NOTICE OF ADOPTED CHANGE TO A
COMPREHENSIVE PLAN OR LAND USE REGULATION

Date: January 22, 2016
Jurisdiction: City of Keizer
Local file no.: 2015-13
DLCD file no.: 003-15

The Department of Land Conservation and Development (DLCD) received the attached notice of adopted amendment to a comprehensive plan or land use regulation on 01/21/2016. A copy of the adopted amendment is available for review at the DLCD office in Salem and the local government office.

Notice of the proposed amendment was submitted to DLCD 41 days prior to the first evidentiary hearing.

Appeal Procedures

Eligibility to appeal this amendment is governed by ORS 197.612, ORS 197.620, and ORS 197.830. Under ORS 197.830(9), a notice of intent to appeal a land use decision to LUBA must be filed no later than 21 days after the date the decision sought to be reviewed became final. If you have questions about the date the decision became final, please contact the jurisdiction that adopted the amendment.

A 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).

If the amendment is not appealed, it will be deemed acknowledged as set forth in ORS 197.625(1)(a). Please call LUBA at 503-373-1265, if you have questions about appeal procedures.

DLCD Contact

If you have questions about this notice, please contact DLCD’s Plan Amendment Specialist at 503-934-0017 or plan.amendments@state.or.us
Local governments are required to send notice of an adopted change to a comprehensive plan or land use regulation no more than 20 days after the adoption. (See OAR 660-018-0040). The rules require that the notice include a completed copy of this form. **This notice form is not for submittal of a completed periodic review task or a plan amendment reviewed in the manner of periodic review.** Use Form 4 for an adopted urban growth boundary including over 50 acres by a city with a population greater than 2,500 within the UGB or an urban growth boundary amendment over 100 acres adopted by a metropolitan service district. Use Form 5 for an adopted urban reserve designation, or amendment to add over 50 acres, by a city with a population greater than 2,500 within the UGB. Use Form 6 with submittal of an adopted periodic review task.

**Jurisdiction:** Keizer  
**Local file no.:** 2015-13  
**Date of adoption:** 11/16/15  
**Date sent:** 1/21/2016

Was Notice of a Proposed Change (Form 1) submitted to DLCD?  
Yes: Date (use the date of last revision if a revised Form 1 was submitted): 8/1/15  
No

Is the adopted change different from what was described in the Notice of Proposed Change? Yes  
No

If yes, describe how the adoption differs from the proposal:

**Local contact (name and title):** Sam Litke, Senior Planner  
**Phone:** 503-856-3442  
**E-mail:** litkes@keizer.org  
**Street address:** 930 Chemawa Rd  
**City:** keizer  
**Zip:** 97307-

**PLEASE COMPLETE ALL OF THE FOLLOWING SECTIONS THAT APPLY**

**For a change to comprehensive plan text:**  
Identify the sections of the plan that were added or amended and which statewide planning goals those sections implement, if any:  

NA

**For a change to a comprehensive plan map:**  
Identify the former and new map designations and the area affected:  

<table>
<thead>
<tr>
<th>Change from</th>
<th>to</th>
<th>acres.</th>
<th>A goal exception was required for this change.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Location of affected property (T, R, Sec., TL and address):  

The subject property is entirely within an urban growth boundary  
The subject property is partially within an urban growth boundary
If the comprehensive plan map change is a UGB amendment including less than 50 acres and/or by a city with a population less than 2,500 in the urban area, indicate the number of acres of the former rural plan designation, by type, included in the boundary.

Exclusive Farm Use – Acres:  
Non-resource – Acres:  
Forest – Acres:  
Marginal Lands – Acres:  
Rural Residential – Acres:  
Natural Resource/Coastal/Open Space – Acres:  
Rural Commercial or Industrial – Acres:  
Other: – Acres:

If the comprehensive plan map change is an urban reserve amendment including less than 50 acres, or establishment or amendment of an urban reserve by a city with a population less than 2,500 in the urban area, indicate the number of acres, by plan designation, included in the boundary.

