the use of the land and protect the resource when there are alterations to the configuration, development or classification of lands that come about due to amendments in zoning from EFU to FMU. Such language is provided in the Comprehensive Plan excerpts cited above, and also in Section 4.6.100 Forest and Forest Mixed Use Tables within the CCZLDO. Table 1 identifies the uses and activities in the Forest (F) and Forest/Mixed Use (FMU) zone. The tables describe the use, type of review, applicable review standards. Development shall also comply with Section 4.6.140 Development and Siting Standards.

All dwellings and structures are subject to the siting standards found in Section 4.6.130. The amendment to FMU will help support individual management decisions for Subject Property. The amendment will hopefully permit one dwelling on property that is in need of both agricultural and small woodlot attention. Any single-family dwelling that is permitted through a Template Dwelling permit will be subject to all of the Planned Implementation Strategies addressed in the findings herein.

Statewide Planning Goal #4 Forest Lands; OAR 660-006-0005

For the purpose of this division, the following definitions apply:

- (1) Definitions contained in ORS 197.015 and the Statewide Planning Goals.
- (2) "Commercial Tree Species" means trees recognized for commercial production under rules adopted by the State Board of Forestry pursuant to ORS 527.715.
- (3) "Cubic Foot Per Acre" means the average annual increase in cubic foot volume of wood fiber per acre for fully stocked stands at the culmination of mean annual increment as reported by the USDA Natural Resource Conservation Service (NRCS) soil survey.
- (4) "Cubic Foot Per Tract Per Year" means the average annual increase in cubic foot volume of wood fiber per tract for fully stocked stands at the culmination of mean annual increment as reported by the USDA Natural Resource Conservation Service (NRCS) soil survey.

Findings: The definitions of Cubic Foot Per Acre and Cubic Foot Per Tract Per Year are pertinent in that the proposed amendment is dependent upon exhibiting that Subject

Property is appropriate to be amended from an EFU to the FMU zone. Analysis above has shown that the stand-alone EFU zoning is not a requirement because of the soil classes and the hydric soils that prevent crops along with the configuration of the narrow strips of land the road. The analysis of Subject Property for Forest use will determine if the FMU zoning could be more appropriate for better utilization of Subject Property.

Statewide Planning Goal #4: OAR 660-006-0010 Identifying Forest Land

- (1) Governing bodies shall identify "forest lands" as defined by Goal 4 in the comprehensive plan. Lands inventoried as Goal 3 agricultural lands, lands for which an exception to Goal 4 is justified pursuant to ORS 197.732 and taken, and lands inside urban growth boundaries are not required to planned and zoned as forest lands.
- (2) Where a plan amendment is proposed:
- (a) Lands suitable for commercial forest uses shall be identified using a mapping of average annual wood production capability by cubic foot per acre (cf/ac) as reported by the USDA Natural Resources Conservation Service. Where NRCS data are not available or are shown to be inaccurate, other site productivity data may be used to identify forest land, in the following order of priority:
- (b) Where data of comparable quality under paragraphs (2)(a)(A) through (C) are not available or are shown to be inaccurate, an alternative method for determining productivity may be used as described in the Oregon Department of Forestry's Technical Bulletin entitled "Land Use Planning Notes, Number 3 April 1998, Updated for Clarity April 2010."

Findings: Forestry productivity topics including cubic feet per Acre per year and Tree Site index utilized in the following NRCS analysis information are pertinent to identifying forest land as described in Statewide Planning Goal #4, OAR 660-006-0010 quoted directly above above.

The following NRCS excerpts and ratings are applicable to Subject Property. Further explanations of Forest productivity identification provided in the NRCS discussion are provided within Coos County Comprehensive Plan excerpts in additional section of this document. This document continues to explain Cubic Feet per Acre per Year and Tree Site Index for Douglas Fir. Incense Cedar is also included within some explanations as a component that is present along with Douglas Fir.

NRCS Forest Analysis

- NRCS Map Forest Productivity (Cubic Feet per Acre per Year): Douglas-fir (King 1966 (795)
 - Soils shown with a designation of 58F (in red) on page 66 of the NRCS report are described as less having productivity of less than 72 Cubic Feet per Acre per year on page 67. This is for Douglas Fir as described above.

- Soils shown with a designation of 24 are not rated/not available as described on page 67. Soils that are not rated/not available can be subject to other sources to determine if productivity information is available. The print NRCS Report provides all of the information about the soil that is necessary with descriptions of rock outcroppings, steep landslide slopes and more, Attachment J.
- Soil 46D is only .2% of Subject Property located in a corner, and the designation is not visible by color. This does not equal the 85 cubic feet of wood fiber acre per year.
- 2. Forest Productivity (Tree Site Index): Douglas-fir (King 1966 (795) ORS 215.750 describes forest land for the Template Dwelling test as having to do with 0-49 cubic feet per acre per year. This property has 72 cubic feet per acre per year in one soils designation, which is 58F.

NRCS Description: "

"The site index" is the average height, in feet, that dominant and codominant trees of a given species attain in a specified number of years. The site index applies to fully stocked, even-aged, unmanaged stands. This attribute is actually recorded as three separate values in the database. A low value and a high value indicate the range of this attribute for the soil component. A "representative" value indicates the expected value of this attribute for the component. For this attribute, only the representative value is used.

- 3. NRCS Map Forest Productivity (Tree Site Index): Douglas-fir (King 1966 (795)
 - The tree site index of designation 58F (in red) on page 69 of the NRCS Report is described as less than 64.
 - Soils shown with a designation of 24 are not rated/not available as described on page 67. Soils that are not rated/not available are subject to other sources to determine if productivity information is available.
 - Soil 46D is only .2% of Subject Property located in a corner, and the designation is not visible by color, although the Table below shows that this tiny area has the highest tree site index rating.

Table: Forest Productivity (Tree Site Index) Douglas-fir (King 1966 (795)				
Map unit symbol	Map unit name	Rating (feet)	Acres and % of Subject Property	
24	Gardiner sandy loam	None	5 acres; 17%	
46D	Preacher-Bohannon loams, 3-30% slopes	126	.2%	
58F	Umpcoos-Rock outcrop association 70 to 99 percent slopes	64	24.3 acres; 82.9%	
Total for Subject Property: 29.4 acres				

Findings: The Applicant has provided information showing specific adjacent properties and ownerships. Coos County Zoning confirms that properties to the west are zoned Forest. This is shown in Attachments E and H.

Descriptions in the Soil Survey Report of Coos County describe Umpcoos-Rock outcrop association with slopes of 70 to 99 percent in the Soil. Douglas Fir is the commercial forestry use cited in the Forest Productivity (Cubic Feet per Acre per year) and the Forest Productivity (Tree Site Index) provided above as organized by the NRCS. The description states, "This unit is used for timber production and wildlife habitat." The descriptions go on to indicate limitations with timber production. See NRCS Excerpt Attachment J.

Both forest uses and EFU zoning are prevalent within the area. In addition, there are a number of lots zoned for 5-acre residential along Fairview Road within the vicinity as shown on the Assessor's Map, Attachment C.

The NRCS analysis justifies a change to FMU due to the resource information provided that is specific to Subject Property. The property is suited to the FMU combination resource zone. It is adjacent to larger forest properties and also to EFU lands. There are larger holdings and smaller lots adjacent to subject property. Subject property contains lands that are marginal in terms of both agriculture and forestry due to steep topography, low forest productivity and hydric soils. Subject Property is in the vicinity of other lands along the road that have been zoned for rural residential use.

Volume 1, Part 2: Inventories

3.2 Forest Lands

3.2 FOREST LANDS 1. Legislative Framework

COMMENTARY

7

- 1) <u>Mapping of site classes.</u> The State Land Conservation and Development Commission has clarified the requirement of the Goal on mapping of site classes. It requires mapping according to "cubic foot site class," a measure of the potential forest productivity of the land.
 - Where cubic foot site class mapping is not directly available, it can be derived by conversion of other readily available mapping showing other types of site classification, e.g., the State Department of Revenue system. The State Department of Forestry has provided a convenient conversion table which is shown in Table 2.
- 2) <u>Definition of forest lands.</u> This definition encompasses not only existing and potential commercial forest lands but also non-commercial forest land supporting forest uses other than timber production, non-forest lands which require protection due to their fragility and forested lands in urban and agricultural areas. "Commercial forest land" is not defined in the Goal.

Findings: Volume 1, Part 2 of the Coos County Comprehensive Plan provides the Forest Land Inventory information with Forest Productivity Measures that are included within the NRCS analysis in this document. The Inventory information from Comprehensive Plan shows various site index scales for height at 100 years, potential yields with cubic feet per acre per year, and classification systems. The forest productivity rating for Douglas Fir, the dominant species is on the lower end of the scale in approximately 80% of the soils, not rated in 17% of the soils, and mid range in .2% of the soils where a forest rating is available. See Attachment K, Table 2, Classification Systems for Douglas Fir, from Section 2.1 Forest Productivity Measures.

The Coos County Comprehensive Plan uses Douglas Fir as the basis for productivity because it is the dominant species. This section of the Plan states:

2.3 There are several types of forest land in Coos County, ranging from that intensively managed for timber production, to and used for both timber and grazing/agriculture, to smaller forest ownerships in areas experiencing pressure from development. The categories may generally be described in terms of their use and ownership characteristics as well as other influencing factors such as topography and access.

Particularly on the hill ranches of the southern half of the County the land is characterized by a fluctuation in use between timber production and grazing. This includes both the practice of grazing livestock in wooded areas and conversion of timber land to grazing land after the timber is harvested. This type of use of forest land has been important to the County throughout its history.

5.1 Proposed Forest Zone

There are basically two different types of forest areas in Coos County. These are (i) prime forest areas, and (ii) mixed farm-forest areas. Certain non-farm uses not allowed in the former may be allowed as conditional uses in the latter. The two types of forest land are described in greater detail, as follows:

- (i) "Prime Forest Area". These areas or parcels are typically large contiguous blocks of undeveloped land which are managed exclusively for timber production with some ancillary forest uses. Intensive forest management is practiced within this classification. A parcel or area subject to this classification will be preserved primarily for forest uses.
- (ii) "Mixed Farm-Forest Area". These areas include land which is currently or potentially in farm-forest use. Typically such lands are those with soil, aspect, topographic features and present ground cover that are best suited to a combination of forest and grazing uses. The areas generally occupy land on the periphery of large corporate and agency holdings and tend to form a buffer between more remote uplands and populated valleys. In addition, these "mixed use" areas contain ownerships of smaller size than in prime forest areas. Some

are generally marginal in terms of forest productivity, such as areas close to the ocean.

In certain areas of the County, these "mixed use" areas consist of extensive uplands where the lands are held predominantly by ranchers who manage their properties interchangeably between grazing and forestry depending on the economic base of each commodity at any given time. An essential management approach practiced by these ranchers is to maintain enough upland grazing acreage to sustain livestock during the winter months due to the flooding of lowland areas. Some intensive forest management is practiced on these lands, but not to the same extent as in "prime forest areas", and grazing is in many places a co-dominant use. There are typically a mixture of farm and forest uses in these areas. Certain non-forest uses will be allowed in areas that meet the criteria classification as established in the zoning ordinance. The mixed use areas are of this identified at a scale of 1" = 2 miles on the "Mixed Agricultural-Forest Use Areas" Comprehensive Plan inventory map. A change in the boundary of the "mixed use" inventory map will require a comprehensive plan amendment. Criteria used to designate these areas are as follows:

- 1) Mixed use areas are those areas with soil, aspect, topographic features and present ground cover that are best suited to a combination of forest and agricultural uses.
- 2) Mixed use areas are those areas generally managed to maintain enough upland acreage to sustain livestock during the winter months due to flooding of lowland areas.
- 3) Mixed use areas are those areas predominantly co-managed for both farm and forest uses.

Findings: Volume 1, Part 2 of the Coos County Comprehensive Plan describes land including Subject Property; the text states that this land has been important to Coos County throughout its history. It is entirely appropriate to rezone and utilize Subject Property for FMU as described in all of sections of the Comprehensive Plan and CCZLDO language addressed within this document; the purpose of the FMU zone is to accommodate management and use of property such as Subject Property.

Section 5.1 describes mixed use areas, which are consistent with the NRCS findings within this document. The descriptions directly above this set of Findings, describes, "Mixed use areas as those with soil, aspect, topographic features and present ground cover that are best suited to a combination of forest and agricultural uses." The description of maintaining upland acreage to sustain livestock during winter months and flooding of lowland areas is consistent with the findings of the NRCS analysis. Co-management for both farm and forest is appropriate as the descriptions in the Comprehensive Plan anticipate and describe the use zoning and use that is proposed.

Statewide Planning Goals and Coos County Comprehensive Plan

Goal 1: Citizen Involvement: To develop a citizen involvement program that insures the opportunity for citizens to be involved in all phases of the planning process.

Findings: Coos County details its process for citizen involvement and balancing goals within Volume 1, Part 1 of the Comprehensive Plan. Section 1.3 provides Historical Perspective. The plan states:

Since that time, many hundreds of dedicated citizens have contributed thousands of hours towards accomplishing the product represented in part by this plan.

The plan itself provides many pages of step-by-step background information describing the citizen involvement that went into developing the Comprehensive Plan and implementing ordinances. The Plan provides for uses including rural residential and resource-based uses. Citizen-proposed land use alternatives were considered and incorporated to select the alternative that best addressed citizen involvement. Through this process, problems and planning issues were raised, and local goals and plan implementation strategies were organized to comply with the Statewide Planning Goals and local needs and wants. Specific Plan Implementation strategies are addressed within this section in support of the application for the Comprehensive Plan Amendment and rezone of Subject Property.

The Coos County Planning Commission serves as an ongoing citizen involvement committee for Coos County; Coos County incorporates citizen advisory groups when working on amendments to the planning codes. The Planning Commission takes the cumulative effects of any potential zone change and impacts on the community into consideration. The Planning Commission is familiar with Coos County, having members from throughout the County. The Planning Commission is interested in citizen comments, taking time to understand all that is being presented. To ensure that the community's voice is heard, the Planning Commission and the Coos County Board of Commissioners, an elected body familiar with the needs of citizens and with the properties in Coos County, act upon all rezones. Each of these bodies will hold a public hearing as part of the process for this rezone and Comprehensive Plan redesignation application.

The Applicant is providing detailed information from recognized sources that are the criteria included in Oregon and Coos County law for information when decisions about this application are being made. This application and the exhibits are available to the public. This application complies with Goal 1.

Goal 2: Land Use Planning: Part 1 Planning

To establish a land use planning process and policy framework as a basis for all decision and actions related to use of land and to assure an adequate factual base for such decisions and actions.

Coos County Comprehensive Plan, Volume 1, Part 1
PLAN IMPLEMENTATION STRATEGIES

3. Coos County shall:

b. amend its plan and implementing ordinance when studies are completed which affect land use planning in Coos County; and

c. base the review upon re-examination of data, problems and issues;

Findings: Agricultural Land Strategy is provided within this document, along with findings pertinent to this application. Coos County has completed inventories and organized plans and ordinances that are acknowledged by DLCD. Coos County shows within their planning processes and background information that they understand the balance that is required when designating and redesignating properties to different zones. Coos County bases their decisions upon facts and findings, and maintains policies that are consistent with Oregon law. This was all part of the early process that went into organizing the acknowledged Coos County Comprehensive Plan, and the process continues today. In preparing this application, the Applicant utilized reputable sources that are part of Oregon's planning process and criteria to carry out the analysis and make findings.

This application has been organized to comply with Goal 2. Coos County has provided language with standards for amending the Comprehensive Plan and zone maps. Coos County and the State of Oregon have recognized that such redesignations will be part of an ongoing process to keep the plans current to meet the needs of the citizens and contribute to the economy.

Goal 3: Agricultural Lands: to preserve and maintain agricultural lands.

Findings: The Coos County Comprehensive Plan Volume 1, Part 1, Plan Provisions provides the following goals and strategies, which are in compliance with Statewide Planning Goal 3:

Coos County Comprehensive Plan Volume 1, Part 1 5.3 AGRICULTURAL LANDS

GOAL: Coos County shall preserve and maintain agricultural lands for farm uses "consistent with existing and future needs for agricultural products, forest, and open space,... except where legitimate needs for nonfarm uses are justified.

PLAN IMPLEMENTATION STRATEGIES

1. Coos County shall conserve those resources designated as "agricultural lands" on the Comprehensive Plan map by regulating uses and activities in such areas through requirements stipulated in the following Exclusive Farm Use (EFU) zone. The delineation of these zones shall be generally consistent with the locational criteria developed on the Agricultural Lands Inventory and Assessment. Land Divisions shall comply with criteria set forth in the Coos County Zoning and Land Development Ordinance. Implementation of this strategy shall be based on application of the statutory provisions governing uses in EFU zones.

This strategy recognizes:

- c. The provisions of ORS 215.215, which permit this strategy, and
- d. The benefits of enabling uses on property rezoned in this manner to be considered conforming uses rather than non-conforming uses.

Findings: Analysis within this document shows compliance with the criteria established by applicable Oregon laws, Oregon's Statewide Planning Goals, and the Coos County Zoning and Land Development Ordinance. Agricultural lands will be redesignated on the zoning and Comprehensive Plan Map to FMU land status based upon the criteria that is established by the State of Oregon.

Where it is determined that EFU-zoned land can be organized as mixed farm and forest use, application of both the farm and forest Statewide Planning Goals are applied.

The Coos County Comprehensive Plan Volume 1, Part 1 has a 1985 adoption date by the list of County Commissioners. Adjacent properties contain all of the aspects that were in existence at the time of acknowledgment of the Coos County Comprehensive Plan for properties along Fairview Road including rural residential, farm and forest zoning and uses. Both farm and forest are directly adjacent to Subject Property on different sides of Subject Property as described within this document.

It is appropriate to apply the proposed FMU zoning to protect both farm and forest uses that exist on Subject Property and adjacent properties, while providing for on-site management of the Applicant's property. This strategy has been outlined in the Coos County Comprehensive Plan. Subject Property can best be utilized for small agricultural uses with on-site attention rather than corporate or commercial farming. This is consistent with the Applicant's Coos County Comprehensive Plan Inventory analysis. Approval of this application will comply with Goal 3.

Goal 4: Forest Lands: To conserve forest lands by maintaining the forest land base and to protect the state's forest economy by making possible economically efficient forest practices that assure the continuous growing and harvesting of forest tree species as the leading use on forest land consistent with sound management of soil, air, water, and fish and wildlife resources and to provide for recreational opportunities and agriculture.

Findings: The Coos County Comprehensive Plan Volume 1, Part 1, Plan Provisions provide the following goals and strategies in compliance with Statewide Planning Goal 4:

Coos County Comprehensive Plan, Volume 1, Part 1 5.4 FOREST LANDS

GOAL: Coos County shall conserve forestlands* by retaining them for the production of wood fiber and other forest uses, * except where legitimate needs for non-forest uses are justified. [*Forestlands and forest uses are defined in the Forest Lands Inventory and Assessment.]

PLAN IMPLEMENTATION STRATEGIES

1. Coos County shall conserve those resources designated as "Forest Lands" on the comprehensive plan map by regulating uses and activities in such areas through requirements stipulated in the Forestry zone ("F").

The delineation of this zone shall be generally consistent with the locational criteria developed in the Forest Lands Inventory and Assessment. Land divisions shall comply with criteria set forth in the Coos County Zoning and Land Development Ordinance.

This strategy recognizes that Coos County's forestlands are an extremely valuable resource, and that the above-referenced zones are (1) necessary and reasonable to respond to the varying situational characteristics addressed in the inventory, and (2) adequate to conserve the County's forest lands for forest uses.

Findings: The NRCS forestry analysis concludes that Subject Property has some forest value. Rezoning Subject Property to a resource zone that recognizes the forest value for small woodlot forestry is appropriate where a portion of the tract could be managed for small agriculture and rural living, when a Template Dwelling is approved. The analysis within this document provides all of the analysis and findings.

2. Coos County shall ensure that new rural residential dwellings are compatible with adjacent forest and agricultural management practices and production.

Findings: Plan implementation strategies under CCZLDO, 5.4 Forest Lands are addressed within this document. Policies to protect Coos County forestlands with signed statements and practices will be addressed and required by Coos County prior to a residential development receiving planning clearance when appropriate.

Goal 5: Open Spaces, Scenic and Historic Areas, and Natural Resources - To conserve open space and protect scenic resources.

Programs shall be provided that will:

- 1) insure open space,
- 2) protect scenic and historic areas and natural resources for future generations, and
- promote healthy and visually attractive environments in harmony with the natural landscape character.

Coos County Comprehensive Plan, Volume 1, Part 1 5.6 FISH AND WILDLIFE HABITATS

GOAL: Coos County shall value its identified significant fish and wildlife habitat and shall strive to protect them where practicable.

PLAN IMPLEMENTATION STRATEGY

- 1. Coos County shall consider as "5c" Goal #5 resources (pursuant to OAR 660-16-000) the following"
 - "Sensitive and peripheral Big-game Range" (ORD 85-080010L)
 - Bird Habitat Sites (listed in the following table)
 - Salmonid Spawning and Rearing Areas
- 2. Coos County shall manage its riparian vegetation and identified non-agricultural areas so as to preserve their significant habitat value, as well as to protect their hydrological and water quality benefits (ORD 85-08-010L). This strategy does not apply to forest management actions, which are regulated by the Forest Practices Act.

This strategy recognizes that protection of riparian vegetation and other wetland areas is essential to preserve the following qualities deriving from these areas:

Natural Flood Control Flow stabilization of streams and rivers	Environmental diversity Habitat for fish and wildlife, including fish and wildlife of economic concern
Reduction of sedimentation	Recreational opportunities
Improved water quality	Recharge of aquifers

4. Coos County shall protect for agricultural purposes those land areas currently in agricultural use but defined as "Wet meadow" wetland areas by the U.S. Fish and Wildlife Service, and also cranberry bogs associated sumps and other artificial water bodies.

Coos County shall also consider as Goal #5 "5c" resources the following bird habitat areas.

The policy shall be implemented by:

- c. (ORD 85.08.010L) Use of the "Special Considerations Map" to identify (by reference to the detail inventory map) salmonid spawning and rearing areas subject to special riparian vegetation protection; and sensitive and peripheral big game range.
- 6. Coos County shall consider the following to be ("5b) resources pursuant to the inventory information available in this Plan and OAR 660-16-000(5)(b):
 - Osprey Nesting Sites
 - Snowy Plover Habitat (outside the CBEMP)
 - Spotted Owl Nesting sites.

Findings: Goal 5: Natural Resources, Scenic and Historic Areas, and Open Spaces includes the following language:

To protect natural resources and conserve scenic and historic areas and open spaces. The following resources shall be inventoried:

- a. Riparian corridors, including water and riparian areas and fish habitat;
- b. Wetlands;
- c. Wildlife Habitat;
- d. Federal Wild and Scenic Rivers:
- e. State Scenic Waterways;

- f. Groundwater Resources;
- g. Approved Oregon Recreation Trails;
- h. Natural Areas;
- i. Wilderness Areas;
- j. Mineral and Aggregate Resources;
- k. Energy sources;
- l. Cultural areas.

Local governments and state agencies are encouraged to maintain current inventories of the following resources:

- a. Historic Resources;
- b. Open Space;
- c. Scenic Views and Sites.

Findings: No fish and wildlife habitat or "Sensitive and peripheral Big-game Range are relevant to this zone change from one resource zone to another. The Coos County Comprehensive Plan's "Special Considerations Map" should be consulted for any development on Subject Property. Subject Property does include a stream in the southwestern corner of Tax Lot 1500. Riparian setbacks will be pertinent at the time of development on the property to organize the proposed dwelling. The chart referenced as ("listed in the following table") above refers to Bald Eagle nests, Great Blue Heron colonies and Band-Tailed Pigeon Mineral Springs sites, and lists the Township, Range, Section and area of Coos County where the habitat sites are found. There is no site listed within Township T26S, R11W, Section 28, Tax Lot 501 or T26S, R11W, Section 29, Tax Lot 1500.

The Coos County Planning Department has no identification of Osprey nesting sites, Snowy Plover Habitat or Spotted Owl nesting sites on Subject Property.

Coos County has protected Goal 5 resources of scenic, historic and open space value within its Comprehensive Plan. The language included within Section 5.6 Plan Implementation Strategy addresses wildlife habitat and Sensitive and peripheral big-game range, bird habitat and salmonid spawning and rearing areas. There are no federal wild and scenic rivers, state scenic waterways, groundwater resources, approved Oregon recreation trails, natural areas, wilderness areas, mineral and aggregate resources, or energy sources within Subject Property. Coos County relies upon the Special Considerations Map with overlays to identify specific Goal 5 resources where Exhibits have already been provided in this document.

Farm and Forest use is addressed throughout this document. Any structures placed on future properties will be subject to the flood ordinance if floodplain is identified of concern. Wetlands may encroach Map Unit 24 which has identified wetness as a concern. A search of the Statewide Wetlands Inventory shows that any wetlands can easily be avoided and required setbacks can be enforced at the time of any development on the property. Coos County Planning notifies the Oregon Department of State Lands (DSL) and assures that required riparian setbacks of 50 feet are in place. See Attachment L, wetland map showing Subject Property.

The rezoning and Comprehensive Plan map amendments proposed for Subject Property will not preclude future identification and protection of specific resources that are applicable at the time of the siting of any dwelling or other structures on Subject Property. The rezoning and Comprehensive Plan map amendments proposed for Subject Property will not preclude specific considerations for protection of specific resources that are applicable at the time of the siting of any dwelling or other structures on Subject Property.

Coos County Comprehensive Plan, Volume 1, Part 1
5.7 HISTORICAL, CULTURAL AND ARCHAEOLOGICAL RESOURCES, NATURAL
AREAD AND WILDERNESS

PLAN IMPLEMENTATION STRATEGIES

1. Coos County shall manage its historical, cultural and archaeological areas, sites, structures and objects so as to preserve their original resource value.

This strategy recognizes that preservation of significant historical, cultural and archaeological resources is necessary to sustain the County's cultural heritage.

- 2. Coos County shall permit the expansion, enlargement or other modification of identified historical structures or sites provided that such expansion, enlargement or other modification is consistent with the original historical character of the structure or site.
- 3. Coos County shall continue to refrain from widespread dissemination [sic] site specific inventory information concerning identified archaeological sites. Rather, Coos County shall manage development in these areas so as to preserve their value as archaeological resources.

This strategy shall be implemented by requiring development proposals to be accompanied by documentation that the proposed project would not adversely impact the historical, cultural and archaeological values of the project's site. "Sufficient document" shall be a letter from a qualified archaeologist/historian and/or duly authorized representative of a local Indian tribe(s). ... "Appropriate measures" are deemed to be those which do not compromise the integrity of remains, such as (1) paving over the sites, (2) incorporating cluster-type housing design to avoid the sensitive areas, or (3) contracting with a qualified archaeologist to remove and re-inter the cultural remains or burial(s) at the developer's expense. If an archaeological site is encountered in the process of development, which previously had been unknown to exist, then these three appropriate measures shall still apply. Land development activities found to violate the intent of this strategy shall be subject to penalties prescribed by ORS 97.745.4

40005 Bay Plan.

Findings: Goal 5 requires protection of "Natural Resources, Scenic and Historic Areas, and Open Spaces." The Coos County Comprehensive policies and strategies have been organized to comply with Goal 5. Goal 5 resources identified on Subject Property include archaeological sites and wetlands. Archaeological sites will be handled by the Planning Director consistent with the policies set forth in section 5.7 HISTORICAL, CULTURAL AND ARCHAEOLOGICAL RESOURCES, NATURAL AREAD AND WILDERNESS, included as part of this analysis.

Goal 5 resources including possible wetlands in narrow sections along Fairview (National Wetlands Inventory) are not specific as to their location at this time. The rezoning and Comprehensive Plan map amendments proposed for Subject Property will not preclude future identification and protection of specific resources that are applicable at the time of the siting of any dwelling or other structures on Subject Property. Wetland areas may be identified when site development is planned whereas the Department of State Lands map shows wetlands close to some property lines. The Oregon Department of State Lands will review the proposals and respond to Coos County regarding any need for setbacks from wetlands, and Coos County will require compliance with any riparian requirements. The application complies with Goal 5.

Goal 6: Air, Water, and Land Resources Quality: to maintain and improve the quality of the air, water, and land resources of the state.

Findings: Subject Property will maintain soil, air and water quality. The proposed amendments will not have any negative effect on air, water, and land resources for a number of reasons that have already been addressed within this document. The Applicant understands that DEQ requirements for sewage disposal are necessary for any residential use.

Goal 7: Areas Subject to Natural Disasters and Hazards: To protect life and property from natural disasters and hazards.

Findings: Landslide areas have been identified in the Soils Survey for Map Unit Symbol 58F where there is rough terrain. Landslide areas are not identified on the Special Considerations map as being subject to Coos County Natural Hazard policies. No dwelling is proposed for landslide areas. The application complies with Goal 7.

Goal 8: Recreational Needs: To satisfy the recreational needs of the citizens of the state and visitors and, where appropriate, to provide for the siting of necessary recreational facilities including destination resorts.

Findings: This goal is not applicable to this application as the Subject Property is not proposed for recreational purposes. Coos County's Laverne Park is in close proximity, adding to the appeal of Subject Property. The application complies with Goal 8.

Goal 9: Economic Development: To provide adequate opportunities throughout the state for a variety of economic activities vital to the health, welfare and prosperity of Oregon's citizens.

Findings: The Economic goals of Coos County that have been acknowledged by the State of Oregon to comply with Goal 9. Rural homesites are desired, and on-site management of potential farm and forest use on Subject Property will be needed for the property for all of the reasons addressed within the findings in this document. Subject Property can contribute a homesite where one existed in the past. The application complies with Goal 9.

Goal 10: Housing: To provide the housing needs of the citizens of the state.

B. Implementation

1. Plans should provide for a continuing review of housing need projections and should establish a process for accommodating needed revisions.

Coos County Comprehensive Plan Volume 1, Part 1 5.17 HOUSING

PLAN IMPLEMENTATION STRATEGIES

- 1. Coos County shall provide zoning for adequate buildable lands and shall encourage the availability of adequate numbers of housing units for future housing needs at price ranges and rent levels, which are commensurate with the financial capabilities of Coos County households.
- 2. Coos County shall encourage the availability of a wide variety of housing locations in urban and rural areas. For urban and urbanizable areas, this strategy shall be implemented through urban growth management agreements and appropriate coordinated land use designations. For rural areas this strategy shall be implemented through appropriate land use designations for acreage homesites as selected and justified in the County's rural housing exception.
- 3. Coos County shall structure its implementing zoning ordinance such that it: (1) permits mobile homes, (2) permits mobile homes and clustering of dwellings under a Planned Unit Development concept in most residential zones, (3) permits multiple family dwellings in selected locations within urban growth boundaries (UGB's), and (4) permits multiple family dwellings outside UGB's when part of a Recreation Planned Unit [sic] development. This strategy recognizes that such flexibility of housing type provides greater choice and enhanced ability to meet the housing needs of the citizens of Coos County.

Findings: In compliance with the criteria of applicable Oregon laws, Oregon's Statewide Planning Goals, and the CCZLDO, Subject Property is proposed for FMU zoning so that it may be possible to incorporate a homesite where one previously existed. The applicability of the Statewide Planning Goals for farm and forest land as provided within the strategies of the Coos County Comprehensive Plan and Oregon laws provide a basis for reevaluating lands that have been zoned for farm and forest use to determine whether mixed resource use is appropriate. That process has been the subject of this application, and the Applicants have been diligent in utilizing all of the applicable laws.

The need for housing is recognized at all levels within the State of Oregon. Statewide Planning Goal 10 addresses housing, and the Coos County Comprehensive Plan, Volume 1, Part 1 includes strategies for housing that are acknowledged to be in compliance with the Statewide Planning Goals.

Subject property can contribute to the needs of Coos County with the data and analysis that

supports FMU zoning. Subject Property is not contributing to the economy under the current scenario. Resource zoning was applied broadly in the development of the Comprehensive Plan. This application provides more detailed analysis of the specific Subject Property to remove the broad designation that has rendered Subject Property with no contributing use or on-site management. The application complies with Goal 10.

Goal 11: Public Facilities and Services: To plan and develop timely, orderly, and efficient arrangement of public facilities and services that serve as a framework for urban and rural development.

Findings: Subject property is within the Coquille School District and the Fairview Volunteer Fire Department area of oversight. Subject Property is served by Coos Curry Electric Cooperative. Public facilities and services envisioned in urban or urbanized locations are not available. Wells will provide water, and septic tanks will provide sewage disposal. Goal 11 language is not all applicable; the application is not in conflict with Goal 11.

Goal 12: Transportation: To provide and encourage a safe, convenient and economic transportation system.

Findings: The Coos County Transportation Systems Plan (CCTSP), March 11, 2011, Table 3-2, Major Collectors in Coos County includes Fairview Road with Minor/Major Collector (depending upon the location). Subject Property has direct access to Fairview Road.

Article 5.1 of the CCZLDO, Chapter VII provides requirements for Rezones in Chapter VII, Transportation Access and Parking. Findings have been presented within this document. The Applicant will comply with the requirements of the Coos County Transportation Systems Plan. Goal 12 is always applicable; the application, which may permit one dwelling unit has an existing access that will need upgrades at the time of development. The rezone to FMU is not in conflict with Goal 12. The requirements of the TSP are addressed within this document; the Applicant will comply with the requirements of Chapter |VII which incorporates the requirements of the TSP. The application complies with Goal 12.

Goal 13: Energy Conservation: Land and uses developed on the land shall be managed and controlled so as to maximize the conservation of all forms of energy, based upon sound economic principles.

B. Implementation

- 1. Land use plans should be based on utilization of the following techniques and implementation devices which can have a material impact on energy efficiency.
 - d. Availability of light, wind and air;
 - e. Compatibility of and competition between competing land use activities.

Findings: Subject Property is within a rural setting with competing rural land use activities including forestry, farming, rural residential, and recreational use. The proposal to change the EFU zoning to FMU is compatible with what already exists, and what has existed in the past,

where one dwelling existed on the tract within Tax Lot 501. Any rural residential use that is permitted through a Template Dwelling will utilize an existing County Road, Fairview Road.

