CERTIFICATE AND ORDER RECEIVED

PERMANENT
ADMINISTRATIVE RULES WITH THE SECRETARY OF STATE 192

A HEDERY OF DIEV that t	ne attached copy is a true, full and correct copy of	PERMANENT rule(s) adopted on ma	March 18, 1992	
		SECR	ETARY OF STATE	
y the	l of Appeals	Division)		
(Department)	1	<i>-</i>	•	
o become effective <u>upon f</u>				
The within matter having	come before the Land Use Board o	f Appeals	(Division)	after
	, - · · · · · · · · · · · · · · · · · ·		,	
Il procedures having been in the re	quired form and conducted in accordance with app	licable statutes and rules and being f	Women 1002	
Notice of Intended Actio	published in Secretary of State's Bulletin: NO [→ YES ★★ Date Published: —	March 1992	
	HEREBY ORDERED THAT the following action be		Rule Title(s) on Appropriate Lines	Below)
11011 1110101	021 8			
Adopted: New Total Rules)	661–10– 020 , 661–10–07	3		
	• •			
			060 075	
Amended: (Existing Rules)	661-10-000, 005, 010,	015, 025, 030, 050	, 055, 068, 075	
(EXISING Notes)			·	
			٠	
Repealed:				
(Total Rules Only)			:	
as Administrative Rules of the	Land Use Board of Appeals	Π	Division)	
DATED this19th		19 92	1000	
DATED UIIS	oay or	11/1/1		•
		By: / Wasan /4	(Authorized Signer)	
	,	Chief Referee	(, 2000, 200, 200,	
		Title:		
-				
Statutory Authority: ORS191	.820(4)			
017				; Oregon Laws 19 91
Chapter(s)				
House Bill(s)	19Legislatu	re; or Senate Bill(s)		19 Legislatu
Subject Matter: These	new and amended rules imple	ment 1991 legislatio	on concerning	
limite	l land use decisions and wi	thdrawal of local go	vernment or	
state	agency decisions for recons	ideration.		
	•	•		
	·			
For Friedban Information On the	Ion Triomke		Phone: .	373-1265
For Further Information Contact:	Jan Zwemke (Rule	Coordinator)		

PROPOSED AMENDMENTS 1 LUBA RULES TO 19 1 10 PH 197 2 REFLECT 1991 LEGISLATION 3 [INDICATES BRACKETED LANGUAGE IN CURRENTS RULES TO BETT 4 RETAINED] 5 {Indicates existing rule language to be deleted} 6 7 Indicates new language 8 9 DIVISION 10 10 11 RULES OF PROCEDURE FOR APPEALS 12 13 Introduction 14 661-10-000 Scope of Rules and Effective Date: All 15 proceedings commenced by a Notice of Intent to Appeal filed 16 after {December 31, 1987,} September 29, 1991 shall be 17 governed by these rules. Any proceedings commenced by a Notice 18 of Intent to Appeal filed on or before [December 31, 1987,] 19 September 29, 1991 shall be governed by OAR 661-10-005 20 through 661-10-075 as adopted {October 3, 1983.} December 31, 21 1987. 22 23 24 Purpose These rules are intended to promote the 661-10-005 25 speediest practicable review of land use decisions and limited 26 land use decisions, in accordance with ORS 197.805-197.855, 27 while affording all interested persons reasonable notice and 28 opportunity to intervene, reasonable time to prepare and submit 29 their cases, and a full and fair hearing. The rules shall be

- 1 interpreted to carry out these objectives and to promote
- 2 justice. Technical violations not affecting the substantial
- 3 rights of parties shall not interfere with the review of a land
- 4 use decision or limited land use decision. Failure to
- 5 comply with the time limit for filing a Notice of Intent to
- 6 Appeal under OAR 661-10-015(1) or a Petition for Review under
- 7 OAR 661-10-030(1) is not a technical violation.

9

Definitions

- 10 661-10-010 In these rules, unless the context or subject
- 11 matter requires otherwise:
- 12 (1) "Applicant" means the person who requested that the
- 13 governing body take an action which resulted in a land use
- 14 decision or limited land use decision.
- 15 (2) "Board" means the Land Use Board of Appeals or any
- 16 member thereof.
- 17 (3) "Final decision": A decision becomes final when it is
- 18 reduced to writing and bears the necessary signatures of the
- 19 decisionmaker(s), unless a local rule or ordinance specifies
- 20 that the decision becomes final at a later time, in which case
- 21 the decision is considered final as provided in the local rule
- 22 or ordinance.
- 23 (4) "Governing body" means a city, county or special
- 24 district governing body or a state agency or a person,
- 25 commission or other entity authorized by the governing body to
- 26 make a final decision.

