Vol.m96 Page 19205

IIBFURE THE I JARINGS OFFICER KLAMATH COUNTY, OREGON

IN THE MATTER OF CUP (1-96 AND 1.P 35-96 FOR VENABLE TO ESTABLESH THREE RESIDENCES NOT IN CONJUNCTION WITH FARM USE AND DIVIDE THE PROPERTY

1. NATURE OF THE REQUEST:

The applicant wishes to establish three residences as use not in conjunction with farm use on property east of Mitchell Rd., 2.4 mile north of Hwy 140E. Also considered was the request to partition the parent 45 acres i to parcels of 12.3, 11.2 and 21.5 acres. This request was heard by the Hearings Officer JUNE 21, 1990 pursuant to Ordinances 44 and 45. The request was reviewed for conformity with Laid Development Code Article 54 and with O.R.S. 215.243.

2. NAMES OF THOSE WHO PARTICIP / TED:

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 Lundah and HSH Karen Burg, Planning Assistant.

3. LOCATION:

10549

The property under consideration is located what of Dairy, north of Hwy 140E, east side of Mitchell Fd.. Parcel 3, LP 81-144.

4. RELEVANT FACTS:

The property is within the Agrici lture Plan de ignation and has an implementing zone of EFU-CG. The parent property it 45 acres in size and IS under farm tax deferral. Land use and lot sizes in the area are smiller to that proposed by this application. Rural-residential land use and similar lot sizes are also found within one mile of this project. Fire protection is NOT AVAILABLE, according to the applicant.

5. FINDINGS:

All evidence submitted as the staff report, exhibits b-e, and offered testimony show that the approval criteria as set out in Cote Article 54 and 45 has been satisfied.

The Hear ngs Officer finds his : pplication;

1. Is compatible with farm use because:

The analysis of surrounding properties and their use indicates the size of the proposed parcels and the proposed use as rural-residential are compatible with the predominant adjacent land uses as the existing density of the area will not be markedly increased. The applicant has demonstrated the small parcels under consideration here are not considered commencial agricultural parcels tize due to s t all size.

2. Does not interfere seriously with accepted farming practices on adjacent lands devoted to farm use because:

The surrounding parcels are found to be developed to rural and non-commercial farm use. The proposed non-farm uses will not interfere with the on-going use as sufficient lot area and geographic boundaries provide a suffer/setback from agricultural management practices. The permit holder has proposed as a condition of this approval to file a restrictive covenant which will prohibit the permit holds: and successors in interest from filing complaint concerning valid furning practices on nearby lands. The Hearings Officer finds this will mitigate impact to farm operations.

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

The overall land use of part of this area is found to be rural-residential and non commercial farming. The land use pattern of the area will not be modified as the residential intensity will be marginally increased.

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

The proposed non farm parcels are substantially smaller than the 80 acre size required by HB 3661 and are therefore thought rot appropriate for commercial farm use. The proposed home is to be located on property with an SCS rating of Class VI. The Hearings Officer finds this non farm parcel size and soil classification unituitable for commercial agricultural use due to its small size, and the testimony of the applicant stating a farm income suitable to support a family cannot be generated on this property.

5. Partitions creating parcels for non-farm uses are reviewed por the criteria set out in L.D.C. Article 45 and section 54.0 0.

2-

The Hearings Officer finds this partition conforms to these criteria as set out below:

1. The parcels are created for proposed non- arm homes. The land is not viable for commercial agriculture since they are less than 80 acres.

2. Access to the parcel is from Mitchell Rd., a County maintained paved road. Use of the road will not interfere with farm practices.

6. ORI)ER:

Therefore, it is ordered the recuest of VENABLE for CUP 41-96 and LP 35-96 is approved subject to the following conditions:

1. The applicant shall file a restrictive covenant with the County Clerk prohibiting the permit holder and their successors in interest from filing complaint concerning accepted resource management practices hat may occur on nearby lands.