Subject Property provides availability of light, wind and air with the location of the property. This application for a rezone has required the Applicant to assure compatibility between competing land use activities as part of the application. Negative effects on farm and forest uses are to be avoided. Findings are included within this document. This application is consistent with the energy conservation goal of Goal 13.

Goal 14: Urbanization: To provide for an orderly and efficient transition from rural to urban land use.

Findings: Goal 14 has to do with the layout of cities, and the location of areas for future growth. Goal 14 does not apply.

Goal 15: Willamette River Greenway: To protect, conserve, enhance, and maintain the natural, scenic, historical, agricultural, economic, and recreational qualities of lands along the Willamette River as the Willamette River Greenway.

Findings: The Willamette River Greenway goal is not applicable to this application. Goal 15 does not apply.

Goal 16: Estuarine Resources: to recognize and protect the unique environmental, economic, and social values of each estuary and associated wetlands; and to protect, maintain, where appropriate develop, and where appropriate restore the long-term environmental, economic, and social values, diversity and benefits of Oregon's estuaries.

Findings: Goal 16 is not applicable to this application for proposed amendments.

Goal 17: Coastal Shorelands: To conserve, protect, where appropriate, develop and where appropriate restore the resources and benefits of all coastal shorelands, recognizing their value for protection and maintenance of water quality, fish and wildlife habitat, water-dependent uses, economic resources and recreation and aesthetics. The management of these shoreland areas shall be compatible with the characteristics of the adjacent coastal waters; and to reduce the hazard to human life and property, and the adverse effects upon water quality and fish and wildlife habitat, resulting from the use and enjoyment of Oregon's coastal shorelands.

Findings: Subject Property is not within the Coastal Shorelands. Goal 17 is not applicable.

Goal 18: Beaches and Dunes: To conserve, protect, where appropriate develop, and where appropriate restore the resources and benefits of coastal beach and dune areas; and to reduce the hazard to human life and property from natural or human-caused induced actions associated with these areas.

Findings: Goal 18 applies only where beaches and dunes are in close proximity. Goal 18 does not apply to Subject Property.

Goal 19: Ocean Resources: To conserve marine resources and ecological functions for the purpose of providing long-term ecological, economic, and social value and benefits to future generations.

Findings: Coos County is blessed with ocean resources, marine resources and social values accrue from those resources. Goal 19 does not apply to this application.

Coos County Zoning and Land Development Ordinance

ARTICLE 5.1 PLAN AMENDMENTS AND REZONES

The Hearings Body shall, after a public hearing on any rezone application, either:

- 1. Recommend the Board of Commissioners approve the rezoning, only if on the basis of the initiation or application, investigation and evidence submitted, all the following criteria are found to exist:
 - a. The rezoning will conform with the Comprehensive Plan or Section 5.1.215; and

Findings: SECTION 5.1.215 ZONING FOR APPROPRIATE NON-FARM USE States that Coos County may zone for the appropriate non-farm use of one or more lots or parcels in the interior of an exclusive farm use zone if the lots or parcels were physically developed for the non-farm use prior to the establishment of the exclusive farm use zone. SECTION 5.1.215 addresses the interior of an exclusive farm use zone where there are physically developed uses.

Subject Property is adjacent to EFU lands on the south and east sides, but not in the interior of EFU lands. Fairview Road serves as the south and east property line of Subject Property. Farm buildings and residences across the road are also adjacent to the road on the north side of their property, which constitutes the dividing line between the properties. The aerial map, Attachment D, shows the configurations. Subject Property has no existing residential physical development. There is a shed, and a yurt with no foundation. A letter describing the statis of the yurt is attached to the Template Dwelling Application. There was previously a dwelling with other buildings on Subject Property, which were part of a farming operation. This previous configuration shows up on the black and white zoning map that is included as the second page of Attachment E and on the Cover of the NRCS Custom Soil Report for Coos County, Attachment F.

This proposal is to rezone from zoning designation, EFU. The proposed zoning will include mixed farm and forest use. The proposed rezone is to continue with zoning that includes resource designations. The rezoning will conform to the Comprehensive Plan as presented in findings under farm and forest descriptions and requirements within this document.

b. The rezoning will not seriously interfere with permitted uses on other nearby parcels; and

Findings: The proposed rezone will not interfere with permitted uses on other nearby parcels. Access is directly from Fairview Road; there is no reason to drive through any resource lands since the access is on a collector Coos County road. In addition, there are buildings on properties that lie across Fairview Road that are located on EFU zoned land. Fairview Road is between Subject Property and EFU zoned properties. The Applicant has determined that his proposed Template Dwelling will be located approximately 300 feet from adjacent farm and forest uses.

Subject property includes forest lands on NRCS Map Unit 58F which has slopes with rock outcrops with 70-90% slopes on 82.9% of Subject Property. NRCS Map Unit 24 is along the roadway in strips along the road, constituting 17% of Subject Property. While Map Unit 24 soils may be utilized for some farm uses, this could only be possible with on-site work to control ponding and flooding resulting from hydric soils.

As previously discussed, analysis shows that the FMU zoning is expected to permit one Template Dwelling. There are requirements and conditions in Oregon and Coos County laws to protect farm and forest use where Template Dwelling is permitted. The rezone will not seriously interfere with permitted uses on other nearby parcels because the Template Dwelling is allowed by Oregon law and Coos County's codes. Conditions for development including firebreaks and paperwork with signoffs to protect forest uses are addressed.

There are properties along Fairview Road that have been zoned for rural residential use for years. Subject Property appears to be no different than those properties in its proximity to other farm and forest uses; rural residential life and forest uses have coexisted adjacent to one another for many years. The forest designation of Subject Property will make the property subject to some oversight of forestry issues. This has not always been the case when forest zoning was not applicable to Subject Property.

c. The rezoning will comply with other policies and ordinances as may be adopted by the Board of Commissioners.

The rezoning will permit one dwelling. The CCZDLO provides a number of requirements dealing with the siting of the dwelling, access and parking. The rezoning will not change anything, except that it may permit a use that will then be subject to all of the requirements of development that are part of the FMU farm and forest resource zoning. The rezoning is based upon other policies and ordinances adopted by the Board of Commissioners throughout the years. The rezoning should not be in conflict with other policies and ordinances adopted by the Coos County Board of Commissioners in the future because it respects the resources of Coos County and complies with all of the the laws put into place by the State of Oregon to protect forest and agricultural resources. This is explained throughout this document with findings that address all of the

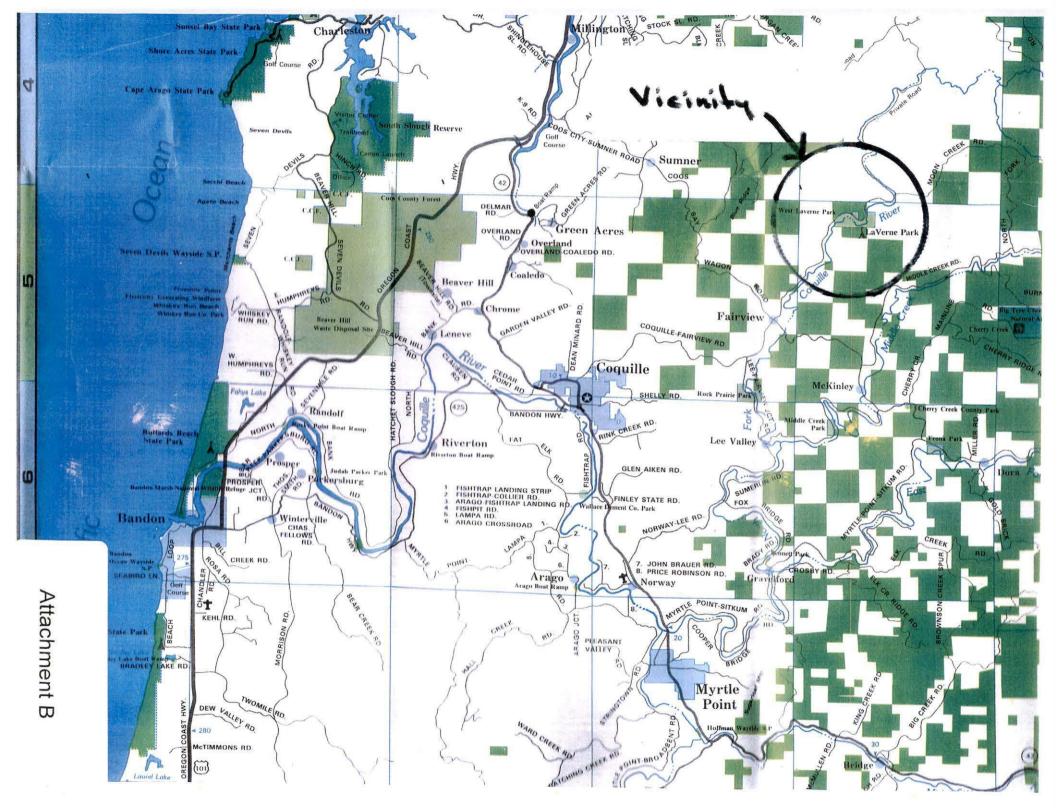
components of the Statewide Planning goals and Coos County amendments that have applied over the years.

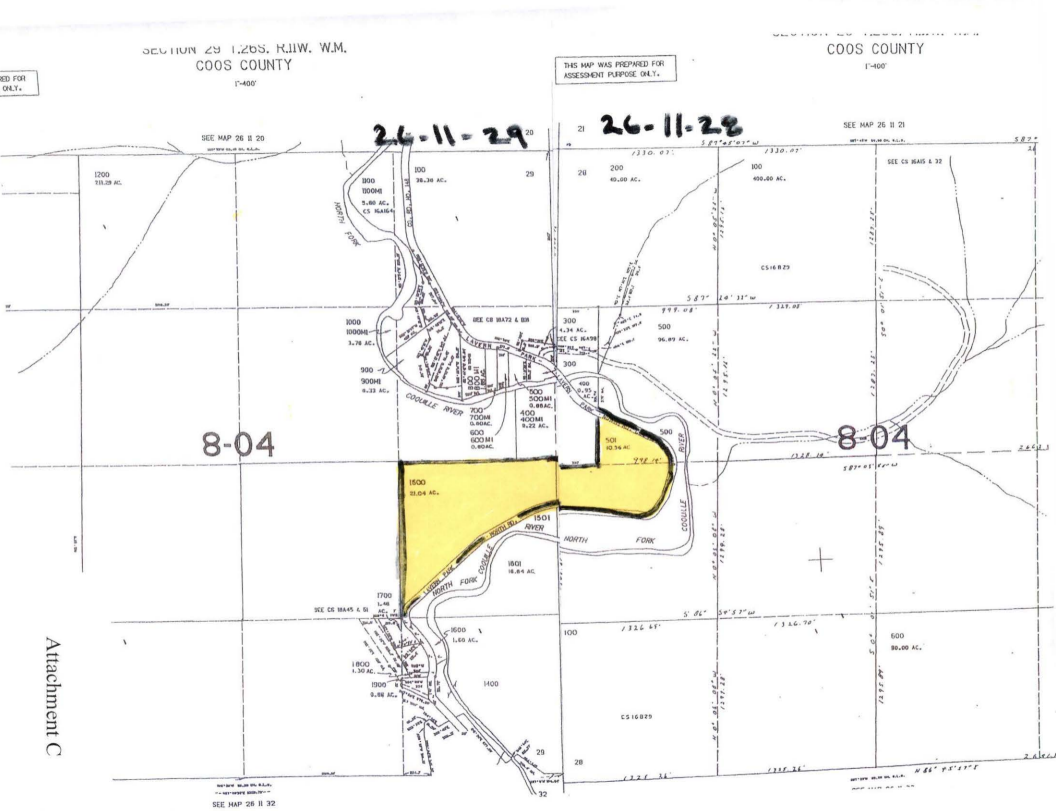
Conclusion

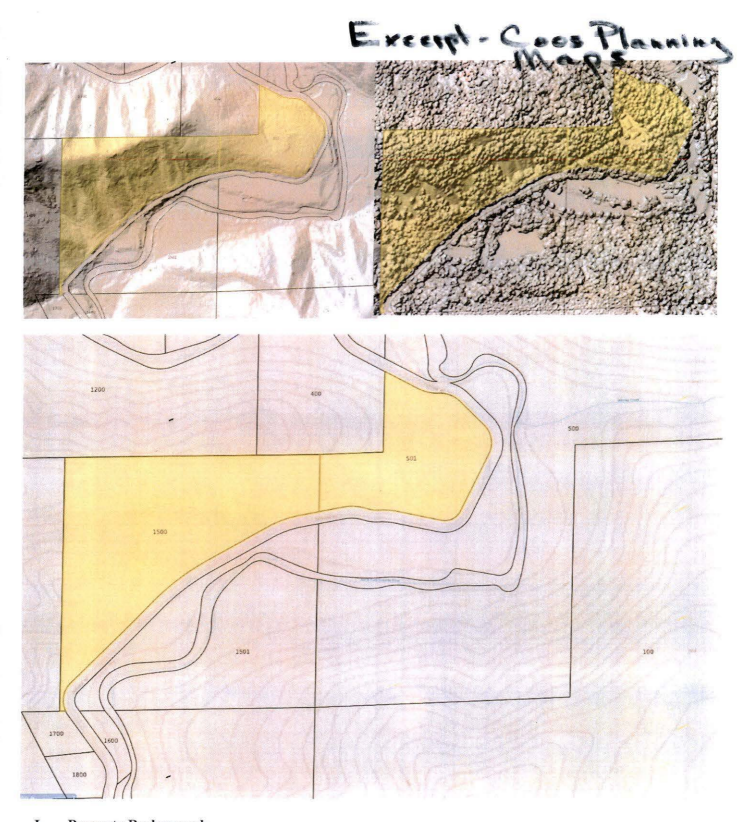
This application provides consideration of County and State criteria, resource analysis, and findings to support the rezone of Subject Property. The findings rely heavily on the Coos County Comprehensive Plan acknowledged by the State of Oregon and the NRCS Custom Soil Survey with mapping and charting of soil components.

The rezone and amended Coos County Comprehensive Plan comply with the requirements of the amendment process. The forest mixed use is appropriate because the property includes both forest and potential farmland consistent with adjacent properties. The continued resource zoning to permit one house recognizes the importance of farm and forest land for all of the reasons addressed in the Coos Comprehensive Plan as common to Coos County rural life and respect for farm and forest uses. The FMU zoning will encourage gardening, grazing and/or other land management that exists on rural residential and rural resource land that are owned by citizens desiring a rural lifestyle.

The Applicant understands that safeguards to protect and enhance Subject Property and neighboring properties are in place and will comply with such safeguards at the time that the property is to be utilized for any residential use. The Applicant respectfully requests approval of this application along with any conditions that may be applied as part of the approval.



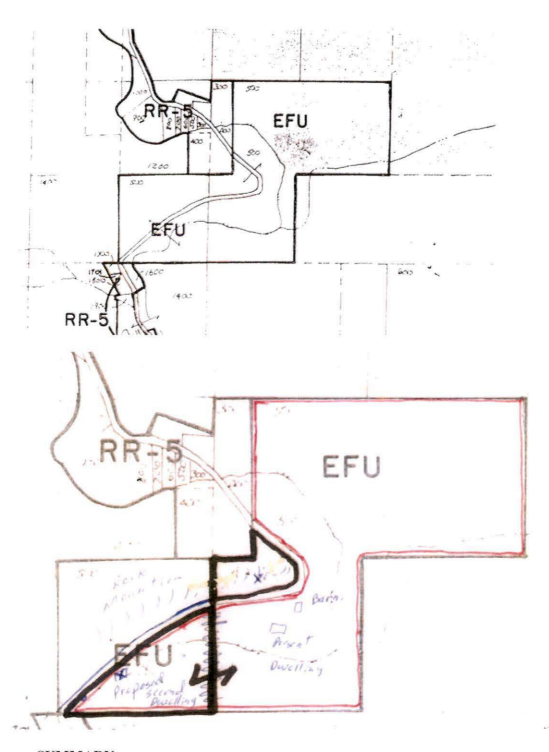




I. Property Background:

Tax lots 501 and 1500 were originally part of a larger ownership, as seen in the map on the next page. In 1986, the property owner at the time applied for a second farm dwelling. The second map, which you can see on the next page, highlights the portion of the property (shown in red) identified as the farm portion, justifying the need for a second dwelling, also known as an Additional Farm Dwelling. The other portions above Fairview Road were not considered part of the commercial farm operation. It is likely that if the properties had been separated at the time of

adoption, only those portions would have been zoned Forest or Forest with a Mixed-Use overlay. However, because it was part of a larger farm property, it was zoned Exclusive Farm Use.



SUMMARY:

Based on the fact that the prior application separated out the portion of the property below Fairview Road confirms that the upper portion which is owned by Mr. Zaita is not considered farm land and could be considered for rezoning.



NRCS

Natural Resources Conservation Service A product of the National Cooperative Soil Survey, a joint effort of the United States Department of Agriculture and other Federal agencies, State agencies including the Agricultural Experiment Stations, and local participants

Custom Soil Resource Report for

Coos County, Oregon

For Shoji Planning (Zaita Property)



Preface

Soil surveys contain information that affects land use planning in survey areas. They highlight soil limitations that affect various land uses and provide information about the properties of the soils in the survey areas. Soil surveys are designed for many different users, including farmers, ranchers, foresters, agronomists, urban planners, community officials, engineers, developers, builders, and home buyers. Also, conservationists, teachers, students, and specialists in recreation, waste disposal, and pollution control can use the surveys to help them understand, protect, or enhance the environment.

Various land use regulations of Federal, State, and local governments may impose special restrictions on land use or land treatment. Soil surveys identify soil properties that are used in making various land use or land treatment decisions. The information is intended to help the land users identify and reduce the effects of soil limitations on various land uses. The landowner or user is responsible for identifying and complying with existing laws and regulations.

Although soil survey information can be used for general farm, local, and wider area planning, onsite investigation is needed to supplement this information in some cases. Examples include soil quality assessments (http://www.nrcs.usda.gov/wps/portal/nrcs/main/soils/health/) and certain conservation and engineering applications. For more detailed information, contact your local USDA Service Center (https://offices.sc.egov.usda.gov/locator/app?agency=nrcs) or your NRCS State Soil Scientist (http://www.nrcs.usda.gov/wps/portal/nrcs/detail/soils/contactus/?cid=nrcs142p2_053951).

Great differences in soil properties can occur within short distances. Some soils are seasonally wet or subject to flooding. Some are too unstable to be used as a foundation for buildings or roads. Clayey or wet soils are poorly suited to use as septic tank absorption fields. A high water table makes a soil poorly suited to basements or underground installations.

The National Cooperative Soil Survey is a joint effort of the United States Department of Agriculture and other Federal agencies, State agencies including the Agricultural Experiment Stations, and local agencies. The Natural Resources Conservation Service (NRCS) has leadership for the Federal part of the National Cooperative Soil Survey.

Information about soils is updated periodically. Updated information is available through the NRCS Web Soil Survey, the site for official soil survey information.

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or a part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require

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How Soil Surveys Are Made

Soil surveys are made to provide information about the soils and miscellaneous areas in a specific area. They include a description of the soils and miscellaneous areas and their location on the landscape and tables that show soil properties and limitations affecting various uses. Soil scientists observed the steepness, length, and shape of the slopes; the general pattern of drainage; the kinds of crops and native plants; and the kinds of bedrock. They observed and described many soil profiles. A soil profile is the sequence of natural layers, or horizons, in a soil. The profile extends from the surface down into the unconsolidated material in which the soil formed or from the surface down to bedrock. The unconsolidated material is devoid of roots and other living organisms and has not been changed by other biological activity.

Currently, soils are mapped according to the boundaries of major land resource areas (MLRAs). MLRAs are geographically associated land resource units that share common characteristics related to physiography, geology, climate, water resources, soils, biological resources, and land uses (USDA, 2006). Soil survey areas typically consist of parts of one or more MLRA.

The soils and miscellaneous areas in a survey area occur in an orderly pattern that is related to the geology, landforms, relief, climate, and natural vegetation of the area. Each kind of soil and miscellaneous area is associated with a particular kind of landform or with a segment of the landform. By observing the soils and miscellaneous areas in the survey area and relating their position to specific segments of the landform, a soil scientist develops a concept, or model, of how they were formed. Thus, during mapping, this model enables the soil scientist to predict with a considerable degree of accuracy the kind of soil or miscellaneous area at a specific location on the landscape.

Commonly, individual soils on the landscape merge into one another as their characteristics gradually change. To construct an accurate soil map, however, soil scientists must determine the boundaries between the soils. They can observe only a limited number of soil profiles. Nevertheless, these observations, supplemented by an understanding of the soil-vegetation-landscape relationship, are sufficient to verify predictions of the kinds of soil in an area and to determine the boundaries.

Soil scientists recorded the characteristics of the soil profiles that they studied. They noted soil color, texture, size and shape of soil aggregates, kind and amount of rock fragments, distribution of plant roots, reaction, and other features that enable them to identify soils. After describing the soils in the survey area and determining their properties, the soil scientists assigned the soils to taxonomic classes (units). Taxonomic classes are concepts. Each taxonomic class has a set of soil characteristics with precisely defined limits. The classes are used as a basis for comparison to classify soils systematically. Soil taxonomy, the system of taxonomic classification used in the United States, is based mainly on the kind and character of soil properties and the arrangement of horizons within the profile. After the soil

scientists classified and named the soils in the survey area, they compared the individual soils with similar soils in the same taxonomic class in other areas so that they could confirm data and assemble additional data based on experience and research.

The objective of soil mapping is not to delineate pure map unit components; the objective is to separate the landscape into landforms or landform segments that have similar use and management requirements. Each map unit is defined by a unique combination of soil components and/or miscellaneous areas in predictable proportions. Some components may be highly contrasting to the other components of the map unit. The presence of minor components in a map unit in no way diminishes the usefulness or accuracy of the data. The delineation of such landforms and landform segments on the map provides sufficient information for the development of resource plans. If intensive use of small areas is planned, onsite investigation is needed to define and locate the soils and miscellaneous areas.

Soil scientists make many field observations in the process of producing a soil map. The frequency of observation is dependent upon several factors, including scale of mapping, intensity of mapping, design of map units, complexity of the landscape, and experience of the soil scientist. Observations are made to test and refine the soil-landscape model and predictions and to verify the classification of the soils at specific locations. Once the soil-landscape model is refined, a significantly smaller number of measurements of individual soil properties are made and recorded. These measurements may include field measurements, such as those for color, depth to bedrock, and texture, and laboratory measurements, such as those for content of sand, silt, clay, salt, and other components. Properties of each soil typically vary from one point to another across the landscape.

Observations for map unit components are aggregated to develop ranges of characteristics for the components. The aggregated values are presented. Direct measurements do not exist for every property presented for every map unit component. Values for some properties are estimated from combinations of other properties.

While a soil survey is in progress, samples of some of the soils in the area generally are collected for laboratory analyses and for engineering tests. Soil scientists interpret the data from these analyses and tests as well as the field-observed characteristics and the soil properties to determine the expected behavior of the soils under different uses. Interpretations for all of the soils are field tested through observation of the soils in different uses and under different levels of management. Some interpretations are modified to fit local conditions, and some new interpretations are developed to meet local needs. Data are assembled from other sources, such as research information, production records, and field experience of specialists. For example, data on crop yields under defined levels of management are assembled from farm records and from field or plot experiments on the same kinds of soil.

Predictions about soil behavior are based not only on soil properties but also on such variables as climate and biological activity. Soil conditions are predictable over long periods of time, but they are not predictable from year to year. For example, soil scientists can predict with a fairly high degree of accuracy that a given soil will have a high water table within certain depths in most years, but they cannot predict that a high water table will always be at a specific level in the soil on a specific date.

After soil scientists located and identified the significant natural bodies of soil in the survey area, they drew the boundaries of these bodies on aerial photographs and

identified each as a specific map unit. Aerial photographs show trees, buildings, fields, roads, and rivers, all of which help in locating boundaries accurately.

Soil Map

The soil map section includes the soil map for the defined area of interest, a list of soil map units on the map and extent of each map unit, and cartographic symbols displayed on the map. Also presented are various metadata about data used to produce the map, and a description of each soil map unit.



MAP LEGEND

Area of Interest (AOI) Area of Interest (AOI) Soils Soil Map Unit Polygons Soil Map Unit Lines Soil Map Unit Points 賽 **Special Point Features** (0) Blowout Borrow Pit 580 36 Clay Spot Closed Depression

Gravel Pit

Landfill

Lava Flow

Mine or Quarry

Rock Outcrop

Saline Spot

Sandy Spot

Sinkhole

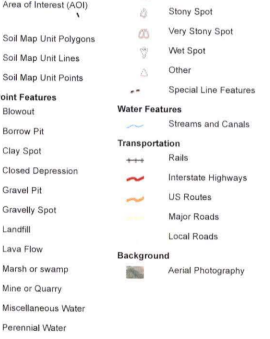
Slide or Slip

Sodic Spot

Severely Eroded Spot

63

Gravelly Spot



Spoil Area

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at 1:20,000.

Warning: Soil Map may not be valid at this scale.

Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale.

Please rely on the bar scale on each map sheet for map measurements.

Source of Map: Natural Resources Conservation Service Web Soil Survey URL:

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Map Unit Legend

	· A VEI (NEW YORK 1947 1947 1947 1947 1947 1947 1947 1947	すごろご表記(日発表<u>)にはお金ご</u>	The life Court of the terror of the terror
Map Unit Symbol	Map Unit Name	Acres In AOI	Percent of AOI
24	Gardiner sandy loam	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	24.3	82.9%
Totals for Area of Interest	·	29.4	100.0%

Map Unit Descriptions

The map units delineated on the detailed soil maps in a soil survey represent the soils or miscellaneous areas in the survey area. The map unit descriptions, along with the maps, can be used to determine the composition and properties of a unit.

A map unit delineation on a soil map represents an area dominated by one or more major kinds of soil or miscellaneous areas. A map unit is identified and named according to the taxonomic classification of the dominant soils. Within a taxonomic class there are precisely defined limits for the properties of the soils. On the landscape, however, the soils are natural phenomena, and they have the characteristic variability of all natural phenomena. Thus, the range of some observed properties may extend beyond the limits defined for a taxonomic class. Areas of soils of a single taxonomic class rarely, if ever, can be mapped without including areas of other taxonomic classes. Consequently, every map unit is made up of the soils or miscellaneous areas for which it is named and some minor components that belong to taxonomic classes other than those of the major soils.

Most minor soils have properties similar to those of the dominant soil or soils in the map unit, and thus they do not affect use and management. These are called noncontrasting, or similar, components. They may or may not be mentioned in a particular map unit description. Other minor components, however, have properties and behavioral characteristics divergent enough to affect use or to require different management. These are called contrasting, or dissimilar, components. They generally are in small areas and could not be mapped separately because of the scale used. Some small areas of strongly contrasting soils or miscellaneous areas are identified by a special symbol on the maps. If included in the database for a given area, the contrasting minor components are identified in the map unit descriptions along with some characteristics of each. A few areas of minor components may not have been observed, and consequently they are not mentioned in the descriptions, especially where the pattern was so complex that it was impractical to make enough observations to identify all the soils and miscellaneous areas on the landscape.

The presence of minor components in a map unit in no way diminishes the usefulness or accuracy of the data. The objective of mapping is not to delineate pure taxonomic classes but rather to separate the landscape into landforms or

landform segments that have similar use and management requirements. The delineation of such segments on the map provides sufficient information for the development of resource plans. If intensive use of small areas is planned, however, onsite investigation is needed to define and locate the soils and miscellaneous areas.

An identifying symbol precedes the map unit name in the map unit descriptions. Each description includes general facts about the unit and gives important soil properties and qualities.

Soils that have profiles that are almost alike make up a *soil series*. Except for differences in texture of the surface layer, all the soils of a series have major horizons that are similar in composition, thickness, and arrangement.

Soils of one series can differ in texture of the surface layer, slope, stoniness, salinity, degree of erosion, and other characteristics that affect their use. On the basis of such differences, a soil series is divided into *soil phases*. Most of the areas shown on the detailed soil maps are phases of soil series. The name of a soil phase commonly indicates a feature that affects use or management. For example, Alpha silt loam, 0 to 2 percent slopes, is a phase of the Alpha series.

Some map units are made up of two or more major soils or miscellaneous areas. These map units are complexes, associations, or undifferentiated groups.

A *complex* consists of two or more soils or miscellaneous areas in such an intricate pattern or in such small areas that they cannot be shown separately on the maps. The pattern and proportion of the soils or miscellaneous areas are somewhat similar in all areas. Alpha-Beta complex, 0 to 6 percent slopes, is an example.

An association is made up of two or more geographically associated soils or miscellaneous areas that are shown as one unit on the maps. Because of present or anticipated uses of the map units in the survey area, it was not considered practical or necessary to map the soils or miscellaneous areas separately. The pattern and relative proportion of the soils or miscellaneous areas are somewhat similar. Alpha-Beta association, 0 to 2 percent slopes, is an example.

An undifferentiated group is made up of two or more soils or miscellaneous areas that could be mapped individually but are mapped as one unit because similar interpretations can be made for use and management. The pattern and proportion of the soils or miscellaneous areas in a mapped area are not uniform. An area can be made up of only one of the major soils or miscellaneous areas, or it can be made up of all of them. Alpha and Beta soils, 0 to 2 percent slopes, is an example.

Some surveys include *miscellaneous areas*. Such areas have little or no soil material and support little or no vegetation. Rock outcrop is an example.

Coos County, Oregon

24—Gardiner sandy loam

Map Unit Setting

National map unit symbol: 21n0

Elevation: 20 to 750 feet

Mean annual precipitation: 60 to 90 inches Mean annual air temperature: 50 to 54 degrees F

Frost-free period: 180 to 220 days

Farmland classification: Farmland of statewide importance

Map Unit Composition

Gardiner and similar soils: 85 percent

Minor components: 7 percent

Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Gardiner

Setting

Landform: Flood plains

Landform position (three-dimensional): Tread

Down-slope shape: Concave Across-slope shape: Linear Parent material: Mixed alluvium

Typical profile

H1 - 0 to 9 inches: sandy loam H2 - 9 to 60 inches: loamy sand

Properties and qualities

Slope: 0 to 3 percent

Depth to restrictive feature: More than 80 inches

Drainage class: Well drained

Capacity of the most limiting layer to transmit water (Ksat): High (1.98 to 5.95

in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: Frequent Frequency of ponding: None

Available water supply, 0 to 60 inches: Moderate (about 6.3 inches)

Interpretive groups

Land capability classification (irrigated): 4w

Land capability classification (nonimigated): 4w

Hydrologic Soil Group: A

Ecological site: F001XD002OR - Mesic Udic Flood Plain Forest
Forage suitability group: Well Drained < 15% Slopes (G001XY004OR)
Other vegetative classification: Well Drained < 15% Slopes (G001XY004OR)

Hydric soil rating: No

Minor Components

Quosatana

Percent of map unit: 7 percent

Landform: Flood plains

· Landform position (three-dimensional): Tread

Down-slope shape: Linear Across-slope shape: Linear

Other vegetative classification: Poorly Drained (G001XY008OR)

Hydric soil rating: Yes

46D—Preacher-Bohannon loams, 3 to 30 percent slopes

Map Unit Setting

National map unit symbol: 21p8 Elevation: 250 to 3,600 feet

Mean annual precipitation: 60 to 100 inches Mean annual air temperature: 45 to 54 degrees F

Frost-free period: 110 to 200 days

Farmland classification: Not prime farmland

Map Unit Composition

Preacher and similar soils: 50 percent Bohannon and similar soils: 30 percent

Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Preacher

, Setting

Landform: Ridges, rotational slides, mountain slopes
Landform position (two-dimensional): Summit, backslope

Landform position (three-dimensional): Mountaintop, mountainflank, tread

Down-slope shape: Convex, linear Across-slope shape: Convex, linear

Parent material: Colluvium and residuum derived from arkosic sandstone

Typical profile

Oi - 0 to 4 inches: slightly decomposed plant material

H1 - 4 to 18 inches: loam H2 - 18 to 52 inches: clay loam H3 - 52 to 64 inches: clay loam

Properties and qualities

Slope: 3 to 30 percent

Depth to restrictive feature: More than 80 inches

Drainage class: Well drained

Capacity of the most limiting layer to transmit water (Ksat): Moderately high to high

(0.57 to 1.98 in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None Frequency of ponding: None

Available water supply, 0 to 60 inches: Very high (about 13.6 inches)

Interpretive groups

Land capability classification (irrigated): None specified

Land capability classification (nonimigated): 6e

Hydrologic Soil Group: B

Ecological site: F001XD412OR - Mesic Udic Wet Forest

Forage suitability group: Well Drained > 15% Slopes (G001XY003OR)
Other vegetative classification: Well Drained > 15% Slopes (G001XY003OR)

Hydric soil rating: No

Description of Bohannon

Setting

Landform: Mountain slopes

Landform position (two-dimensional): Backslope Landform position (three-dimensional): Mountainflank

Down-slope shape: Convex Across-slope shape: Convex

Parent material: Colluvium derived from arkosic sandstone and siltstone

Typical profile

H1 - 0 to 11 inches: gravelly loam
H2 - 11 to 31 inches: gravelly loam
H3 - 31 to 41 inches: weathered bedrock

Properties and qualities

Slope: 3 to 30 percent

Depth to restrictive feature: 20 to 40 inches to paralithic bedrock

Drainage class: Well drained

Capacity of the most limiting layer to transmit water (Ksat): High (1.98 to 5.95

in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None Frequency of ponding: None

Available water supply, 0 to 60 inches: Low (about 4.4 inches)

Interpretive groups

Land capability classification (irrigated): None specified

Land capability classification (nonirrigated): 6e

Hydrologic Soil Group: B

Ecological site: F001XD410OR - Mesic Udic Forest

Hydric soil rating: No

58F—Umpcoos-Rock outcrop association, 70 to 99 percent slopes

Map Unit Setting

National map unit symbol: 21q7 Elevation: 100 to 4,300 feet

Mean annual precipitation: 60 to 100 inches Mean annual air temperature: 45 to 54 degrees F

Frost-free period: 110 to 200 days

Farmland classification: Not prime farmland

Map Unit Composition

Umpcoos and similar soils: 40 percent

Rock outcrop: 35 percent

Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Umpcoos

Setting

Landform: Mountain slopes

Landform position (two-dimensional): Backslope Landform position (three-dimensional): Mountainflank

Down-slope shape: Convex Across-slope shape: Convex

Parent material: Colluvium derived from sandstone

Typical profile

Oi - 0 to 2 inches: slightly decomposed plant material

H1 - 2 to 5 inches: very gravelly sandy loam H2 - 5 to 18 inches: very gravelly sandy loam H3 - 18 to 22 inches: unweathered bedrock

Properties and qualities

Slope: 70 to 99 percent

Depth to restrictive feature: 10 to 20 inches to lithic bedrock

Drainage class: Well drained

Capacity of the most limiting layer to transmit water (Ksat): High (1.98 to 5.95

in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None Frequency of ponding: None

Available water supply, 0 to 60 inches: Very low (about 2.0 inches)

Interpretive groups

Land capability classification (irrigated): None specified

Land capability classification (nonirrigated): 7e

Hydrologic Soil Group: D

Ecological site: F001XD412OR - Mesic Udic Wet Forest

Hydric soil rating: No

Description of Rock Outcrop

Typical profile

R - 0 to 60 inches: unweathered bedrock

Properties and qualities

Slope: 70 to 99 percent

Depth to restrictive feature: 0 inches to lithic bedrock

Interpretive groups

Land capability classification (irrigated): None specified

Land capability classification (nonimigated): 8

Hydric soil rating: Unranked

Soil Information for All Uses

Suitabilities and Limitations for Use

The Suitabilities and Limitations for Use section includes various soil interpretations displayed as thematic maps with a summary table for the soil map units in the selected area of interest. A single value or rating for each map unit is generated by aggregating the interpretive ratings of individual map unit components. This aggregation process is defined for each interpretation.