- 1 (5) "Land use decision" has the meaning given the term in
- 2 ORS 197.015.
- 3 (6) "Limited land use decision" has the meaning
- 4 given the term in ORS 197.015.
- 5 (6) (7) "Notice" means the Notice of Intent to Appeal
- 6 and refers to the document which must be filed with the Board in
- 7 order to begin a review proceeding.
- 8 $\frac{(7)}{(8)}$ "Party" means the petitioner, the governing
- 9 body, and any person who intervenes as provided in OAR 661-10-
- 10 050. "Party" does not include a state agency that files a brief
- 11 under ORS 197.830(6).
- 12 [(8)] "Transmit" means to send with the United States
- 13 Postal Service by first class mail or to deliver in person.

- 15 Notice of Intent to Appeal
- 16 661-10-015 (1) Filing of Notice: The Notice, together
- 17 with the filing fee and deposit for costs required by subsection
- 18 (4) of this rule, shall be filed with the Board as provided in
- 19 OAR 661-10-075(2) (a) on or before the 21st day after the date
- 20 the decision sought to be reviewed becomes final or within the
- 21 time provided by ORS 197.830(3) and (4). A Notice of
- 22 Intent to Appeal plan and land use regulation amendments
- processed pursuant to ORS 197.610 to 197.625 shall be filed with
- 24 the Board on or before the 21st day after the date the decision
- 25 sought to be reviewed is mailed to parties entitled to notice
- 26 under ORS 197.615. A Notice filed thereafter shall not be

- 1 deemed timely filed, and the appeal shall be dismissed. A
- 2 notice unaccompanied by payment of the required fee and deposit
- 3 shall not be accepted for filing.
- 4 (2) Service of Notice: The Notice shall be served on the
- 5 governing body, the governing body's legal counsel, and all
- 6 persons identified in the Notice as required by subsection
- 7 (3)(f) of this rule on or before the date the Notice of Intent
- 8 to Appeal is required to be filed.
- 9 (3) Contents of Notice: The Notice shall be substantially
- 10 in the form set forth in Exhibit 1 and shall contain:
- 11 (a) A caption which sets forth the name(s) of the
- 12 person(s) filing the Notice, identifying the person(s) as
- 13 petitioner(s), and the name of the governing body, identifying
- 14 the governing body as respondent;
- 15 (b) Below the caption the heading "Notice of Intent to
- 16 Appeal";
- 17 (c) The full title of the decision to be reviewed as it
- 18 appears on the final decision;
- 19 (d) The date the decision to be reviewed became final;
- 20 (e) A concise description of the decision to be reviewed;
- 21 (f) The name, address and telephone number of each of the
- 22 following:
- 23 (A) The Petitioner. If the petitioner is not represented
- 24 by an attorney, the petitioner's name, address and telephone
- 25 number shall be included. If an attorney represents the
- 26 petitioner, the attorney's name, address and telephone number

- 1 shall be substituted for that of the petitioner. If two or more
- 2 petitioners are unrepresented by an attorney, one petitioner
- 3 shall be designated as the lead petitioner. See
- 4 OAR 661-10-075(6);
- 5 (B) The governing body and the governing body's legal
- 6 counsel;
- 7 (C) The applicant, if any (and if other than the
- 8 petitioner). If an applicant was represented by an attorney
- 9 before the governing body, the applicant's address and telephone
- 10 number may be omitted and the name, address and telephone number
- of the applicant's attorney shall be included;
- 12 (D) Any other person to whom written notice of the land
- 13 use decision or limited land use decision was mailed as
- 14 shown on the governing body's records. The telephone number may
- 15 be omitted for any such person.
- 16 (g) A statement advising all persons, other than the
- 17 governing body, that in order to participate in the review
- 18 proceeding a person must file a motion to intervene pursuant to
- 19 OAR 661-10-050.
- 20 (h) Proof of service upon all persons required to be named
- 21 in the Notice. See Exhibit 1.
- 22 (4) Filing Fee and Deposit for Costs: The Notice shall be
- 23 accompanied by a filing fee of \$50 and a deposit for costs in
- 24 the amount of \$150 payable to the Land Use Board of Appeals.
- 25 One check, State of Oregon purchase order or money order for
- 26 \$200 may be submitted. Cash shall not be accepted.