Exclusive Farm Use – Acres:  
Non-resource – Acres:  
Forest – Acres:  
Marginal Lands – Acres:  
Rural Residential – Acres:  
Natural Resource/Coastal/Open Space – Acres:  
Rural Commercial or Industrial – Acres:  
Other: – Acres:

For a change to the text of an ordinance or code:
Identify the sections of the ordinance or code that were added or amended by title and number:

Revision to Section 2.203 (Permitted Uses Generally) of the keizer Development Code.

For a change to a zoning map:
Identify the former and new base zone designations and the area affected:

Change from to Acres:  
Change from to Acres:  
Change from to Acres:  
Change from to Acres:  

Identify additions to or removal from an overlay zone designation and the area affected:

Overlay zone designation: Acres added: Acres removed:  
Location of affected property (T, R, Sec., TL and address):

List affected state or federal agencies, local governments and special districts:

Identify supplemental information that is included because it may be useful to inform DLCD or members of the public of the effect of the actual change that has been submitted with this Notice of Adopted Change, if any. If the submittal, including supplementary materials, exceeds 100 pages, include a summary of the amendment briefly describing its purpose and requirements.
A BILL

ORDINANCE NO.

2015- 740

FOR

AN ORDINANCE

AMENDING KEIZER DEVELOPMENT CODE REGARDING
SECTION 2.203 (PERMITTED USES GENERALLY);
AMENDING ORDINANCE 98-389

WHEREAS, the Keizer Planning Commission has recommended to the Keizer
City Council amendments to the Keizer Development Code (Ordinance No. 98-389);

and

WHEREAS, the City Council has held a hearing on this matter and considered
the testimony given and the recommendation of the Keizer Planning Commission; and

WHEREAS, the Keizer City Council has determined that it is necessary and
appropriate to amend the Keizer Development Code as set forth herein; and

WHEREAS, the Keizer City Council has determined that such amendments
meet the criteria set forth in state law, the Keizer Comprehensive Plan, and the Keizer
Development Code;

NOW, THEREFORE,

The City of Keizer ordains as follows:

Section 1. FINDINGS. The City of Keizer adopts the Findings set forth in
Exhibit "A" attached hereto and by this reference incorporated herein.
Section 2. **AMENDMENT TO THE KEIZER DEVELOPMENT CODE.**

The Keizer Development Code (Ordinance No. 98-389) is hereby amended by the adoption of the changes to Section 2.203 (Permitted Uses Generally) as set forth in Exhibit "B" attached hereto, and by this reference incorporated herein.

Section 3. **SEVERABILITY.** If any section, subsection, sentence, clause, phrase, or portion of this Ordinance is for any reason held invalid or unconstitutional, or is denied acknowledgment by any court or board of competent jurisdiction, including, but not limited to the Land Use Board of Appeals, the Land Conservation and Development Commission and the Department of Land Conservation and Development, then such portion shall be deemed a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining portions hereof.

Section 4. **EFFECTIVE DATE.** This Ordinance shall take effect thirty (30) days after its passage.

PASSED this 16th day of November, 2015.

SIGNED this 16th day of November, 2015.

Mayor

City Recorder (Deputy)
EXHIBIT “A”

Findings regarding the adoption of amendment to Section 2.203 (Permitted Uses Generally) in the Keizer Development Code.

The City of Keizer finds that:

1. **General Findings.**
   The particulars of this case are found within Planning file Text Amendment 2015-13. Public hearings were held before the Planning Commission on September 9, 2015, and before the City Council on October 19, 2015.

2. Amendments to the Comprehensive Plan or Development Code shall be approved if the evidence can substantiate the following. Amendments to the map shall be reviewed for compliance with each of the following, while text amendments shall only be reviewed for compliance with Section 3.111.04 B, C, and D. Given that this is a text amendment Section 3.111.04 A is not applicable.