Land Classifications

Land Classifications are specified land use and management groupings that are assigned to soil areas because combinations of soil have similar behavior for specified practices. Most are based on soil properties and other factors that directly influence the specific use of the soil. Example classifications include ecological site classification, farmland classification, irrigated and nonirrigated land capability classification, and hydric rating.

Ecological Classification ID: Forage Suitability Groups

Ecológical classifications consist of a series of vegetative classification systems developed by various partners in the National Cooperative Soil Survey. The classifications include, but are not limited to, systematic vegetative groupings. Examples include NRCS ecological sites, United States Forest Service plant associations, and forage suitability groups. The classifications systems are identified by the Ecological Classification Type Name field, which is in the Component Ecological Classification table.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) The soil surveys that comprise your AOI were mapped at 1:20,000. Area of Interest (AOI) Soils Warning: Soil Map may not be valid at this scale. Soil Rating Polygons G001XY003OR Enlargement of maps beyond the scale of mapping can cause G001XY004OR misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of Not rated or not available contrasting soils that could have been shown at a more detailed Soil Rating Lines G001XY003OR G001XY004OR Please rely on the bar scale on each map sheet for map measurements. Not rated or not available Soil Rating Points Source of Map: Natural Resources Conservation Service Web Soil Survey URL: G001XY003OR Coordinate System: Web Mercator (EPSG:3857) G001XY004OR Maps from the Web Soil Survey are based on the Web Mercator Not rated or not available projection, which preserves direction and shape but distorts Water Features distance and area. A projection that preserves area, such as the Streams and Canals Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. Transportation Rails This product is generated from the USDA-NRCS certified data as Interstate Highways of the version date(s) listed below. **US Routes** Soil Survey Area: Coos County, Oregon Major Roads Survey Area Data: Version 19, Sep 7, 2023 Local Roads Soil map units are labeled (as space allows) for map scales Background 1:50,000 or larger. Aerial Photography Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023 The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Ecological Classification ID: Forage Suitability Groups

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Map unit symbol	Map unit name	Rating	Acres in AOI	Rercent of AOI
24	Gardiner sandy loam	G001XY004OR	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	G001XY003OR	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes		24.3	82.9%
Totals for Area of Inte	erest		29.4	100.0%

Rating Options—Ecological Classification ID: Forage Suitability Groups

Class: Forage Suitability Groups

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Lower

Irrigated Capability Class

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit, Only class and subclass are included in this data set.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

Class 1 soils have few limitations that restrict their use.

Class 2 soils have moderate limitations that reduce the choice of plants or that require moderate conservation practices.

Class 3 soils have severe limitations that reduce the choice of plants or that require special conservation practices, or both.

Class 4 soils have very severe limitations that reduce the choice of plants or that require very careful management, or both.

Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildiffe habitat.

Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat.

Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) Capability Class - III The soil surveys that comprise your AOI were mapped at 1:20,000. Area of Interest (AOI) Capability Class - IV 1 Soils Capability Class - V Warning: Soil Map may not be valid at this scale. Soil Rating Polygons Capability Class - VI Capability Class - I Enlargement of maps beyond the scale of mapping can cause Capability Class - VII Capability Class - II misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of Capability Class - VIII Capability Class - III contrasting soils that could have been shown at a more detailed Not rated or not available Capability Class - IV scale. Water Features Capability Class - V Streams and Canals Please rely on the bar scale on each map sheet for map Capability Class - VI measurements. Transportation Capability Class - VII Rails ... Source of Map: Natural Resources Conservation Service Capability Class - VIII Interstate Highways Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Not rated or not available **US Routes** Soil Rating Lines Major Roads Maps from the Web Soil Survey are based on the Web Mercator Capability Class - I projection, which preserves direction and shape but distorts Local Roads distance and area. A projection that preserves area, such as the Capability Class - II Albers equal-area conic projection, should be used if more Background Capability Class - III accurate calculations of distance or area are required. Aerial Photography Capability Class - IV This product is generated from the USDA-NRCS certified data as Capability Class - V of the version date(s) listed below. Capability Class - VI Soil Survey Area: Coos County, Oregon Capability Class - VII Survey Area Data: Version 19, Sep 7, 2023 Capability Class - VIII Soil map units are labeled (as space allows) for map scales Not rated or not available 1:50,000 or larger. **Soil Rating Points** Date(s) aerial images were photographed: May 19, 2023—Jun Capability Class - I 3, 2023 Capability Class - II The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Irrigated Capability Class

位为基準持續不過	The state of the s	· Comment of the second	· 医克克斯 医克克斯氏 计操作 中心,	1 1 1
Map unit s	ymbol Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	4	5.0	17.0%
46 D	Preacher-Bohannon loams, 3 to 30 percent slopes		0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes		24.3	82.9%
Totals for Area	of Interest	29.4	100.0%	

Rating Options—Irrigated Capability Class

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Higher

Ecological Classification ID: Forage Suitability Groups

Ecological classifications consist of a series of vegetative classification systems developed by various partners in the National Cooperative Soil Survey. The classifications include, but are not limited to, systematic vegetative groupings. Examples include NRCS ecological sites, United States Forest Service plant associations, and forage suitability groups. The classifications systems are identified by the Ecological Classification Type Name field, which is in the Component Ecological Classification table.



MAP LEGEND Area of Interest (AOI) Area of Interest (AOI) Soils Soil Rating Polygons G001XY003OR G001XY004OR Not rated or not available Soil Rating Lines G001XY003OR G001XY004OR Not rated or not available Soil Rating Points G001XY003OR G001XY004OR Not rated or not available **Water Features** Streams and Canals Transportation Rails Interstate Highways **US Routes** Major Roads Local Roads

Background

Aerial Photography

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at 1:20,000.

Warning: Soil Map may not be valid at this scale.

Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale.

Please rely on the bar scale on each map sheet for map measurements.

Source of Map: Natural Resources Conservation Service Web Soil Survey URL:

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Ecological Classification ID: Forage Suitability Groups

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Map unit sy	ymbol Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	G001XY004OR	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	G001XY003OR	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent stopes		24.3	82.9%
Totals for Area	of Interest	29.4	100.0%	

Rating Options—Ecological Classification ID: Forage Suitability Groups

Class: Forage Suitability Groups

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Lower

Ecological Classification Name: Forage Suitability Groups

Ecological classifications consist of a series of vegetative classification systems developed by various partners in the National Cooperative Soil Survey. The classifications include, but are not limited to, systematic vegetative groupings. Examples include NRCS ecological sites, United States Forest Service plant associations, and forage suitability groups. The classifications systems are identified by the Ecological Classification Type Name field, which is in the Component Ecological Classification table.



MAP INFORMATION MAP LEGEND The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) 1:20,000. Area of Interest (AOI) 1 Soils Warning: Soil Map may not be valid at this scale. Soil Rating Polygons Well Drained < 15% Enlargement of maps beyond the scale of mapping can cause Slopes misunderstanding of the detail of mapping and accuracy of soil Well Drained > 15% line placement. The maps do not show the small areas of Slopes contrasting soils that could have been shown at a more detailed Not rated or not available scale. Soil Rating Lines Well Drained < 15% Please rely on the bar scale on each map sheet for map Slopes measurements. Well Drained > 15% Slopes Source of Map: Natural Resources Conservation Service Not rated or not available Web Soil Survey URL: **Soil Rating Points** Coordinate System: Web Mercator (EPSG:3857) Well Drained < 15% Slopes Maps from the Web Soil Survey are based on the Web Mercator Well Drained > 15% projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Not rated or not available Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. **Water Features** Streams and Canals This product is generated from the USDA-NRCS certified data as of the version date(s) listed below. Transportation Rails Soil Survey Area: Coos County, Oregon Interstate Highways Survey Area Data: Version 19, Sep 7, 2023 **US Routes** Soil map units are labeled (as space allows) for map scales Major Roads 1:50,000 or larger. Local Roads Date(s) aerial images were photographed: May 19, 2023—Jun Background 3, 2023 Aerial Photography The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Ecological Classification Name: Forage Suitability Groups

PERMIT IN		Caller Strategic	"并有重要的"。 医腹神经 医重新性	and the second of the second
Map unit syr	mbol Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	Well Drained < 15% Slopes	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	Well Drained > 15% Slopes	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes		24.3	82.9%
Totals for Area o	of Interest	29.4	100.0%	

Rating Options—Ecological Classification Name: Forage Suitability Groups

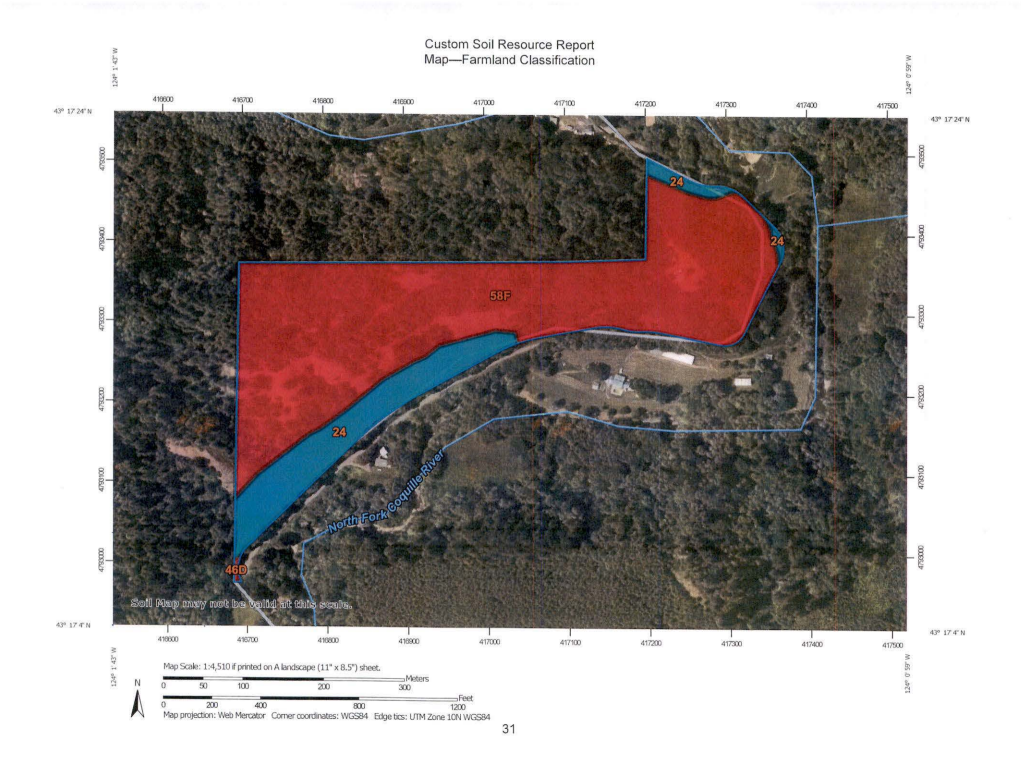
Class: Forage Suitability Groups

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Lower

Farmland Classification

Farmland classification identifies map units as prime farmland, farmland of statewide importance, farmland of local importance, or unique farmland. It identifies the location and extent of the soils that are best suited to food, feed, fiber, forage, and oilseed crops. NRCS policy and procedures on prime and unique farmlands are published in the "Federal Register," Vol. 43, No. 21, January 31, 1978.



		MA	AP LEGEND			
Area of Interest (AOI) Area of Interest (AOI) Soils Soil Rating Polygons Not prime farmland All areas are prime farmland Prime farmland if drained Prime farmland if protected from flooding or not frequently flooded during the growing season Prime farmland if irrigated Prime farmland if drained and either protected from flooding or not frequently flooded during the growing season Prime farmland if irrigated and drained Prime farmland if irrigated and either protected from flooding or not frequently flooded during the growing season	Prime farmland if subsoiled, completely removing the root inhibiting soil layer Prime farmland if irrigated and the product of I (soil erodibility) x C (climate factor) does not exceed 60 Prime farmland if irrigated and reclaimed of excess salts and sodium Farmland of statewide importance Farmland of statewide importance, if drained Farmland of statewide importance, if protected from flooding or not frequently flooded during the growing season Farmland of statewide importance, if irrigated		Farmland of statewide importance, if drained and either protected from flooding or not frequently flooded during the growing season Farmland of statewide importance, if irrigated and drained Farmland of statewide importance, if irrigated and either protected from flooding or not frequently flooded during the growing season Farmland of statewide importance, if subsoiled, completely removing the root inhibiting soil layer Farmland of statewide importance, if irrigated and the product of I (soil erodibility) x C (climate factor) does not exceed 60	Farmland of statewide importance, if irrigated and reclaimed of excess salts and sodium Farmland of statewide importance, if drained or either protected from flooding or not frequently flooded during the growing season Farmland of statewide importance, if warm enough, and either drained or either protected from flooding or not frequently flooded during the growing season Farmland of statewide importance, if warm enough Farmland of statewide importance, if thawed Farmland of local importance Farmland of local importance, if irrigated	Soil Rat	Farmland of unique importance Not rated or not available ing Lines Not prime farmland All areas are prime farmland Prime farmland if drained Prime farmland if protected from flooding or not frequently floode during the growing season Prime farmland if irrigated Prime farmland if drained and either protected from flooding or not frequently floode during the growing season Prime farmland if irrigated and drained Prime farmland if irrigated and drained Prime farmland if irrigated and either protected from flooding or not frequently floode during the growing season

* *	Prime farmland if subsoiled, completely removing the root inhibiting soil layer	***	Farmland of statewide importance, if drained and either protected from flooding or not frequently	~	Farmland of statewide importance, if irrigated and reclaimed of excess salts and sodium	~	Farmland of unique importance Not rated or not available		Prime farmland if subsoiled, completely removing the root inhibiting soil layer
~	Prime farmland if irrigated and the product of I (soil erodibility) x C (climate factor) does not exceed 60	~	flooded during the growing season Farmland of statewide importance, if irrigated and drained	•	Farmland of statewide importance, if drained or either protected from flooding or,not frequently flooded during the	Soil Rat	ing Points Not prime farmland All areas are prime farmland	•	Prime farmland if irrigated and the product of I (soil erodibility) x C (climate factor) daes not exceed 60
~	Prime farmland if irrigated and reclaimed of excess salts and sodium	~	Farmland of statewide importance, if irrigated and either protected from flooding or not frequently	~	growing season Farmland of statewide importance, if warm enough, and either		Prime farmland if drained Prime farmland if protected from flooding or		Prime farmland if irrigated and reclaimed of excess salts and sodium
~	Farmland of statewide importance Farmland of statewide		flooded during the growing season		drained or either protected from flooding or		not frequently flooded during the growing season		Farmland of statewide importance
~	importance, if drained Farmland of statewide		Farmland of statewide importance, if subsoiled, completely removing the		not frequently flooded during the growing season		Prime farmland if irrigated		Farmland of statewide importance, if drained
	importance, if protected from flooding or not frequently flooded during the growing season		root inhibiting soil layer Farmland of statewide importance, if irrigated and the product of I (soil	~	Farmland of statewide importance, if warm enough Farmland of statewide		Prime farmland if drained and either protected from flooding or not frequently flooded during the		Farmland of statewide importance, if protected from flooding or not frequently flooded durin
-	Farmland of statewide importance, if irrigated		erodibility) x C (climate factor) does not exceed 60	~	importance, if thawed Farmland of local		growing season Prime farmland if irrigated and drained		the growing season Farmland of statewide importance, if irrigated
				~~	importance Farmland of local importance, if irrigated		Prime farmland if irrigated and either protected from flooding or not frequently flooded during the growing season		

	Farmland of statewide importance, if drained and either protected from flooding or not frequently		Farmland of statewide importance, if irrigated and reclaimed of excess salts and sodium		Farmland of unique importance Not rated or not available	The soil surveys that comprise your AOI were mapped at 1:20,000.
	flooded during the growing season		Farmland of statewide	Water Fea	tures	Warning: Soil Map may not be valid at this scale.
	Farmland of statewide		importance, if drained or either protected from	~	Streams and Canals	Enlargement of mans beyond the scale of manning can cause
_	importance, if irrigated and drained		flooding or not frequently flooded during the	Transport		Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil
	Farmland of statewide		growing season	+++	Rails	line placement. The maps do not show the small areas of
_	importance, if irrigated and either protected from		Farmland of statewide	~	Interstate Highways	contrasting soils that could have been shown at a more detailed scale.
	flooding or not frequently		importance, if warm enough, and either	-	US Routes	
	flooded during the growing season		drained or either protected from flooding or		Major Roads	Please rely on the bar scale on each map sheet for map
	Farmland of statewide importance, if subsoiled,		not frequently flooded during the growing		Local Roads	measurements.
	completely removing the root inhibiting soil layer	_	season Farmland of statewide	Backgrou		Source of Map: Natural Resources Conservation Service
	Farmland of statewide		importance, if warm	0	Aerial Photography	Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857)
	importance, if irrigated		enough			The montain (2) of the state of
	and the product of I (soil erodibility) x C (climate		Farmland of statewide importance, if thawed			Maps from the Web Soil Survey are based on the Web Mercato
	factor) does not exceed 60		Farmland of local importance			projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the
			Farmland of local			Albers equal-area conic projection, should be used if more
		_	importance, if irrigated			accurate calculations of distance or area are required.
						This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.
						Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023
						Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.
						Date(s) aerial images were photographed: May 19, 2023—Ju 3, 2023
						The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Farmland Classification

A. 1. 4. 1. 4. 1. 4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		では、ことではおりませんがあります。		1 8 9 15 4 St. 33
Map unit syn	nbol Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	Farmland of statewide importance	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	Not prime farmland	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	Not prime farmland	24.3	82.9%
Totals for Area o	of Interest		29.4	100.0%

Rating Options—Farmland Classification

Aggregation Method: No Aggregation Necessary

Tie-break Rule: Lower

Hydric Rating by Map Unit

This rating indicates the percentage of map units that meets the criteria for hydric soils. Map units are composed of one or more map unit components or soil types, each of which is rated as hydric soil or not hydric. Map units that are made up dominantly of hydric soils may have small areas of minor nonhydric components in the higher positions on the landform, and map units that are made up dominantly of nonhydric soils may have small areas of minor hydric components in the lower positions on the landform. Each map unit is rated based on its respective components and the percentage of each component within the map unit.

The thematic map is color coded based on the composition of hydric components. The five color classes are separated as 100 percent hydric components, 66 to 99 percent hydric components, 33 to 65 percent hydric components, 1 to 32 percent hydric components, and less than one percent hydric components.

In Web Soil Survey, the Summary by Map Unit table that is displayed below the map pane contains a column named 'Rating'. In this column the percentage of each map unit that is classified as hydric is displayed.

Hydric soils are defined by the National Technical Committee for Hydric Soils (NTCHS) as soils that formed under conditions of saturation, flooding, or ponding long enough during the growing season to develop anaerobic conditions in the upper part (Federal Register, 1994). Under natural conditions, these soils are either saturated or inundated long enough during the growing season to support the growth and reproduction of hydrophytic vegetation.

The NTCHS definition identifies general soil properties that are associated with wetness. In order to determine whether a specific soil is a hydric soil or nonhydric soil, however, more specific information, such as information about the depth and duration of the water table, is needed. Thus, criteria that identify those estimated soil properties unique to hydric soils have been established (Federal Register, 2002). These criteria are used to identify map unit components that normally are associated with wetlands. The criteria used are selected estimated soil properties that are described in "Soil Taxonomy" (Soil Survey Staff, 1999) and "Keys to Soil Taxonomy" (Soil Survey Staff, 2006) and in the "Soil Survey Manual" (Soil Survey Division Staff, 1993).

If soils are wet enough for a long enough period of time to be considered hydric, they should exhibit certain properties that can be easily observed in the field. These visible properties are indicators of hydric soils. The indicators used to make onsite determinations of hydric soils are specified in "Field Indicators of Hydric Soils in the United States" (Hurt and Vasilas, 2006).

References:

Federal Register, July 13, 1994. Changes in hydric soils of the United States.

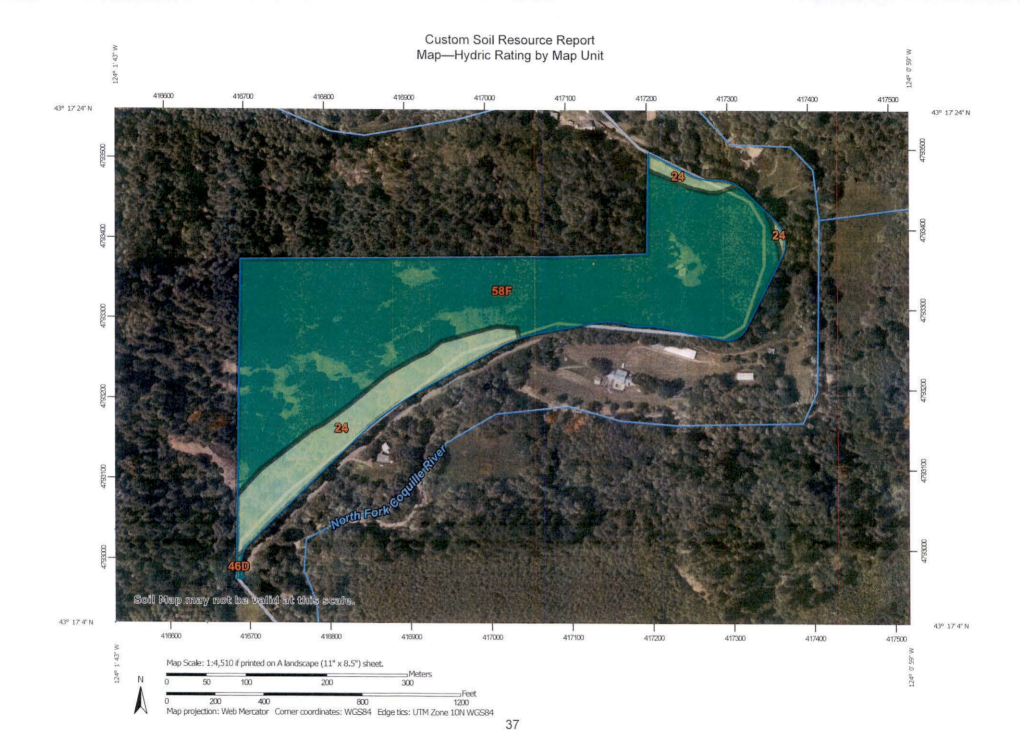
Federal Register. September 18, 2002. Hydric soils of the United States.

Hurt, G.W., and L.M. Vasilas, editors. Version 6.0, 2006. Field indicators of hydric soils in the United States.

Soil Survey Division Staff. 1993. Soil survey manual. Soil Conservation Service. U.S. Department of Agriculture Handbook 18.

Soil Survey Staff. 1999. Soil taxonomy: A basic system of soil classification for making and interpreting soil surveys. 2nd edition. Natural Resources Conservation Service. U.S. Department of Agriculture Handbook 436.

Soil Survey Staff. 2006. Keys to soil taxonomy. 10th edition. U.S. Department of Agriculture, Natural Resources Conservation Service.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) Transportation The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) 1:20,000. Rails Soils Interstate Highways Soil Rating Polygons Warning: Soil Map may not be valid at this scale. US Routes Hydric (100%) Major Roads Enlargement of maps beyond the scale of mapping can cause Hydric (66 to 99%) misunderstanding of the detail of mapping and accuracy of soil Local Roads line placement. The maps do not show the small areas of Hydric (33 to 65%) contrasting soils that could have been shown at a more detailed Background Hydric (1 to 32%) scale. Aerial Photography Not Hydric (0%) Please rely on the bar scale on each map sheet for map Not rated or not available measurements. Soil Rating Lines Hydric (100%) Source of Map: Natural Resources Conservation Service Web Soil Survey URL: Hydric (66 to 99%) Coordinate System: Web Mercator (EPSG:3857) Hydric (33 to 65%) Maps from the Web Soil Survey are based on the Web Mercator Hydric (1 to 32%) projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Not Hydric (0%) Albers equal-area conic projection, should be used if more Not rated or not available accurate calculations of distance or area are required. Soil Rating Points This product is generated from the USDA-NRCS certified data as Hydric (100%) of the version date(s) listed below. Hydric (66 to 99%) Soil Survey Area: Coos County, Oregon Hydric (33 to 65%) Survey Area Data: Version 19, Sep 7, 2023 Hydric (1 to 32%) Not Hydric (0%) Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Not rated or not available Water Features Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023 Streams and Canals The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor

shifting of map unit boundaries may be evident.

Table—Hydric Rating by Map Unit

THE SALES OF THE STATE OF THE SALES	CAPAGE TO THE TAX TO		A Section of the sect	非选择的第三人称形式的第三人称单数形式
Map unit symbol .	Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	7	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	0	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	0	24.3	82.9%
Totals for Area of Interes	t	29.4	100.0%	

Rating Options—Hydric Rating by Map Unit

Aggregation Method: Percent Present

Component Percent Cutoff: None Specified

Tie-break Rule: Lower

Irrigated Capability Class

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit. Only class and subclass are included in this data set.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

Class 1 soils have few limitations that restrict their use.

Class 2 soils have moderate limitations that reduce the choice of plants or that require moderate conservation practices.

Class 3 soils have severe limitations that reduce the choice of plants or that require special conservation practices, or both.

Class 4 soils have very severe limitations that reduce the choice of plants or that require very careful management, or both.

Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat.

Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) Capability Class - III The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) 1:20,000. Capability Class - IV Soils Capability Class - V 髓 Soil Rating Polygons Warning: Soil Map may not be valid at this scale. Capability Class - VI Capability Class - I Enlargement of maps beyond the scale of mapping can cause Capability Class - VII Capability Class - II misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of Capability Class - VIII Capability Class - III contrasting soils that could have been shown at a more detailed Not rated or not available Capability Class - IV scale. Water Features Capability Class - V Streams and Canals Please rely on the bar scale on each map sheet for map Capability Class - VI measurements. Transportation Capability Class - VII +++ Rails Source of Map: Natural Resources Conservation Service Capability Class - VIII Interstate Highways Web Soil Survey URL: Not rated or not available Coordinate System: Web Mercator (EPSG:3857) **US Routes** Soil Rating Lines Major Roads Maps from the Web Soil Survey are based on the Web Mercator Capability Class - I projection, which preserves direction and shape but distorts Local Roads distance and area. A projection that preserves area, such as the Capability Class - II Albers equal-area conic projection, should be used if more Background Capability Class - III accurate calculations of distance or area are required. Aerial Photography Capability Class - IV This product is generated from the USDA-NRCS certified data as Capability Class - V of the version date(s) listed below. Capability Class - VI Soil Survey Area: Coos County, Oregon Capability Class - VII Survey Area Data: Version 19, Sep 7, 2023 Capability Class - VIII Soil map units are labeled (as space allows) for map scales Not rated or not available 1:50,000 or larger. Soil Rating Points Date(s) aerial images were photographed: May 19, 2023—Jun Capability Class - I 3, 2023 Capability Class - II The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Irrigated Capability Class

图图·图·图·图·图·图·图·图·图·图·图·图·图·图·图·图·图·图·图				
Map unit symb	Map unit name	Rating	Acres In AOI	Percent of AOI
24	Gardiner sandy loam	4	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes		0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes		24.3	82.9%
Totals for Area of I	nterest	·	29.4	100.0%

Rating Options—Irrigated Capability Class

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Higher

Irrigated Capability Subclass

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit. Only class and subclass are included in this data set.

Capability subclasses are soil groups within one capability class. They are designated by adding a small letter, "e," "w," "s," or "c," to the class numeral, for example, 2e. The letter "e" shows that the main hazard is the risk of erosion unless close-growing plant cover is maintained; "w" shows that water in or on the soil interferes with plant growth or cultivation (in some soils the wetness can be partly corrected by artificial drainage); "s" shows that the soil is limited mainly because it is shallow, droughty, or stony; and "c," used in only some parts of the United States, shows that the chief limitation is climate that is very cold or very dry.

In class 1 there are no subclasses because the soils of this class have few limitations. Class 5 contains only the subclasses indicated by "w," "s," or "c" because the soils in class 5 are subject to little or no erosion. They have other limitations that restrict their use to pasture, rangeland, forestland, or wildlife habitat.



MAP LEGEND Area of Interest (AOI) Transportation Area of Interest (AOI) 1:20,000. Rails Soils Interstate Highways Soil Rating Polygons **US Routes** Erosion Major Roads Soil limitation within the rooting zone Local Roads Excess water Background scale. Climate condition Aerial Photography Not rated or not available Soil Rating Lines measurements. Erosion Soil limitation within the Web Soil Survey URL: rooting zone Excess water Climate condition Not rated or not available Soil Rating Points Erosion Soil limitation within the rooting zone Excess water Climate condition Not rated or not available Water Features Streams and Canals 1:50,000 or larger. 3, 2023

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at

Warning: Soil Map may not be valid at this scale.

Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed

Please rely on the bar scale on each map sheet for map

Source of Map: Natural Resources Conservation Service

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023

Soil map units are labeled (as space allows) for map scales

Date(s) aerial images were photographed: May 19, 2023—Jun

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Irrigated Capability Subclass

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Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	w	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes		0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes		24.3	82.9%
Totals for Area of Inte	erest	•	29.4	100.0%

Rating Options—Irrigated Capability Subclass

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Lower

Nonirrigated Capability Class

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit. Only class and subclass are included in this data set.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

Class 1 soils have few limitations that restrict their use.

Class 2 soils have moderate limitations that reduce the choice of plants or that require moderate conservation practices.

Class 3 soils have severe limitations that reduce the choice of plants or that require special conservation practices, or both.

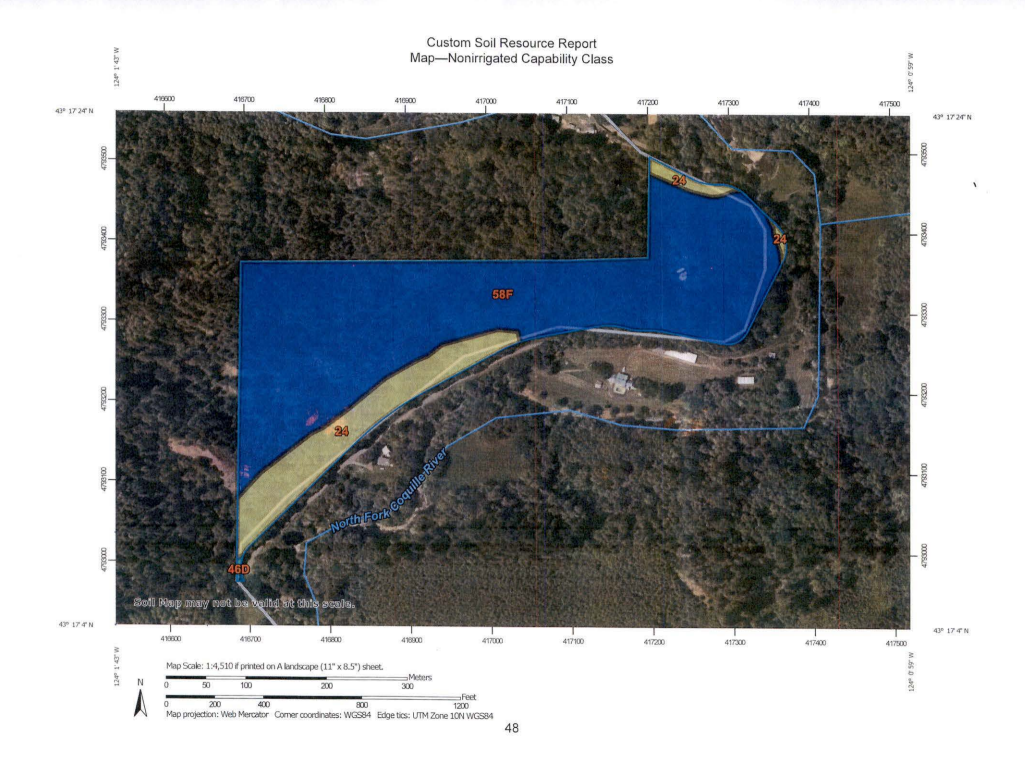
Class 4 soils have very severe limitations that reduce the choice of plants or that require very careful management, or both.

Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat.

Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.



MAP LEGEND MAP INFORMATION The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) Capability Class - III 1:20.000. Area of Interest (AOI) Capability Class - IV Soils Capability Class - V Warning: Soil Map may not be valid at this scale. Soil Rating Polygons Capability Class - VI Capability Class - I Enlargement of maps beyond the scale of mapping can cause Capability Class - VII Capability Class - II misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of Capability Class - VIII Capability Class - III contrasting soils that could have been shown at a more detailed Not rated or not available Capability Class - IV scale. **Water Features** Capability Class - V Streams and Canals Please rely on the bar scale on each map sheet for map Capability Class - VI measurements. Transportation Capability Class - VII Rails +++ Source of Map: Natural Resources Conservation Service Capability Class - VIII Interstate Highways Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Not rated or not available **US Routes** Soil Rating Lines Major Roads Maps from the Web Soil Survey are based on the Web Mercator Capability Class - I projection, which preserves direction and shape but distorts Local Roads distance and area. A projection that preserves area, such as the Capability Class - II Albers equal-area conic projection, should be used if more Background Capability Class - III accurate calculations of distance or area are required. Aerial Photography Capability Class - IV This product is generated from the USDA-NRCS certified data as Capability Class - V of the version date(s) listed below. Capability Class - VI Soil Survey Area: Coos County, Oregon Capability Class - VII Survey Area Data: Version 19, Sep 7, 2023 Capability Class - VIII Soil map units are labeled (as space allows) for map scales Not rated or not available 1:50,000 or larger. Soil Rating Points Date(s) aerial images were photographed: May 19, 2023—Jun Capability Class - I 3, 2023 Capability Class - II The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Nonirrigated Capability Class

是2000年1月1日 1月1日 1月1日 1月1日 1月1日 1月1日 1月1日 1月1日		THE PROPERTY OF THE PARTY OF TH	PROPERTY OF THE PROPERTY OF TH	THE THE WAY THE THE
Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	4	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	6	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	7	24.3	82.9%
Totals for Area of Interest			29.4	100.0%

Rating Options—Nonirrigated Capability Class

Aggregation Method: Dominant Condition

Component Percent Cutoff: None Specified

Tie-break Rule: Higher

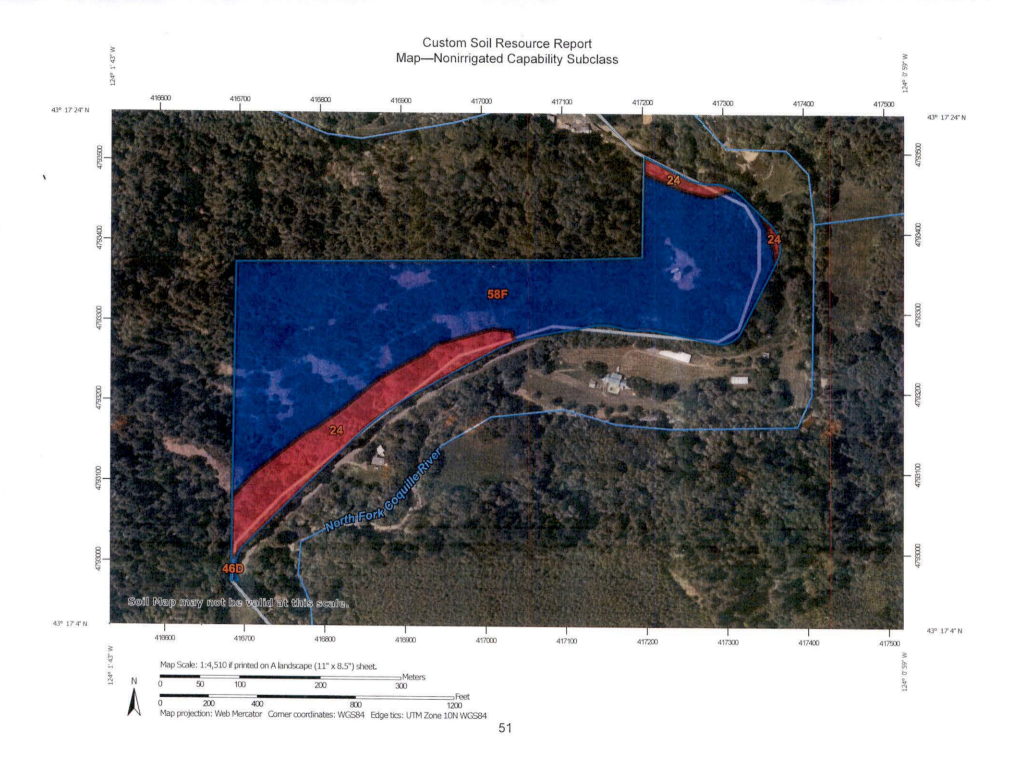
Nonirrigated Capability Subclass

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit. Only class and subclass are included in this data set.

Capability subclasses are soil groups within one capability class. They are designated by adding a small letter, "e," "w," "s," or "c," to the class numeral, for example, 2e. The letter "e" shows that the main hazard is the risk of erosion unless close-growing plant cover is maintained; "w" shows that water in or on the soil interferes with plant growth or cultivation (in some soils the wetness can be partly corrected by artificial drainage); "s" shows that the soil is limited mainly because it is shallow, droughty, or stony; and "c," used in only some parts of the United States, shows that the chief limitation is climate that is very cold or very dry.

In class 1 there are no subclasses because the soils of this class have few limitations. Class 5 contains only the subclasses indicated by "w," "s," or "c" because the soils in class 5 are subject to little or no erosion. They have other limitations that restrict their use to pasture, rangeland, forestland, or wildlife habitat.



MAP LEGEND Area of Interest (AOI) Transportation Area of Interest (AOI) Rails +++ Soils Interstate Highways Soil Rating Polygons **US Routes** Erosion Major Roads Soil limitation within the rooting zone Local Roads Excess water Background Climate condition Aerial Photography Not rated or not available Soil Rating Lines Erosion Soil limitation within the rooting zone Excess water Climate condition Not rated or not available Soil Rating Points Erosion Soil limitation within the rooting zone Excess water Climate condition Not rated or not available **Water Features** Streams and Canals

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at 1:20,000.

Warning: Soil Map may not be valid at this scale.

Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale.

Please rely on the bar scale on each map sheet for map measurements.

Source of Map: Natural Resources Conservation Service Web Soil Survey URL:

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Nonirrigated Capability Subclass

	Map unit name S		Acres in AOI	Percent of AOI
24	Gardiner sandy loam	w	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	е	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	е	24,3	82.9%
Totals for Area of Intere	st	1	29.4	100.0%

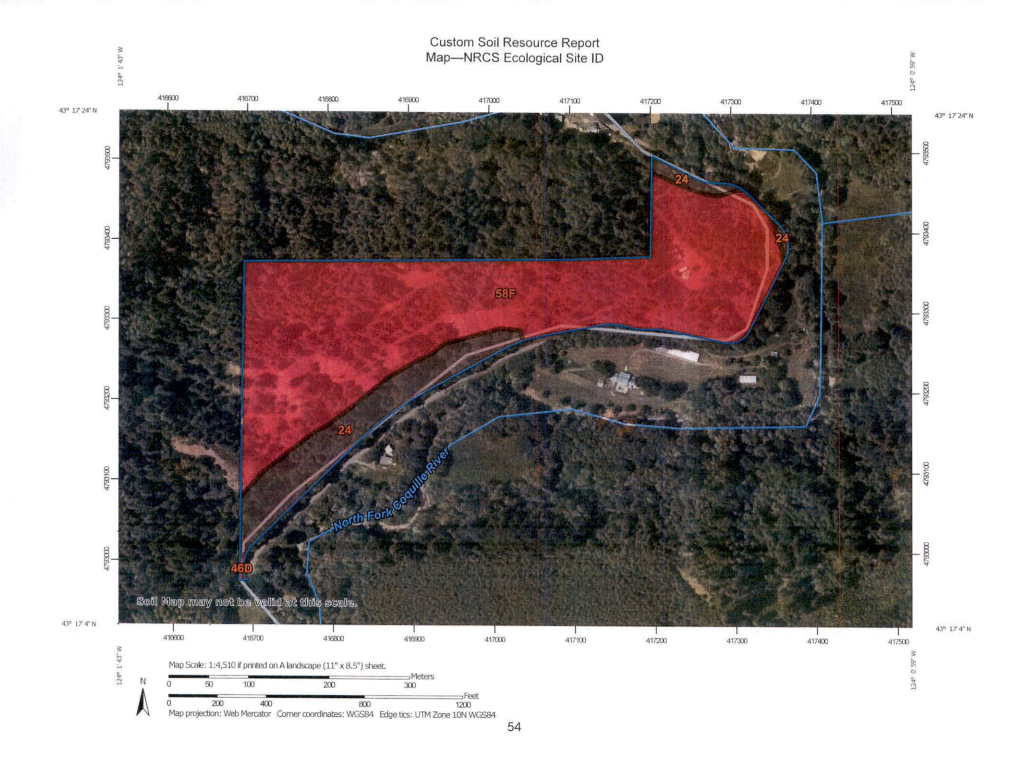
Rating Options—Nonirrigated Capability Subclass

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Lower

NRCS Ecological Site ID

An "ecological site ID" is the symbol assigned to a specific ecological site. An "ecological site" is the product of all the environmental factors responsible for its development. It has characteristic soils that have developed over time; a characteristic hydrology, particularly infiltration and runoff, that has developed over time; and a characteristic plant community (kind and amount of vegetation). The vegetation, soils, and hydrology are all interrelated. Each is influenced by the others and influences the development of the others. For example, the hydrology of the site is influenced by development of the soil and plant community. The plant community on an ecological site is typified by an association of species that differs from that of other ecological sites in the kind and/or proportion of species or in total production. Descriptions of ecological sites are provided in the Field Office Technical Guide, which is available in local offices of the Natural Resources Conservation Service.



MAP LEGEND Area of Interest (AOI) 1:20.000. Area of Interest (AOI) Soils Soil Rating Polygons F001XD002OR F001XD412OR Not rated or not available Soil Rating Lines scale. F001XD002OR F001XD412OR measurements. Not rated or not available Soil Rating Points Web Soil Survey URL: F001XD002OR F001XD412OR Not rated or not available Water Features Streams and Canals Transportation Rails Interstate Highways **US Routes** Major Roads Local Roads Background

Aerial Photography

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at

Warning: Soil Map may not be valid at this scale.

Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed

Please rely on the bar scale on each map sheet for map

Source of Map: Natural Resources Conservation Service

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—NRCS Ecological Site ID

THE PROPERTY OF THE PARTY OF TH	子がは、当時のできる。	CONTRACTOR TO SECURITY	A STANSON OF THE PROPERTY OF T	では はないかいまではないからいます。
Map unit symbo	Map unit name	Rating :	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	F001XD002OR	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	F001XD412OR	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	F001XD412OR	24.3	82.9%
Totals for Area of Interest			29.4	100.0%

Rating Options—NRCS Ecological Site ID

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Lower

NRCS Ecological Site Name

An "ecological site ID" is the symbol assigned to a specific ecological site. An "ecological site" is the product of all the environmental factors responsible for its development. It has characteristic soils that have developed over time; a characteristic hydrology, particularly infiltration and runoff, that has developed over time; and a characteristic plant community (kind and amount of vegetation). The vegetation, soils, and hydrology are all interrelated. Each is influenced by the others and influences the development of the others. For example, the hydrology of the site is influenced by development of the soil and plant community. The plant community on an ecological site is typified by an association of species that differs from that of other ecological sites in the kind and/or proportion of species or in total production. Descriptions of ecological sites are provided in the Field Office Technical Guide, which is available in local offices of the Natural Resources Conservation Service.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) The soil surveys that comprise your AOI were mapped at Background 1:20,000. Area of Interest (AOI) Aerial Photography Soils Warning: Soil Map may not be valid at this scale. Soil Rating Polygons Mesic Udic Flood Plain Enlargement of maps beyond the scale of mapping can cause Forest misunderstanding of the detail of mapping and accuracy of soil Mesic Udic Wet Forest line placement. The maps do not show the small areas of Not rated or not available contrasting soils that could have been shown at a more detailed scale. Soil Rating Lines Mesic Udic Flood Plain Forest Please rely on the bar scale on each map sheet for map Mesic Udic Wet Forest measurements. Not rated or not available Source of Map: Natural Resources Conservation Service Soil Rating Points Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Mesic Udic Flood Plain Forest Mesic Udic Wet Forest Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts Not rated or not available distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more Water Features accurate calculations of distance or area are required. Streams and Canals Transportation This product is generated from the USDA-NRCS certified data as of the version date(s) listed below. Interstate Highways Soil Survey Area: Coos County, Oregon **US Routes** Survey Area Data: Version 19, Sep 7, 2023 Major Roads Soil map units are labeled (as space allows) for map scales Local Roads 1:50,000 or larger. Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023 The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—NRCS Ecological Site Name

	TET NO THE PROPERTY OF THE PARTY OF THE PART			
Map unit s	ymbol Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	Mesic Udic Flood Plain Forest	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	Mesic Udic Wet Forest	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	Mesic Udic Wet Forest	24.3	82.9%
Totals for Area of Interest			29.4	100.0%

Rating Options—NRCS Ecological Site Name

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Lower

Land Management

Land management interpretations are tools designed to guide the user in evaluating existing conditions in planning and predicting the soil response to various land management practices, for a variety of land uses, including cropland, forestland, hayland, pastureland, horticulture, and rangeland. Example interpretations include suitability for a variety of irrigation practices, log landings, haul roads and major skid trails, equipment operability, site preparation, suitability for hand and mechanical planting, potential erosion hazard associated with various practices, and ratings for fencing and waterline installation.

Drought Vulnerable Soils

FOR - Forestry

Drought Vulnerable Soils

Even in a year, having normal precipitation or slightly less than normal, some soils are prone to having drought stress occur in the plants growing on them. Several conditions can allow this to happen. Most influential may be a relative lack of effective precipitation, as is estimated by subtracting the mean annual precipitation from an estimate of the annual evapotranspiration. Soils west of the 100th meridian frequently fall into this situation, especially at low elevations. Also, a soil may have an inherently low ability to store water. This is typical of sandy or shallow soils or

soils having a high content of rock fragments. In this case, even though there may be significant rainfall, the soil matrix does not retain sufficient water for crop growth.

Topographic and climatic characteristics can be present to mitigate a soil's droughty tendacies. Some soils exist on water-gathering portions of the landscape and can thus support more plant growth than their similar neighbors because of run on. Some soils have a water table present within the rooting zone during the growing season to supply plant water needs. Finally, some soils exist in a climate where precipitation is much higher than evapotranspiration and the soil is nearly always moist. This can occur in cool climates at high elevations.

The ratings are both verbal and numerical. Rating class terms indicate the extent to which the soils are vulnerable to drought. Numerical ratings indicate the degree of vulnerability associated with each soil or site feature. The ratings are shown in decimal fractions ranging from 0.01 to 1.00. They indicate gradations between the point at which a soil feature imparts the greatest degree of vulnerability (1.00) and the point at which the soil feature helps to mitigate drought vulnerability (0.00).

Verbal ratings are defined as follows:

Severely drought vulnerable (rating index equals 1.0). The soil and site properties present are such that the plants growing on the soil must be very drought tolerant even in years with normal amounts of rainfall. The soil may have very low water storage capacity (below 5 cm) or may be in an area of low annual precipitation or high annual temperature or both.

Drought vulnerable (rating index is greater than 0.67 but less than 1.0). The soil and site properties are such that drought conditions generally occur every year. The soil may have low water storage capacity (5 to 15 cm) and the site may have low annual precipitation or high annual temperature or both.

Moderately drought vulnerable (rating index is greater than 0.33 but less than 0.67). The soil and site proerties are such that in an average year, some water stress may occur, but in a good year, plant available water is generally adequate. Water storage is in-the range of 15 to 25 cm. Rainfall and estimated potential evapotranspiration are nearly equal.

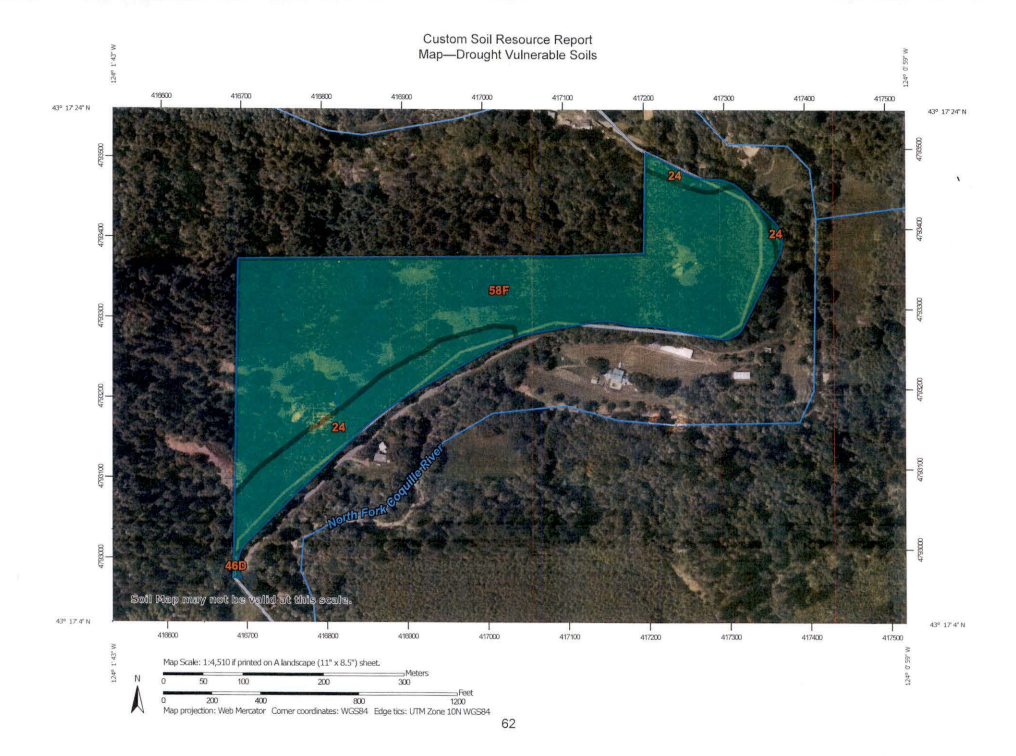
Somewhat drought vulnerable (rating index is greater than 0 but less than 0.33). These soils have greater than 25 cm of water storage and annual precipitation is generally adequate for plant growth. In dry years some water stress may occur.

Slightly drought vulnerable (rating index equals 0). These soils are either in lowlying parts of the landscape where plant roots may exploit near-surface ground water or are in areas where precipitation is much higher than potential evapotranspitration. In an extremely dry year plants may be water stressed on these soils.

The map unit components listed for each map unit in the accompanying Summary by Map Unit table in Web Soil Survey or the Aggregation Report in Soil Data Viewer are determined by the aggregation method chosen. An aggregated rating class is shown for each map unit. The components listed for each map unit are only those

that have the same rating class as listed for the map unit. The percent composition of each component in a particular map unit is provided to help the user better understand the percentage of each map unit that has the rating presented.

Other components with different ratings may be present in each map unit. The ratings for all components, regardless of the map unit aggregated rating, can be viewed by generating the equivalent report from the Soil Reports tab in Web Soil Survey or from the Soil Data Mart site. Onsite investigation may be needed to validate these interpretations and to confirm the identity of the soil on a given site.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) Not rated or not available The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) 1:20,000. **Water Features** Soils Streams and Canals Warning: Soil Map may not be valid at this scale. Soil Rating Polygons Transportation Severely drought Rails +++ vulnerable Enlargement of maps beyond the scale of mapping can cause Drought vulnerable misunderstanding of the detail of mapping and accuracy of soil Interstate Highways line placement. The maps do not show the small areas of Moderately drought **US Routes** contrasting soils that could have been shown at a more detailed vulnerable scale. Major Roads Somewhat drought vulnerable Local Roads Please rely on the bar scale on each map sheet for map Slightly drought vulnerable Background measurements. Aerial Photography Not rated or not available Source of Map: Natural Resources Conservation Service Soil Rating Lines Web Soil Survey URL: Severely drought Coordinate System: Web Mercator (EPSG:3857) vulnerable Drought vulnerable Maps from the Web Soil Survey are based on the Web Mercator Moderately drought projection, which preserves direction and shape but distorts vulnerable distance and area. A projection that preserves area, such as the Somewhat drought Albers equal-area conic projection, should be used if more vulnerable accurate calculations of distance or area are required. Slightly drought vulnerable This product is generated from the USDA-NRCS certified data as Not rated or not available of the version date(s) listed below. Soil Rating Points Soil Survey Area: Coos County, Oregon Severely drought Survey Area Data: Version 19, Sep 7, 2023 vulnerable Drought vulnerable Soil map units are labeled (as space allows) for map scales Moderately drought 1:50,000 or larger. vulnerable Somewhat drought Date(s) aerial images were photographed: May 19, 2023—Jun vulnerable 3, 2023 Slightly drought vulnerable The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Tables—Drought Vulnerable Soils

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Map unit	Map unit name	Rating -	Components name (percent)	Rating reasons	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	Slightly drought vulnerable	Gardiner (85%)	Not subirrigated (1.00)	5.0	17.0%
	·			Moderate water storage (0.45)		
				Somewhat water gathering (0.13)		
!			Quosatana (7%)	Not subirrigated (1.00)		
46D	Preachor- Bohannon	Slightly drought vulnerable	Preacher (50%)	Not subirrigated (1.00)	0.0	0.2%
	loams, 3 to 30 percent slopes		Bohannon (30%)	Not subirrigated (1.00)		
				Low water storage (0.69)		
58F	Umpcoos-Rock outcrop	Slightly drought vulnerable	Umpcoos (40%)	Very low water storage (1.00)	24.3	82.9%
	association, 70 to 99 percent stopes			Not subirrigated (1.00)		
Totals for Area of	Interest				29.4	100.0%

<u> </u>		
Rating	Acres in AOI	Percent of AOI
Slightly drought vulnerable	29.4	100.0%
Totals for Area of Interest	29.4	100.0%

Rating Options—Drought Vulnerable Soils

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Higher

Vegetative Productivity

Vegetative productivity includes estimates of potential vegetative production for a variety of land uses, including cropland, forestland, hayland, pastureland, horticulture and rangeland. In the underlying database, some states maintain crop yield data by individual map unit component. Other states maintain the data at the map unit level. Attributes are included for both, although only one or the other is likely to contain data for any given geographic area. For other land uses,

productivity data is shown only at the map unit component level. Examples include potential crop yields under irrigated and nonirrigated conditions, forest productivity, forest site index, and total rangeland production under of normal, favorable and unfavorable conditions.

Forest Productivity (Cubic Feet per Acre per Year): Douglas-fir (King 1966 (795))

This forest productivity measurement is the maximum wood volume annual growth rate for unmanaged, even-aged stands. Units are cubic feet per acre per year. This is called the "culmination of mean annual increment" (CMAI).

Mean annual increment (MAI) is the average yearly wood volume growth per acre of a stand. This is computed by dividing the total wood volume by the stand age. As the stand increases in age, the MAI also increases until tree-to-tree competition and physiological maturity reduce the rate of increase. The point when a stand reaches its maximum MAI is called the "culmination of mean annual increment" (CMAI).

This attribute is actually recorded as three separate values in the database. A low value and a high value indicate the range of this attribute for the soil component. A "representative" value indicates the expected value of this attribute for the component. For this attribute, only the representative value is used.

This attribute is actually recorded as three separate values in the database. A low value and a high value indicate the range of this attribute for the soil component. A "representative" value indicates the expected value of this attribute for the component. For this attribute, only the representative value is used.



MAP LEGEND

Area of Interest (AOI) Area of Interest (AOI) Soils Soil Rating Polygons <= 72.00 > 72.00 and <= 186.00 Not rated or not available Soil Rating Lines <= 72.00 > 72.00 and <= 186.00 Not rated or not available Soil Rating Points <= 72.00 > 72.00 and <= 186.00 Not rated or not available Water Features Streams and Canals Transportation Rails Interstate Highways **US Routes** Major Roads Local Roads Background Aerial Photography

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at 1:20,000.

Warning: Soil Map may not be valid at this scale.

Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale.

Please rely on the bar scale on each map sheet for map measurements.

Source of Map: Natural Resources Conservation Service Web Soil Survey URL:

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Forest Productivity (Cubic Feet per Acre per Year): Douglas-fir (King 1966 (795))

利洛州北省地域	CHEANTH STARTED	SHARY BARATA	STABLE METALLINES	医神经炎 生工 不能的相互
Map unit symbol	Map unit name	Rating (cubic feet per c	Acres in AOI	Percent of AOI 3
24	Gardiner sandy loam		5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	186.00	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	72.00	24.3	82.9%
Totals for Area of Intere	st	1	29.4	100.0%

Rating Options—Forest Productivity (Cubic Feet per Acre per Year): Douglas-fir (King 1966 (795))

Units of Measure: cubic feet per acre per year

Tree: Douglas-fir

Site Index Base: King 1966 (795)

Aggregation Method: Dominant Component Component Percent Cutoff: None Specified

Tie-break Rule: Higher Interpret Nulls as Zero: No

Forest Productivity (Tree Site Index): Douglas-fir (King 1966 (795))

The "site index" is the average height, in feet, that dominant and codominant trees of a given species attain in a specified number of years. The site index applies to fully stocked, even-aged, unmanaged stands.

This attribute is actually recorded as three separate values in the database. A low value and a high value indicate the range of this attribute for the soil component. A "representative" value indicates the expected value of this attribute for the component. For this attribute, only the representative value is used.





MAP LEGEND MAP INFORMATION The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) 1:20,000. Area of Interest (AOI) Soils Warning: Soil Map may not be valid at this scale. Soil Rating Polygons <= 64 Enlargement of maps beyond the scale of mapping can cause > 64 and <= 126 misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of Not rated or not available contrasting soils that could have been shown at a more detailed Soil Rating Lines scale. <= 64 Please rely on the bar scale on each map sheet for map > 64 and <= 126 measurements. Not rated or not available Source of Map: Natural Resources Conservation Service Soil Rating Points Web Soil Survey URL: <= 64 Coordinate System: Web Mercator (EPSG:3857) > 64 and <= 126 Maps from the Web Soil Survey are based on the Web Mercator Not rated or not available projection, which preserves direction and shape but distorts Water Features distance and area. A projection that preserves area, such as the Streams and Canals Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. Transportation Rails This product is generated from the USDA-NRCS certified data as of the version date(s) listed below. Interstate Highways **US Routes** Soil Survey Area: Coos County, Oregon Survey Area Data: Version 19, Sep 7, 2023 Major Roads Local Roads Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Background Aerial Photography Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023 The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Forest Productivity (Tree Site Index): Douglas-fir (King 1966 (795))

大学の言いを言います。	25.03.55分子是1995年,	REMAIN AC ADMINISTRA		
Map unit sym	bol Map unit name	Rating (feet)	Acres in AOI	Percent of AOI
24	Gardiner sandy loam		5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes	126	0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes	64	24.3	82.9%
Totals for Area of	f Interest		29.4	100.0%

Rating Options—Forest Productivity (Tree Site Index): Douglas-fir (King 1966 (795))

Units of Measure: feet

Tree: Douglas-fir

Site Index Base: King 1966 (795)

Aggregation Method: Dominant Component Component Percent Cutoff: None Specified

Tie-break Rule: Higher Interpret Nulls as Zero: No

Yields of Irrigated Crops (Component): Pasture (AUM)

These are the estimated average yields per acre that can be expected of selected irrigated crops under a high level of management. In any given year, yields may be higher or lower than those indicated because of variations in rainfall and other climatic factors. It is assumed that the irrigation system is adapted to the soils and to the crops grown, that good-quality irrigation water is uniformly applied as needed, and that tillage is kept to a minimum.

In the database, some states maintain crop yield data by individual map unit component and others maintain the data at the map unit level. Attributes are included in this application for both, although only one or the other is likely to have data for any given geographic area. This attribute uses data maintained at the map unit component level.

The yields are actually recorded as three separate values in the database. A low value and a high value indicate the range for the soil component. A "representative" value indicates the expected value for the component. For these yields, only the representative value is used.

The yields are based mainly on the experience and records of farmers, conservationists, and extension agents. Available yield data from nearby areas and results of field trials and demonstrations also are considered.

The management needed to obtain the indicated yields of the various crops depends on the kind of soil and the crop. Management can include drainage, erosion control, and protection from flooding; the proper planting and seeding rates; suitable high-yielding crop varieties; appropriate and timely tillage; control of weeds, plant diseases, and harmful insects; favorable soil reaction and optimum levels of nitrogen, phosphorus, potassium, and trace elements for each crop; effective use of crop residue, barnyard manure, and green manure crops; and harvesting that ensures the smallest possible loss.

The estimated yields reflect the productive capacity of each soil for the selected crop. Yields are likely to increase as new production technology is developed. The productivity of a given soil compared with that of other soils, however, is not likely to change.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) 1:20,000. Soils Warning: Soil Map may not be valid at this scale. Soil Rating Polygons = 14.08Enlargement of maps beyond the scale of mapping can cause Not rated or not available misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of Soil Rating Lines contrasting soils that could have been shown at a more detailed = 14.08scale. Not rated or not available **Soil Rating Points** Please rely on the bar scale on each map sheet for map measurements. = 14.08Not rated or not available Source of Map: Natural Resources Conservation Service Water Features Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Streams and Canals Transportation Maps from the Web Soil Survey are based on the Web Mercator Rails projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Interstate Highways Albers equal-area conic projection, should be used if more **US Routes** accurate calculations of distance or area are required. Major Roads This product is generated from the USDA-NRCS certified data as of the version date(s) listed below. Local Roads Background Soil Survey Area: Coos County, Oregon Aerial Photography Survey Area Data: Version 19, Sep 7, 2023 Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Date(s) aerial images were photographed: May 19, 2023—Jun 3. 2023 The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor

shifting of map unit boundaries may be evident.

Table—Yields of Irrigated Crops (Component): Pasture (AUM)

	ENTERED THE PERSON OF THE PERSON	Calculator - Anna Prin		一一一一一一一一
Map unit sy	mbol Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	14.08	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes		0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes		24.3	82.9%
Totals for Area of Interest			29.4	100.0%

Rating Options—Yields of Irrigated Crops (Component): Pasture (AUM)

Crop: Pasture

Yield Units: AUM

Aggregation Method: Weighted Average Component Percent Cutoff: None Specified

Tie-break Rule: Higher Interpret Nulls as Zero: Yes

Yields of Irrigated Crops (Component): Grass-legume hay (Tons)

These are the estimated average yields per acre that can be expected of selected irrigated crops under a high level of management. In any given year, yields may be higher or lower than those indicated because of variations in rainfall and other climatic factors. It is assumed that the irrigation system is adapted to the soils and to the crops grown, that good-quality irrigation water is uniformly applied as needed, and that tillage is kept to a minimum.

In the database, some states maintain crop yield data by individual map unit component and others maintain the data at the map unit level. Attributes are included in this application for both, although only one or the other is likely to have data for any given geographic area. This attribute uses data maintained at the map unit component level.

The yields are actually recorded as three separate values in the database. A low value and a high value indicate the range for the soil component. A "representative" value indicates the expected value for the component. For these yields, only the representative value is used.

The yields are based mainly on the experience and records of farmers, conservationists, and extension agents. Available yield data from nearby areas and results of field trials and demonstrations also are considered.

The management needed to obtain the indicated yields of the various crops depends on the kind of soil and the crop. Management can include drainage, erosion control, and protection from flooding; the proper planting and seeding rates; suitable high-yielding crop varieties; appropriate and timely tillage; control of weeds, plant diseases, and harmful insects; favorable soil reaction and optimum levels of nitrogen, phosphorus, potassium, and trace elements for each crop; effective use of crop residue, barnyard manure, and green manure crops; and harvesting that ensures the smallest possible loss.

The estimated yields reflect the productive capacity of each soil for the selected crop. Yields are likely to increase as new production technology is developed. The productivity of a given soil compared with that of other soils, however, is not likely to change.



MAP LEGEND MAP INFORMATION Area of Interest (AOI) The soil surveys that comprise your AOI were mapped at Area of Interest (AOI) 1:20,000. Soils Warning: Soil Map may not be valid at this scale. Soil Rating Polygons = 0.38Enlargement of maps beyond the scale of mapping can cause Not rated or not available misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of Soil Rating Lines contrasting soils that could have been shown at a more detailed = 0.38scale. Not rated or not available Soil Rating Points Please rely on the bar scale on each map sheet for map measurements. = 0.38Not rated or not available Source of Map: Natural Resources Conservation Service Web Soil Survey URL: Water Features Coordinate System: Web Mercator (EPSG:3857) Streams and Canals Transportation Maps from the Web Soil Survey are based on the Web Mercator Rails projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Interstate Highways Albers equal-area conic projection, should be used if more **US** Routes accurate calculations of distance or area are required. Major Roads This product is generated from the USDA-NRCS certified data as Local Roads of the version date(s) listed below. Background Soil Survey Area: Coos County, Oregon Aerial Photography Survey Area Data: Version 19, Sep 7, 2023 Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Date(s) aerial images were photographed: May 19, 2023—Jun 3, 2023 The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Table—Yields of Irrigated Crops (Component): Grass-legume hay (Tons)

Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
24	Gardiner sandy loam	0.38	5.0	17.0%
46D	Preacher-Bohannon loams, 3 to 30 percent slopes		0.0	0.2%
58F	Umpcoos-Rock outcrop association, 70 to 99 percent slopes		24.3	82.9%
Totals for Area of Intere	est	29.4	100.0%	

Rating Options—Yields of Irrigated Crops (Component): Grass-legume hay (Tons)

Crop: Grass-legume hay

Yield Units: Tons

Aggregation Method: Weighted Average Component Percent Cutoff: None Specified

Tie-break Rule: Higher Interpret Nulls as Zero: Yes

Soil Reports

The Soil Reports section includes various formatted tabular and narrative reports (tables) containing data for each selected soil map unit and each component of each unit. No aggregation of data has occurred as is done in reports in the Soil Properties and Qualities and Suitabilities and Limitations sections.