1 Withdrawal of Decision for Reconsideration

- 2 661-10-020 (1) If a local government or state
- 3 agency, pursuant to ORS 197.830(12)(b), withdraws a
- 4 decision for the purposes of reconsideration, it shall
- 5 file a notice of withdrawal with the Board on or before
- 6 the date the record is due. A decision on
- 7 reconsideration shall be filed with the Board within 90
- 8 days after the filing of the notice of withdrawal or
- 9 within such other time as the Board may allow.
- 10 (2) The filing of a notice of withdrawal under
- 11 subsection (1) of this rule shall suspend proceedings on
- 12 the appeal until a decision on reconsideration is filed
- 13 with the Board, or the time designated therefor expires,
- 14 unless otherwise ordered by the Board. If no decision
- 15 on reconsideration is filed within the time designated
- 16 therefor, the Board shall issue an order restarting the
- 17 appeal.
- 18 (3) A decision on reconsideration under section (1)
- 19 of this rule shall be filed with the Board within 7 days
- 20 after the local government or state agency issues the
- 21 decision on reconsideration and copies of the decision
- 22 on reconsideration shall be served on all parties.
- 23 (4) Petitioner(s) may seek review of the decision
- 24 on reconsideration as provided in section 5 of this
- 25 rule. Any other person may file a notice of intent to
- 26 appeal the decision on reconsideration as provided in

- 1 OAR 661-10-015. If such an appeal is filed, and a
- 2 petitioner files an amended notice of intent to appeal
- 3 or refiles the original notice of intent to appeal as
- 4 provided in section (5) of this rule, any party may move
- 5 to consolidate the appeals challenging the decision on
- 6 reconsideration as provided in OAR 661-10-055.
- 7 (5) After the filing of a decision on
- 8 reconsideration:
 - 9 (a) If the petitioner wishes review by the Board of
- 10 the decision on reconsideration:
- 11 (A) Except as provided in paragraph (B) of this
- 12 subsection, the petitioner shall file an amended notice
- 13 of intent to appeal within 21 days after the decision on
- 14 reconsideration is received by the Board.
- 15 (B) In the event the local government or state
- 16 agency affirms its decision or modifies its decision
- 17 with only minor revisions, the petitioner may refile the
- 18 original notice of intent to appeal, with the date of
- 19 the decision on reconsideration indicated thereon,
- 20 within 21 days after the decision on reconsideration is
- 21 received by the Board.
- 22 (b) An amended notice of intent to appeal or a
- 23 refiled notice of intent to appeal under paragraphs (A)
- 24 and (B) of section 5(a) of this rule shall conform with
- 25 the requirements of OAR 661-10-015(3) and shall be
- 26 served on the following:

- 1 (A) All parties to the appeal suspended pursuant to
- 2 section 2 of this rule;
- 3 (B) The applicant, if any (and if other than the
- 4 petitioner). If an applicant was represented by an
- 5 attorney before the governing body, the applicant's
- 6 address and telephone number may be omitted and the
- 7 name, address and telephone number of the applicant's
- 8 attorney shall be included:
- 9 (C) Any other person to whom written notice of the
- 10 original or reconsidered land use decision or limited
- 11 land use decision was mailed as shown on the governing
- 12 body's records. The telephone number may be omitted for
- 13 anv such person:
- 14 (c) No additional filing fee or deposit for costs
- 15 shall be required to refile the original notice of
- 16 intent to appeal or file an amended notice of intent to
- 17 appeal under section (5)(a) of this rule.
- 18 (d) If no amended notice of intent to appeal is
- 19 filed or no original notice of intent to appeal is
- 20 refiled, as provided in section (5)(a) of this rule, the
- 21 appeal will be dismissed.
- 22 (6) The local government or state agency shall,
- 23 within 21 days after service of the amended notice of
- 24 intent to appeal or refiled original notice of intent to
- 25 appeal under section (5)(a) of this rule, transmit to
- 26 the Board the original or a certified copy of the record

- 1 of the proceeding under review in accordance with OAR
- 2 661-10-025. The record submitted by the local
- 3 government or state agency in an appeal of a decision on
- 4 reconsideration shall include the record of the original
- 5 decision and the decision on reconsideration.
- 6 Record
- 7 661-10-025 (1) Contents of Record: Unless the Board
- 8 otherwise orders, or the parties otherwise agree in writing, the
- 9 record shall include at least the following:
- 10 (a) The final decision including any findings of fact and
- 11 conclusions of law;
- 12 (b) All written testimony and all exhibits, maps,
- 13 documents or other written materials included as part of the
- 14 record during the course of the governing body's proceeding.
- 15 (c) Minutes of the meetings conducted by the governing
- 16 body as required by law. A verbatim transcript of audiotape
- 17 recordings shall not be required, but if a transcript has been
- 18 prepared, it shall be included.
- 19 (2) Transmittal of Record: The governing body shall,
- 20 within 21 days after service of the Notice on the governing
- 21 body, transmit to the Board the original or a certified copy of
- 22 the record of the proceeding under review. The governing body
- 23 may, however, retain any large maps or documents which are
- 24 difficult to duplicate, until the date of oral argument.
- 25 (3) Service of Record: Contemporaneously with
- 26 transmittal, the governing body shall serve a copy of the