3. **Section 3.111.04.B - A demonstrated need exists for the product of the proposed amendment -**

   **Findings:** The proposed revisions to the zone code reflect a demonstrated need. The City Council has recognized that from time to time the Keizer Development Code should be updated to avoid having the code become so out of date that it would require a massive and costly comprehensive update. The demonstrated need is related to providing clarity related to this text amendment. Therefore, this text amendment complies with this review criterion.

4. **Section 3.111.04.C - The proposed amendment to the Keizer Development Code complies with statewide land use goals and related administrative rules**

   **FINDINGS:** The proposed text amendment complies with the statewide land use planning goals as discussed below.

   **Goal 1 – Citizen Involvement:** The adoption of this ordinance followed notice, a public process involving public hearings, deliberation, and ordinance adoption. Public notice was provided in the Keizer Times. Public hearings were held before the Planning Commission on September 9, 2015, and before the City Council on October 19, 2015. Citizens were afforded the opportunity to participate in the public process. This process is consistent with the provision for providing an opportunity for citizens to be involved in all phases of this proposed planning process as is required by this goal and with implementing administrative rules within Oregon Administrative Rules.

   **Goal 2 – Land Use Planning:** This ordinance amends the Keizer Development Code. The city has an adopted comprehensive plan acknowledged by the state. The adoption proceeding was conducted in a manner consistent with the Keizer Comprehensive Plan, Keizer Development Code, and applicable state law.
The proposed revision to the zone code is consistent with this statewide planning goal and administrative rules.

**Goal 3 – Farm Land:** The purpose of this goal is to protect lands that are designated for agricultural uses. Within the city limits the Exclusive Farm Use (EFU), Special Agriculture (SA), Urban Transition (UT), and Public (P) allow commercial agricultural uses. However, only the SA zone is a state recognized EFU qualifying zone. The amendment involves regulations within the boundaries of the city limits of Keizer and will not affect lands that are outside the city limits or any lawful uses occurring on those lands. The proposed amendment will comply with the Farm Land Goal and with implementing administrative rules.

**Goal 4 – Forest Land:** The intent of this goal is to protect lands designated for commercial forest uses. There are no zone districts specifically designated within the city limits that will allow for commercial forestry. Also, there are no commercial forest lands near, or adjacent to the city limits of Keizer. The amendment to the KDC does not involve any land which is designated as forest land, nor will it impact the use of any forest lands. The proposed amendment will comply with the Forest Land Goal and with implementing administrative rules.

**Goal 5 – Natural Resources:** The intent of the Natural Resources Goal is to protect various natural resources such as wetlands, waterways, big game habitat, etc. The city has a local wetland inventory of sites where wetland soils may be present. The city has an adopted Willamette River Greenway Overlay zone to protect resources along the Willamette River. There are no identified big game habitats within the city limits of Keizer. The city established a Resource Conservation overlay zone to maintain, preserve and protect the natural features adjacent to Claggett Creek. In addition, the city has been developing storm water regulations to protect water quality of the local water ways. The proposed amendment will not affect or preclude any of the city’s natural resources protection regulations nor the lawful use of any properties that are within this overlay zone. Therefore, the proposed text amendment will be consistent with this goal and with administrative rules which implement this goal.

**Goal 6 – Air, Water and Land Quality:** The intent of this goal is to protect the city’s air, water and land qualities. The city provides its residents with city water from groundwater sources. The quality of the water is monitored to ensure that it complies with all state and federal water quality standards. New construction is required to be connected to the established sanitary sewer system thereby reducing the potential of groundwater contamination from failing on-site septic systems. The city has storm water regulations which are to maintain water quality in Willamette River and local streams. Land quality is preserved through the city’s erosion control regulations and through zone code development regulations. Air quality is preserved through the city’s development code regulations which limit certain types of uses and are enforced by appropriate state agencies which
govern air emission standards. The revision will comply with this goal and with the administrative rules that implement this goal.