The reports contain soil interpretive information as well as basic soil properties and qualities. A description of each report (table) is included.

Vegetative Productivity

This folder contains a collection of tabular reports that present vegetative productivity data. The reports (tables) include all selected map units and components for each map unit. Vegetative productivity includes estimates of potential vegetative production for a variety of land uses, including cropland, forestland, hayland, pastureland, horticulture and rangeland. In the underlying database, some states maintain crop yield data by individual map unit component. Other states maintain the data at the map unit level. Attributes are included for both, although only one or the other is likely to contain data for any given geographic area. For other land uses, productivity data is shown only at the map unit component level. Examples include potential crop yields under irrigated and nonirrigated conditions, forest productivity, forest site index, and total rangeland production under of normal, favorable and unfavorable conditions.

Forestland Productivity with Site Index Base

This table is designed to assist forestland owners or managers plan the use of soils for wood crops. It provides the potential productivity of the soils for wood crops.

Potential productivity of merchantable or common trees on a soil is expressed as a site index and as a volume growth rate number. The site index is the average height, in feet, that dominant and codominant trees of a given species attain in a specified number of years. The site index applies to fully stocked, even-aged, unmanaged stands. Common trees are those that forestland managers generally favor in intermediate or improvement cuttings. They are selected on the basis of growth rate, quality, value, and marketability. More detailed information regarding site index is available in the "National Forestry Manual," which is available in local offices of the Natural Resources Conservation Service or on the Internet.

The Base Age is the age of trees in years on which the site index is based. "TA" indicates total age. "BH" indicates breast height age. "N/A" indicates that base age is not applicable.

The Site Index Curve Number is listed in the National Register of Site Index Curves. It identifies the site index curve used to determine the site index.

The Volume Growth Rate is the maximum wood volume growth rate likely to be produced by the most important tree species. This number, expressed as cubic feet per acre per year and calculated at the age of culmination of the mean annual

increment (CMAI), indicates the amount of fiber produced in a fully stocked, evenaged, unmanaged stand.

Reference:

United States Department of Agriculture, Natural Resources Conservation Service, National Forestry Manual.

Map unit symbol and soil name,	Common trees.	Šite Index	Base Age	Site Index Curve Number	Volume Growth Rate (CMAI)
		ft	yrs		cu ft/ac/yr
24—Gardiner sandy loam					
Gardiner	_		_	_	
Quosatana					=====
46D—Preacher-Bohannon loams, 3 to 30 percent slopes					
Preacher	bigleaf maple	_		-	_
	Douglas-fir	126	50 BH	King 1966 (795)	186.00
	red alder	_	_	_	
	western hemlock	163	100 TA	Barnes 1962 (990)	257.00
Bohannon	bigleaf maple	- 4.			
	Douglas-fin	117	50 BH.	King; 1966 (795)	172.00.
	red alder	<u></u>	<u></u>		La Contraction of the Contractio
3	tanoak	-	-		7
	western hemlock	123	100 TA	Barnes 1962 (990)	186700
	western redcedar				
58FUmpcoos-Rock outcrop association, 70 to 99 percent slopes				100000000000000000000000000000000000000	A STATE OF THE PROPERTY OF THE
Umpcoos	Douglas-fir	64	50 BH	King 1966 (795)	72.00
	incense cedar	_	_	-	
	Pacific madrone	<u></u>	_		

Irrigated and Nonirrigated Yields by Map Unit Component

The average yields per acre that can be expected of the principal crops under a high level of management are shown in this table. In any given year, yields may be higher or lower than those indicated in the table because of variations in rainfall and other climatic factors.

The yields are based mainly on the experience and records of farmers, conservationists, and extension agents. Available yield data from nearby counties and results of field trials and demonstrations also are considered.

The management needed to obtain the indicated yields of the various crops depends on the kind of soil and the crop. Management can include drainage, erosion control, and protection from flooding; the proper planting and seeding rates; suitable high-yielding crop varieties; appropriate and timely tillage; control of weeds, plant diseases, and harmful insects; favorable soil reaction and optimum levels of nitrogen, phosphorus, potassium, and trace elements for each crop; effective use of crop residue, barnyard manure, and green manure crops; and harvesting that ensures the smallest possible loss.

If yields of irrigated crops are given, it is assumed that the irrigation system is adapted to the soils and to the crops grown, that good-quality irrigation water is uniformly applied as needed, and that tillage is kept to a minimum.

Pasture yields are expressed in terms of animal unit months. An animal unit month (AUM) is the amount of forage required by one mature cow of approximately 1,000 pounds weight, with or without a calf, for 1 month.

The estimated yields reflect the productive capacity of each soil for each of the principal crops. Yields are likely to increase as new production technology is developed. The productivity of a given soil compared with that of other soils, however, is not likely to change.

Crops other than those shown in the table are grown in the survey area, but estimated yields are not listed because the acreage of such crops is small. The local office of the Natural Resources Conservation Service or of the Cooperative Extension Service can provide information about the management and productivity of the soils for those crops.

The land capability classification of map units in the survey area is shown in this table. This classification shows, in a general way, the suitability of soils for most kinds of field crops (United States Department of Agriculture, Soil Conservation Service, 1961). Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations designed to show suitability and limitations of groups of soils for rangeland, for forestland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels: capability class, subclass, and unit.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

- Class 1 soils have slight limitations that restrict their use.
- Class 2 soils have moderate limitations that restrict the choice of plants or that require moderate conservation practices.
- Class 3 soils have severe limitations that restrict the choice of plants or that require special conservation practices, or both.
- Class 4 soils have very severe limitations that restrict the choice of plants or that require very careful management, or both.
- Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.
- Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.
- Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat
- Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.

Capability subclasses are soil groups within one class. They are designated by adding a small letter, e, w, s, or c, to the class numeral, for example, 2e. The letter e shows that the main hazard is the risk of erosion unless close-growing plant cover is maintained; w shows that water in or on the soil interferes with plant growth or cultivation (in some soils the wetness can be partly corrected by artificial drainage); s shows that the soil is limited mainly because it is shallow, droughty, or stony; and c, used in only some parts of the United States, shows that the chief limitation is climate that is very cold or very dry.

In class 1 there are no subclasses because the soils of this class have few limitations. Class 5 contains only the subclasses indicated by w, s, or c because the soils in class 5 are subject to little or no erosion.

Capability units are soil groups within a subclass. The soils in a capability unit are enough alike to be suited to the same crops and pasture plants, to require similar management, and to have similar productivity. Capability units are generally designated by adding an Arabic numeral to the subclass symbol, for example, 2e-4 and 3e-6. These units are not given in all soil surveys.

Reference

United States Department of Agriculture, Soil Conservation Service. 1961. Land capability classification. U.S. Department of Agriculture Handbook 210.

Report—Irrigated and Nonirrigated Yields by Map Unit Component

in S. V. Sim	gated and No	nirrigated Yields by	Map Unit Com	ponent-Coos Coun	ty, Oregon	mi l	
Map symbol and soil	Lar	nd capability	Grass	-legume hay	Pasture		
n name	Irrigated	Irrigated Nonirrigated		Nonirrigated	Irrigated	Nonirrigated	
				Tons	AUM		
24—Gardiner sandy loam							
Gardiner	4w	4w	_		14.0	6.0	
46D—Preacher-Bohannon loams, 3 to 30 percent slopes							
Preacher	_	6e	_	3.00	_	9.0	
Bohannon		6é			-	_	
58F—Umpcoos-Rock outcrop association, 70 to 99 percent slopes							
Umpcoos	_	7e	_		_	_	
*Rock outcrop	_	8	<u> </u>	_	_	_	

Nonirrigated Yields by Map Unit Component

The average yields per acre that can be expected of the principal crops under a high level of management are shown in this table. In any given year, yields may be higher or lower than those indicated in the table because of variations in rainfall and other climatic factors.

The yields are based mainly on the experience and records of farmers, conservationists, and extension agents. Available yield data from nearby counties and results of field trials and demonstrations also are considered.

The management needed to obtain the indicated yields of the various crops depends on the kind of soil and the crop. Management can include drainage, erosion control, and protection from flooding; the proper planting and seeding rates; suitable high-yielding crop varieties; appropriate and timely tillage; control of weeds, plant diseases, and harmful insects; favorable soil reaction and optimum levels of nitrogen, phosphorus, potassium, and trace elements for each crop; effective use of crop residue, barnyard manure, and green manure crops; and harvesting that ensures the smallest possible loss.

If yields of irrigated crops are given, it is assumed that the irrigation system is adapted to the soils and to the crops grown, that good-quality irrigation water is uniformly applied as needed, and that tillage is kept to a minimum.

Pasture yields are expressed in terms of animal unit months. An animal unit month (AUM) is the amount of forage required by one mature cow of approximately 1,000 pounds weight, with or without a calf, for 1 month.

The estimated yields reflect the productive capacity of each soil for each of the principal crops. Yields are likely to increase as new production technology is developed. The productivity of a given soil compared with that of other soils, however, is not likely to change.

Crops other than those shown in the table are grown in the survey area, but estimated yields are not listed because the acreage of such crops is small. The

local office of the Natural Resources Conservation Service or of the Cooperative Extension Service can provide information about the management and productivity of the soils for those crops.

The land capability classification of map units in the survey area is shown in this table. This classification shows, in a general way, the suitability of soils for most kinds of field crops (United States Department of Agriculture, Soil Conservation Service, 1961). Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations designed to show suitability and limitations of groups of soils for rangeland, for forestland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels: capability class, subclass, and unit.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

- Class 1 soils have slight limitations that restrict their use.
- Class 2 soils have moderate limitations that restrict the choice of plants or that require moderate conservation practices.
- Class 3 soils have severe limitations that restrict the choice of plants or that require special conservation practices, or both.
- Class 4 soils have very severe limitations that restrict the choice of plants or that require very careful management, or both.
- Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.
- Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.
- Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat.
- Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.

Capability subclasses are soil groups within one class. They are designated by adding a small letter, e, w, s, or c, to the class numeral, for example, 2e. The letter e shows that the main hazard is the risk of erosion unless close-growing plant cover is maintained; w shows that water in or on the soil interferes with plant growth or cultivation (in some soils the wetness can be partly corrected by artificial drainage); s shows that the soil is limited mainly because it is shallow, droughty, or stony; and c, used in only some parts of the United States, shows that the chief limitation is climate that is very cold or very dry.

In class 1 there are no subclasses because the soils of this class have few limitations. Class 5 contains only the subclasses indicated by w, s, or c because the soils in class 5 are subject to little or no erosion.

Capability units are soil groups within a subclass. The soils in a capability unit are enough alike to be suited to the same crops and pasture plants, to require similar management, and to have similar productivity. Capability units are generally designated by adding an Arabic numeral to the subclass symbol, for example, 2e-4 and 3e-6. These units are not given in all soil surveys.

Reference:

United States Department of Agriculture, Soil Conservation Service. 1961. Land capability classification. U.S. Department of Agriculture Handbook 210.

Report—Nonirrigated Yields by Map Unit Component

	Tons	AUM
4w	_	6.0
6e	3.00	9.0
6e	_	_
7e		_
	6e 6e 7e	6e 3.00 6e —

Water Features

This folder contains tabular reports that present soil hydrology information. The reports (tables) include all selected map units and components for each map unit. Water Features include ponding frequency, flooding frequency, and depth to water table.

Hydrologic Soil Group and Surface Runoff

This table gives estimates of various soil water features. The estimates are used in land use planning that involves engineering considerations.

Hydrologic soil groups are based on estimates of runoff potential. Soils are assigned to one of four groups according to the rate of water infiltration when the soils are not protected by vegetation, are thoroughly wet, and receive precipitation from long-duration storms.

The four hydrologic soil groups are:

Group A. Soils having a high infiltration rate (low runoff potential) when thoroughly wet. These consist mainly of deep, well drained to excessively drained sands or gravelly sands. These soils have a high rate of water transmission.

Group B. Soils having a moderate infiltration rate when thoroughly wet. These consist chiefly of moderately deep or deep, moderately well drained or well drained soils that have moderately fine texture to moderately coarse texture. These soils have a moderate rate of water transmission.

Group C. Soils having a slow infiltration rate when thoroughly wet. These consist chiefly of soils having a layer that impedes the downward movement of water or soils of moderately fine texture or fine texture. These soils have a slow rate of water transmission.

Group D. Soils having a very slow infiltration rate (high runoff potential) when thoroughly wet. These consist chiefly of clays that have a high shrink-swell potential, soils that have a high water table, soils that have a claypan or clay layer at or near the surface, and soils that are shallow over nearly impervious material. These soils have a very slow rate of water transmission.

If a soil is assigned to a dual hydrologic group (A/D, B/D, or C/D), the first letter is for drained areas and the second is for undrained areas.

Surface runoff refers to the loss of water from an area by flow over the land surface. Surface runoff classes are based on slope, climate, and vegetative cover. The concept indicates relative runoff for very specific conditions. It is assumed that the surface of the soil is bare and that the retention of surface water resulting from irregularities in the ground surface is minimal. The classes are negligible, very low, low, medium, high, and very high.

Report—Hydrologic Soil Group and Surface Runoff

Absence of an entry indicates that the data were not estimated. The dash indicates no documented presence.

Hydrologic Soll Group	and Surface Runof	f≟Coos County, O	regoni
Map symbol and soil name	Pct, of map unit	Surface Runoff	Hydrologic Soil Group
24—Gardiner sandy loam			
Gardiner	85	_	A
Quosatana	7		D
46D—Preacher-Bohannon loams, 3 to 30 percent slopes			
Preacher	50	-	В
Bohannon	30	() () () () () () () () () ()	В
58F—Umpcoos-Rock outcrop association, 70 to 99 percent slopes			
Umpcoos	40	_	D
Rock outcrop	35	ज्यानाकि ^क र राज्य राज्यक्रीकार प्रज्यान व प्रमाणकार प्रकारकार क्षा विकास क्राप्त की जीवनात्त्व क्राप्त स्थित	

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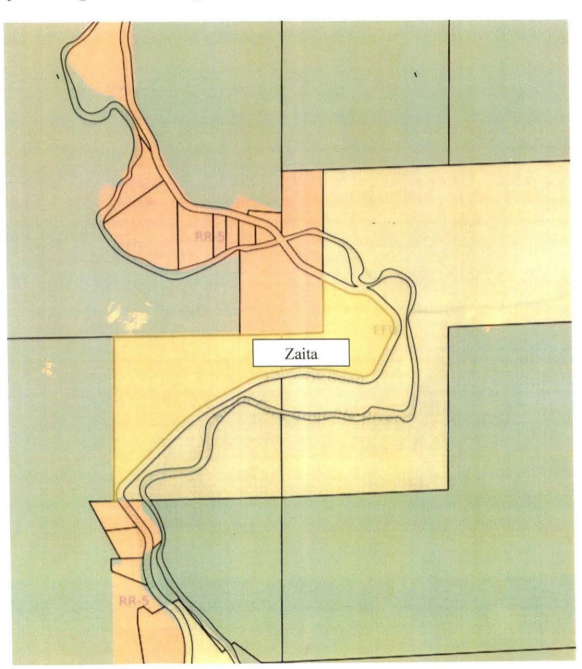
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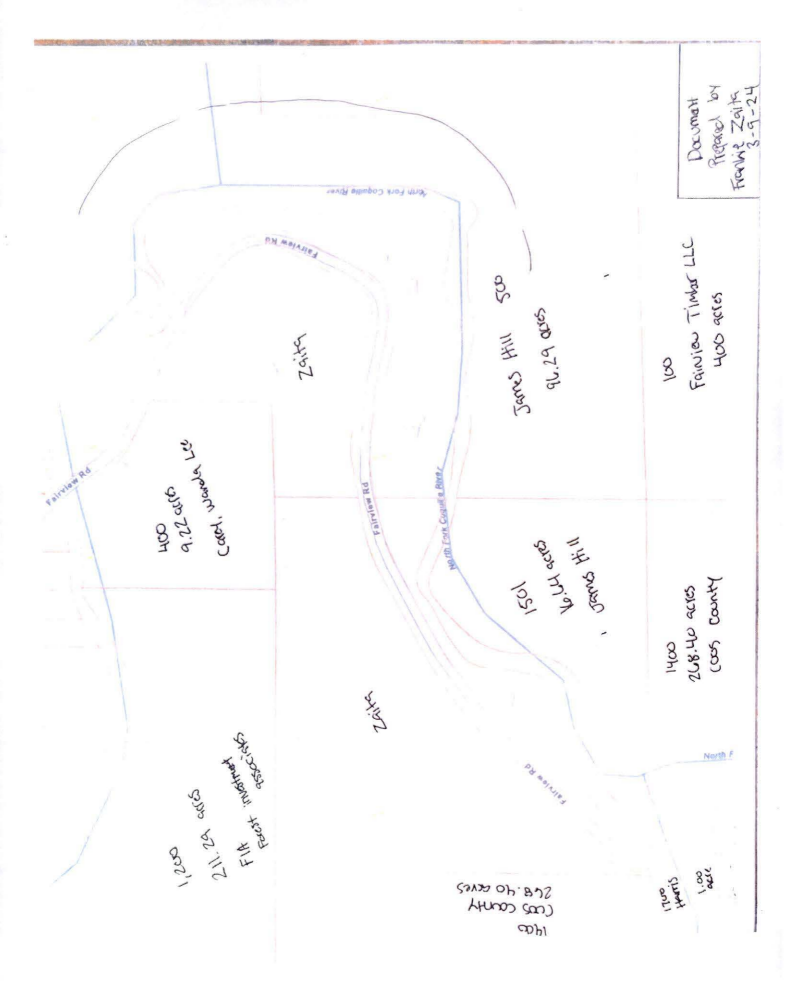
Attachment G

Coos County Zoning – 2022 Oregon Coastal Atlas

Legend







Attachment H





Coos County Courthouse Annex, Coquille, Oregon 97423
Mailing Address: 250 N. Baxter, Coos County Courthouse, Coquille, OR 97423
Physical Address: 225 N. Adams, Coquille, Oregon 97423

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planning@co.coos.or.us
Jill Rolfe, Planning Director

July 13, 2023

Frank John Salvator Zaita PO Box 862 – C Coquille, OR 97423

RE: Research Request R-23-006 on property located at Township 26S, Range 11W, Section 28 Tax Lot 501

Mr. Zaita,

Pursuant to your research request, a limited forest template dwelling test was conducted for the parcel located north east of the City of Coquille. The purpose of the test was to determine if the parcel was zoned Forest (F) Mixed Use (MU), the number of current qualifying pre-1993 parcels and dwellings for a new dwelling based on the relevant Coos County Zoning and Land Development Ordinance ("CCZLDO") provisions.

Only the following applicable CCZLDO criteria for the template test were researched:

(II) Template Dwelling - 215.750 Alternative forestland dwellings; criteria.

- (1) <u>In western Oregon, a governing body of a county or its designate may allow the establishment of a single family "template" dwelling authorized under ORS 215.750 on a lot or parcel located within a forest zone if the lot or parcel is predominantly composed of soils that are:</u>
 - (a) <u>Capable of producing zero to 49 cubic feet per acre per year of wood fiber if:</u>
 - (A) All or part of at least three other lots or parcels that existed on January

 1, 1993, are within a 160-acre square centered on the center of the subject tract;
 and
 - (B) At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.
 - (b) <u>Capable of producing 50 to 85 cubic feet per acre per year of wood fiber if:</u>
 - (A) All or part of at least seven other lots or parcels that existed on January

 1, 1993, are within a 160-acre square centered on the center of the subject tract;
 and
 - (B) <u>At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.</u>
 - (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least 11 other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) <u>At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.</u>
 - (d) <u>As used in this section, "center of the subject tract" means the mathematical centroid of the tract.</u>
- (2) The following review standards apply to "template" dwellings approved under this rule:

- (a) Lots or parcels within urban growth boundaries may not be used to satisfy the eligibility requirements under this rule.
- (b) Except as provided by subsection (c) of this section, if the tract under section (1) of this rule abuts a road that existed on January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one-quarter mile wide centered on the center of the subject tract and that is to the maximum extent possible, aligned with the road.
- (c) If the:
 - (A) Tract 60 acres or larger described under section (1) of this rule abuts a road or perennial stream, the measurement shall be made in accordance with subsection (b) of this section. However, one of the three required dwellings must be on the same side of the road or stream as the tract, and:
 - (i) Be located within a 160-acre rectangle that is one mile long and onequarter mile wide centered on the center of the subject tract and that is, to the maximum extent possible aligned with the road or stream; or
 - (ii) <u>Be within one-quarter mile from the edge of the subject tract but not outside the length of the 160-acre rectangle, and on the same side of the road or stream as the tract.</u>
 - (B) Road crosses the tract on which the dwelling will be located, at least one of the three required dwellings shall be on the same side of the road as the proposed dwelling.
- (d) Notwithstanding subsection (6)(a) of this rule, if the acknowledged comprehensive plan and land use regulations of a county require that a dwelling be located in a 160-acre square or rectangle described in sections (3) and (4) of this rule or subsections (b) or (c) of this section, a dwelling is in the 160-acre square or rectangle if any part of the dwelling is in the 160-acre square or rectangle.

As the property does abuts a road that existed prior to January 1, 1993. The rectangle template was used and results are as follows:

Rectangle Template Results:

Minimum of eleven (11) required pre-1993 parcels within a 160 acre rectangle:

MET (15 parcels)

MET (15 parcels)

MET (3 dwellings)

rectangle:

This test shows that CCZLDO Section 4.6.120 (II)(1)(c) <u>might be satisfied</u> using the property's current configuration.

This is not a land use review and this is not an approval for a dwelling on the subject parcel. All other applicable rules and regulations will need to be addressed for a complete application. There is no

¹ The statutory definition of "public road" at ORS 368.001(5) is not applicable to approval of a forest template dwelling required by ORS 215.750(5) to be located on a tract that abuts a "road." Interpretation of a local code requirement that such dwellings be located on a "public road" is controlled by local legislative intent rather than by statute. Petersen v. Yamhill County, 33 Or LUBA 584 (1997). The road may be public or private as long as it has been existence and continued to be in existence since January 1, 1993 and meets the following local definition: A public or private way created or intended to provide ingress or egress for persons to one or more lots, parcels, areas, or tracts of land. A road does not include: (a) driveway located exclusively on the same lot, parcel or tract of land as the use it serves; (b) a private way that is created or intended to provide ingress or egress to such land in conjunction with the use of such land exclusively for forestry, mining, or agricultural purposes.

guarantee this parcel will be approved for a template dwelling. A complete application, including template test, will be reviewed for each future application.

If there are any questions regarding this test, please contact the Planning Department.

Sincerely,

Arry Dibble
Amy Dibble, Business Operations Manager

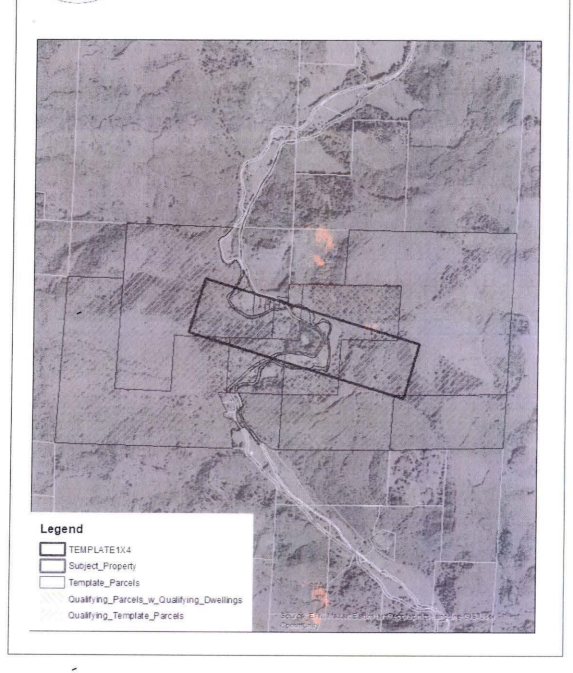
Attachment: Template Test Map – Rectangle Template Test

C: File

Coos

COOS COUNTY PLANNING DEPARTMENT

Mailing Address: 225 N. Adams, Coquille, Oregon 97423 Physical Address: 60 E. Second, Coquille Oregon Phone: (541) 396-7770 TDD (800) 735-2900



This is a scanned version of the text of the original Soil Survey report of Coos County, Oregon issued July 1989. Original tables and maps were deleted. There may be references in the text that refer to a table that is not in this document.

Updated tables were generated from the NRCS National Soil Information System (NASIS). The soil map data has been digitized and may include some updated information. These are available from http://soildatamart.nrcs.usda.gov.

Please contact the State Soil Scientist, Natural Resources Conservation Service (formerly Soil Conservation Service) for additional information.

Foreword

This soil survey contains information that can be used in land-planning programs in Coos County, Oregon. It contains predictions of soil behavior for selected land uses. The survey also highlights limitations and hazards inherent in the soil, improvements needed to overcome the limitations, and the impact of selected land uses on the environment.

This soil survey is designed for many different users. The purpose of the survey is to provide data necessary to plan and manage land for agriculture, timber production, urban development, wildlife habitat, watershed, and recreational areas. Farmers, foresters, and agronomists can use it to evaluate the potential of the soil and the management needed for maximum food and fiber production. Planners, community officials, engineers, developers, builders, and home buyers can use the survey to plan land use, select sites for construction, and identify special practices needed to ensure proper performance. Conservationists, teachers, students, and specialists in recreation, wildlife management, waste disposal, and pollution control can use the survey to help them understand, protect, and enhance the environment.

Great differences in soil properties can occur within short distances. Some soils are seasonally wet or subject to flooding. Some are shallow to bedrock. Some are too unstable to be used as a foundation for buildings or roads. Clayey or wet soils are poorly suited to use as septic tank absorption fields. A high water table makes a soil poorly suited to basements or underground installations.

These and many other soil properties that affect land use are described in this soil survey. Broad areas of soils are shown on the general soil map. The location of each soil is shown on the detailed soil maps. Each soil in the survey area is described. Information on specific uses is given for each soil. Help in using this publication and additional information are available at the local office of the Soil Conservation Service or the Cooperative Extension Service.

Jack P. Kanalz State Conservationist Soil Conservation Service



mulching, benching, and compacting the soil can reduce erosion. Unsurfaced roads and skid trails are slippery when wet or moist, and they may be impassable during rainy periods. Logging roads require suitable surfacing for year-round use. Rock for road construction is not readily available in this unit. Steep yarding paths, skid trails, and firebreaks are subject to rilling and gullying unless they are provided with adequate water bars or are protected by plant cover, or both. Road location and maintenance costs are greater in the more steeply sloping areas. Material cast to the side when building roads can damage vegetation. It is also a potential source of sedimentation. End hauling of waste material minimizes damage to the vegetation downslope and reduces the potential for sedimentation. Sitka spruce, a shallow rooted species, is subject to windthrow.

When openings are made in the canopy, invading brushy plants can delay natural reforestation. Undesirable plants prevent adequate natural or artificial reforestation unless intensive site preparation and maintenance are provided. Reforestation can be accomplished by planting Sitka spruce, western hemlock, and Douglas fir seedlings.

This map unit is in capability subclass Vie.

57-Udorthents, level. This map unit is on flood plains, marshes, and tidal flats along major streams, bays, and estuaries. It consists of areas that have been filled and leveled for commercial and industrial uses. Slopes are 0 to 1 percent.

The areas of this unit on flood plains are made up of sandy, silty, or clayey material. The areas on marsh and tidal flats are made up of dredging spoil, dune sand, and wood chips. Drainage, permeability, and other physical properties vary considerably.

Onsite investigation is needed to determine suitability of areas of this unit for the intended use.

This unit is not placed in a capability subclass.

58F-Umpcoos-Rock outcrop association, 70 to 99 percent slopes. This map unit is on precipitous mountainsides, narrow ridgetops, and headwalls of mountains. The native vegetation on the Umpcoos soil is mainly conifers, shrubs, forbs, and hardwoods. The areas of Rock outcrop support mosses, lichens, and occasional shrubs in fractures. Elevation is 100 to 4,300 feet. The average annual precipitation is 60 to 100 inches, the average annual air temperature is 45 to 53 degrees F, and the average frost-free period is 110 to 200 days.

This unit is 40 percent Umpcoos very gravelly sandy loam and 35 percent Rock outcrop. The Umpcoos soil

is on ridgetops and in the more gently sloping areas, and the Rock outcrop is in the steeper areas along drainageways and on the upper slopes of mountains (fig. 14).

Included in this unit are small areas of Digger soils in the southern part of the survey area and Milbury soils in the northern part. Also included are small areas of Bohannon soils. Included areas make up about 25 percent of the total acreage.

The Umpcoos soil is shallow and well drained. It formed in colluvium derived dominantly from sandstone. Typically, the surface is covered with a mat of organic litter 2 inches thick. The surface layer is dark grayish brown very gravelly sandy loam 3 inches thick. The subsoil is brown very gravelly sandy loam 13 inches thick. Hard sandstone is at a depth of 16 inches.

Permeability of the Umpcoos soil is moderately rapid. Available water capacity is about 0.5 inch to 1.5 inches. Effective rooting depth is 10 to 20 inches. Runoff is rapid, and the hazard of water erosion is high.

Rock outcrop consists mainly of exposures of fractured, hard sandstone. In some areas the sandstone is fractured to stone-sized fragments, and talus is common at the base of these areas.

This unit is used for timber production and wildlife habitat.

The Umpcoos soil is suited to the production of Douglas fir.
Among the other species that grow on this soil are incense cedar, Pacific madrone, Oregon myrtle, and canyon live oak.
The understory vegetation is mainly red huckleberry, evergreen huckleberry, creambush oceanspray, cascade Oregongrape, and longtube twinflower.

On the basis of a 100-year site curve, the mean site index for Douglas fir is 79. At the culmination of the mean annual increment (CMAI), the production of 70-year-old Douglas fir trees 1.5 inches in diameter or more at breast height is 58 cubic feet per acre per year. On the basis of a 50-year site curve, the mean site index for Douglas fir is 61.

The main limitations for the management of timber on this soil are steepness of slope, the hazard of erosion, seedling mortality, the hazard of windthrow, and plant competition. Harvesting of timber is limited mainly by steepness of slope. Rock outcrop may cause breakage of timber and hinder yarding. Helicopter, balloon, or total-suspension cable systems are the most suitable methods for harvesting timber.

Proper design of road drainage systems and care in the placement of culverts help to control erosion. Cuts and fills are subject to erosion unless treated. Seeding, mulching, benching, and compacting the soil can reduce

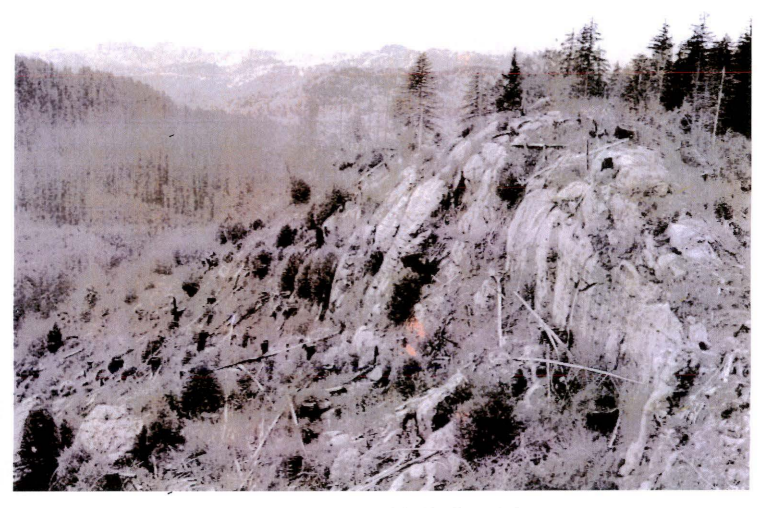


Figure 14.-Area of Umpcoos-Rock outcrop association, 70 to 99 percent slopes.

erosion. Locating roads on midslopes results in large cuts and fills and thus removes land from production. Material cast to the side when building roads can damage vegetation. It is also a potential source of sedimentation. End hauling of waste material minimizes damage to the vegetation downslope and reduces the potential for sedimentation.

Because roots are restricted by bedrock, trees commonly are subject to windthrow. When openings are made in the canopy, invading brushy plants can delay natural reforestation. Undesirable plants reduce natural or artificial reforestation unless intensive site preparation and maintenance are provided. Reforestation can be accomplished by planting Douglas fir seedlings. The high content of rock fragments in the

soil increases seedling mortality. To compensate for the higher mortality that can be expected, larger trees or more trees than normal can be planted.

This map unit is in capability subclass VIIe.

59D-Waldport fine sand, 0 to 30 percent slopes.

This deep, excessively drained soil is on stabilized sand dunes. It formed in eolian deposits. The native vegetation is mainly conifers, shrubs, grasses, and forbs. Elevation is 10 to 120 feet. The average annual precipitation is 50 to 70 inches, the average annual air temperature is 51 to 53 degrees F, and the average frost-free period is 200 to 240 days.

Typically, the surface layer is very dark grayish brown and brown fine sand 7 inches thick. The

An O horizon 1 to 3 inches thick is in forested areas. The solum is as much as 5 to 15 percent partially weathered gravel. The profile is 40 to 60 inches deep or more to weathered siltstone and sandstone. The 10- to 40-inch control section is silty clay loam, heavy silt loam, or light silty clay and is 25 to 35 percent clay. Reaction is very strongly acid or strongly acid. The umbric epipedon is 10 to 18 inches thick. The difference between the mean summer and mean winter soil temperatures ranges from 5 to 9 degrees F.

The A horizon has hue of 10YR, 7.5YR, or 5YR, value of 2 or 3 when moist and 4 or 5 when dry, and chroma of 2 or 3 when moist or dry.

The B horizon has hue of 7.5YR or 5YR, value of 5 or 6 when dry, and chroma of 3 to 8 when moist and 3 to 6 when dry. It has weak or moderate and subangular blocky structure.

