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### 0-25-94A1):43 RCVD

#### BIFORE THE HEARINGS OFFICER KLAMATH COUNTY, OREGON

IN THE MATTER OF CUP 101-94 FOR Leslie Cochran to Locate A residence order Property Zoned Forestry/Range

### 1. NATURE OF THE REQUEST:

90075

The applicant wishes to establish a home as a single family residence on 15 acres 4 miles west of Klamath Falls, north of Greenacres Subdivision, 3/8 miles west of Orindale Rd.. The request was heard by the Hearings Officer OCTOBER 21, 1994 pursuant to ORDINAN 2E 44.39 which has been adopted in response to HB 3661, effective November 4, 1993. The request was reviewed for

conformance with proposed Land Develop nent Code Article 55

2. NAMES OF THOSE WHO PARTICIPATED:

The Hearings Officer in review of this application was MICHAEL L. BRANT. The applicant appeared and offered testimony in support of the application. The Planning Department was represented by Kim Lundahl, Senior Planner. The recording secretary was Karen Burg, Administrative Secretary.

3. LOCATION:

The subject property is located north of the Greenacres subdivision, 3/8 miles west of Orindale Rd.. The parcel is described as portions of the W 1/2 E 1/2 NE 1/4 SW 1/4 Sec. 1 1/2 39S R 3E. T.A. 3908-1C-200.

4. RELEVANT FACTS:

A. ACCESS: The property is acceled via a road access easement popularly known as Bretenstein Lr.

B. FIRE PROTECTION: The property is within the KCFD #4. The applicant has proposed fuel breaks around the residence to reduce the potential of a structural fire spreading.

C. LAND USE: The property is 1: +/- acres of undeveloped land. Within the template (Suc. 55.090 E) are SIXTY + homes established as of January 1, 1993 on more than SEVENTY lots (Sec. 55.090 C 2). Four miles to the east is the C ty of Klamath Falls, an incorporated city offering the full range of urban services.

D. SEWERAGE: The applicant indicates a septic evaluation has not been accomplished. There is no reason to believe approval will not be obtained.

E. SLOPE: Available to pographic mapping and site inspection indicates slopes of 0-10% predominate the site.

F. SOILS: The Soil Conservation Service mapping of the site indicates the property is located on the CAPONA and DODES soil series. These soil series and their properties are set out in the publication SOIL SURVEY OF KLAMATH COUNTY, OREGON on file in the Planning Department.

G. WATER: Proposed well

H. PLAN/ZONING: The plin/zone designation of the project site and properties adjacent is to the north, east and west. Properties to the immediate south are within the Klamat i Falls UGB and zoned RS (Suburban Residential).

5. RELEVANT CRITERIA.

The standards and criteria relevant to this application are found in the

Klamath County Comprehensive Plan (Goal 4) and proposed amendments to the Klamath County Land Developmen: Code, Ord 44.39 pertaining to Article 55. 6. FINDINGS:

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All evidence submitted as the staff report, exhibits b-f, and offered testimony were considered in this: Order.

6.1 With regard to the Statewice Planning Goals and the Klamath County Comprehensive Plan, the Hearings Officer makes the following findings:

A. The goal of the Forest Lands Element is to conserve forest lands for the production of wood filter and other forest uses, protect forest lands from incompatible uses, and to ensure a continued yield of forest products and values. 33068

B. Forest Uses are defined by Statewick Planning Goal 4 and the Comprehensive Plan to include:

1. The production of trees and forest products;

2. watershed protection and wildlife and fisheries habitat:

3. soil protection from wind and water;

grazing of livestock;

5. maintenance of clean dir and water;

6. outdoor recreational activities

7. open space, buffers from noise, and visual separation of conflicting uses.

FINDING: The Hearings Officer firds that dwillings are not included in the list of forest uses. The Land Development Code does, however, permit residences subject to conditional use findings set out in Sections 55.050 and General Review Criteria set out in Section 55.050.

C. Policy 4 of the Klamith County Forest Lands Goal states "The County shall regulate development of nonforest uses in forest areas".

The "rationale" for such policy is "to protect the health, safety and welfare of County Cltizens" and 'to reduce fire danger to manmade structures and forest resources."