- 1 record, exclusive of large maps and other documents which are
- 2 difficult to duplicate, on the petitioner or the lead
- 3 petitioner, if one is designated. The governing body shall also
- 4 serve a copy of the record on any other party requesting a copy
- 5 provided such other party reimburses the governing body for the
- 6 reasonable expense incurred in copying the record.
- 7 (4) Specifications of Record:
- 8 (a) The record shall:
- 9 (A) Be filed in a suitable folder; the cover shall bear
- 10 the title of the case as it appears in the Notice, and the
- 11 Board's numerical designation for the case, and shall indicate
- 12 the numerical designation given the land use decision or
- 13 limited land use decision by the governing body;
- 14 (B) Begin with a table of contents, listing each item
- 15 contained therein, and the page of the record where the item
- 16 begins (see Exhibit 2), and listing each large map or document
- 17 retained by the governing body under subsection (2) of this
- 18 rule;
- 19 (C) Be securely fastened;
- 20 (D) Have pages numbered consecutively, with the page
- 21 number at the bottom right-hand corner of each page;
- 22 (E) Be arranged in inverse chronological order, with the
- 23 most recent item on top.
- 24 (b) A record which does not conform to the preceding
- 25 requirements shall not be accepted by the Board.

1 Objections to the Record

- 2 661-10-026 (1) Before filing an objection to the
- 3 record, a party shall attempt to resolve the matter with the
- 4 governing body's legal counsel. If the governing body amends
- 5 the record in response to an objection, the date the amendment
- 6 is received by the Board shall be considered the date the record
- 7 is received for the purpose of computing time limits as required
- 8 by these rules.
- 9 (2) An objection to the record shall be filed with the
- 10 Board within 10 days following service of the record on the
- 11 person filing the objection. Objections may be made on the
- 12 following grounds:
- 13 (a) The record does not include all materials included as
- 14 part of the record during the proceedings before the governing
- 15 body. The omitted item(s) shall be specified, as well as the
- 16 basis for the claim that the item(s) are part of the record.
- 17 (b) The record contains material not included as part of
- 18 the record during the proceedings before the governing body.
- 19 The item(s) not included as part of the record during the
- 20 proceedings before the governing body shall be specified, as
- 21 well as the bases for the claim that the item(s) are not part of
- 22 the record.
- (c) The minutes or transcripts of meetings or hearings are
- 24 incomplete or do not accurately reflect the proceedings.
- 25 (3) An objection on grounds that the minutes or
- 26 transcripts are incomplete or inaccurate shall demonstrate with

- 1 particularity how the minutes or transcripts are defective and
- 2 shall explain with particularity why the defect is material.
- 3 Upon such demonstration, the Board shall require the governing
- 4 body to produce additional evidence to prove the accuracy of the
- 5 contested minutes or transcripts. If the evidence regarding
- 6 contested minutes is in an audiotape recording, a transcript of
- 7 the relevant portion shall be submitted.
- 8 (4) The Board may conduct a telephone conference with the
- 9 parties to consider any objections to the record.
- 10 (5) If an objection to the record is filed, the time
- 11 limits for all further procedures under these rules shall be
- 12 suspended. When the objection is resolved, the Board shall
- 13 issue a letter or order declaring the record settled and setting
- 14 forth the schedule for subsequent events. Unless otherwise
- 15 provided by the Board, the date of the Board's letter or order
- 16 shall be deemed the date of receipt of the record for purposes
- 17 of computing subsequent time limits.

18 Petition for Review

- 19 661-10-030 (1) Filing and Service of Petition: The
- 20 petition for review shall be filed with the Board within 21 days
- 21 after the date the record is received by the Board. See
- OAR 661-10-025(2) and 661-10-026(1) and (5). The petition shall
- 23 also be served on the governing body and any party who has filed
- 24 a motion to intervene. Failure to file a petition for review
- 25 within the time required by this section, and any extensions of
- 26 that time under OAR 661-10-045(7) or OAR 661-10-067(2), shall

- 1 result in dismissal of the appeal and forfeiture of the filing
- 2 fee and deposit for costs to the governing body. See
- 3 OAR 661-10-075(1)(c).
- 4 (2) Specifications of Petition: The petition for review
- 5 shall:
- 6 (a) Begin with a table of contents;
- 7 (b) Not exceed 50 pages, exclusive of appendices, unless
- 8 permission for a longer petition is given by the Board. If a
- 9 Petition for Review exceeding the 50 page limit is filed without
- 10 permission, the Board shall notify the author, and a revised
- 11 brief satisfying the 50 page limit shall be filed within three
- 12 (3) days of notification by the Board.
- 13 (c) Have a blue cover page, stating the full title of the
- 14 proceeding, and the names, addresses and telephone numbers of
- 15 all parties unrepresented by attorney. If a party is
- 16 represented by an attorney, the name, address and telephone
- 17 number of the attorney shall be substituted for the party. If
- 18 there is more than one petitioner, the cover page shall specify
- 19 which petitioner(s) are filing the petition. An intervenor
- 20 shall be designated as either petitioner or respondent in
- 21 accordance with OAR 661-10-050;
- 22 (d) Be typewritten, in pica type, and double spaced;
- (e) Be signed on the last page by the author.
- 24 (3) Contents of Petition: The petition for review shall:
- 25 (a) State the facts that establish petitioner's standing;
- 26 (b) Present a clear and concise statement of the case, in