The IICr horizon has hue of 5YR, 7.5YR, or 10YR, value of 4 or 5 when moist and 5 to 7 when dry, and chroma of 4 to 8.

Umpcoos Series

The Umpcoos series consists of shallow, well drained soils on mountains. These soils formed in colluvium derived from sandstone. Slope is 50 to 99 percent. The average annual precipitation is about 80 inches, and the average annual air temperature is about 50 degrees F.

Typical pedon of Umpcoos very gravelly sandy loam in an area of Umpcoos-Rock outcrop association, 70 to 99 percent slopes, 8 miles east of Fairview, on the north side of the Burnt Ridge Access Road; 1,900 feet south and 1,000 feet west of the northeast corner of sec. 17, T. 27 S., R. 10 W.

- O-2 inches to 0; litter of leaves, twigs, roots, and partially decomposed material.
- A1-0 to 3 inches; dark grayish brown (10YR 4/2) very gravelly sandy loam, pale brown (10YR 6/3) dry; moderate fine and medium granular structure; soft, very friable, nonsticky and nonplastic; many very fine, fine, and medium roots; many very fine, fine, and medium tubular and irregular pores; 50 percent gravel; medium acid; clear smooth boundary.
- B-3 to 16 inches; brown (10YR 4/3) very gravelly sandy loam, pale brown (10YR 6/3) dry; weak fine subangular blocky structure; soft, very friable, nonsticky and nonplastic; many very fine, fine, and medium roots; many very fine, fine, and medium tubular and irregular pores; 40 percent gravel and 20 percent cobbles; medium acid; abrupt wavy boundary.

IIR-16 inches; consolidated sandstone of the Tyee Formation.

Depth to bedrock and thickness of the solum range from 10 to 20 inches. Content of rock fragments ranges from 35 to 75 percent, of which 35 to 50 percent is gravel and 0 to 25 percent is cobbles.

The A horizon has hue of 10YR or 7.5YR, value of 3 to 5 when moist and 5 or 6 when dry, and chroma of 2 or 3 when moist or dry.

The B horizon has hue of 7.5YR or 10YR, value of 4 or 5 when moist and 5 or 6 when dry, and chroma of 2 or 3 when moist or dry. It is very gravelly sandy loam, very gravelly loam, or very cobbly loam and is less than 18 percent clay.

The IIR horizon is hard or slightly weathered sandstone or siltstone.

Waldport Series

The Waldport series consists of deep, excessively drained soils on stabilized sand dunes. These soils formed in eolian deposits. Slope is 0 to 70 percent. The average annual precipitation is about 60 inches, and the average annual air temperature is about 52 degrees F.

Typical pedon of Waldport fine sand, 0 to 30 percent slopes, 50 feet west of North Bank Road, north of Bandon; 330 feet south and 1,180 feet east of the northwest corner of sec. 17, T. 28 S., R. 14 W.

- A1-0 to 7 inches; very dark grayish brown (10YR 3/2) fine sand, dark grayish brown (10YR 4/2) dry; weak fine granular structure; very friable, nonsticky and nonplastic; many very fine and fine roots; many very fine irregular pores; medium acid; abrupt smooth boundary.
- AC-7 to 10 inches; brown (7.5YR 4/4) fine sand, yellowish brown (10YR 5/4) dry; single grain; loose, nonsticky and nonplastic; common very fine and fine roots and few medium and coarse roots; many very fine irregular pores; medium acid; clear smooth boundary.
- C-10 to 60 inches; dark yellowish brown (10YR 4/4) fine sand, pale brown (10YR 6/3) dry; single grain; loose, nonsticky and nonplastic; common medium and coarse roots; many very fine irregular pores; medium acid.

Thickness of the solum ranges from 6 to 17 inches. The profile is fine sand or loamy fine sand. The difference between the mean summer and mean winter soil temperatures ranges from 5 to 9 degrees F.

The A horizon has hue of 10YR or 2.5Y, value of 2 to

2. Forest Land Inventory

2.1 Forest Productivity Measures.

The 'site index' concept is used to measure the forest productivity of a particular location. 'Site index' is based on the height that a free-growing forest tree will reach within a certain time period (normally 100 years). A fully-stocked stand of trees of this species will add a certain volume of wood growth per acre per year. An alternative measurement of productivity is based on this volume and is called "cubic foot site class." There is a variety of productivity classifications based on these two measures. The classification systems used for Douglas Fir in Western Oregon are summarized in Table 2 below.

Table 2

Classification Systems for Douglas Fir (below 2500 feet in western Oregon)

Growth Measures					`				Sca								
Site Index: Height in Ft. at 100 years	50	60	70	80	90	100	110	120	130	140	150	160	170	180	190	200	210
Potential Yield: cubic feet/acre/year	20	20- 49	50-80		85-119		120-164		165-224								
Classification Systems																	
Cubic Foot Site Class	7	6		5		4			3	ı		2					
Site Class (Bulletin 201)				V	7		IV			III			II			I	
Dept. of Revenue Forest Land Class		FX		FO	3	F	F	F.	Е	FD	F	C	FE	3		FA	_

Source: Oregon State Department of Forestry

Douglas fir is used as the basis for productivity because it is the dominant species in most areas west of the Cascades. Along the coast, however, other species like Shore pine or Sitka spruce may be dominant. While the shore pine areas are usually older stabilized sand dune areas and are of low productivity, in Sitka spruce areas the site class may be higher for this species than for Douglas fir.

The Forest Lands Goals requires that forest productivity be inventoried and mapped by 'cubic foot site class.' However, as noted earlier, the Department of Revenue Forest Land Classification System is recognized as an acceptable equivalent, and may be converted to cubic foot site class by Table 2 above.

2.2 Forest Productivity Mapping

Generalized forest site classes for the forest lands of Coos County have been identified on the Forest Resources map at a scale of 1/2'' = 1 mile and include:

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- 1. Cubic Foot Site Classes 2 and 3 (combined) with a potential yield of 120-220 cubic foot per acre per year for Douglas fir.
- 2. Cubic Foot Site Class 4 (85-119 cu. ft./acre/year)
- 3. Cubic Foot Site Class 5 (50-84 cu. ft./acre/year)
- 4. Boundary of area in which Sitka spruce and Hemlock tend to dominate as the major timber type.

The site productivity mapping is based on the Forest Land classification of the Oregon State Department of Revenue.

These classifications reflect observed growth, rates on sites that were forested in 1967 and are generalized to 40 acre map units. The boundaried area addresses the concern of the Coos County Forestry Department that in many areas where a relatively low site class is indicated for Douglas fir, a significantly higher site class exists for Sitka Spruce or Western Hemlock.⁴³

As Table 2 shows, there is not an exact correspondence between the divisions of the Department of Revenue site classes and those of cubic foot site class. For instance, the lower half of Class FE and the upper half of FF correspond with Site Class 4. Thus, some map interpolation is done in order to approximate the extent of Site Class 4 and 5, as suggested by the State Department of Forestry 44, the procedure followed was to separate Class FE and FF lands into upper or lower divisions based on whether one or more of the neighboring 40 acre units were in a higher or lower class, or the same class. For instance, if a unit of FF is bounded by one or more units of FE, then it is placed in Site Class 4. Otherwise, it is in Site Class 5. The Cape Arago to Beaver Hill area, which includes part of the Coos County Forest, is generally site class 3 or 4 land for Douglas fir. However, it is considerably more productive for Sitka spruce and Hemlock.

As the Forest Resources map indicates, much of the County is highly suitable for timber production of major commercial species. It should be noted that the flood plains, where in agricultural use, were not given site classes by the D.O.R. due to the fact that they were not under forest cover in 1967, though these soils are highly productive.

The original tree cover was mainly hardwoods, alder, maple, ash and myrtle, with some conifers. Technically, these lands could be classified as forest lands, because of the potential vegetation, but their primary value will continue to be as agricultural lands. A somewhat lower productivity is indicated on the coastal plain, where poorer soils and climate limit growth and in the Siskiyou National Forest in the southern part of the county, where elevation and rocky soils are limiting factors. However, even these sites have a potential productivity well above 20 cu. ft./acre/year, which is the standard definition of commercial forest land.

Only the sand dune areas of the coastal fringes have so little growth potential that they fall outside the definition of "commercial forest lands."

Unlike the definition of 'Agricultural Land', which has a different standard in Eastern Oregon, the definition of "commercial forest lands" is the same state-wide. However, in reality a rather different standard operates on the Oregon Coast, where the levels of forest productivity are generally very high.

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⁴³ Theodore Ellingsen, County Forester, letter, September 21, 1979.

⁴⁴ Letter from Laurie Dene, State Dept. of Forestry, June 29, 1979.

Land of lower site classes in Coos County (site class 4 or below) is regarded as relatively poor timber growing land. Commercial timber production is only feasible on lower site class lands where large contiguous tracts are managed (for example in the Coos County Forest or the upper elevations of the Siskiyou National Forest.) There are a few large corporate holdings on the coastal plain in these lower site class areas which may still be economically feasible to manage. However, many citizens in this area have complained that most timber companies are not interested in purchasing land and in the area for commercial timber production. Thus while these low site class lands are technically "commercial" forest lands, in practice they are not often managed intensively, particularly where they are in smaller private ownerships.

2.3 Forest Land Types

There are several types of forest land in Coos County, ranging from that intensively managed for timber production, to land used for both timber and grazing/agriculture, to smaller forest ownerships in areas experiencing pressure from development. The categories may generally be described in terms of their use and ownership characteristics as well as other influencing factors, such as topography and access.

Much of the commercial forest land in the County is devoted primarily to the growing and harvesting of timber and other forest products, though other forest benefits are also derived from the land (water, wildlife habitat and recreation, for instance.) Generally, the topography is quite rugged, and access provided through private logging roads. Lands in this category are the steep mountain slopes in the northern, eastern, and extreme southern portions of the County. This category includes much of the publicly-owned land in the County (Elliott State Forest, Bureau of Land Management, Coos County Forest, Siskiyou National Forest), and much of the forest-industry owned land. Basically, this type of land is unsuited for other non-forest uses. The remoteness of these areas, however, makes them well suited to "intensive" forms of forest management such as fertilization by helicopter and slash burning.

Forest and grazing land includes land that either by use or land ownership pattern, combines forested land with grazing land. Typically, this land is owned by farmers who combine cattle and sheep raising with timber production. There are distinct differences in land ownership/use patterns between different parts of the County. In the southern part of the County, particularly in the drainage of the South Fork of the Coquille River and south of Bandon, there are hill ranches, generally of very large acreage where open grazing land is intermingled with forested land. A few operations may cover an entire major drainage basin. In other parts of the County, particularly the northern and eastern parts, farm/forest ownerships follow narrow valleys. Typically, the bottom lands are in agricultural use, while the lower slopes and benches will also often be in open grazing. However, the upper slopes are generally forested. (Such farm ownerships generally lie along valleys, with the property extending well beyond the bottom land on either side and often reaching to the top of the first ridge.) Beyond that the uplands on all sides are typically in forest industry or public ownership. Good examples of this ownership pattern may be seen in the valleys of the East Bay or Tenmile Lakes. This ownership pattern historically stemmed from the fact that the more inaccessible lands originally in small private ownership were allowed to revert to the County due to non-payment of taxes mostly during the Depression years, and were bought by the major timber companies.

Particularly on the hill ranches of the southern half of the County the land is characterized by a fluctuation in use between timber production and grazing. This includes both the practice of grazing livestock in wooded areas and conversion of timber land to grazing land after the timber is harvested. This type of use of forest land has been important to the County throughout its history.

In certain parts of the County, there are substantial acreages of forest land in smaller private ownerships (mostly under 160 acres) which are not managed in conjunction with farms. This type of land is found

primarily in coastal areas north and south of Bandon and also in the Hauser area, on predominately low site class lands (as defined in 2.2 above). There are also similar smaller ownerships in higher site forest lands further inland, particularly close to urban areas, like the Isthmus Heights, Sumner area. Most of this land is still under forest cover, but is generally not being managed intensively by modern forestry techniques. This is in part due to a low productivity (at least in the Bandon and Hauser areas), and in part due to the intrusion of developed uses, particularly rural homesites on small acreages into many of these areas. Inevitably, the pressure is great to remove any merchantable timber from these lands and convert it to rural homesites of various acreages. The bulk of citizen requests for rural residential designation (as expressed through the citizen involvement program) have been in areas like north and south of Bandon, Isthmus Heights/Sumner and Hauser. The rural housing section and Exception Statement have stated that such areas might best accommodate the public need for future rural residential growth in the County, given the commitment of nearby land to residential use, and other favorable factors, as assessed in the Suitability Rating System. The problem which remains is, how best to plan rural residential growth so that small-scale forest management remains a viable option on the remaining lands.

Finally, there are also certain corporate forest holdings in close proximity to established residential areas. Primary examples are found adjacent to the communities of Glasgow, Cooston, Barview and Millington. While acreages are substantial, there are still problems with the use of industrial forest management practices. The owners may eventually have to look at other options for these lands.

2.4 Forest Land Base

Preservation or enlargement of the amount of land available for timber production is essential to the maintenance of sufficient timber harvest levels. A decline in the amount of land available for growing trees will mean a decline in the potential harvest, unless the degree of intensive forest management practiced on the available lands is increased correspondingly. Estimates for 1973 show that there were 873,000 acres of "commercial forest land" in Coos County, 45 while there were 847,000 acres in 1975. 46

"Commercial Forest Land," according to the source's definition, is land that is (a) producing or capable of producing usable wood crops (b) economically feasible to harvest new or in the future; (c) not withdrawn from timber harvest. The 1975 figure reflects a net loss of 53,000 acres of commercial forest land over a 12 year period (see Table 3 below). Some of this land went into the "unproductive forest land" category (land not capable of producing wood due to adverse site conditions) and the "productive-reserved" category (productive land removed from commercial use by statute or administrative order).

Of particular concern to land use planning is the 33,000 acre increase in the amount of non-forest land in the county. While most of this acreage may be attributed to <u>conversion</u> of tree-covered land to agricultural and grazing land, it must be assumed that some of it at least, has been <u>permanently removed</u> from the realm of resource production through development as rural homesites. The exact acreage is not known at this time. Land converted to agricultural or grazing use may, in a sense, be assumed to be only temporarily removed, as it can be reclaimed for the production of timber if economic feasibility and the landowner's desires so dictate.

Land converted to urban uses, however, cannot be reclaimed at all and may be assumed to be permanently lost. Considering the County's substantial economic dependence on the timber/forest products industry, the impact of these land losses to development may be significant. The extent of the impact depends on whether the land lost is of high or lower site class. A fair proportion of rural homesite development over

⁴⁵ Source – Patricia M. Bassett, Timber Resources of Southwest Oregon, (USFS Resource Bulletin, PNW-72, 1977).

This is the criteria and supplemental questions designed to help address the required criteria. The applicant may provide any justification to meet the burden of proof.

Forest Template Dwelling Supplemental Application:
Coos County Zoning and Land Development Ordinance (CCZLDO)

SECTION 4.6.100 FOREST AND FOREST MIXED USE – USE TABLES Table 1 identifies the uses and activities in the Forest (F) and Forest/Mixed Use (FMU) zone. The tables describe the use, type of review, applicable review standards. Development shall also comply with Section 4.6.140 Development and Siting Standards. All dwellings and structures are subject to the siting standards found in Section 4.6.130. Exceptions to minimum lot and parcel sizes for the purpose of land division may apply as set out in Section 4.6.145 Land Division for Open Space and Special Assessment, and Section 4.6.145 Exceptions to Minimum Parcel Size. Properties that are located in a Special Development Consideration and/or overlays shall comply with the applicable review process identified by that Special Development Consideration and/or overlay located in Article 4.11.

If a use specifically states Forest Mixed Use only it is not permitted in the Forest Zone. If land is in a zone that allows both farm and forest uses, a dwelling may be sited based on the predominate use of the tract on January 1, 1993.

SECTION 4.6.110 (OAR 660-006-0025) Uses Authorized in Forest Zones (1) Goal 4 requires that forest land be conserved. Forest lands are conserved by adopting and applying comprehensive plan provisions and zoning regulations consistent with the goals and this rule. In addition to forest practices and operations and uses auxiliary to forest practices, as set forth in ORS 527.722, the Commission has determined that five general types of uses, as set forth in the goal, may be allowed in the forest environment, subject to the standards in the goal and in this rule. These general types of uses are: (a) Uses related to and in support of forest operations; (b) Uses to conserve soil, air and water quality and to provide for fish and wildlife resources, agriculture and recreational opportunities appropriate in a forest environment; (c) Locationally dependent uses, such as communication towers, mineral and aggregate resources, etc.; (d) Dwellings authorized by ORS 215.705 to 215.755; and (e) Other dwellings under prescribed conditions.

Use		TR	Subject to
Dwell condi	lings authorized by ORS 215.705 to 215.755; and (e) Other dwelling tions.	gs under	· prescribed
63.	Template Dwelling (Alternative forestland dwellings ORS 215.750)	ACU	(9)(B)(II), (9)(C)

(9)(B) DWELLING ON FOREST AND FOREST MIXED USE ZONES -

- (II) Template Dwelling 215.750 Alternative forestland dwellings; criteria.
 - (1) In western Oregon, a governing body of a county or its designate may allow the establishment of a single family "template" dwelling authorized under ORS 215.750 on a lot or parcel located within a forest zone if the lot or parcel is predominantly composed of soils that are:
 - (a) Capable of producing zero to 49 cubic feet per acre per year of wood fiber if:

- (A) All or part of at least three other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
- (B) At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.
- (b) Capable of producing 50 to 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least seven other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.
- (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least 11 other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.
- (d) As used in this section, "center of the subject tract" means the mathematical centroid of the
- (2) The following review standards apply to "template" dwellings approved under this rule:
 - (a) Lots or parcels within urban growth boundaries may not be used to satisfy the eligibility requirements under this rule.
 - (b) Except as provided by subsection (c) of this section, if the tract under section (1) of this rule abuts a road that existed on January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one-quarter mile wide centered on the center of the subject tract and that is to the maximum extent possible, aligned with the road.
 - (c) If the:
 - (A) Tract 60 acres or larger described under section (1) of this rule abuts a road or perennial stream, the measurement shall be made in accordance with subsection (b) of this section. However, one of the three required dwellings must be on the same side of the road or stream as the tract, and:
 - (i) Be located within a 160-acre rectangle that is one mile long and one-quarter mile wide centered on the center of the subject tract and that is, to the maximum extent possible aligned with the road or stream; or
 - (ii) Be within one-quarter mile from the edge of the subject tract but not outside the length of the 160-acre rectangle, and on the same side of the road or stream as the tract.
 - (B) Road crosses the tract on which the dwelling will be located, at least one of the three required dwellings shall be on the same side of the road as the proposed dwelling.
 - (d) Notwithstanding subsection (6)(a) of this rule, if the acknowledged comprehensive plan and land use regulations of a county require that a dwelling be located in a 160-acre square or rectangle described in sections (3) and (4) of this rule or subsections (b) or (c) of this section, a dwelling is in the 160-acre square or rectangle if any part of the dwelling is in the 160-acre square or rectangle.

The statutory definition of "public road" at ORS 368.001(5) is not applicable to approval of a forest template dwelling required by ORS 215.750(5) to be located on a tract that abuts a "road." Interpretation of a local code requirement that such dwellings be located on a "public road" is controlled by local legislative intent rather than by statute. Petersen v. Yamhill County, 33 Or LUBA 584 (1997). The road may be public or private as long as it has been existence and continued to be in existence since January 1, 1993 and meets the following local definition: A public or private way created or intended to provide ingress or egress for persons to one or more lots, parcels, areas, or tracts of land. A road does not include: (a) driveway located exclusively on the same lot, parcel or tract of land as the use it serves; (b) a private way that is created or intended to provide ingress or egress to such land in conjunction with the use of such land exclusively for forestry, mining, or agricultural purposes.

- (3) A proposed "template" dwelling under this rule is allowed only if:
 - (a) It will comply with the requirements of an acknowledged comprehensive plan, acknowledged land use regulations, and other provisions of law;
 - (b) It complies with the requirements of OAR 660-006-0029 and 660-006-0035;
 - (c) No dwellings are allowed on other lots or parcels that make up the tract and deed restrictions established under section (5) of this rule for the other lots or parcels that make up the tract are met;
 - (d) The tract on which the dwelling will be sited does not include a dwelling.
 - (e) The lot or parcel on which the dwelling will be sited was lawfully established.
 - (f) Any property line adjustment to the lot or parcel complied with the applicable property line adjustment provisions in ORS 92.192.
 - (g) Any property line adjustment to the lot or parcel after January 1, 2019, did not have the effect of qualifying the lot or parcel for a dwelling under this section; and
 - (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.
- (4) Subsection (1)(d) and (3)(e) through (4) of Section (II) TEMPLATE DWELLING applies:
 - (a) On and after November 1, 2021 in Columbia, Coos, Curry, Deschutes, Douglas, Josephine, Linn, Marion, Washington, and Yamhill Counties with following limited exception:
 - (A) Prior to November 1, 2023, the county may allow the establishment of a single-family dwelling on a lot or parcel that was part of a tract on January 1, 2021, if;
 - (i) No more than one other dwelling exists or has been approved on another lot or parcel that was part of the tract; and
 - (ii) The lot or parcel qualifies, notwithstanding subsection (3)(h), for a dwelling under section (1) of this rule.
- (5) When the lot or parcel on which the dwelling will be located is part of a tract, the remaining portions of the tract shall be consolidated into a single lot or parcel and a deed restriction using the form provided in OAR 660-06-027(6), "Exhibit A," shall be completed and recorded with Coos County Clerk. The covenants, conditions and restrictions in the deed restriction:
 - (a) The covenants, conditions and restrictions are irrevocable, unless a statement of release is signed by an authorized representative of the county or counties where the property subject to the covenants, conditions and restrictions is located.
 - (b) Enforcement of the covenants, conditions and restrictions may be undertaken by the department or by the county or counties where the property subject to the covenants, conditions and restrictions is located.
 - (c) The failure to follow the requirements of this section shall not affect the validity of the transfer of property or the legal remedies available to the buyers of property that is subject to the covenants, conditions and restrictions required by this section.

The county planning director shall maintain a copy of the covenants, conditions and restrictions filed in the county deed records pursuant to this section and a map or other record depicting tracts do not qualify for the siting of a dwelling under the covenants, conditions and restrictions filed in the county deed records pursuant to this section. The map or other record required by this subsection shall be readily available to the public in the county planning office.

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Questions	to Angua	•
Chromona	TO MISWO	١.

1. Has your property been involved in a property line adjustment?

No

2. Was your property part of a tract on January 1, 2019? Tract means same ownership as an abutting property.

NO

3. Was your property part of a tract on January 1, 2021?

NO

4. Did you own abutting property as of January 1, 2021 that contained another dwelling or dwelling authorization? Please list all properties within your ownership that were abutting.

NO

- 5. Do you have a current template map completed? YES
 - a. Which template did you apply and why? (See Section I & II)

Coos County Planning performed template test, see R-23-006

b. How many lots and/or parcels were all or part within the template prior to January 1, 1993? Please list all properties

15

c. How many dwellings are located within lots and parcels described above that were sited prior to January 1, 1993? Please list all properties that contain the qualifying dwellings.

d. Are there any covenants, conditions and restrictions on this property and if so do they specifically prohibit a dwelling? Please provide the restrictions if apply.

NO

Additional evidence and responses to address the criteria?

SECTION 4.6.130 SITING STANDARDS FOR DWELLING AND STRUCTURES IN FOREST ZONES

The following siting criteria or their equivalent shall apply to all new dwellings and structures in forest and agriculture/forest zones. These criteria are designed to make such uses compatible with forest operations and agriculture, to minimize wildfire hazards and risks and to conserve values found on forest lands. A governing body shall consider the criteria in this rule together with the requirements OAR 660-0060-0035 to identify the building site:

- (1) Dwellings and structures shall be sited on the parcel so that:
 - (a) They have the least impact on nearby² 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, the dwelling and structures is minimized; and
 - (d) The risks associated with wildfire are minimized.
- (2) Siting criteria satisfying section (1) of this section may include setbacks from adjoining properties, clustering near or among existing structures, siting close to existing roads and siting on that portion of the parcel least suited for growing trees.

Response shall explain how or why, providing a yes or no will not satisfy the criteria and will result in an incomplete application:

The location that I chose for my dwelling is a preexisting clearing in the forest land with a road leading to it. Based on this choice of location it would minimize negative impact to forest lands both on the tract and adjoining due to not having to clear any land for the dwelling. The access road to said clearing is already built, further minimizing impact to the forest land. Nearby agricultural land has also been considered in making this decision, as the clearing and road being pre-existing will negate any impact on nearby water quality.

- (3) The applicant shall provide evidence to the governing body that the domestic water supply is from a source authorized in accordance with the Water Resources Department's administrative rules for the appropriation of ground water or surface water and not from a Class II stream as defined in the Forest Practices rules (OAR chapter 629). For purposes of this section, 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 Water Resources Department for the use described in the application; or
 - (c) Verification from the Water Resources Department 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.

Water Resource Department Information: https://www.oregon.gov/owrd/pages/index.aspx

Response shall include the source of water and how it is permitted:

The property has an existing well on site.

(4) As a condition of approval, if road access to the dwelling is by a road owned and maintained by a private party or by the Oregon Department of Forestry, the U.S. Bureau of Land Management, or the U.S. Forest Service, then the applicant shall provide proof of a long-term road access use permit or agreement which could include an easement. The road use permit may require the applicant to agree to accept responsibility for road maintenance.

Response shall include what road the property is accessing, maintenance agreements and easements that pertain to the road. This information may be included in your deed.

I have already accepted responsibility of the road. I regularly gravel and maintain it.

² For the purpose of this section "Nearby" is defined as within the decision notification area as defined in Section 5.0.900(2) for farm zoned property.

- (5) Approval of a dwelling shall be subject to the following requirements:
 - (a) Approval of a dwelling requires the owner of the tract to plant a sufficient number of trees on the tract to demonstrate that the tract is reasonably expected to meet Department of Forestry stocking requirements at the time specified in department of Forestry administrative rules;
 - (b) The planning department shall notify the county assessor of the above condition at the time the dwelling is approved;
 - (c) If the lot or parcel is more than 10 acres in western Oregon or more than 30 acres in eastern Oregon, the property owner shall submit a stocking survey report to the county assessor and the assessor will verify that the minimum stocking requirements have been met by the time required by Department of Forestry rules;
 - (d) Upon notification by the assessor the Department of Forestry will determine whether the tract meets minimum stocking requirements of the Forest Practices Act. If that department determines that the tract does not meet those requirements, that department will notify the owner and the assessor that the land is not being managed as forest land. The assessor will then remove the forest land designation pursuant to ORS 321.359 and impose the additional tax; and
 - (e) The county governing body or its designate shall require as a condition of approval of a single-family dwelling under ORS 215.213, 215.383 or 215.284 or otherwise in a farm or forest zone, that the landowner for the dwelling 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.

1. Will sufficient trees be replanted?

Yes if need be.

2. Is the property more than 10 acres in size? If so, the applicant shall acknowledge a stocking survey will be filed with the County Assessor's Office as a condition of approval.

Yes, a stocking survey will be filed with the County Assessors Office.

3. Upon receiving approval, will the applicant/property owner 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 injury from farming or forest practices for which no action or claim is allowed under ORS 30.936 or 30.937.

Additional Response Information:

SECTION 4.6.140 DEVELOPMENT AND SITING CRITERIA:

This section contains all of the development standards for uses (unless otherwise accepted out by a use review) and all of the siting standards for development.

- 1. Except as provided in subsection 4.6.145 of this ordinance, the following minimum lot or parcel sizes apply for land designated forestland, is at least 80 acres.
 - Minimum lot size will not affect approval for development unless specified in use. The size of the parcel will not prohibit development as long as it was lawfully created or otherwise required to be a certain size in order to qualify for a use.
- 2. Setbacks: All Development with the exception of fences shall be set back a minimum of thirty-five (35) feet from any road right-of-way centerline, or five (5) feet from any right-of-way line, whichever is greater.
- 3. Fences, Hedges and Walls: No requirement, except for vision clearance provisions in Section 7.1.525.
- 4. Off-Street Parking and Loading: See Chapter VII.

- 5. Minimizing Impacts: In order to minimize the impact of dwellings in forest lands, all applicants requesting a single family dwelling shall acknowledge and file in the deed record of Coos County, a Forest Management Covenant. The Forest Management Covenant shall be filed prior to any final County approval for a single family dwelling.
- 6. Riparian Vegetation Protection. Riparian vegetation within 50 feet of a wetland, stream, lake or river, as identified on the Coastal Shoreland and Fish and Wildlife habitat inventory maps shall be maintained except that:
 - a. Trees certified as posing an erosion or safety hazard. Property owner is responsible for ensuring compliance with all local, state and federal agencies for the removal of the tree.
 - b. Riparian vegetation may be removed to provide direct access for a waterdependent use if it is a listed permitted within the zoning district;
 - c. Riparian vegetation may be removed in order to allow establishment of authorized structural shoreline stabilization measures;
 - d. Riparian vegetation may be removed to facilitate stream or stream bank clearance projects under a port district, ODFW, BLM, Soil & Water Conservation District, or USFS stream enhancement plan;
 - e. Riparian vegetation may be removed to site or properly maintain public utilities and road rights-of-way;
 - f. Riparian vegetation may be removed in conjunction with existing agricultural operations (e.g., to site or maintain irrigation pumps, to limit encroaching brush, to allow harvesting farm crops customarily grown within riparian corridors, etc.) provided that such vegetation removal does not encroach further into the vegetation buffer except as needed to provide an access to the water to site or maintain irrigation pumps; or
 - g. The 50 foot riparian vegetation setback shall not apply in any instance where an existing structure was lawfully established and an addition or alteration to said structure is to be sited not closer to the estuarine wetland, stream, lake, or river than the existing structure and said addition or alteration represents not more than 100% of the size of the existing structure's "footprint".
 - h. Riparian removal within the Coastal Shoreland Boundary will require a conditional use. See Special Development Considerations Coastal Shoreland Boundary.
 - i. The 50' measurement shall be taken from the closest point of the ordinary high water mark to the structure using a right angle from the ordinary high water mark.
 - 7. All new and replacement dwellings and permanent structures shall, at a minimum, meet the following standards.
 - a. The dwelling has a fire retardant roof.
 - b. The dwelling will not be sited on a slope of greater than 40 percent. Slope³ will also determine additional firebreak in Section 8 Firebreak.

³ Slope calculations must include the primary and additional fuel-free breaks. Staff will use the slopes from the soil data found in the Soil Survey of Coos County Oregon³ published by United States Department of Agriculture, Soil Conservation Service, in cooperation with Oregon

- c. Evidence is provided that the domestic water supply is from a source authorized by the Water Resources Department and not from a Class II stream as designated by the State Board of Forestry.
- d. The dwelling is located upon a parcel within a fire protection district or is provided with residential fire protection by contract. If the dwelling is not within a fire protection district, the applicant provides evidence that the applicant has asked to be included in the nearest such district or contract with a private fire protection company.
- e. For dwellings and structures outside of a fire protection district alternative forms of fire protections will apply to the develop including fire sprinkling system, on-site equipment and water storage.
 - i. Water storage 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 minimum flow of at least one cubic foot per second. Road access shall be provided to within 15 feet of the water's edge for fire-fighting pumping units, and the road access shall accommodate a turnaround for fire-fighting equipment. The access to the water source shall be marked with signs for fire water sources.
- f. If the dwelling has a chimney or chimneys, each chimney has a spark arrester.
- g. The owner provides and maintains primary fuel-free break and secondary break areas on land surrounding the dwelling that is owned or controlled by the owner and complies with Section 8 Firebreak.

8. Firebreak:

- a. The property owner shall maintain a primary firebreak safety zone around all structures. Vegetation within this primary safety zone may include mowed grasses, low shrubs (less than ground floor window height), and trees that are spaced with more than 15 feet between the crowns and pruned to remove dead and low (less than 8 feet from the ground) branches. Accumulated needles, limbs and other dead vegetation should be removed from beneath trees.
- b. Sufficient garden hose to reach the perimeter of the primary safety zone shall be available at all times.
- c. The owners of the dwelling shall maintain a primary fuel-free break area surrounding all structures and clear and maintain a secondary fuel-free break on land surrounding all structures and clear and maintain a secondary fuel-free break area on land surrounding the dwelling that is owned or controlled by the owner in accordance with the provisions in "Recommended Fire Siting Standards for Dwellings and Structures and Fire Safety Design Standards for Roads" dated March 1, 1991, and published by Oregon Department of Forestry and shall demonstrate compliance with Table 1.

Agricultural Experiment Station. Staff will accept an on ground study for slope from an Registered Surveyor or other Registered Professional that is able to make calculations based on the profession licensing requirements.

d. Proof that all of these items will be met include poof of the slope to determine additional firebreak setbacks is required.

Table 1 – Minimum Primary Safety Zone

Slope	Feet of Primary Safety	Feet of Additional
	Zone	Primary Safety Zone
		Down Slope
0%	30	0
10%	30	50
20%	30	75
25%	30	100
40%	30	150

- 9. All new and replacement structures shall use non-combustible or fire resistant roofing materials, as may be approved by the certified official responsible for the building permit.
- 10. Access to new dwellings shall meet road and driveway standards in Chapter VII.

RESPONSE TO SECTION 4.6.140

1. Is the property a legal unit of land? Please provide reference to how it was created.

Yes, the property was originally deeded 07-17-1979 Deed Ref # 86-4-7985

2. Will the applicant meet the road setback (shall be shown on plot plan)?

Yes

3. Will a Fence, Hedge and/or Wall be developed at this time? If so will it comply with the vision triangle?

No, there are no plans to build any new fences or other structures along public roads of property lines.

4. Has a driveway/access/parking permit been requested at the time of the application?

No

5. Has the applicant acknowledged that they will file in the deed record of Coos County, a Forest Management Covenant prior to receiving a zoning compliance letter? (This shall be done after the conditional use is approved, but before a zoning clearance letter is issued. A Forest Management Covenant cannot be filed if the conditional use has not been approved but a draft may be submitted with the application.)

