AMENDED NOTICE OF ADOPTED AMENDMENT

October 1, 2007

TO: Subscribers to Notice of Adopted Plan
or Land Use Regulation Amendments

FROM: Mara Ulloa, Plan Amendment Program Specialist

SUBJECT: Lane County Plan Amendment
DLCD File Number 005-07

The Department of Land Conservation and Development (DLCD) received the attached notice of adoption. A copy of the adopted plan amendment is available for review at the DLCD office in Salem and the local government office.

Appeal Procedures*

DLCD ACKNOWLEDGMENT or DEADLINE TO APPEAL: October 15, 2007

This amendment was submitted to DLCD for review 45 days prior to adoption. Pursuant to ORS 197.830 (2)(b) only persons who participated in the local government proceedings leading to adoption of the amendment are eligible to appeal this decision to the Land Use Board of Appeals (LUBA).

If you wish to appeal, you must file a notice of intent to appeal with the Land Use Board of Appeals (LUBA) no later than 21 days from the date the decision was mailed to you by the local government. If you have questions, check with the local government to determine the appeal deadline. Copies of the notice of intent to appeal must be served upon the local government and others who received written notice of the final decision from the local government. The notice of intent to appeal must be served and filed in the form and manner prescribed by LUBA, (OAR Chapter 661, Division 10). Please call LUBA at 503-373-1265, if you have questions about appeal procedures.

*NOTE: THE APPEAL DEADLINE IS BASED UPON THE DATE THE DECISION WAS MAILED BY LOCAL GOVERNMENT. A DECISION MAY HAVE BEEN MAILED TO YOU ON A DIFFERENT DATE THAN IT WAS MAILED TO DLCD. AS A RESULT YOUR APPEAL DEADLINE MAY BE EARLIER THAN THE ABOVE DATE SPECIFIED.

Cc: Doug White, DLCD Community Services Specialist
Keir Miller, Lane County

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FORM 2

D L C D NOTICE OF ADOPTION

This form must be mailed to DLCD within 5 working days after the final decision
per ORS 197.610, OAR Chapter 660 - Division 18
(See reverse side for submittal requirements)

SEP 25 2007
LAND CONSERVATION AND DEVELOPMENT

Jurisdiction: Lane County Local File No.: ORD NO. PA 1243
(Must be filled in) ORS 197.610, OAR Chapter 660 - Division 18
Date of Adoption: 9/19/2007 Date Mailed: 9/24/2007
(Data mailed or sent to DLCD)
Date the Notice of Proposed Amendment was mailed to DLCD: 5/2/2007

Comprehensive Plan Text Amendment X Comprehensive Plan Map Amendment
Comprehensive Plan Text Amendment Land Use Regulation Amendment Zoning Map Amendment
New Land Use Regulation Other:
(Please Specify Type of Action)

Summarize the adopted amendment. Do not use technical terms. Do not write "See Attached."

Goal Two, Policy 27.1.4: Correction of a Scrivener error on an adopted official Plan & Zone map (Plot 621)
Rural Community of Blue River: TR3 16-45-28-20 TL 8800
& TR3 16-45-28-20 TL 300

Describe how the adopted amendment differs from the proposed amendment. If it is the same, write
"Same." If you did not give notice for the proposed amendment, write "N/A."

Same

Plan Map Changed from: to
Zone Map Changed from: to
Location: 16-45-28-20 TL 300 to 5800 Acres Involved: 3.30 acres
Specify Density: Previous: New:
Applicable Statewide Planning Goals: Goal 2
Was an Exception Adopted? Yes: No:

DLCD File No.: 005-07 (16010)
Did the Department of Land Conservation and Development receive a notice of Proposed Amendment **FORTY FIVE (45) days prior to the first evidentiary hearing.** Yes: X No: ___

If no, do the Statewide Planning Goals apply. Yes: ___ No: ___

If no, did The Emergency Circumstances Require immediate adoption. Yes: ___ No: ___

Affected State or Federal Agencies, Local Governments or Special Districts:

Local Contact: Keir Miller  Area Code + Phone Number: 541-682-4631
Address: 125 E. Ave.
City: Eugene  Zip Code+4: 97401-9949

ADOPTION SUBMITTAL REQUIREMENTS

This form **must be mailed** to DLCD **within 5 working days after the final decision** per ORS 197.610, OAR Chapter 660 - Division 18.