**Goal 7 – Natural Hazards:** The purpose of this goal is to protect life and property from hazards resulting from flooding, steep slopes or other natural occurrences. The city has floodplain regulations that govern the placement of structures within identified 100-year floodplains within the city limits. In Keizer, these are primarily located along the Willamette River and smaller streams such as Claggett Creek. The floodplains have been mapped by the federal government. The intent of the floodplain regulations is to minimize the loss of life and property damage by preventing development, elevating structures above the flood elevation, or flood proofing structures in the floodplain. While there are some steep slopes in the northwest quadrant of the city, there are no mapped areas of steep slopes in Keizer that might warrant any special engineering. The proposed text amendment will neither impact this goal nor any administrative rules.

**Goal 8 – Recreation:** This goal requires the city to identify and plan for the current and future recreation needs of the residents of the city. The city has an adopted Parks and Recreation Master Plan that inventories parks, playgrounds, and recreational opportunities within the city limits and plans for the city’s future park and recreation needs. The proposed amendment will have no impact on the recreational activities that occur on any park land within the city and will not impact either this goal or any administrative rules that implement it.

**Goal 9 – Economic Development:** The intent of this goal is to ensure that the city plans for its overall economic vitality. Current employment were projected forward based on regional job growth estimates and the above target industry goals. The growth forecast calls for a total of 3,774 new jobs over the next 20 years, representing growth of 55% over current levels. The EOA estimated the need for 160 gross acres of land to accommodate the projected employment growth. The EOA shows there is a net need for commercial and institutional lands amounting to 63.3 gross acres above and beyond what the City’s remaining buildable employment lands can accommodate. The proposed text amendment will not have any adverse impact on the economic development activities or uses within the city. Therefore, the proposal is consistent with this goal.

**Goal 10 – Housing:** This goal requires the city to plan and provide for the housing needs of its residents. The HNA indicated that over the upcoming 20-year period, that there will be a growth in the number of households by 4,366 households which will represent a population growth of 11,833 new residents. The analysis projects the need for 4,513 new units to house the future population. The inventory of buildable residential lands finds a current supply of 315.2 acres which are vacant, partially vacant or re-developable. These acres can hold an estimated 2,422 units. The total 20-year unit need (4,513 units) minus this remaining buildable capacity (2,422 units), leaves a remainder of 2,090 units which must be accommodated beyond the City’s remaining capacity within its
current boundary. When this remaining land need is apportioned to Keizer’s residential zones, the HNA estimates a 20-year need of 267 gross acres of residential land. The proposed amendment will have no impact on this goal.

Goal 11 - Public Facilities and Services: The intent of this goal is to develop a timely, orderly and efficient arrangement of public facilities and services necessary to serve the residents of Keizer. The city provides its residents with water, an established street system, administrative services, and police services. Sanitary sewer service is provided by the city of Salem through an intergovernmental agreement. Fire protection services are provided by the Keizer Fire District or Marion County Fire District #1. There is sufficient capacity in the municipal water delivery system and also within the sanitary sewer treatment system to accommodate planned growth within the upcoming 20 year planning period. The proposed text amendment will not impact any of the city’s public facilities and services. This text amendment complies with this goal and all administrative rules.

Goal 12 - Transportation: The city has an adopted Transportation System Plan that describes the city’s transportation systems. This system includes streets, transit, bike, and pedestrian systems. It inventories the existing systems and contains plans for improving these systems. The proposed text amendment will have no adverse impact on the city’s transportation systems and so will not affect this goal nor any implementing rules.

Goal 13 - Energy Conservation: This goal seeks to maximize the conservation of energy. All new construction requires compliance for review to applicable energy conservation standards. The proposed zone code text amendment will have no impact on this goal nor any of the implementing administrative rules.

Goal 14 - Urbanization: The intent of this goal to provide for an orderly and efficient transition from rural to urban land use. The city has an adopted Comprehensive Plan and zone code that complies with the goal. The proposed text amendment will involve land that is within the city limits and not the use of land being transitioned from rural to urbanized uses. Therefore, this goal is not applicable.

Goal 15 - Willamette River: This goal seeks to protect, conserve, and maintain the natural, scenic, historical, agricultural, economic and recreational qualities of lands along the Willamette River. The revisions to the city’s development code will have no impact on the ability of the city to regulate uses along the river or the Willamette River overlay zone regulations and so this goal is not applicable.