- 1 the following order, with separate section headings:
- 2 (A) The nature of the land use decision or limited land
- 3 use decision and the relief sought by petitioner;
- 4 (B) A summary of the arguments appearing under the
- 5 assignments of error in the body of the petition;
- 6 (C) A summary of the material facts. The summary shall be
- 7 in narrative form with citations to the pages of the record
- 8 where the facts alleged can be found.
- 9 (c) State why the challenged decision is a land use
- 10 decision or a limited land use decision subject to the
- 11 Board's jurisdiction;
- 12 (d) Set forth each assignment of error under a separate
- 13 heading. Where several assignments of error present essentially
- 14 the same legal questions, the argument in support of those
- 15 assignments of error shall be combined;
- 16 (e) Contain a copy of the challenged {land use} decision,
- 17 including any adopted findings of fact and conclusions of law;
- 18 (f) Contain a copy of any comprehensive plan provision,
- 19 ordinance or other provision of local law cited in the petition,
- 20 unless the provision is quoted verbatim in the petition.
- 21 (4) Amended Petition: A petition for review which fails
- 22 to comply with subsections (2) or (3) of this section may, with
- 23 permission of the Board, be amended. The Board shall determine
- 24 whether to allow an amended petition for review to be filed in
- 25 accordance with OAR 661-10-005.

Respondent's Brief

- 661-10-035 (1) Filing and Service of Brief: Unless otherwise provided by the Board, respondent's brief shall be filed within 42 days after the date the record is received by the Board. See OAR 661-10-025(2) and 661-10-026(1) and (5). A copy of the respondent's brief shall be served on the petitioner
- 6 copy of the respondent's brief shall be served on the petitioner 7 or lead petitioner and all intervenors.
- 8 (2) Specifications of Brief: Respondent's brief shall 9 conform to the specifications of the petition for review, except 10 that the brief shall have a red cover. If there is more than 11 one respondent, the cover page shall specify which respondent is 12 filing the brief.
- 13 (3) Contents of Brief:
- 14 (a) The respondent's brief shall follow the form
 15 prescribed for the petition for review. The respondent shall
 16 specifically accept the petitioner's statement of the case or
 17 shall cite any alleged omissions or inaccuracies therein, and
 18 may state additional relevant facts or other matters. The
 19 statement shall be in narrative form with citations to the pages
 20 of the record where support for the facts alleged can be found.
- 21 (b) Respondent shall accept or challenge petitioner's
 22 statement of the Board's jurisdiction and petitioner's statement
 23 of standing. The basis for any challenge shall be stated. If
 24 respondent contends that the facts alleged by petitioner in
 25 support of standing are not true, respondent shall specify which
 26 allegations are contested.

1 (4) Amended Brief: The Board may allow the filing of an 2 amended brief in accordance with OAR 661-10-005.

3

4 State Agency Briefs

- 661-10-038 A state agency that wishes to file a brief under ORS 197.830(6) shall file the brief within the time required for respondent's brief. A state agency brief shall
- 8 have a yellow cover.

9

10 Reply Brief

- 11 661-10-039 A reply brief may not be filed unless
- 12 permission is first obtained from the Board. A reply brief
- 13 shall be confined solely to new matters raised in the
- 14 respondent's brief. A reply brief shall have a gray cover.

15

16 Oral Argument

- 17 **661-10-040** (1) Only parties who have submitted briefs
- 18 shall be allowed to present oral argument to the Board.
- 19 (2) If a party waives the right to present oral argument,
- 20 the Board shall consider the case based on that party's brief
- 21 and the briefs and oral arguments presented by other parties.
- 22 The parties may, with consent of the Board, stipulate to submit
- 23 a case to the Board on briefs without oral argument.
- 24 (3) The Board shall inform the parties of the time and
- 25 place of oral argument. Unless the Board otherwise orders,
- 26 petitioner(s) shall be allowed 30 minutes for oral argument,

- 1 which may be divided between the initial presentation and
- 2 rebuttal. Multiple petitioners shall share the thirty minutes
- 3 for argument. The respondent(s) shall be allowed 30 minutes to
- 4 respond. The Board shall tape record all arguments, but any
- 5 party may also arrange at its own expense to record the argument
- 6 in some other manner.
- 7 (4) A state agency which has filed a brief pursuant to
- 8 ORS 197.830(6) may move to argue orally before the Board. The
- 9 motion shall be filed with the brief.