1. **Send this Form and TWO (2) Copies** of the Adopted Amendment to:

   ATTENTION: PLAN AMENDMENT SPECIALIST
   DEPARTMENT OF LAND CONSERVATION AND DEVELOPMENT
   635 CAPITOL STREET NE, SUITE 150
   SALEM, OREGON 97301-2540

2. Submit TWO (2) copies the adopted material, if copies are bounded please submit TWO (2) complete copies of documents and maps.

3. **Please Note:** Adopted materials must be sent to DLCD not later than **FIVE (5) working days** following the date of the final decision on the amendment.

4. Submittal of this Notice of Adoption must include the text of the amendment plus adopted findings and supplementary information.

5. The deadline to appeal will not be extended if you submit this notice of adoption within five working days of the final decision. Appeals to LUBA may be filed within **TWENTY-ONE (21) days** of the date, the "Notice of Adoption" is sent to DLCD.

6. In addition to sending the "Notice of Adoption" to DLCD, you must notify persons who participated in the local hearing and requested notice of the final decision.

7. **Need More Copies?** You can copy this form on to 8-1/2x11 green paper only ; or call the DLCD Office at (503) 373-0050; or Fax your request to:(503) 378-5518; or Email your request to Larry.French@state.or.us - ATTENTION: PLAN AMENDMENT SPECIALIST.
Subject: Ordinance No. PA 1243 Ordinance No. PA 1243 — In the Matter of Adopting Conformity Determination Amendments to the Rural Comprehensive Plan (RCP) Pursuant to RCP General Plan Policies - Goal 2, Policy 27 a. iv., to Correct Scrivener Errors on the Official Plan and Zoning Maps - Plot No. 621, and Adopting Savings and Severability Clauses.

Ordinance No. PA 1243 was adopted by the Lane County Board of Commissioners on September 19, 2007. A copy of the adopted ordinance is attached.

When amendments are adopted, the action must be noticed to parties of interest. This is accomplished through a mailing such as this one to the parties that participated in the public hearing process and requested notice of the Board’s decision.

At the time when the above notices were sent out, in this case on September 24, 2007, the County also is required to send a notice to the Oregon Department of Land Conservation and Development (DLCD) with a list of interested parties we mailed notices to. Within the next week or so, DLCD will mail a second notice to the interested parties that include directions on how to submit an appeal to the Oregon Land Use Board of Appeals (LUBA). The period for submittal of an appeal is within 21 days of the date the County sent the initial notice to the parties (September 24, 2007). If no appeal is filed in opposition to the Board’s adoption of Ordinance No. PA 1242, then the amendments will become final thirty days following the date of the Board’s adoption. In this case, the final date would be October 19, 2007.

If you disagree with the Board’s decision, you may appeal to the Land Use Board of Appeals (LUBA). Consult Oregon Administrative Rules Chapter 661, Division 10 for appeal procedures.

Feel free to call me if you have questions about the above outlined process.

Sincerely,

Keir Miller,
Associate Planner
541-682-4631

Enclosures
IN THE BOARD OF COUNTY COMMISSIONERS OF LANE COUNTY, OREGON

ORDINANCE NO. PA 1243 | IN THE MATTER OF ADOPTING CONFORMITY DETERMINATION AMENDMENTS TO THE RURAL COMPREHENSIVE PLAN (RCP) PURSUANT TO RCP GENERAL PLAN POLICIES - GOAL 2, POLICY 27 a. iv., TO CORRECT SCRIVENER ERRORS ON THE OFFICIAL PLAN AND ZONING MAPS - PLOT # 621, AND ADOPTING SAVINGS AND SEVERABILITY CLAUSES. (Lane County LMD).

WHEREAS, the Board of County Commissioners of Lane County, through enactment of Ordinance No. PA 1192 and amended thereafter, has adopted the Conformity Determination Amendment process as Goal 2, Policy 27 of the General Plan Policies which is a component of the Lane County Rural Comprehensive Plan; and

WHEREAS, Lane Code 16.252 sets forth procedures for rezoning of lands within the jurisdiction of the Rural Comprehensive Plan; and

WHEREAS, in May 2007, a Conformity Determination Amendment application (Lane County LMD) was initiated by Lane County to correct three scrivener errors on Official Plan Map – Plot No. 621 and one scrivener error on Official Zoning Map – Plot No. 621 within the unincorporated rural community of Blue River, pursuant to RCP General Plan Policies - Goal Two, Policy 27 a. iv.; and