Goal 16 (Estuarine Resources), Goal 17 (Coastal Shorelands), Goal 18 (Beaches and Dunes), and Goal 19 (Ocean Resources) govern areas along the ocean. Since Keizer is not located along the coast these goals are not applicable.
In consideration of the above findings, the proposed zone code revision complies with all applicable statewide land use goals and with all applicable administrative rules which implement the relevant goal.

Section 3.111.04.D - The amendment is appropriate as measured by at least one of the following criteria:

a. It corrects identified error(s) in the previous plan.
b. It represents a logical implementation of the plan.
c. It is mandated by changes in federal, state, or local law.
d. It is otherwise deemed by the council to be desirable, appropriate, and proper.

FINDINGS: The proposed text amendment will revise Section 2.203 (Permitted Uses Generally) to prohibit the storage or display of merchandise or other material for commercial use on a sidewalk or in the public right-of-way. At the present time there is nothing in the code that explicitly prohibits this type of activity. This section of code is only intended to regulate the placement of commercial material within the public right-of-way and not the placement of any non-commercial items. While there are no Comprehensive Plan goals or policies that offer guidance, it is determined that the proposed amendment to the zone code represents a logical implementation of the Keizer Comprehensive Plan. The proposed amendment is not mandated by state law. The City Council has, by this adoption, determined that the text revision is desirable, appropriate, and proper. As such, the proposal complies with this criterion.
2.203 PERMITTED USES GENERALLY

2.203.01 Permitted Uses

The following uses and activities are permitted in all zones:

A. Utility Facilities. Placement and maintenance of underground or above ground wires, cables, pipes, guys, support structures, pump stations, drains, and detention basins within rights-of-ways by public agencies and utility companies for telephone, TV cable, or electrical power transmission, or transmission of natural gas, petroleum products, geothermal water, water, wastewater, sewage and rainwater. (5/98)

B. Railroad Tracks. Railroad tracks and related structures and facilities located within rights-of-ways controlled by railroad companies. (5/98)

C. Street Improvements. Surfaced travel lanes, curbs, gutters, drainage ditches, sidewalks, transit stops, landscaping and related structures and facilities located within rights-of-ways controlled by a public agency. (5/98)

D. Public Right-of-way Expansion / Use. Expansion of public right-of-way and widening or adding improvements within the right-of-way, provided the right-of-way is not expanded to more width than prescribed for the street in the Public Facilities segment of the Comprehensive Plan. (5/98)

The placement, storage or display of merchandise, or other material for commercial use in the street, on the sidewalk, median strip, or any other portion of the street right of way or public easement is prohibited.

E. Signs. Signs as permitted in Section 2.300. (5/98)

2.203.02 Permitted Residential Accessory Structures and Uses

The following accessory uses shall be permitted subject to the following limitations and requirements:

A. Accessory Structures and Uses. The following accessory structures and uses are permitted on a lot in any zone in conjunction with a permitted dwelling or manufactured home:

1. Decks and patios (open, covered or enclosed). (5/98)
2. Storage building for firewood, yard maintenance equipment or tools, or, personal property not used in conjunction with any commercial or industrial business other than a home occupation. (5/98)

3. Green house or hobby shop. (9/98)

4. Swimming pools, hot tubs, and saunas along with associated structures. (5/98)

5. Pets, including outdoors shelters or runs. (5/98)

6. Fall-out shelters. (5/98)

7. Garages and carports. (5/98)

8. Rooms for 1 or 2 boarders residing in the dwelling. (5/98)

B. Fences. Fences are a permitted accessory or secondary use in all zones subject to the requirements in Section 2.312.10. (5/98)

C. Residential Office. One manager's office of 400 square feet or less for rental of dwellings is a permitted accessory use in the RL, RM, RH and CM zones provided the office is located within a building containing dwelling units. (5/98)