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FINDING: The Hearings Officer finds that active resource management HAS NOT occurred on the subject property but has on properties in the area. The proposed residence is within a structural fire protection district, and, with the provision of required : uelbreaks, and structural fire protection provided by the KCFD #4, and the readily available wildland fire protection provided by the Dept. of Forestry and access provided by the permanent road easement, there is an insignificant risk of fire and risk to the adjacent uses.

6.2 With regard to the Klamath County Land Development Code, the Hearings Officer makes the following findings:

A. Goal 4, Policy #1 status: The following lands shall be designated forestry and subject to the regulations of the Forestry and Forestry/Range zones contained in the Land Development Code:

 Public or private industry forest lands located contiguously in large blocks, i. e. Forest Service, BLM, Weyerhaeuser, Crown Pacific;

2. Significant wildlife and fishery habitat areas;

 Land having a redominant timber site productivity rating of I-VI;

4. Isolated pockets of land within forest areas which do not meet the above criteria;

 Lands needed for watershet protection or recreation;
Other lands needed to project farm or forest uses on surrounding designated agricul ural or forest lands.

Rationale: To preserve the maximum area of productive forest land.

FINDING: The area is found not devoted to commercial resource use.

**FINDING:** The subject property is site incexed 67 for timber productivity and the site chosen for the horesite is no longer in forest production. The only trees on the property are small pines, juniper, mahogany and bitterbrush. 33070

FINDING: The small site is not large enough for legitimate commercial forestary use and presently has no significant forest growth. There is no property adjacent to the site which is presently in a pure forestry use. And with the signing of a restrictive covenant will prohibit the permit holder from interfering with accepted resource management practices on nearby lands.

Goal 4, Policy #4 states: "The County shall regulate development of nonforest uses in forested areas'.

Rationale: To protect the health, safety, and welfare of county citizens. And to reduce the fire dange: to man-made structures and forest resources. FINDING: The proposed residence is within an established structural fire protection district. Access to the property to fight fire is excellent, being off of an all-weather road. Further, the applicant has proposed fuelbreaks around the house to prevent the spread of the the adjacent properties. The threat of fire spreading to resource properties is found to be mitigated.

B. As the property is not under farm deferral status Proposed Klamath County Land Development Code Article 55.2 refers the application to Article 55 for review criteria:

The uses conditionally permitted shall be subject to review in accordance with the following criteria as set out in proposed section

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55.050:

1. The location, size, design and operating characteristics of the proposed use will not force a significant change in, or significantly increase the cost of accepted resource uses on nearby resource lands; 33071

FINDING: Rural-residential and noncommercial resource use dominates in all compass directions.

FINDING: The adjacent lands are found devoted to the permitted uses as set out in state and local goals/zoning regulations. The location of a non-nesource home will not conflict with management practices on those lands. The permit holder will be required to file a restrictive covenant which will prohibit the permit holder and successors in interest from filing complaints concerning valid resource management practices on adjacent lands. FINDING: The subject parcel was legally created per local ordinance. The location of a non forest residence on the property will not destabilize the existing land use pattern of the area as use similar to that proposed has been established in the immediate vicinity.

FINDING: The proposal is located on generally unsuitable land for the production of forest products and livestock, considering the terrain, adverse soil or land conditions, drainage and conding, vegetation, location and size of the tract;

FINDING: The project is on a parcel, 15 acres m/l, too small to be considered for commercial forest uses. The site is found to be poorly located for forest management activities as it has a soll riting which would result in minimal value for forest resources use.

FINDING: Site productivity for noncommercial forest uses is found to be minimal considering the size and as sect of the parcel. No loss of productive resource lands will result. The Hearings Officer finds the commercial For-

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estry land base of the County wil not be compromised by the permitting of a home on 15 acres.

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

FINDING: Structural fire protection is provided. The applicant has entered into an agreement with the KC?D #4 for this service. The owner shall adhere to the requirements outlined in Article 69, Fural/Wildland Fire Safety Standards. Other rural services will be minimally impacted by the addition of another residence. Access exists from the existing road.

3. The proposed use is in conformance with all standards and criteria of Article 57 of the Land Development Code.

FINDING: Article 57 is found not applicable as the property under review is not within a GOAL 5 overlay.