WHEREAS, the Lane County Planning Commission reviewed the proposal in a public hearing on June 19, 2007; and

WHEREAS, the Lane County Planning Commission on June 19, 2007, forwarded a recommendation to the Board of County Commissioners for approval to correct the scrivener errors; and

WHEREAS, the proposal was reviewed at a public hearing with the Lane County Board of Commissioners on September 19, 2007; and

WHEREAS, evidence exists within the record indicating that the proposal meets the requirements of Lane Code Chapter 16, and the requirements of applicable state and local law; and

WHEREAS, the Board of County Commissioners has conducted a public hearing and is now ready to take action;

NOW, THEREFORE, the Board of County Commissioners of Lane County Ordains as follows:

Section 1. The Lane County Rural Comprehensive Plan is amended by the re-designation and rezoning of the following properties or portions thereof:

Page 1
a. Re-designation of the western 0.20 of-an-acre of tax lot 5800 of Assessor’s map 16-45-28.2, from “Public Facility” (RPF/C) to “Rural” (R/C) on Official Plan Map - Plot No. 621 and further identified as Exhibit “A”, attached and incorporated herein; and
b. Re-designation of the western 0.20 of-an-acre of tax lot 5800 of Assessor’s map 16-45-28.2, from “Rural Public Facility” (RPF/C) to “Rural Residential” (RR2/C) on Official Zoning Map - Plot No. 621 and further identified as Exhibit “B”, attached and incorporated herein; and
c. Re-designation of tax lot 300 of Assessor’s map 16-45-28.2, from “Public Facility” (RPF/C) to “Rural” (R/C) on Official Plan Map – Plot No. 621 and further identified as Exhibit “A”, attached and incorporated herein; and
d. Re-designation of tax lot 201 of Assessor’s map 16-45-28.2, from “Parks and Recreation” (PR/C) to “Parks and Recreation” (PR) on Official Plan Map – Plot No. 621 and further identified as Exhibit “A”, attached and incorporated herein; and

FURTHER, although not a part of this Ordinance, the Board of County Commissioners adopts the findings in support of this action as set forth in the attached Exhibit “C”.

The prior policies, zoning base designations and plan diagram base designations repealed or changed by this Ordinance remain in full force and effect to authorize prosecution of persons in violation thereof prior to the effective date of this Ordinance.

If any section, subsection, sentence, clause, phrase or portion of this Ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision, and such holding shall not affect the validity of the remaining portions thereof.

ENACTED this 19th day of September, 2007.

Chair, Lane County Board of County Commissioners

Recording Secretary for this Meeting of the Board

APPROVED AS TO FORM
Date 8/21/07 Lane County

OFFICE OF LEGAL COUNSEL
Proposed Plan Amendment
From: "C/PP"
To: "C/RR"
(16-45-28.2, 300)

Proposed Plan Amendment
From: "C/PR"
To: "PR"
(16-45-21, 201)
Ordinance No. PA 1243-
Exhibit B - Proposed Amendments to Official Zoning Map - Plot No. 621

Western 0.20 acre of tax lot 5800 of Map 16-45-38.2 - Rezoned from RPF/C to RR2/C.

The RR zones on this map are changed as follows:
FROM: RR LC 16.231 TO: RR LC 16.290
The RR zone parcel also remains the same.
Ordinance No. PA 1243
Exhibit “C”
Findings of Fact

Finding 1. Rural Comprehensive Plan - General Plan Policies: Goal Two, Policy 27 provides a conformity determination amendment process for the correction of identified plan or zoning designations in the RCP Official Plan and Zoning Plots resulting from the Official Plan or Zoning Plots not recognizing lawfully existing (in terms of the zoning) uses or from inconsistencies between the Official Plan and Zoning Plots.

