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Vcl. <u>M88 Page 29531</u>

BEFORE THE HEARINGS OFFICER OF KLAMATH COUNTY, OREGON

n the Matter	of the Violation by:)		
Margaret ar	nd Joseph Day)	CRDER	VIOLATION # 131-97
	Flespondents)		

1. NATURE OF THE ASSERTED VIOLATION

Respondents are alleged to have been maintaining a scrap operation and kennel as defined by the LDC article 11 cm property not zoned for such.

2. NAMES OF PARTICIPANTS

The hearings officer reviewing this vio ation is Joan-Marie Michelsen. The Respondents did appear. The planning department was represented by Kim Lundahl. The recording secretary was Karen Burg.

3. LOCATION OF PROPERTY INVOLVED

3112 Madison St, Klamath Falls, OR

4. EVIDENCE RECIEIVED

All evidence consisted of the oral testimony given July 24 and August 7, 1998 and the staff report.

5. FINDINGS OF FACT

The Hearings officer FINDS AS FOLLOWS:

- a. The respondents appeared and gave testim bny admitting that there was logging equipment on the site, some of which was working, some of which was surplus.
- b. Respondents stated that they no longer have a large number of dogs.
- c. Respondents have in storing the materials at this location been under the belief that the land was actually zoned for at least partial commercial use.

6. ORDER

THEREFORE, IT IS HEREBY ORDERED THAT:

The hearings officer finds that as a matter of law the Respondent is in violation of the Klamath County Land Development Code.

The Respondent is ordered to cease using the property to store logging or other equipment and materials which are not compatible with residential use. This includes all logging equipment except for any trucks or trailers which are licensed and openable.

The Respondents are further ordered to generally clean up the premises.

The enforcement officer is directed to cite the Respondent to appear in the Wood River Justice Court with ball to be set by the court if the problems is not remedied by October 1, 1993

Dated this 10th day of August 1998

Joen-Marie Michelsen

Hearings Officer

NOTICE OF APPEAL RIGHTS

Your 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 SEVEN DAYS (7) following the mailing date of this order.

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Filed fo	r rece	ord at reques	st of		h County		the 11th	day
of		August	A.D., 19	98 at	3:58 o'clo	ck	P-M., and duly recorded in Vol. M98	
			of	Deeds			on Page 29531	
			Return:	Commission :	rs Journal		Bernetha Go Letsch, County Clerk	
FEE		No Fee				By_	Bettler Reed	_ ·
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