Yes, a draft copy has been attached

6. Has the applicant shown any waterways that require a 50 feet setback and if so will the setback be met?

- 7. Fire related questions:
 - a. The proposed dwelling shall use non-combustible or fire resistant roofing materials. Describe the materials that will be used.

The roof will be made out of metal

- b. What is the slope of the property on average and where the dwelling will be located? The area where the dwelling will be located is flat, graded and ready to be built upon. This is located in the center of the 10-acre parcel.
 - c. What evidence is provided that the domestic water supply is from a source authorized by the Water Resources Department and not from a Class II stream as designated by the State Board of Forestry?

The water source will be from a drilled well, allowed by the Water Resources Department.

- d. Is the property within a Fire District and if so which Fire District. No, the property is not within any fire district.
 - i. If the property is within a Fire District you shall explain how you have requested to be included in the Fire District with a copy of the request.

N/A

ii. If the property is outside of a Fire District and cannot be served by a Fire District you are required to provide the contract with a private fire protection company.

N/A

- iii. For dwellings and structures outside of a fire protection district alternative forms of fire protections will apply to the development including fire sprinkling system, on-site equipment and water storage. Include on the plot plan water storage and access to meet the following standards:
 - 1. water storage 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 minimum flow of at least one cubic foot per second.
 - 2. Road access shall be provided to within 15 feet of the water's edge for fire-fighting pumping units, and the road access shall accommodate a turnaround for fire-fighting equipment. The access to the water source shall be marked with signs for fire water sources.

1,000-gallon cistern on site. Road access will be provided right to the dwellings edge.

e. Does the proposed dwelling have a chimney and if so will a spark arrester be installed?

No, dwelling doesn't have a chimney.

- 8. Firebreak Safety:
 - a. The property owner shall maintain a primary firebreak safety zone around all structures. Vegetation within this primary safety zone may include mowed grasses, low shrubs (less than ground floor window height), and trees that are spaced with more than 15 feet between the crowns and pruned to remove dead and low (less than 8 feet from the ground) branches. Accumulated needles, limbs and other dead vegetation should be removed from beneath trees. This information shall be included on the plot plan and described how you intend to maintain this firebreak.

See plot plan. The firebreak will be maintained by mowing the grass and raking the cuttings and gathering the pruning's and debris accumulated from caring for the trees and shrubs.

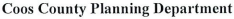
b. On the plot plan provide a diagram of where the garden hose will be located and describe the length that will allow it to reach the perimeter of the primary safety zone shall be available at all times.

See plot plan. Approximately 200 feet of garden hose will reach the primary fire break perimeter.

c. Additional Primary Safety Zone Down Slope will be required based on the slope of the property. What is the slope of the property? If the slope differs from the soil report explain and provide evidence to show how the slope was determined. If additional safety zones are required based on the slope table you will need to show them on the plot plan.

The clearing where the dwelling is to be built is roughly 330X450 feet of flat, cleared, graveled and prepped land. The surrounding property's slope varies between 15-30% with tree and rock covering.

Additional evidence and responses to address the criteria?





Coos County Courthouse Annex, Coquille, Oregon 97423
Mailing Address: 250 N. Baxter, Coos County Courthouse, Coquille, OR 97423

Physical Address: 225 N. Adams, Coquille, Oregon 97423 (541) 396-7770

FAX (541) 396-1022 / TDD (800) 735-2900

planning@co.coos.or.us

Jill Rolfe, Planning Director

July 13, 2023

Frank John Salvator Zaita PO Box 862 – C Coquille, OR 97423

RE: Research Request R-23-006 on property located at Township 26S, Range 11W, Section 28 Tax Lot 501

Mr. Zaita,

Pursuant to your research request, a limited forest template dwelling test was conducted for the parcel located north east of the City of Coquille. The purpose of the test was to determine if the parcel was zoned Forest (F) Mixed Use (MU), the number of current qualifying pre-1993 parcels and dwellings for a new dwelling based on the relevant Coos County Zoning and Land Development Ordinance ("CCZLDO") provisions.

Only the following applicable CCZLDO criteria for the template test were researched:

(II) Template Dwelling - 215.750 Alternative forestland dwellings; criteria.

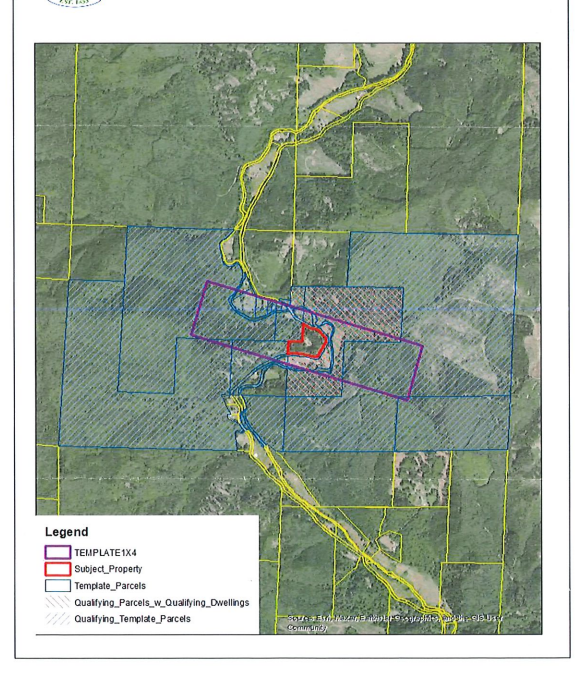
- (1) <u>In western Oregon, a governing body of a county or its designate may allow the establishment of a single family "template" dwelling authorized under ORS 215.750 on a lot or parcel located within a forest zone if the lot or parcel is predominantly composed of soils that are:</u>
 - (a) Capable of producing zero to 49 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least three other lots or parcels that existed on January

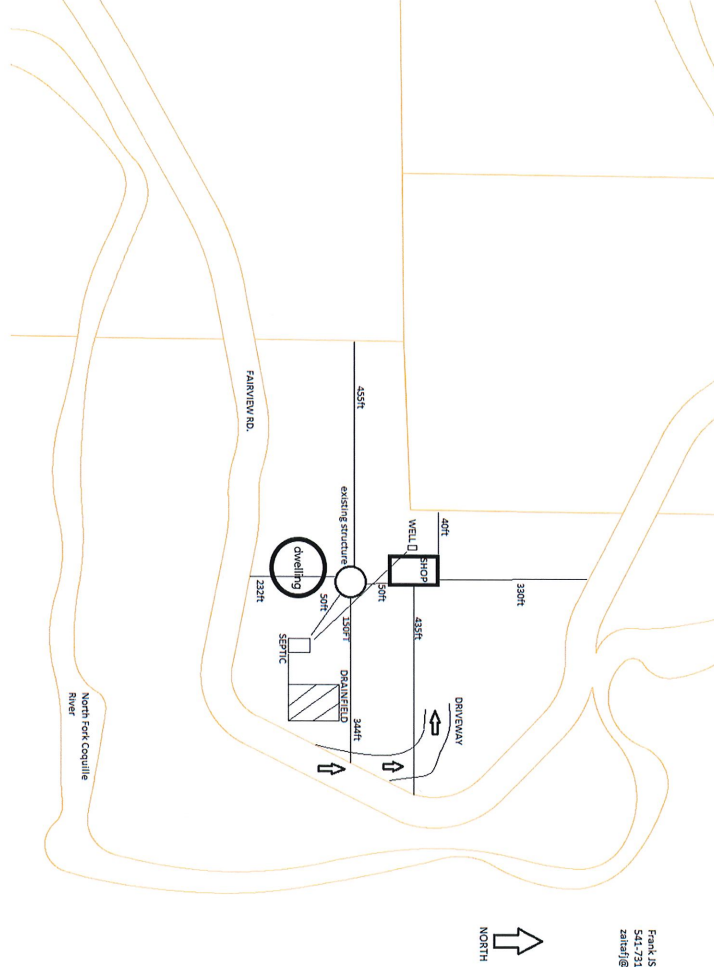
 1, 1993, are within a 160-acre square centered on the center of the subject tract;
 and
 - (B) <u>At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.</u>
 - (b) Capable of producing 50 to 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least seven other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) <u>At least three dwellings existed on January 1, 1993 and continue to exist</u> on the other lots or parcels.
 - (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least 11 other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) <u>At least three dwellings existed on January 1, 1993 and continue to exist</u> on the other lots or parcels.
 - (d) <u>As used in this section, "center of the subject tract" means the mathematical centroid of</u> the tract.
- (2) The following review standards apply to "template" dwellings approved under this rule:



COOS COUNTY PLANNING DEPARTMENT

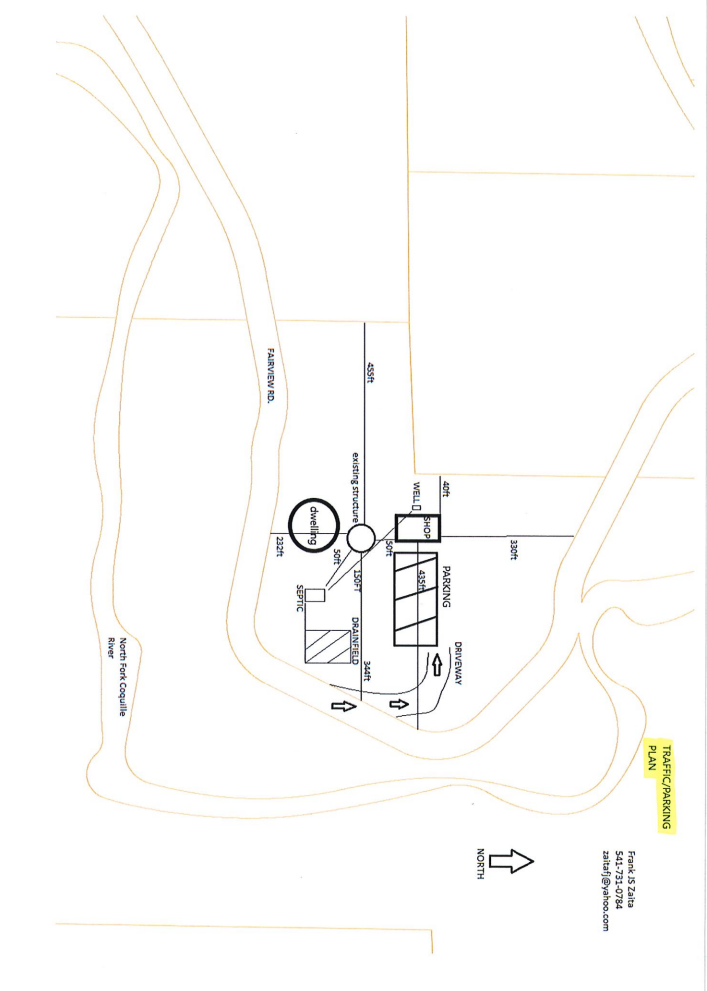
Mailing Address: 225 N. Adams, Coquille, Oregon 97423 Physical Address: 60 E. Second, Coquille Oregon Phone: (541) 396-7770 TDD (800) 735-2900







Frank JS Zaita 541-731-0784 zaitafj@yahoo.com





RECORDING COVER SHEET (Please print or type)

This cover sheet was prepared by the person presenting the instrument for recording. The information on this sheet is a reflection of the attached instrument and was added for the purpose of meeting first page recording requirements in the State of Oregon, and does NOT affect the instrument. ORS 205.234

02/13/2023 02:33 PM \$101.00 Pgs=4 eRecorded by: TICOR TITLE COOS BAY AFTER RECORDING RETURN TO: ORS 205,234(1)(c) Frank J.S. Zaita Julie A. Brecke, Coos County Clerk PO Box 862 Coquille, OR 97423 1. TITLE(S) OF THE TRANSACTION(S) ORS 205.234(1)(a) Statutory Warranty Deed ORS 205.234(1)(b) 2. DIRECT PARTY(IES) / GRANTOR(S) Kevin R. Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008 ORS 205.234(1)(b) 3. INDIRECT PARTY(IES) / GRANTEE(S) Frank J.S. Zaita **5. SEND TAX STATEMENTS TO:** ORS 205.234(1)(e) 4. TRUE and ACTUAL CONSIDERATION Amount in dollars or other value/property ORS 205.234(1)(d) Frank J.S. Zaita PO Box 862 Other Value Other Property \$325,000.00 Coquille, OR 97423 or Part of the consideration Other value/property is Whole 7. The amount of the monetary obligation 6. SATISFACTION of ORDER or WARRANT imposed by the order or warrant: ORS 205.234(1)(f) Check one if applicable: ORS 205,234(1)(f) **FULL PARTIAL** ORS 205.244(2) 8. If this instrument is being Re-Recorded, complete the following statement: Re-recorded at the request of Ticor Title to correct the grantees address

Book/Volume___and Page___, or as Fee Number 2023-00782_

2023-00844

Coos County, Oregon

RECORDING REQUESTED BY:



201 Central Avenue, PO Box 1075 Coos Bay, OR 97420

GRANTOR'S NAME:

Kevin R . Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008

GRANTEE'S NAME:

Frank J.S. Zaita

AFTER RECORDING RETURN TO: Order No.: 360623041736-VR Frank J.S. Zaita 33861-Miller Lane Gold Beach, OR 97444

SEND TAX STATEMENTS TO:

Frank J.S. Zaita 33861 Miller Lane -Gold Beach, OR-97444

APN: 455100

453603

26-11-29-TL1500 Map: 26S-11-28 TL 501

0 Fairview Road, Coquille, OR 97423

Coos County, Oregon

2023-00782

\$91.00 Pas=2 02/10/2023 08:53 AM

eRecorded by: TICOR TITLE COOS BAY

Julie A. Brecke, Coos County Clerk

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Kevin R. Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008, Grantor, conveys and warrants to Frank J.S. Zaita, Grantee, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Coos, State of Oregon:

PARCEL I:

That portion of the following real property lying Southwesterly of the Coquille-Fairview County Road: The Southwest quarter of the Northwest quarter of Section 28, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon. Except the West 10 acres of the South half of the Northwest quarter of Section 28, conveyed to H.L. Peak, et ux by deed recorded January 7, 1948 in Book 177, Page 60, Deed Records of Coos County, Oregon.

ALSO: That portion of the Northwest quarter of the Southwest quarter of Section 28, Township 26 South Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

PARCEL II:

That portion of the Northeast quarter of the Southeast quarter of Section 29, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS THREE HUNDRED TWENTY-FIVE THOUSAND AND NO/100 DOLLARS (\$325,000,00). (See ORS 93,030).

Subject to:

- 1. The Land has been classified as Forest Land, as disclosed by the tax roll. If the Land becomes disqualified, said Land may be subject to additional taxes and/or penalties.
- 2. Rights of the public to any portion of the Land lying within the area commonly known as streets, roads and highways.
- 3 Right reserved by W.T. Culver Company, a Delaware corporation as disclosed by Bargain and Sale Deed

Recording Date:

July 24, 1947

Recording No: Grantor:

Book 171, Page 158

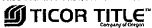
W.T. Gulver Company

Grantee:

William J. Reed and Minnie M. Reed

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING

RECORDING REQUESTED BY:



201 Central Avenue, PO Box 1075 Coos Bay, OR 97420

GRANTOR'S NAME:

Kevin R . Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust dated February 6, 2008

GRANTEE'S NAME:

Frank J.S. Zaita

AFTER RECORDING RETURN TO:

Order No.: 360623041736-VR

Frank J.S. Zaita PO Box 862 Coquille, OR 97423

SEND TAX STATEMENTS TO:

Frank J.S. Zaita PO Box 862 Coquille, OR 97423

APN: 455100

453603

Map: 26-11-29-TL1500 26S-11-28 TL 501

0 Fairview Road, Coquille, OR 97423

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

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ALSO: That portion of the Northwest quarter of the Southwest quarter of Section 28, Township 26 South Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

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That portion of the Northeast quarter of the Southeast quarter of Section 29, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

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Subject to:

- The Land has been classified as Forest Land, as disclosed by the tax roll. If the Land becomes disqualified, said Land may be subject to additional taxes and/or penalties.
- Rights of the public to any portion of the Land lying within the area commonly known as streets, roads and highways.
- 3. Right reserved by W.T. Culver Company, a Delaware corporation as disclosed by Bargain and Sale Deed

Recording Date:

July 24, 1947

Recording No:

Book 171, Page 158 W.T. Culver Company

Grantor: Grantee:

William J. Reed and Minnie M. Reed

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING

STATUTORY WARRANTY DEED

(continued)

THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

IN WITNESS WHEREOF, the undersigned have executed this doc	ument on the date(s) set forth below.
Dated: 2/6/23.	
Kevin R . Nagstrom, Trustee of the Kevin R. Hagstrom Revocable BY: Kevin R . Hagstrom Trustee	Trust dated February 6, 2008
State of	123 by Kevin R . Hagstrom, Trustee of the
Notary Public - State of Oregon My Commission Expires: 10/14/25	OFFICIAL STAMP JEANNINE MARIE SHAW NOTARY PUBLIC-OREGON COMMISSION NO. 1018045 MY COMMISSION EXPIRES OCTOBER 14, 2025

COOS County Assessor's Summary Report

Real Property Assessment Report

FOR ASSESSMENT YEAR 2023

NOT OFFICIAL VALUE

May 25, 2023 1:21:31 pm

Account #

455100

Мар# Code - Tax # 26S11290001500 0804-455100

Tax Status

ASSESSABLE

Acct Status Subtype

ACTIVE NORMAL

Legal Descr

See Record

Mailing Name

ZAITA, FRANK J S

Deed Reference #

2014-4857

Agent

In Care Of

Sales Date/Price **Appraiser**

06-09-2014 / \$0.00

Mailing Address PO BOX 862

COQUILLE, OR 97423-0862

MA

NH Unit RRL 7491-1

Prop Class RMV Class

640 600

SA 04 17

Situs Add	ress(s)			Situs (City				
			***	Value Sum	mary				
Code Are	a	RMV	MAV	AV	SAV	MSAV		RMV Exception	CPR %
0804	Land Impr.	20,312 0	0 0	13,087 0	20,312 0	13,087 0	Land Impr.	0 0	
Code A	rea Total	20,312	0	13,087	20,312	13,087		0	
Grand Total		20,312	0	13,087	20,312	13,087		0	

Code			Plan		Land Breakdow	n		111111111111111111111111111111111111111		Trended
Area	ID#	RFPD Ex	Zone	Value Source	TD%	LS	Size	Land Class	LUC	RMV
0804	15	\mathbf{Z}	EFU	Designated Forest Land	100	Α	16.04	Α	006*	20,240
0804	20	$\overline{\mathbf{Z}}$	EFU	Designated Forest Land	100	Α	5.00	Х	006*	72
					Grand 1	otal	21,04			20,312

Code Area	ID#	Yr Built	Stat Class	Description	Improvement Breakdown	TD%	Total Sq. Ft.	Ex% MS Acct#	Trended RMV
					Grand Total		O		0

Exemptions / Special Assessments / Potential Liability

NOTATIONS:

■ FARM/FOREST POT'L ADD'L TAX LIABILITY

FOREST

Code Area 0804 FIRE PATROL:

■ FIRE PATROL TIMBER

Amount

39.01

Acres

21.04

Year 2023

OFFICIAL RECORDS OF DESCRIPTIONS 8.04 1500 26 RGE PARCEL TYPE NO TMP SEC 0F CODE AREA HAP NUMBER NUMBER SPEC INT REAL PROPERTIES NUMBER TAX LOT NUMBER OLD ACCT. NO. 4551.00 FORMERLY PART OF __ OLD TAX LOT NO. DEED RECORD DATE OF ENTRY ON THIS CARD ACRES Name and Tax Lot Information PAGE REHAIRING VOL 40.00 32.68 ' 2,32 ac 187 Charles G. Eve . parcel 150/ 16.64 7-10.87 Hartwell, Delores P. 10-29-90 90-10-1076 Cosner, Harlan 8. & Sue 90-11-18556 11-19-90 WO 90-11-11-19-90 0558 Hagstrom, Kewin B. WO 150-303-049 (5-77)

OFFICIAL RECORDS OF DESCRIPTIONS OF REAL PROPERTIES	8.04 CODE AREA NUMBER	26 // TWP RGE	SEC 1/411 HOER	501 11 PARCEL HUHDER	TYPE HO
OLD ACCT. NO. 4536,03 OLD TAX LOT NO.	FORMERLY	PART OF	/WIEL.// And Indicates	500	
Hame and Tax Lot Information		DATE OF ENTRY ON THIS CARD		RECORD	ACRES REHAINING
			7-3-1-1-1		
					White All Control Market
Hartwell, Charles & #	- Delores I	7 10-16-86	86_2	_7985	10.56
HARTWELL, Delores P. Reforty: GC Hartwell, Del	<u>ac</u>	07-1190	90-06	1558	
Retarty: Bortwell Del	nus	10-24-90	90-10	0126	
HARTWELL, DELOVES P.	<u>GC</u>	10-24 90	90-10	0823	
Cosner, Harlan B. & Suc.	aw	11-19-90	90-11-	0556	
Hagstrom, Kevin R.	WD	11-19-90	90-11	0558	
HAGSTROM, KEVIN R., TRUSTEE OF Y KEVIN R. HAGSTROM REVOCABLE TRUG	HE.				
COUNTY FORM 303-049 (5-77) ORE, DEPT. OF REV.					

Grantor: Kevin R. Hagstrom

Grantees: Kevin R. Hagstrom, Trustee of the Kevin R. Hagstrom Revocable Trust Dated February 6, 2008

After recording return to: Kevin R. Hagstrom, Trustee PO Box 2081 Santa Rosa, CA 95405

Send all tax statements to: Kevin R. Hagstrom, Trustee PO Box 2081 Santa Rosa, CA 95405 COOS COUNTY, OREGON

2014-04857

\$51.00

06/23/2014 02:31:21 PM

Pgs=2



Terri L.Turi, Coos County Clerk

BARGAIN AND SALE DEED

KNOW ALL BY THESE PRESENT that KEVIN R. HAGSTROM, hereinafter called Grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto KEVIN R. HAGSTROM, TRUSTEE of the KEVIN R. HAGSTROM REVOCABLE TRUST dated February 6, 2008, hereinafter called Grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in Coos County, State of Oregon, described as follows, to-wit:

See Exhibit "A" attached hereto and incorporated by reference herein

To have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$Zero. However, the actual consideration consists of Estate Planning Objectives with no monetary exchange.

In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)) THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)).

IN	WITNESS WHERE	OF, the grantor has execu	ted this inst		9th day of Jur MAGSTROM	7. 2008: 	
	CALIFORNIA)) ss					
County of	Sonona)					
Ti Hagstrom.	nis instrument was acl	knowledged before me on	June	9,20	<mark>> (Ҷ</mark> _, ;2008 by K	evin R.	
падзиот.	مممممو	****	~ /)e. E	\mathcal{A}	
		LAUREN E. GARDNER Commission # 1896813 Notary Public - California Sonoma County	NNAT	Notary Pu	iblic for California	Soudin	

My Comm. Expires Jul 25, 2014

"A" TIEIHX3

PARCEL I: That portion of the following real property lying Southwesterly of the Coquille-Fairview County Road:

SW 1/4 of NW 1/4, Section 28, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, except the West 10 acres of the S 1/2 of the NW 1/4, Section 28, conveyed to H. L. Peak, et ux by deed recorded January 7, 1948, in Book 177, Page 60, Deed Records of Coos County, Oregon.

ALSO: That portion of NW /14 of SW 1/4, Section 28, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

PARCEL II: That portion of NE 1/4 of SE 1/4, Section 29, Township 26 South, Range 11 West of the Willamette Meridian, Coos County, Oregon, lying Northwesterly of the Coquille-Fairview County Road.

THE ABOVE DESCRIBED PROPERTY IS SUBJECT TO THE FOLLOWING:

- 1. As disclosed by the tax roll the premises herein described are classified as Forest Lands. In the event of declassification, said premises will be subject to additional taxes and interest pursuant to the provisions of ORS Chapter 321.
- 2. Rights of the public in streets, roads and highways.
- 3. All rights reserved in that certain contract between V.T. Culver Company and William J. Reed and Minnie M. Reed, dated August 3, 1945, as set forth in instrument recorded July 21, 1957, in Book 171, Page 158, Eeed Records of Coos County, Oregon.

RECORDED BY
TICORYTHA
TICSURANCE

M TICOR TITLE INSURANCE

STATUTORY WARRANTY DEED

HARLAN B. COSNER and SUE COSNER, Husband and Wife conveys and wattents to KEVIN R. HAGSTROM

Grantor,

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

PROPERTY DESCRIBED IN THE ATTACHED EXHIBIT "A"

TAX ACCOUNT #4536.03 & 4551.00

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. The said property is free from cocumbrances except—as—shown on the attached Exhibit—"A"

Extitute &	
The true consideration for this conveyance is \$ 45,000.00	(Here comply with the requirements of ORS 93.030)
Dated this 7th day of NOVEMBER 19 90	
Harlan B. Cosner	Sue Cosner
7thuay of NOVEMBER 19 90 by	The foregoing instrument was acknowledged before me this day of , 19 by President and Secretary of
Notacy sublic for Oregon My commission expires: 10-16-1994	a corporation, on behalf of the corporation. Notary Public for Oregon My commission expires:
WARRANTY DEED	This Space Reserved for Recorder's Use

COSNER HAGSTROM GRANIOR

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

Kevin Hagstrom P.O. Box 2081

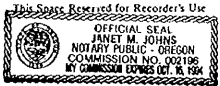
Santa Rosa, California 95405 Escrow No. 6-58-232 Tine No. 6-58-232

After recording return to:

Kevin Hagstrom

P.O. Box 2081 Santa Rosa, California

95405



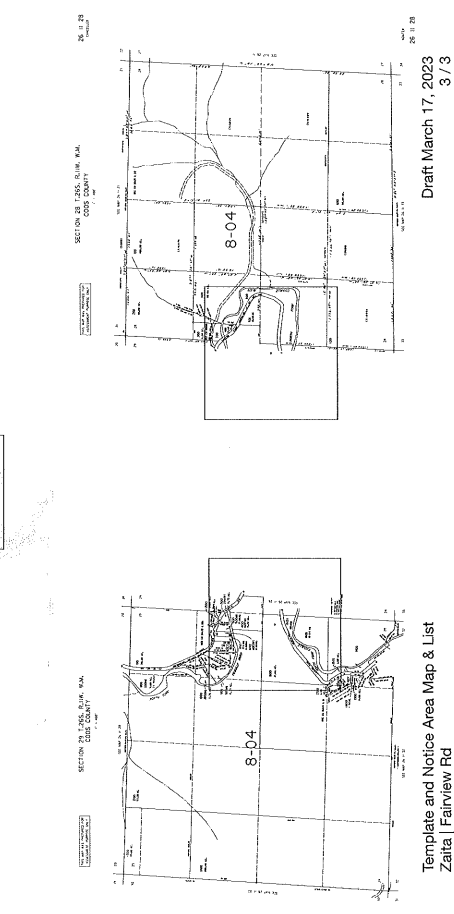
90-11-0558

State of Oregon County of Coos County of Coos

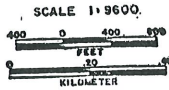
I, Mary Ann. W: Ison, County Clerk, certify the within instrument was filed for record at

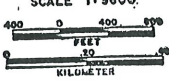
2:46 Pm Nov 15, 1990 By Staces Deputy

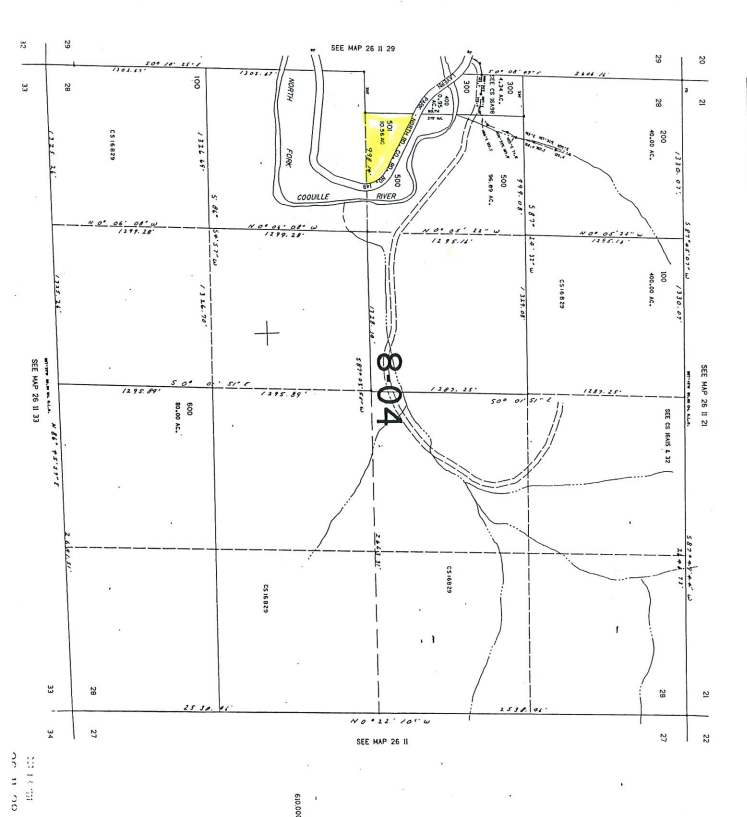
pages Firstly Fee 5 32-



Template and Notice Area Map & List Zaita | Fairview Rd







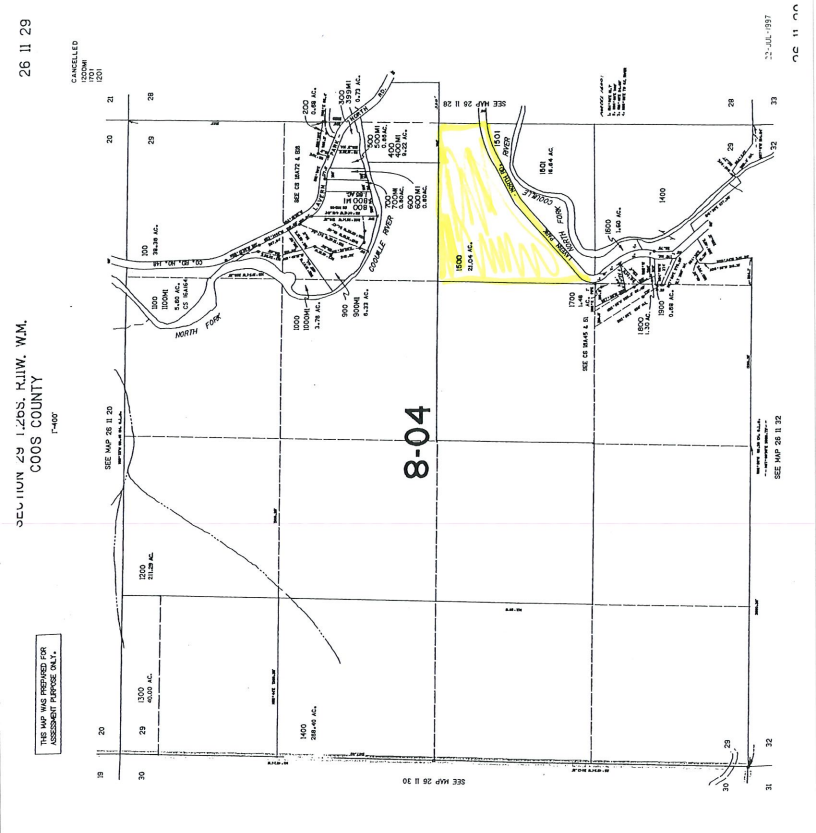
610.000

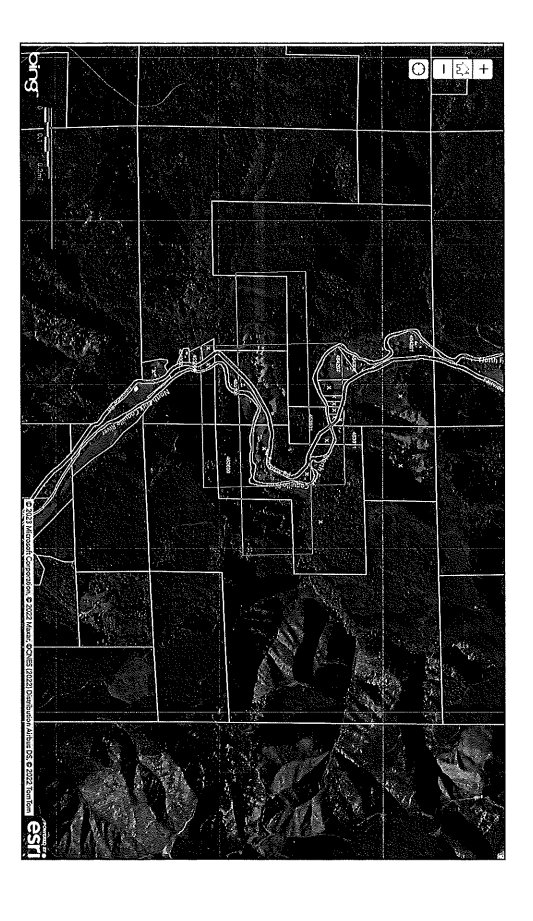
THS MAP WAS PREPARED FOR ASSESSMENT PURPOSE ONLY.