D. Agricultural Uses. Gardens, orchards and crop cultivation primarily for personal use is a permitted use accessory to a dwelling in residential zones, except that the keeping of livestock, poultry (except chickens) or the sale of such, as well as the selling of produce on site are prohibited. Chickens are only permitted consistent with the following standards: (9/11)

1. Chickens shall only be kept upon property occupied by a detached single family dwelling or duplex. (9/11)

2. No more than 3 hens may be kept on any one property. (9/11)

3. The keeping of roosters is prohibited. (9/11)

4. Chickens shall be kept for personal, non-commercial use only. No person shall sell eggs or engage in chicken breeding or fertilizer production for commercial purposes. (9/11)

5. Chickens and chicken coops shall only be located in a side or rear yard. (9/11)

6. Chicken coops shall comply with Accessory Structure requirements in Section 2.313 B, C, D, and F. (5/11)

7. Chicken coops shall be kept clean, dry, free of noticeable odors, and in good repair. (9/11)

8. A chicken coop is required. (9/11)

9. Chicken coop shall be setback a minimum 10 feet from adjacent property lines. (9/11)
10. Applicant shall obtain a permit from the city prior to the keeping of chickens. (9/11)

2.203.03 Permitted Non-residential Accessory Structures and Uses

A. Rental Office. A manager's office for rental of space in an industrial zone. (5/98)

B. Mobile Classrooms. Mobile classrooms are a permitted accessory use in conjunction with elementary and secondary schools. (5/98)

2.203.04 Permitted Temporary Uses

The following temporary uses shall be permitted subject to the following limitations and requirements:

A. Permitted Activities. Outdoor tree or fireworks sales are permitted in all zones except residential. Amusement and recreational service (SIC 799); and retail sales and services from a vehicle or temporary structure are permitted in all permitting zones, except residential, as a secondary use. However, houses of worship on arterial or collector streets may conduct any temporary use as described in this section. (2/01)

1. The activities are otherwise permitted to be outdoors in the zone. (5/98)

2. The activity is located on the same lot for no more than 90 days in any calendar year. (5/98)

3. The required parking for the primary uses on the same lot is not reduced below Ordinance requirements. (5/98)

4. The use does not block driveways, driveway entrances or parking aisles. (5/98)

5. The activity conforms to all signage requirements in Section 2.308. (5/98)

6. The activity conforms to all setback requirements applicable to the lot and zone. (5/98)
7. The operator of a temporary use shall provide the required information, pay the applicable fee, obtain and display the required temporary business permit. (5/98)

8. The operator of a temporary use shall obtain all permits required by other agencies including those required for food handling and sales, and the sale of fireworks. (5/98)

B. Temporary Construction Facilities. Mobile offices, temporary power equipment and temporary structures to house personnel and store equipment during construction, provided the structures are not used as dwellings. (5/98)

C. Produce Stands. Temporary roadside stands in conjunction with a farm use provided:

1. Sales are limited to produce grown in the vicinity with at least 51% of the produce is grown on the premises. (5/98)

2. One off-street parking space is provided for each 100 square feet of floor area. (5/98)

3. The roadside stand is operated for no more than 6 months in any calendar year and only between official sunrise and sunset. (5/98)

D. Yard Sales and Auctions. Yard sales in any residential zone, and auctions in Commercial and Industrial zones, provided there are not more than 3 sales in a calendar year with each sale not to exceed three consecutive days. Merchandise and signs shall remain on private property. (5/98)

E. Additional Permitted Temporary Uses. The City Council may, by resolution, authorize additional permitted temporary uses during a specific event or festival. This may include setting forth reasonable types of uses, appropriate zones for such uses, temporary signs and any time restrictions the Council finds necessary to protect the health, safety and welfare of the public. (5/04 – Ord 2004-498)

F. Temporary Use of Containers. The temporary use of a portable storage container may be permitted provided that the portable storage container is placed in a driveway, parking lot, or other paved surface area. A container must be placed on private property and cannot encroach or interfere with any sidewalk, public right of way, access way, or vision clearance area. A portable storage container may not be placed anywhere on a lot or parcel more than a total of 30 days in a calendar year. (3/12)