

BEFORE THE LAND USE BOARD OF APPEALS
OF THE STATE OF OREGON

MULTNOMAH COUNTY,

Petitioner,

v.

OREGON DEPARTMENT OF
TRANSPORTATION,

Respondent.

)
)
)
) LUBA NO 81-118
)
) FINAL OPINION
) AND ORDER
)
)

Appeal from Oregon Department of Transportation.

Laurence Kressell
Chief Asst. Counsel
620 SW Fifth Avenue,
Suite 408
Portland, Oregon 97204

William F. Nessly
Assistant Attorney General
Department of Justice
100 State Office Bldg.
Salem, OR 97310

William P. Hutchison, Jr.
Hutchinson, Hutchison & Hooper
404 Oregon National Bldg.
610 SW Alder Street
Portland, OR 97205

Cox, Referee; Reynolds, Chief Referee; Bagg, Referee;
participated in the decision.

Remanded.

1/20/82

You are entitled to judicial review of this Order.
Judicial review is governed by the provisions of Oregon Laws
1979, ch 772, sec 6(a).

COX, Referee.

Respondent Oregon Department of Transportation moves to dismiss this appeal on the grounds that it has withdrawn the action which is the subject of the appeal. Hearing no response from any of the other parties to this matter, it is hereby ordered that Respondent's motion will be treated as a motion for remand and that the contested September 24, 1981 action entitled "Permit Approval for Private Hydro-Electric Generating Facility Within Sandy River Scenic Waterway in Multnomah County" is remanded to respondent.