Finding 2. In December 2003, the Board of County Commissioners adopted a “Conformity Determination Amendment” process in the Rural Comprehensive Plan - General Policies, as Policy 27 to the Goal Two Policies. The process provides for eight circumstances under which an amendment could be brought to the Lane County Planning Commission for review and recommendation to the Board. One of the circumstances was to correct scrivener errors on an adopted Official Plan or Zoning Plot. The provision is Policy 27, a, iv:

27. Conformity Determination. Lane County will annually initiate and process applications to correct identified plan or zoning designations in the RCP Official Plan and Zoning Plots resulting from the Official Plan or Zoning Plots not recognizing lawfully existing (in terms of the zoning) uses or from inconsistencies between the Official Plan and Zoning Plots. Changes to correct nonconformities shall comply with the procedures and requirements of Lane Code Chapter 12 (Comprehensive Plan), Chapter 14 (Application Review and Appeal Procedures), and Chapter 16 (Land Use & Development Code), except as provided for in 27 c. and d., below.

a. Circumstances qualifying for consideration by the Board of Commissioners under the Conformity Determinations Policy may include one or more of the following:

iv. Correction of a scrivener error on an adopted Official Plan or Zoning Plot.

Finding 3. Lane Code 16.400: The Conformity Determination Amendment process was enacted originally as an “errors or omissions” policy on 1984 (Ordinance PA 883) and re-enacted on December 17, 2003 (Ordinance PA 1192) based on compliance with the adopted policy statement in Lane Code 16.400(1), which are the implementing guidelines for Rural Comprehensive Plan amendments:

Lane Code 16.400 Rural Comprehensive Plan Amendments

(1) Purpose. The Board shall adopt a Rural Comprehensive Plan. The general purpose of the Rural Comprehensive Plan is the guiding of social, economic and physical development of the County to best promote public health, safety, order, convenience, prosperity and general welfare. The Rural Comprehensive Plan shall be considered to be a dynamic policy instrument that can be modified to reflect changing circumstances and conditions as well as to correct errors and oversights. It is recognized that the Rural Comprehensive Plan affects the people of Lane County and it is, therefore, important that the ability by individuals to propose amendments be free of restraint.
Finding 4. Lane Code 16.252(1): This section of Lane Code requires that as the Rural Comprehensive Plan for Lane County is implemented, changes in zone and other requirements of this chapter will be by ordinances.

Finding 5. Lane Code 16.252(2) requires that rezoning shall be consistent with the specific purposes of the zone classification proposed and Statewide Planning Goals. Based on the findings below, Ordinance No. PA 1243 complies with applicable state laws and Statewide Planning Goals.

a. Statewide Planning Goal 2 requires, "Opportunities shall be provided for review and comment by citizens during the preparation, review and revision of plans and implementation ordinances." Lane County provided the opportunities identified below for citizens to review and comment on the preparation and review of Ordinance No. PA 1243. These opportunities were adequate to comply with Goal 2.

- On May 2, 2007, LMD mailed to the Oregon Department of Land Conservation and Development (DLCD) a notice of the public hearing and pending adoption, and two copies of the proposed conformity determination amendments.
- On May 16, 2007, a legal ad was published in The Register Guard, providing notice of the Lane County Planning Commission public hearings in Harris Hall of the Lane County Public Service Building on June 19, 2007, at 7:00 P.M.
- On June 1, 2007, written notices were mailed to adjacent and nearby property owners surrounding the three subject properties informing the property owners of the date, time and place of the Lane County Planning Commission public hearing.
- On June 19, 2007, the Lane County Planning Commission (LCPC) conducted a public hearing on the proposed Conformity Determination Amendment (Ordinance No. PA 1243) requesting consideration for correction of three scrivener errors on Official Plan Map - Plot No. 621, and one scrivener error on Official Zoning Map - Plot No. 621, pursuant to the qualifying criterion of Goal Two, Policy 27 a. iv.: iv. Correction of a scrivener error on an adopted Official Plan or Zoning Plot.
- On June 19, 2007, the Lane County Planning Commission unanimously (6-0) approved a recommendation to the Board of Commissioners to adopt the proposed corrections pursuant to Goal Two, Policy 27 a. iv.
- On August 29, 2007, a legal ad was published in The Register Guard providing notice of the Board of County Commissioners public hearing in Harris Hall of the Lane County Public Service Building at 1:30 PM on September 19, 2007.
- On August 27, 2007, written notices were mailed to adjacent and nearby property owners surrounding the three subject properties informing the property owners of the date, time and place of the Lane County Board of Commissioners' public hearing.
- On September 19, 2007, the Board of County Commissioners conducted a public hearing on the proposed Conformity Determination Amendment - Ordinance No. PA 1243 for correction of the scrivener errors on Official Plan Map and Official Zoning Map - Plot No. 621.

b. Ordinance No. PA 1243 acknowledges the written testimony and documentation, and citizen comments received during the LCPC public hearings on June 19, 2007, and submitted into the official record thereafter.