11 Evidentiary Hearings

- 12 **661-10-045** (1) Grounds for Hearing: The Board may,
- 13 upon written motion, conduct an evidentiary hearing in the case
- 14 of disputed allegations in the parties' briefs concerning
- 15 unconstitutionality of the decision, standing, ex parte contacts
- 16 or other procedural irregularities not shown in the record and
- 17 which, if proved, would warrant reversal or remand of the
- 18 decision. An evidentiary hearing may also be held upon motion
- 19 or at the direction of the Board to consider disputes regarding
- 20 the content of the record or requests for stays, attorney fees
- 21 and actual damages under ORS 197.845.
- 22 (2) Motions for Hearings: A motion for an evidentiary
- 23 hearing shall contain a statement explaining with particularity
- 24 what facts the moving party will present at the hearing and how
- 25 those facts will affect the outcome of the review proceeding.
- 26 Whenever possible such facts shall be presented by affidavit

- 1 with the motion.
- 2 (3) Conduct of Hearing:
- 3 (a) Insofar as the Board finds it practical, the hearing
- 4 shall be conducted in the following order:
- 5 (A) The moving party shall present its evidence including
- 6 that of any witnesses;
- 7 (B) The other party(ies) shall have the opportunity to
- 8 present evidence disputing that of the moving party;
- 9 (C) The moving party shall present rebuttal evidence;
- 10 (b) Any witness is subject to cross examination by
- 11 opposing parties.
- (c) Any member of the Board may question any witness;
- 13 (d) The burden of presenting evidence in support of a fact
- 14 or proposition rests on the proponent of the fact or
- 15 proposition;
- 16 (e) The Board may continue a hearing, and may set time
- 17 limits for any hearing.;
- 18 (f) Exhibits shall be marked to identify the party
- 19 offering the exhibits. The exhibits shall be preserved by the
- 20 Board as part of the record.
- 21 (4) Evidentiary Rules:
- 22 (a) Evidence of a type commonly relied upon by reasonably
- 23 prudent persons in conduct of their serious affairs shall be
- 24 admissible.
- 25 (b) Irrelevant, immaterial or unduly repetitious evidence
- 26 shall be excluded.

- 1 (c) All evidence not objected to, shall be received by the
- 2 Board, subject to the Board's power to exclude irrelevant,
- 3 immaterial or unduly repetitious matter.
- 4 (d) Evidence objected to may be received by the Board.
- 5 Rulings on the admissibility of such evidence, if not made at
- 6 the hearing, shall be made at or before the time a final order
- 7 is issued.
- (e) Any time ten days or more before a hearing, any party
- 9 may serve on every other party an affidavit, certificate or
- 10 other document the party proposes to introduce in evidence.
- 11 Unless cross-examination of the affiant, certificate preparer or
- 12 other document preparer or custodian is requested within five
- 13 days prior to hearing, the affidavit or certificate may be
- 14 offered subject to the same standards and received with the same
- 15 effect as oral testimony. If cross-examination is requested,
- 16 and the requestor is informed within five days prior to the
- 17 hearing that the requested witness will not appear for cross-
- 18 examination, the affidavit, certificate or other document may be
- 19 received in evidence if the Board determines that the party
- 20 requesting cross-examination would not be unduly prejudiced or
- 21 injured by lack of cross-examination.
- 22 (5) Prehearing Conference: The Board, on its own motion
- or at the request of any party, may call a prehearing conference
- 24 to consider:
- 25 (a) Simplification of the issues;
- 26 (b) The possibility of obtaining admissions of fact and

- documents which will avoid unnecessary proof;
- 2 (c) Limitation of the number of witnesses;
- 3 (d) The form and substance of any prehearing order;
- 4 (e) Such other matters as may aid in the disposition of
- 5 the appeal.
- 6 (6) Proposed Prehearing Order: The Board, with or without
- 7 a prehearing conference, may require that the parties prepare
- 8 and sign a proposed prehearing order to be filed with the Board
- 9 on or before a date specified by the Board. The order shall
- 10 contain:
- 11 (a) A statement of contentions of law of each party;
- 12 (b) A concise statement of all contentions of fact to be
- 13 proved by each party;
- 14 (c) A statement of all agreed facts;
- (d) A list of witnesses and a summary of their testimony;
- 16 (e) A list of exhibits and a statement of the contents of
- 17 each;
- 18 (f) Such other matters as the Board may require in order
- 19 to expedite the hearing and appeal.
- 20 (7) Effect on Time limits: The filing of a motion for
- 21 evidentiary hearing shall suspend the time limits for all other
- 22 events in the review proceeding, including the issuance of the
- 23 Board's final order. If the Board grants an evidentiary
- 24 hearing, the time limits for other events shall remain suspended
- 25 until the close of the hearing. Unless the parties agree
- 26 otherwise, the Board shall schedule any evidentiary hearing not

