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BEFORE THE HEARINGS OFFICER KLAMATH COUNTY, OREGON

IN THE MATTER OF CU ? 80-94 FOR FICHARD McCOLLUM TO ESTABLISH A RESIDENCE NOT IN CONJUNCTION WITH FAIM USE

1. NATURE OF THE REQUEST:

ORDER

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The applicant wishes to establish a residence as a use NOT in conjunction with farm use on 1.9 acres 1/2 mile west of Hwy 39, south of Matney Rd. This request was heard by the Hearings Officer SEPTEMBER 2, 1994 pursuant to Ordinances 44 and 45. The request was reviewed for conformity with Land Development Code Sections 54.060 and O.R.S. 215.243. 2. NAMES OF THOSE WHO PARTICIPATED:

The Hearings Officer in review of this application was MICHAEL L. BRANT. The applicant appeared and (ffered testmony in support of the application. The Planning Department was represented by Kim Lundahl, Senior Planner. The recording secretary was Karel Burg. 3. LOCATION:

The property under consideration is located in a portion of the NE 1/4 NW 1/4 Sec. 19, T 40S R 10E. 1.A. 4010-19-3(x). 4. RELEVANT FACTS:

The property is within the Agricultural p an designation and has an implementing zone of EFU-C. The property is lecated north and west of Merrill and 1/2 mile west of Hwy 39, so ith of Mating Way. It is 1.9 acres in size and IS NOT under Farm Deferral. The Land Use Capability Classification of the property is Class IIIs. The property is with n a structural fire protection district (Mermill RFD). A well will provide wher service and the home will be on a septic system.

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5. FINDINGS:

All evidence submitted as the staff report, exhibits 1-d, and offered testimony show that the approval criteria as set out ir Code section 54.060 and 0.R.S. 215.243 have been satisfied. The Fearings Officer finds this applica67779

tion:

1. Is compatible with farm use because: The project site will be legally and ownership divided from adjacent properties. The project site is found not to be devoted to commercial agricultural use and the conversion to such would be impractical because of the parcel

size, aspect and poor soils. The Hearings Officer finds that the use of the remnant parcel as a homesite compatible with potential agricultural use because the applicant has demonstrated that no condict will result from the conversion of an existing 1.9

acre property to residential use.

2. Does not interfere seriously with accepted farming practices on adjacent

lands devoted to farm use because The properties in all compass directions are found to be engaged in rural/farm uses. The property in question is found to be of little resource value due to its location, topography, soils limitations and size which is far below the minimum lot size (80 acres) thought to represent a viable

agricultural property (HB 3661). The permit holder has volunteered as a condition of this approval to file a restrictive covenant which will prohibit the pepait holds, and successors in interest: from filing complaint concerning reasonable farming practices on

adjacent lands.

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3. Does not alter the sublity of the overall land use pattern of the area because:

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The overall land use of the area is long established to rural lifestyle and will not to compromised by the conversion of an existing remnant parcel to a non-farm use. The land use pattern of the area will not be modified and will be perpetuated by this permit.

4. Is situated upon generally unsultable land for the production of farm crops and livestock, considering the terrain, adverse soil or land conditions, drainage and flooding, vegetation, location, and size of the tract because:

The existing parcel is 1.9 acres in size. The Hearings Officer finds this parcel size unsuitable for commercial acricultural use due to its size, poor soils, mitro-climate and top graphy. The impact of temoving this marginal value land from the County farmland base is found to be insignificant. 5. Complies with other conditions felt necessary, because;

The property is within a structural fire protection district (Merrill RFD). The potential exists that an ϵ isting residential use could cause a structural fire to spread to adjacent lands. Accordingly, the Hearings Officer finds the requirements set out in L.C.C. in concert with the wildland fire protection provided by the ODF, will protect the resource land base that could result from any possible fire hazard posed by the non-farm residence. 6. ORDER:

Therefore, it is ordered the request of RUMARD McCOLLUM for approval of CUP 89-94 is approved subject to the following conditions:

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The applicant shall file a restrictive covenant with the County Clerk prohibiting the permit nolder and their successors in interest from filing complaint concerning actepted resource management practices that may occur on nearby lands. 2.

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The Conditional Use Permit shall not be final nor shall a building permit for a non-farm dwelling be issued ander this order until the applicant provides the Planning Depar ment with ovidence that the lot or parcel upon which the dwelling is proposed to be ocated has been disqualified for valuation at true cash value ior farm use and that any additional tax penaity imposed by the County Assessor has seen paid.

3. Legal Access over intervening ownership shall be demonstrated to the satisfaction of the County Surveyor.

4. This permit will expire in two years unless the approved residence is established or a request for an exension of time is filed with the Planning Department.

DATED this 2 nd day of SEPTEMBER, 1994

ICHAEL L. BRANT, Hearings Officer

NOTICE OF APPEAL RIGHTS

1.

You are hereby notified that this application ray be appealed to the Klamath County Board of Commissioners by illing with the Klamath County Planning Department a Notice of Appeal as set out in Artisle 33 of the Klamath County Land Levelopment Code, together with the fee required within seven days following the mailing date of this order.

STATE OF OREGON: COUNTY OF KLAMATH:	
Filed for record at request of	SS.
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FEE note	the ociet c P M. and duly recorded in Via
Commissioners Journal	" Drenn
	By Sauline Mullandary
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