2. LP 35-96 shall not be filed for shall a building permit for a non-farm use be issued under this order until the applicant provides the Pla ming Department with evidence that the ENTIRE PROPERTY has been disqualified for valuation at true cash value for farm use and that any additional tax penalty i nposed by (1): County Assessor has been paid.

3. CUP 41-96 will not be effective until LP (5-96 is filed in the office of the County Clerk and will expire two years later unless tilized or extended.

4. LP 35-96 must comply with 'lode requirer tents, Oregon Revised Statutes and agency conditions prior to filing and will expire one year from the date below unless filed or extended.

DATED this 21 day of JUNE, 1996

ichael Z. Brenit

Michael L. Brant, Hearings Officer

NOTICE (F APPEAL RIGHTS

You are hereby notified this application may be appealed to the Klamath County Board of Commissioners by filing with the Klamath County Planning Department a Notice of Appeal as set out in Section 33.004 of the Klamath County Land Development Code, together with the fee required within SEVIN DAYS following the mailing date of this order.

REQUIREMINTS FOR FINAL APPROVAL

Parttion No. LP 35-96/Venable/Nevin

NOTE: THIS APPLICATION WILL EXPIRE ONE YEAR FROM THE PRELIMINARY APPROVAL DATE IF A TIME EXTENSION APPLICATION IS NOT MADE PRIOR TO THAT DATE.

FINAL PLAT REQUIREMEN'S Per Section 45.110 of the Land Development Code)

- A. Original Drawing The original drawing of a partition plat shall be made in permanent black India type ink on 7 mil myler. 18 inches by 24 inches in size with an additional 3 inch binding edge on the laft side. The plat shall be of such a scale as required by the County Surveyor. The lettering of the approvais, the affidavit of the surveyor and all other information shall be of such a size or type as will be clearly legible, but no part shall come nearer any edge of the sheet than 1 inch. The original drawing shall be recorded in the County Clerk's office.
- 8. Copy One exact copy of the original plat made in permanent black India type ink or silver halide permanent photocopy on minimum 4 mil mylar. 18 inches by 24 inches in size shall be submitted to the Planning Director along with the original plat.

C. Information shown or Plat:

- 1. The partition number.
- 2. The name of the person for whom the partition was made.
- 3. Signature Blocks for the following:
 - a. Planning Director;
 - b. County Surveyor;
 - c. County Public Works Director (if applicable);
 - d. County Clerl:;
 - e. Owner and con: act purchaser of the subject property (if applicable).
- 4. All requirements of ORS 92.050, 92.070(1), and ORS 209.250 where applicable.
- 5. Street names ad acent to the partition.
- 6. Water rights recording number It a water right is not appurtenant to the property, a statement signed by the owner indicating such shall be shown on the plat.
- D. Supplemental Information to be filed with the Final Flat:
 - 1. A preliminary title report or partition guarantee issued by a title company in the name of the owner of the land and prepared within 30 days prior to submittal of the final plat showing all parties having any record title interest in the premises and what interest they have.
 - 2. A completed water rights statement if a water right is appurtenant to the property.

OTHER REQUIREMENTS:

- 1. Applicant is required to pay all alvalorem taxes, any additional taxes, special assessments, fees, interest and penalties prior to partition being recorded.
- 2. To establish a residence or other use where domestic sewage wastes will be generated on this farcal, applicant needs to comply with OAR Chapter 340 for on-site sewage disposal.

The partition is exempt from survaying requirements.

STATE OF OREGON: COUNTY OF X LAMATH : SS.

Tiled #	for record at reques	et of	Mamath Courty			<u>27th</u> day
of neu a	June	A.D., 19 96		o'clock?_M	., and duly recorded i	n Vol
···			(ds	on Page	<u>19205</u>	
					Bernetha G. Letsch,	County Clerk
FEE		Return: Cimm	issioners Juur	nal By	Lunt	Jussell_
تلبيد 1.	No Fee	The manual and a second s			8	