- 1 less than ten days after the order granting the motion for
- 2 evidentiary hearing is issued. If the Board denies a motion for
- 3 an evidentiary hearing, the time for all other events will begin
- 4 to run on the date the Board issues its order denying the
- 5 motion, or on such other date as is specified in that order.
- 6 (8) Depositions: On petition of any party, the Board may
- 7 order testimony of any witness to be taken by deposition in the
- 8 same manner prescribed by law for depositions in civil actions
- 9 (ORCP 38-40). Depositions may also be taken by the use of audio
- 10 or audio visual recordings. The petition for depositions shall
- 11 set forth:
- 12 (a) The name and address of the witness whose testimony is
- 13 desired;
- 14 (b) A showing of relevance and materiality of the
- 15 testimony;
- 16 (c) A request for an order that the testimony of the
- 17 witness be taken.
- 18 (9) Subpenas: If the Board orders an evidentiary hearing,
- 19 the Board shall issue subpenas to any party to the appeal upon
- 20 request and upon a showing that the witness or the documents to
- 21 be subpoenaed will provide relevant evidence. Subpenas may also
- 22 be issued under the signature of the attorney of record of a
- 23 party. Witnesses appearing pursuant to subpena, other than
- 24 parties or employes of the Board, shall be tendered fees and
- 25 mileage as prescribed by law for witnesses in civil actions.
- 26 The party requesting the subpena shall be responsible for

- 1 service of the subpoena and tendering the witness and mileage
- 2 fees to the witness.

4

Intervention

- 5 661-10-050 (1) Standing to Intervene: The applicant and
- 6 any person who appeared before the local government, special
- 7 district or state agency may intervene in a review proceeding
- 8 before the Board. Status as an intervenor is recognized when a
- 9 motion to intervene is filed, but the Board may deny that status
- 10 at any time prior to issuance of its final order.
- 11 (2) Motion to Intervene: In the interests of promoting
- 12 timely resolution of appeals, a motion to intervene shall be
- 13 filed as soon as is practicable after the Notice of Intent to
- 14 Appeal is filed pursuant to OAR 661-10-015, or the amended
- 15 Notice of Intent to Appeal is filed or original Notice
- of Intent to Appeal is refiled pursuant to 661-10-020.
- 17 The motion to intervene (see Exhibit 3) shall:
- 18 (a) State whether the party is intervening on the side of
- 19 the petitioner or the respondent;
- 20 (b) State the facts which show the party is entitled to
- 21 intervene, supporting the statement with affidavits, citations
- 22 to the record or other proof;
- (c) Be served upon the Board and all parties.
- 24 (3) Intervenor's Brief:
- 25 (a) If intervention is sought as a petitioner, the brief
- 26 shall be filed within the time limit for filing the petition for

- 1 review, and shall satisfy the requirements for a petition for
- 2 review in OAR 661-10-030.
- 3 (b) If intervention is sought as a respondent, the brief
- 4 shall be filed within the time for filing a respondent's brief
- 5 and shall satisfy the requirements for a respondent's brief in
- 6 OAR 661-10-035.

8

Amicus Participation

- 9 661-10-052 (1) A person or organization may appear as
- 10 amicus only by permission of the Board on written motion. The
- 11 motion shall set forth the interest of the movant and state
- 12 reasons why a review of relevant issues would be significantly
- 13 aided by participation of the amicus. A copy of the motion
- 14 shall be served on all parties to the proceeding.
- 15 (2) Appearance as amicus shall be by brief only, unless
- 16 the Board specifically authorizes or requests oral argument. An
- 17 amicus brief shall be subject to the same rules as those
- 18 governing briefs of parties to the appeal, and shall be filed
- 19 within the time required for filing respondent's brief. No
- 20 filing fee is required. An amicus brief shall have a green
- 21 cover.

22

23

Consolidation

- 24 661-10-055 The Board, at the request of any party or on
- 25 its own motion, may consolidate two or more proceedings,
- 26 provided the proceedings seek review of the same or closely

- 1 related land use decision(s) or limited land use
- 2 decision(s).

- 4 Motions
- 5 **661-10-065** (1) When Motion is Appropriate: Unless
- 6 these rules or applicable statutes provide another form of
- 7 application, a request for an order or relief shall be made by
- 8 filing a motion in writing for such order or relief. A motion
- 9 shall show proof of service on all parties.
- 10 (2) Time of Filing: A party seeking to challenge the
- 11 failure of an opposing party to comply with any of the
- 12 requirements of statutes or Board rules shall make the challenge
- 13 by motion filed with the Board and served on the adverse party
- 14 within 10 days after the moving party obtains knowledge of such
- 15 alleged failure. The opposing party may, within 10 days from
- 16 the receipt of a motion, file an answer.
- 17 (3) How Submitted: Parties shall submit all motions
- 18 without oral argument unless otherwise directed by the Board.