4. A written statement will be recorded with the deed which recognizes the rights of adjacest and nearby land owners to conduct forest operations consistent with the Forest Practices

Act, ORS 30.090 and uses allowed by this Code. FINDING: A document setting out agreement with the above shall be filed with the County Clerk as a condition of this approval.

C. Also required is consideration of the review criteria and conditions set out in proposed Section 55.060 A+3.

a. The tract on which the proposed ¢ welling will be sited does not contain a dwelling and no other dweling has been approved for the tract.

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FINDING: No other dwelling exists or is approved for the property under review.

b. Approval of the dwilling will not incred the facilities and service capabilities of the area. The proposed dwelling site: 33673

 shall obtain approval for on site sewage disposal.
FulDING: The normal permitting procedure or a residence requires approval/permit from the Environmental Health Services Division prior to Building Permit clearance.

2. will be adequately served by road access. FINDING: Breitenstein Lane is a well developed/maintained road accessing the property under review.

3. shall be developed pursuant to Article 69, Rural/Wildland Fire Safety Standard:.

FINDING: A condition of approval. requiring compliance is set out as a condition of approval.

4. must be served by an approved water system other than from a Class II stream.

FINDING: The applicant proposes an on sits well which must be approved by the Watermaster.

c. Approval of the dwellin ; will not a aterially alter the stability of

the overall land use pattern of the area.

**FINTING:** The adjacent lands are found devoted to the permitted uses as set out in state and local goal/zening regulations. The location of another home will not conflict with management practices on nearby resource properties. The permit holder is required to record a restrictive covenant which will protect resource management activities from interference.

d & e. Approval of the dwilling, in conformance with all required standards and criteria, will not create conditions or circumstances the County determines would be contrary to the purposes or intent of its acknowledged comprehens /e plan or and use regulations. FINDING: The Hearing Officer fin is that adherence to the various Code requirements discussed in this Order will it sult in a land use not conflicting with the purposes/intent of the acknowledged plan/regulations. 33574

f. Conformance with National Wetlands Inventory Maps/Policy FINDING: The Hearings Officer finds the property under review is not within a designated wetlands area.

g. The lot or parcel up in which the cwelling will be placed was legally created.

FINDING: The Hearings Officer finds the information submitted with the application demonstrates the property under review is a legal parcel per the definition set out in Article 11 of the Code.

h. Siting Requirements; 1-:

FINDING: The Hearings Officer firds a site clan, prepared per Article 41, and reviewed by the Planning Director, will saturfy the criteria.

D. As this is considered a "160 sore templat: dwelling" application the

criteria set out in proposed section 55.090 E are reviewed:

FINDING: The Hearings Officer, upon review of the submitted documentation finds conformance with the required criteris in that sixty + legal dwellings existing as of January 1, 1993 exist on seventy + lots within or touching a 160 acre square centered on the publicat property.

7. ORDER:

Therefore, it is ordered the request of LESI IE COCHRAN for approval of CUP 101-94 is approved subject to the following conditions:

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The applicants shall file is restrictive covenant with the County Clerk prohibiting the permit grantee and successors in interest from filing complaint concerning accepted resource management practices that may occur on nearby linds devoted to commercial resource use 33075

2. The applicant must comply with the fice safety and other siting standards of the land use code as set out in Article 69.

3. The applicant must provide proof of clearance from the Environmental Health Services Division and E illding Dept. within two years following the date of this order, or obtain an extension of time, or this approval will become null and void.

DATED this 2/ day of OCTOBER, 1994

Michael &. Brant-

Michael L. Brant, Hearings Officer

### NOTICE OF APPEAL RIGHTS

You are hereby notified that this decision may be appealed to the Klamath County Board of Commissioners by filling with the Planning Department a NOTICE OF APPERL as set out in Article 33 of the Code, together with the required few within SH/EN DAYS of the date of mailing of this decision. Appeals must be received by the Planning Department no later than 5:00 P.M. on the seventh day or next business day if the seventh day falls on a weekend or holiday. Failure to file a NOTICE OF APPEAL within the time provided will result in the loss of your right to appeal this decision.

SS.

## STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request	of	Klamaci County		
of <u>Oct</u>	A.D., 1994 at	10:43 o'clock A M	and duly recorded in Vol. <u>M94</u>	day
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Commissioners Journal