c. Ordinance No. PA 1243 acknowledges the deliberations of the LCPC on June 19, 2007, and their findings of fact, conclusions, and recommendation to correct three scrivener errors on Official Plan Map - Plot No. 621 and one scrivener error on Official Zoning Map - Plot No. 621.

d. Ordinance No. PA 1243 acknowledges citizen testimony received during the Lane County Board of Commissioners public hearing on September 19, 2007.
Finding 6. Lane County Assessor’s Map 16-45-282, tax lot 5800: During the adoption of the Rural Comprehensive Plan and Ordinance No. 884 on February 29, 1984, Lane County applied zoning designations to rural properties countywide. Within the “Community” of Blue River, a scrivener error occurred on Official Zoning Map – Plot 621, designating the western 0.20 of-an-acre of tax lot 5800 of Lane County Assessor’s map 16-45-28.2 as “PF” (Public Facility). The eastern 0.09 of-an-acre of tax lot 5800 that fronts Cascade Street was zoned “C3” (Commercial Zone) in 1984 and was correctly re-designated “RC/C” (Rural Commercial) in 2002. Tax lot 5800 of Assessor’s map 16-45-28.2 is privately owned and no public facilities are known to have existed on the property. The western 0.20 of-an-acre that fronts Dexter Street, should have been designated in 1984 for residential use compatible with the surrounding zoning and uses to the north, west and south.


Finding 7. Lane County Assessor’s Map 16-45-28-2, map 300: During the adoption of Ordinance No. PA 1173 amending plan and zoning designations for the McKenzie Watershed Periodic Review Work Tasks within the McKenzie Watershed on April 17, 2002, scrivener errors occurred on Official Plan Map – Plot 621 and Official Zoning Map – Plot 621. On that same date, during the adoption of Ordinance No. PA 1168 enacting post-acknowledgment plan amendments to amend Plan and Zoning designations within the unincorporated rural community of Blue River, scrivener errors were duplicated on Official Plan Map - Plot No. 621.

Between February 29, 1984 and April 17, 2002, tax lot 300 was designated as part of the “Community” of Blue River on Official Plan Map – Plot 621, and “RA” (Suburban Residential) on Official Zoning Map – Plot 621. On April 17, 2002, the adoption of Ordinance No. PA 1173 included the zoning designation of “PF/C” (Public Facility) on Official Zoning Map – Plot 621, for tax lot 300. The Ordinance also included the Plan designation of “CPF” (Public Facility) on Official Plan Map – Plot No. 621, for tax lot 300. These amendments were in error and not authorized by the Willamette National Forest – Blue River District, owner of the property at the time.

In the Board’s subsequent action on April 17, 2002, the adoption of Ordinance No. PA 1168, Control No. 23 included an Official Zoning Map – Plot 621, which accurately designated the subject property, tax lot 300, as “RR2/C” (Rural Residential) in conformity with the rezoning of all other properties within the unincorporated rural community boundaries of Blue River from the prior “RA” designation to “RR2/C”, with a two-acre minimum lot size for the creation of new lots or parcels.

The correct designation of “R” (Rural) proposed for tax lot 300 of Assessor’s Map 16-45-28.2 on the Official Plan Map – Plot No.621, is depicted on Exhibit A - Proposed Amendments to Official Plan Map – Plot No. 621.

Finding 8. Lane County Assessor’s Map 16-45-21, tax lot 201. The adoption of Ordinance No. PA 1168, Control No. 23 on April 17, 2002, included an Official Zoning Map – Plot 621, which accurately designated the subject property, tax lot 201 of map 16-45-
21, as "PR" (Park and Recreation). This designation had been applied in 1984 indicating the property was outside the unincorporated rural community boundaries of Blue River. As further evidence of the resource designation "PR" for the subject property, a notation was placed in the right-hand margin on Plot 621 stating: "This PR zoning is Not Being Rezoned to RPR." However, the Official Plan Map – Plot No.621 adopted by Ordinance No. PA 1168, Control No. 23, mistakenly indicated the subject property, tax lot 201, as "C/PR" (Community/Parks & Recreation).

The correct designation of "PR" (Park and Recreation) proposed for tax lot 201 of Assessor’s Map 16-45-21 on the Official Plan Map – Plot No.621, is depicted on Exhibit A – Proposed Amendment to Official Plan Map – Plot No.621.