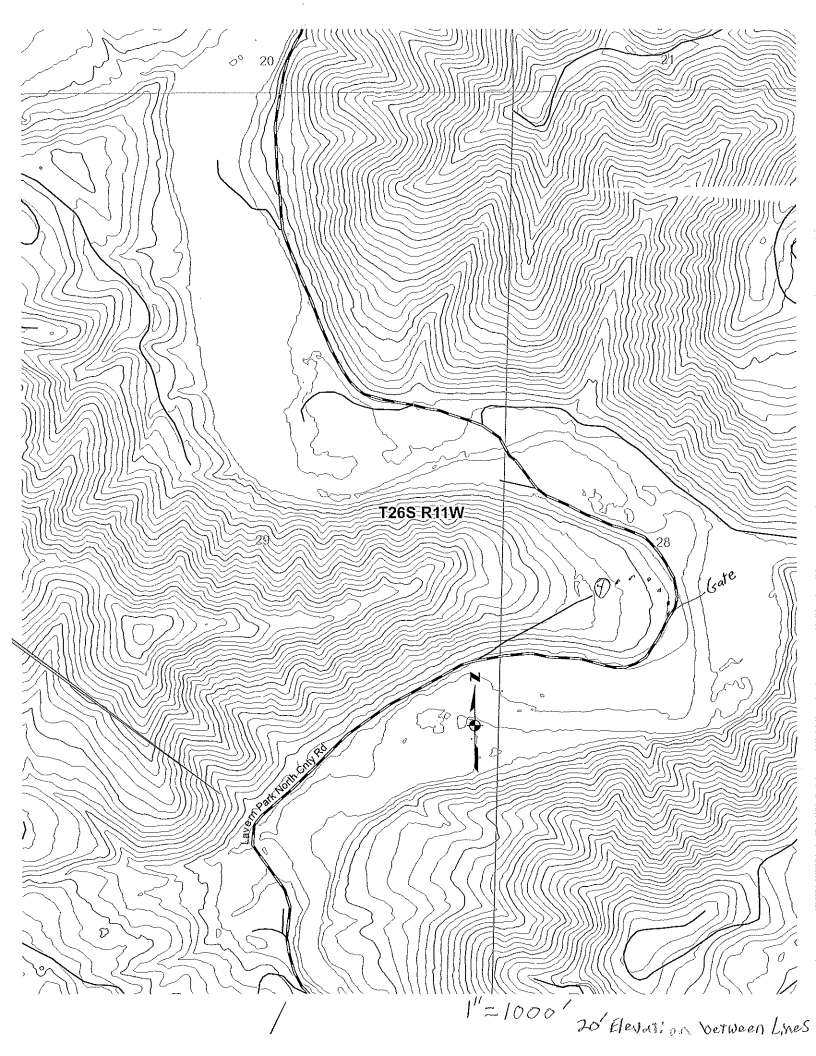
COOS COUNTY

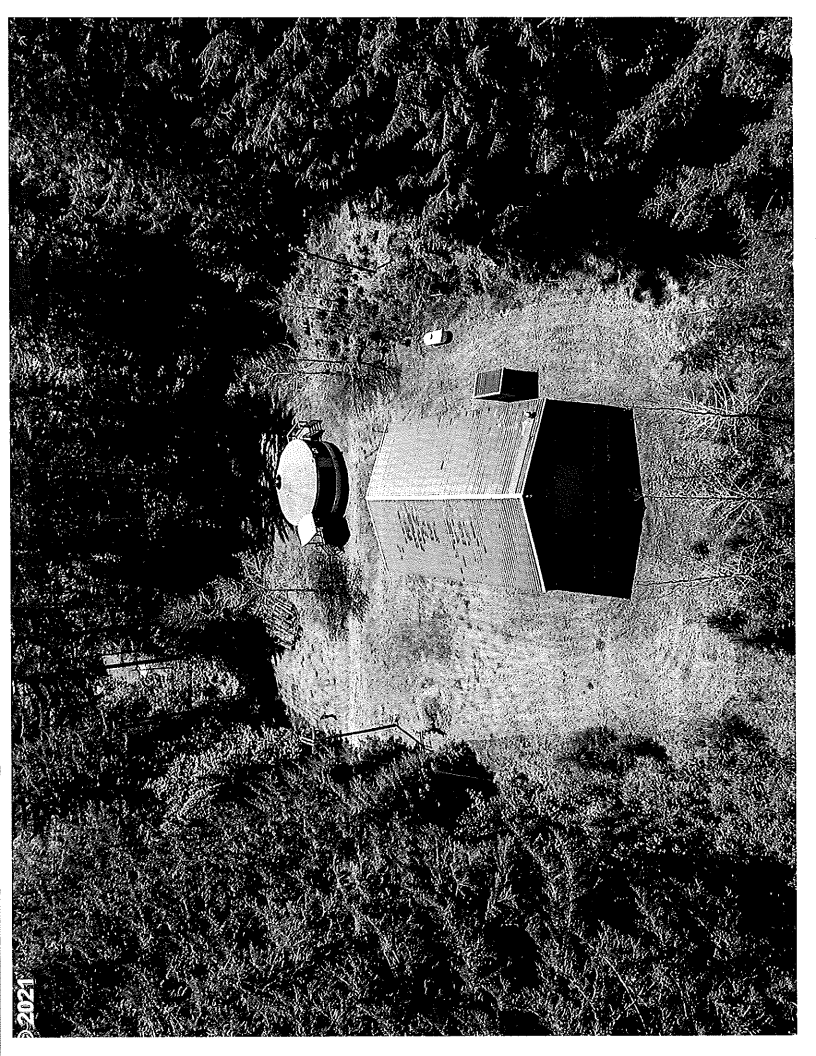


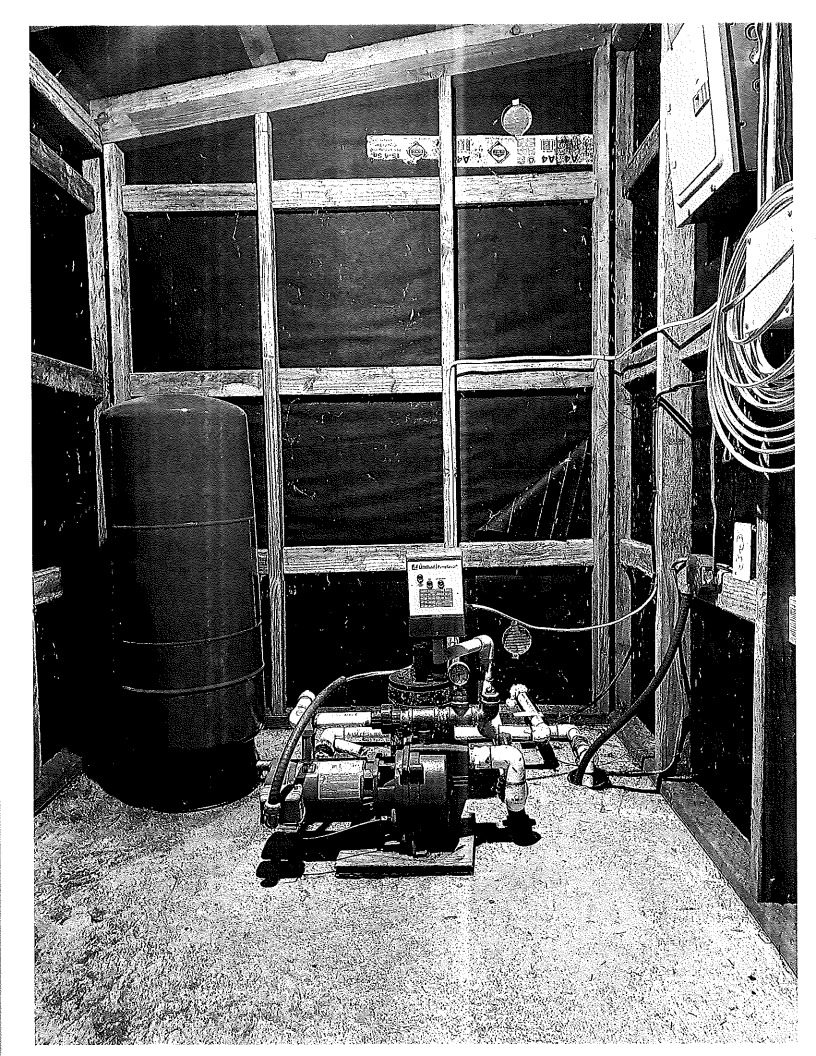
REDUCED COPY

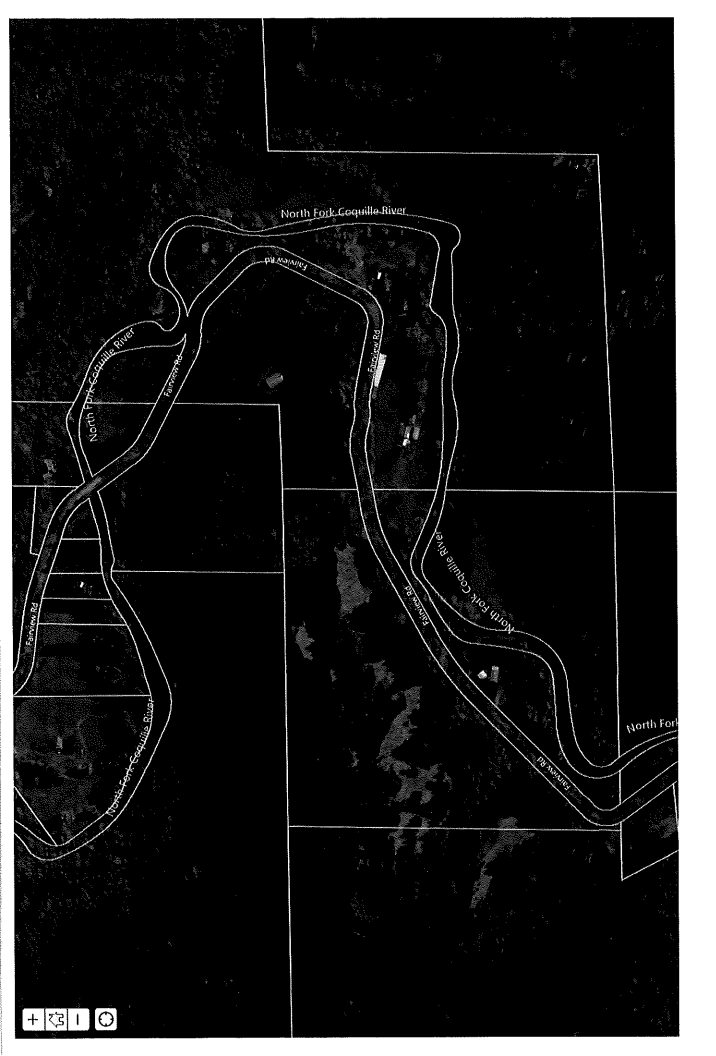


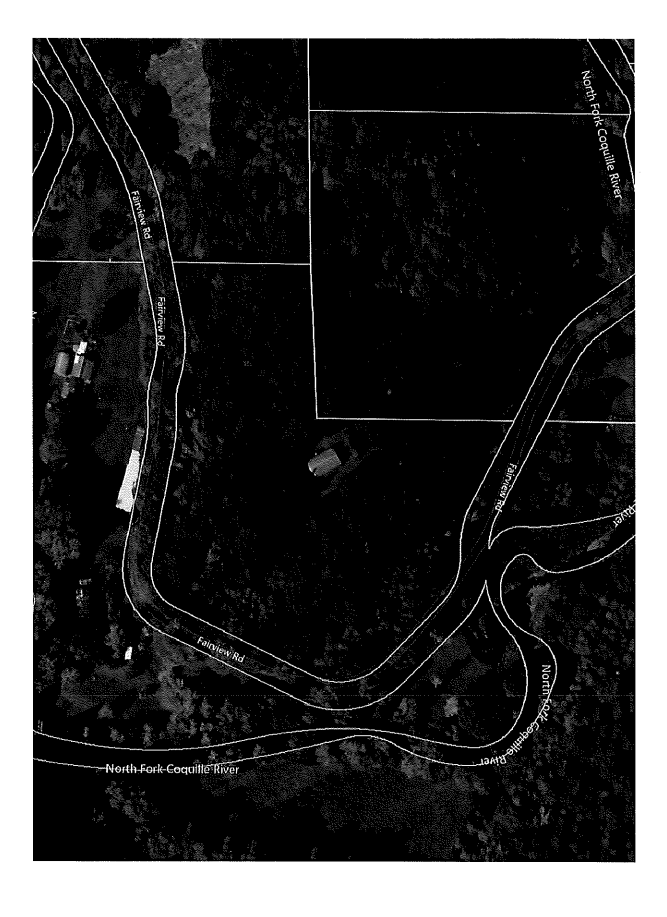












541-396-7770

This is the criteria and supplemental questions designed to help address the required criteria. The applicant may provide any justification to meet the burden of proof.

Forest Template Dwelling Supplemental Application: Coos County Zoning and Land Development Ordinance (CCZLDO)

SECTION 4.6.100 FOREST AND FOREST MIXED USE – USE TABLES Table 1 identifies the uses and activities in the Forest (F) and Forest/Mixed Use (FMU) zone. The tables describe the use, type of review, applicable review standards. Development shall also comply with Section 4.6.140 Development and Siting Standards. All dwellings and structures are subject to the siting standards found in Section 4.6.130. Exceptions to minimum lot and parcel sizes for the purpose of land division may apply as set out in Section 4.6.145 Land Division for Open Space and Special Assessment, and Section 4.6.145 Exceptions to Minimum Parcel Size. Properties that are located in a Special Development Consideration and/or overlays shall comply with the applicable review process identified by that Special Development Consideration and/or overlay located in Article 4.11.

If a use specifically states Forest Mixed Use only it is not permitted in the Forest Zone. If land is in a zone that allows both farm and forest uses, a dwelling may be sited based on the predominate use of the tract on January 1, 1993.

SECTION 4.6.110 (OAR 660-006-0025) Uses Authorized in Forest Zones (1) Goal 4 requires that forest land be conserved. Forest lands are conserved by adopting and applying comprehensive plan provisions and zoning regulations consistent with the goals and this rule. In addition to forest practices and operations and uses auxiliary to forest practices, as set forth in ORS 527.722, the Commission has determined that five general types of uses, as set forth in the goal, may be allowed in the forest environment, subject to the standards in the goal and in this rule. These general types of uses are: (a) Uses related to and in support of forest operations; (b) Uses to conserve soil, air and water quality and to provide for fish and wildlife resources, agriculture and recreational opportunities appropriate in a forest environment; (c) Locationally dependent uses, such as communication towers, mineral and aggregate resources, etc.; (d) Dwellings authorized by ORS 215.705 to 215.755; and (e) Other dwellings under prescribed conditions.

Use		TR	Subject to					
	Dwellings authorized by ORS 215.705 to 215.755; and (e) Other dwellings under prescribed conditions.							
63.	Template Dwelling (Alternative forestland dwellings ORS 215.750)	ACU	(9)(B)(II), (9)(C)					

(9)(B) DWELLING ON FOREST AND FOREST MIXED USE ZONES -

- (II) Template Dwelling 215.750 Alternative forestland dwellings; criteria.
 - (1) In western Oregon, a governing body of a county or its designate may allow the establishment of a single family "template" dwelling authorized under ORS 215.750 on a lot or parcel located within a forest zone if the lot or parcel is predominantly composed of soils that are:
 - (a) Capable of producing zero to 49 cubic feet per acre per year of wood fiber if:

- (A) All or part of at least three other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
- (B) At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.
- (b) Capable of producing 50 to 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least seven other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.
- (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least 11 other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993 and continue to exist on the other lots or parcels.
- (d) As used in this section, "center of the subject tract" means the mathematical centroid of the tract.
- (2) The following review standards apply to "template" dwellings approved under this rule:
 - (a) Lots or parcels within urban growth boundaries may not be used to satisfy the eligibility requirements under this rule.
 - (b) Except as provided by subsection (c) of this section, if the tract under section (1) of this rule abuts a road¹ that existed on January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one-quarter mile wide centered on the center of the subject tract and that is to the maximum extent possible, aligned with the road.
 - (c) If the:
 - (A) Tract 60 acres or larger described under section (1) of this rule abuts a road or perennial stream, the measurement shall be made in accordance with subsection (b) of this section. However, one of the three required dwellings must be on the same side of the road or stream as the tract, and:
 - (i) Be located within a 160-acre rectangle that is one mile long and one-quarter mile wide centered on the center of the subject tract and that is, to the maximum extent possible aligned with the road or stream; or
 - (ii) Be within one-quarter mile from the edge of the subject tract but not outside the length of the 160-acre rectangle, and on the same side of the road or stream as the tract.
 - (B) Road crosses the tract on which the dwelling will be located, at least one of the three required dwellings shall be on the same side of the road as the proposed dwelling.
 - (d) Notwithstanding subsection (6)(a) of this rule, if the acknowledged comprehensive plan and land use regulations of a county require that a dwelling be located in a 160-acre square or rectangle described in sections (3) and (4) of this rule or subsections (b) or (c) of this section, a dwelling is in the 160-acre square or rectangle if any part of the dwelling is in the 160-acre square or rectangle.

¹ The statutory definition of "public road" at ORS 368.001(5) is not applicable to approval of a forest template dwelling required by ORS 215.750(5) to be located on a tract that abuts a "road." Interpretation of a local code requirement that such dwellings be located on a "public road" is controlled by local legislative intent rather than by statute. Petersen v. Yamhill County, 33 Or LUBA 584 (1997). The road may be public or private as long as it has been existence and continued to be in existence since January 1, 1993 and meets the following local definition: A public or private way created or intended to provide ingress or egress for persons to one or more lots, parcels, areas, or tracts of land. A road does not include: (a) driveway located exclusively on the same lot, parcel or tract of land as the use it serves; (b) a private way that is created or intended to provide ingress or egress to such land in conjunction with the use of such land exclusively for forestry, mining, or agricultural purposes.

- (3) A proposed "template" dwelling under this rule is allowed only if:
 - (a) It will comply with the requirements of an acknowledged comprehensive plan, acknowledged land use regulations, and other provisions of law;
 - (b) It complies with the requirements of OAR 660-006-0029 and 660-006-0035;
 - (c) No dwellings are allowed on other lots or parcels that make up the tract and deed restrictions established under section (5) of this rule for the other lots or parcels that make up the tract are met;
 - (d) The tract on which the dwelling will be sited does not include a dwelling.
 - (e) The lot or parcel on which the dwelling will be sited was lawfully established.
 - (f) Any property line adjustment to the lot or parcel complied with the applicable property line adjustment provisions in ORS 92.192.
 - (g) Any property line adjustment to the lot or parcel after January 1, 2019, did not have the effect of qualifying the lot or parcel for a dwelling under this section; and
 - (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.
- (4) Subsection (1)(d) and (3)(e) through (4) of Section (II) TEMPLATE DWELLING applies:
 - (a) On and after November 1, 2021 in Columbia, Coos, Curry, Deschutes, Douglas, Josephine, Linn, Marion, Washington, and Yamhill Counties with following limited exception:
 - (A) Prior to November 1, 2023, the county may allow the establishment of a single-family dwelling on a lot or parcel that was part of a tract on January 1, 2021, if;
 - (i) No more than one other dwelling exists or has been approved on another lot or parcel that was part of the tract; and
 - (ii) The lot or parcel qualifies, notwithstanding subsection (3)(h), for a dwelling under section (1) of this rule.
- (5) When the lot or parcel on which the dwelling will be located is part of a tract, the remaining portions of the tract shall be consolidated into a single lot or parcel and a deed restriction using the form provided in OAR 660-06-027(6), "Exhibit A," shall be completed and recorded with Coos County Clerk. The covenants, conditions and restrictions in the deed restriction:
 - (a) The covenants, conditions and restrictions are irrevocable, unless a statement of release is signed by an authorized representative of the county or counties where the property subject to the covenants, conditions and restrictions is located.
 - (b) Enforcement of the covenants, conditions and restrictions may be undertaken by the department or by the county or counties where the property subject to the covenants, conditions and restrictions is located.
 - (c) The failure to follow the requirements of this section shall not affect the validity of the transfer of property or the legal remedies available to the buyers of property that is subject to the covenants, conditions and restrictions required by this section.

The county planning director shall maintain a copy of the covenants, conditions and restrictions filed in the county deed records pursuant to this section and a map or other record depicting tracts do not qualify for the siting of a dwelling under the covenants, conditions and restrictions filed in the county deed records pursuant to this section. The map or other record required by this subsection shall be readily available to the public in the county planning office.

Response to SECTION 4.6.110(9)(B)(II)

Questions to Answer:

1. Has your property been involved in a property line adjustment?

NO

2. Was your property part of a tract on January 1, 2019? Tract means same ownership as an abutting property.

MO

3. Was your property part of a tract on January 1, 2021?

100

- 4. Did you own abutting property as of January 1, 2021 that contained another dwelling or dwelling authorization? Please list all properties within your ownership that were abutting.
- 5. Do you have a current template map completed? YES_
 - a. Which template did you apply and why? (See Section I & II)

Template Dwaling Section 1 All criteria met (Doments included) (C)

b. How many lots and/or parcels were all or part within the template prior to January 1, 1993? Please list all properties

c. How many dwellings are located within lots and parcels described above that were sited prior to January 1, 1993? Please list all properties that contain the qualifying dwellings.

d. Are there any covenants, conditions and restrictions on this property and if so do they specifically prohibit a dwelling? Please provide the restrictions if apply.

Additional evidence and responses to address the criteria?

SECTION 4.6.130 SITING STANDARDS FOR DWELLING AND STRUCTURES IN FOREST ZONES

The following siting criteria or their equivalent shall apply to all new dwellings and structures in forest and agriculture/forest zones. These criteria are designed to make such uses compatible with forest operations and agriculture, to minimize wildfire hazards and risks and to conserve values found on forest lands. A governing body shall consider the criteria in this rule together with the requirements OAR 660-0060-0035 to identify the building site:

- (1) Dwellings and structures shall be sited on the parcel so that:
 - (a) They have the least impact on nearby² or adjoining forest or agricultural lands; \checkmark
 - (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, the dwelling and structures is minimized; and
 - (d) The risks associated with wildfire are minimized.
- (2) Siting criteria satisfying section (1) of this section may include setbacks from adjoining properties, clustering near or among existing structures, siting close to existing roads and siting on that portion of the parcel least suited for growing trees.

Response shall explain how or why, providing a yes or no will not satisfy the criteria and will result in an incomplete application:

² For the purpose of this section "Nearby" is defined as within the decision notification area as defined in Section 5.0.900(2) for farm zoned property.

- (3) The applicant shall provide evidence to the governing body that the domestic water supply is from a source authorized in accordance with the Water Resources Department's administrative rules for the appropriation of ground water or surface water and not from a Class II stream as defined in the Forest Practices rules (OAR chapter 629). For purposes of this section, 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 Water Resources Department for the use described in the application; or
 - (c) Verification from the Water Resources Department 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.

Water Resource Department Information: https://www.oregon.gov/owrd/pages/index.aspx

Response shall include the source of water and how it is permitted:

The property has an existing well on site.

(4) As a condition of approval, if road access to the dwelling is by a road owned and maintained by a private party or by the Oregon Department of Forestry, the U.S. Bureau of Land Management, or the U.S. Forest Service, then the applicant shall provide proof of a long-term road access use permit or agreement which could include an easement. The road use permit may require the applicant to agree to accept responsibility for road maintenance. I have already accepted responsibility of the cool. I routed are maintain it.

Response shall include what road the property is accessing, maintenance agreements and easements that pertain to the road. This information may be included in your deed.

- (5) Approval of a dwelling shall be subject to the following requirements:
 - (a) Approval of a dwelling requires the owner of the tract to plant a sufficient number of trees on the tract to demonstrate that the tract is reasonably expected to meet Department of Forestry stocking requirements at the time specified in department of Forestry administrative rules;
 - (b) The planning department shall notify the county assessor of the above condition at the time the dwelling is approved;
 - (c) If the lot or parcel is more than 10 acres in western Oregon or more than 30 acres in eastern Oregon, the property owner shall submit a stocking survey report to the county assessor and the assessor will verify that the minimum stocking requirements have been met by the time required by Department of Forestry rules;
 - (d) Upon notification by the assessor the Department of Forestry will determine whether the tract meets minimum stocking requirements of the Forest Practices Act. If that department determines that the tract does not meet those requirements, that department will notify the owner and the assessor that the land is not being managed as forest land. The assessor will then remove the forest land designation pursuant to ORS 321.359 and impose the additional tax; and
 - (e) The county governing body or its designate shall require as a condition of approval of a single-family dwelling under ORS 215.213, 215.383 or 215.284 or otherwise in a farm or forest zone, that the landowner for the dwelling 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.

1. Will sufficient tress be replanted?

Yes if need be.

- 2. Is the property more than 10 acres in size? If so, the applicant shall acknowledge a stocking survey will be filed with the County Assessor's Office as a condition of approval.

 (CONTY ASSESSORS OFFICE.
- 3. Upon receiving approval, will the applicant/property owner 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 injury from farming or forest practices for which no action or claim is allowed under ORS 30.936 or 30.937.

Additional Response Information:

SECTION 4.6.140 DEVELOPMENT AND SITING CRITERIA:

This section contains all of the development standards for uses (unless otherwise accepted out by a use review) and all of the siting standards for development.

- 1. Except as provided in subsection 4.6.145 of this ordinance, the following minimum lot or parcel sizes apply for land designated forestland, is at least 80 acres.
 - Minimum lot size will not affect approval for development unless specified in use. The size of the parcel will not prohibit development as long as it was lawfully created or otherwise required to be a certain size in order to qualify for a use.
- 2. Setbacks: All Development with the exception of fences shall be set back a minimum of thirty-five (35) feet from any road right-of-way centerline, or five (5) feet from any right-of-way line, whichever is greater.
- 3. Fences, Hedges and Walls: No requirement, except for vision clearance provisions in Section 7.1.525.
- 4. Off-Street Parking and Loading: See Chapter VII.

5. Minimizing Impacts: In order to minimize the impact of dwellings in forest lands, all applicants requesting a single family dwelling shall acknowledge and file in the deed record of Coos County, a Forest Management Covenant. The Forest Management Covenant shall be filed prior to any final County approval for a single family dwelling.

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- 6. Riparian Vegetation Protection. Riparian vegetation within 50 feet of a wetland, stream, lake or river, as identified on the Coastal Shoreland and Fish and Wildlife habitat inventory maps shall be maintained except that:
 - a. Trees certified as posing an erosion or safety hazard. Property owner is responsible for ensuring compliance with all local, state and federal agencies for the removal of the tree.
 - b. Riparian vegetation may be removed to provide direct access for a waterdependent use if it is a listed permitted within the zoning district;
 - c. Riparian vegetation may be removed in order to allow establishment of authorized structural shoreline stabilization measures;
 - d. Riparian vegetation may be removed to facilitate stream or stream bank clearance projects under a port district, ODFW, BLM, Soil & Water Conservation District, or USFS stream enhancement plan;
 - e. Riparian vegetation may be removed to site or properly maintain public utilities and road rights-of-way;
 - f. Riparian vegetation may be removed in conjunction with existing agricultural operations (e.g., to site or maintain irrigation pumps, to limit encroaching brush, to allow harvesting farm crops customarily grown within riparian corridors, etc.) provided that such vegetation removal does not encroach further into the vegetation buffer except as needed to provide an access to the water to site or maintain irrigation pumps; or
 - g. The 50 foot riparian vegetation setback shall not apply in any instance where an existing structure was lawfully established and an addition or alteration to said structure is to be sited not closer to the estuarine wetland, stream, lake, or river than the existing structure and said addition or alteration represents not more than 100% of the size of the existing structure's "footprint".
 - h. Riparian removal within the Coastal Shoreland Boundary will require a conditional use. See Special Development Considerations Coastal Shoreland Boundary.
 - i. The 50' measurement shall be taken from the closest point of the ordinary high water mark to the structure using a right angle from the ordinary high water mark.
 - 7. All new and replacement dwellings and permanent structures shall, at a minimum, meet the following standards.
 - a. The dwelling has a fire retardant roof.
 - b. The dwelling will not be sited on a slope of greater than 40 percent. Slope³ will also determine additional firebreak in Section 8 Firebreak.

³ Slope calculations must include the primary and additional fuel-free breaks. Staff will use the slopes from the soil data found in the Soil Survey of Coos County Oregon³ published by United States Department of Agriculture, Soil Conservation Service, in cooperation with Oregon

- c. Evidence is provided that the domestic water supply is from a source authorized by the Water Resources Department and not from a Class II stream as designated by the State Board of Forestry.
- d. The dwelling is located upon a parcel within a fire protection district or is provided with residential fire protection by contract. If the dwelling is not within a fire protection district, the applicant provides evidence that the applicant has asked to be included in the nearest such district or contract with a private fire protection company.
- e. For dwellings and structures outside of a fire protection district alternative forms of fire protections will apply to the develop including fire sprinkling system, on-site equipment and water storage.
 - i. Water storage 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 minimum flow of at least one cubic foot per second. Road access shall be provided to within 15 feet of the water's edge for fire-fighting pumping units, and the road access shall accommodate a turnaround for fire-fighting equipment. The access to the water source shall be marked with signs for fire water sources.
- f. If the dwelling has a chimney or chimneys, each chimney has a spark arrester.
- g. The owner provides and maintains primary fuel-free break and secondary break areas on land surrounding the dwelling that is owned or controlled by the owner and complies with Section 8 Firebreak.

8. Firebreak:

- a. The property owner shall maintain a primary firebreak safety zone around all structures. Vegetation within this primary safety zone may include mowed grasses, low shrubs (less than ground floor window height), and trees that are spaced with more than 15 feet between the crowns and pruned to remove dead and low (less than 8 feet from the ground) branches. Accumulated needles, limbs and other dead vegetation should be removed from beneath trees.
- b. Sufficient garden hose to reach the perimeter of the primary safety zone shall be available at all times.
- c. The owners of the dwelling shall maintain a primary fuel-free break area surrounding all structures and clear and maintain a secondary fuel-free break on land surrounding all structures and clear and maintain a secondary fuel-free break area on land surrounding the dwelling that is owned or controlled by the owner in accordance with the provisions in "Recommended Fire Siting Standards for Dwellings and Structures and Fire Safety Design Standards for Roads" dated March 1, 1991, and published by Oregon Department of Forestry and shall demonstrate compliance with Table 1.

Agricultural Experiment Station. Staff will accept an on ground study for slope from an Registered Surveyor or other Registered Professional that is able to make calculations based on the profession licensing requirements.

- 9. All new and replacement structures shall use non-combustible or fire resistant roofing materials, as may be approved by the certified official responsible for the building permit.
- 10. Access to new dwellings shall meet road and driveway standards in Chapter VII.

RESPONSE TO SECTION 4.6.140

- 1. Is the property a legal unit of land? Please provide reference to how it was created. Yes, the property was originally deeded 07-17-1979. Deed ref # 86-4-7985
- 2. Will the applicant meet the road setback (shall be shown on plot plan)? Yes.
- 3. Will a Fence, Hedge and/or Wall be developed at this time? If so will it comply with the vision triangle?
 - No, there are no plans to build any new fences or other structures along public roads of property lines.
- 4. Has a driveway/access/parking permit been requested at the time of the application?
- 5. Has the applicant acknowledged that they will file in the deed record of Coos County, a Forest Management Covenant prior to receiving a zoning compliance letter? (This shall be done after the conditional use is approved, but before a zoning clearance letter is issued. A Forest Management Covenant cannot be filed if the conditional use has not been approved but a draft may be submitted with the application.)
 - Yes, a draft copy has been attached.
- 6. Has the applicant shown any waterways that require a 50 feet setback and if so will the setback be met?
- 7. Fire related questions:

No.

- a. The proposed dwelling shall use non-combustible or fire resistant roofing materials. Describe the materials that will be used.
 - The roof will be made out of metal.
- b. What is the slope of the property on average and where the dwelling will be located? The area where the dwelling will be located is flat, graded and ready to be built upon. This is located in the center of the 10 acre parcel.
- c. What evidence is provided that the domestic water supply is from a source authorized by the Water Resources Department and not from a Class II stream as designated by the State Board of Forestry?
 - The water source will be from a drilled well, allowed by the Water Resources Department.
- d. Is the property within a Fire District and if so which Fire District. No, the property is not within any fire district.
- e. If the property is within a Fire District you shall explain how you have requested to be included in the Fire District with a copy of the request.

 N/A

i. If the property is outside of a Fire District and cannot be served by a Fire District you are required to provide the contract with a private fire protection company.

N/A.

- ii. For dwellings and structures outside of a fire protection district alternative forms of fire protections will apply to the develop including fire sprinkling system, on-site equipment and water storage. Include on the plot plan water storage and access to meet the following standards:
 - 1. 1000 gallon cistern on site.
 - 2. Road access will be provided right to the dwellings edge.
- f. Does the proposed dwelling have a chimney and if so will a spark arrester be installed?

No, dwelling doesn't have a chimney.

- 8. Firebreak Safety:
 - a. The property owner shall maintain a primary firebreak safety zone around all structures. Vegetation within this primary safety zone may include mowed grasses, low shrubs (less than ground floor window height), and trees that are spaced with more than 15 feet between the crowns and pruned to remove dead and low (less than 8 feet from the ground) branches. Accumulated needles, limbs and other dead vegetation should be removed from beneath trees. This information shall be included on the plot plan and described how you intend to maintain this firebreak.

 See Plot Plan. The fire break will be maintained by mowing the grass and raking the cuttings, and gathering the prunings and debris accumulated from caring for the trees and shrubs.
 - b. On the plot plan provide a diagram of where the garden hose will be located and describe the length that will allow it to reach the perimeter of the primary safety zone shall be available at all times.
 See the Plot Plan. Approximately 200 feet of garden hose will reach the primary fire break perimeter.
 - c. Additional Primary Safety Zone Down Slope will be required based on the slope of the property. What is the slope of the property? If the slope differs from the soil report explain and provide evidence to show how the slope was determined. If additional safety zones are required based on the slope table you will need to show them on the plot plan.

The clearing where the dwelling is to be built is roughly 330 x 450 feet of flat, cleared, graveled and prepped land. The surrounding property's slope varies between 15-30% with tree and rock covering.

Additional evidence and responses to address the criteria?

Section 4.6.130 Frank JS Zaita

The location that I chose for my dwelling is a preexisting clearing in the forest land with a road leading to it. Based on this choice of location it would minimize negative impact to forest lands both on the tract and adjoining due to not having to clear any land for the dwelling. The access road to said clearing is already built, further minimizing impact to the forest land. Nearby agricultural land has also been considered in making this decision, as the clearing and road being pre-existing will negate any impact on nearby water quality.

4/