- 20 Extensions of Time
- 21 661-10-067 (1) In no event shall the time limit for the
- 22 filing of the Notice of Intent to Appeal be extended.
- 23 (2) In no event shall the time limit for the filing of
- 24 the petition for review be extended without the written consent
- 25 of all parties.
- 26 (3) All other time limits may be extended upon written

- 1 consent of all parties, the Board's motion or motion of a party.
- 2 (4) A motion for extension of time shall state the reasons
- 3 for granting the extension and must be filed with the Board
- 4 within the time required for performance of the act for which an
- 5 extension of time is requested.
- 6 (5) Any agreement by the parties for an extension of time
- 7 shall automatically extend the time for issuance of the Board's
- 8 final order by an amount of time equal to the extension agreed
- 9 to by the parties.
- 10 (6) In the event the Board extends the deadline for
- 11 issuance of its final order without consent of the parties, it
- 12 shall enter the findings required by ORS 197.840.

- 14 Stays
- 15 **661-10-068** (1) A motion for a stay of a land use
- 16 decision or limited land use decision shall include:
- 17 (a) A statement setting forth movant's right to standing
- 18 to appeal the decision;
- 19 (b) A statement explaining why the challenged decision is
- 20 [a land use decision] subject to the Board's jurisdiction;
- (c) A statement of facts and reasons for issuing a stay,
- 22 demonstrating a colorable claim of error in the {land use}
- 23 decision and specifying how the movant will suffer irreparable
- 24 harm if a stay is not granted;
- 25 (d) A suggested expedited briefing schedule;
- 26 (e) A copy of the [land use] decision under review and

- 1 copies of all ordinances, resolutions, plans or other documents
- 2 necessary to show the standards applicable to the decision under
- 3 review.
- 4 (2) A copy of a motion for stay shall be served on the
- 5 governing body and the applicant for the land use decision \underline{or}
- 6 limited land use decision, if any, on the same day the
- 7 motion is filed with the Board.
- 8 (3) Unless otherwise ordered by the Board, a response to a
- 9 motion for a stay of a land use decision or limited land use
- 10 decision shall be filed within 10 days after the motion is
- 11 filed and shall set forth all matters in opposition to the
- 12 motion and any facts showing any adverse effect, including an
- 13 estimate of any monetary damages that will accrue if a stay is
- 14 granted.
- 15 (4) An order granting a stay of a quasi-judicial land use
- 16 decision or limited land use decision involving a specific
- 17 development of land shall be conditional upon filing an
- 18 undertaking in the principal amount of \$5,000. In all other
- 19 cases an undertaking, if ordered by the Board, shall be in the
- 20 amount set forth in the order granting the stay. All
- 21 undertakings shall be substantially in the form as set forth in
- 22 Exhibit 4, and shall be accompanied by proof that the surety is
- 23 qualified by law to issue surety insurance as defined in ORS
- 24 731.186. Any objections to the form of undertaking or the
- 25 surety shall be filed within 10 days after service of a copy of
- 26 the undertaking on the objecting party.

- 1 (5) The Board shall base its decision on the stay,
- 2 including the right to a stay, amount of undertaking, or
- 3 conditions of any stay order, upon evidence presented. Evidence
- 4 may be attached to the motion in the form of affidavits,
- 5 documents or other materials, or presented at an evidentiary
- 6 hearing. See OAR 661-10-045.

8 Final Order of Board

- 9 661-10-070 (1) An Order of the Board is final when the
- 10 cover page of the order containing the caption of the appeal:
- 11 (a) States "Final Opinion and Order";
- 12 (b) Indicates whether the decision being reviewed is
- 13 dismissed, affirmed, reversed or remanded;
- 14 (c) Contains the date of the final order; and
- 15 (d) Is time and date stamped by the Board.
- 16 (2) When an order of the Board becomes final it shall be
- 17 made available to interested members of the public. The Board
- 18 may charge a reasonable fee for copies of its final orders or
- 19 other orders furnished to members of the public.
- 20 (3) Notwithstanding subsections (1)(a) and (b) of this
- 21 section, an order granting a motion to dismiss an appeal is a
- 22 final order.

- 24 Reversal or Remand of Land Use Decisions
- 25 **661-10-071** (1) The Board shall reverse a land use
- 26 decision when:

- 1 (a) The governing body exceeded its jurisdiction;
- 2 (b) The decision is unconstitutional; or
- 3 (c) The decision violates a provision of applicable law
- 4 and is prohibited as a matter of law.
- 5 (2) The Board shall remand a land use decision for further
- 6 proceedings when:
- 7 (a) The findings are insufficient to support the decision,
- 8 except as provided in ORS {197.835(10)(b)} 197.835(9)(b);
- 9 (b) The decision is not supported by substantial evidence
- 10 in the whole record;
- 11 (c) The decision is flawed by procedural errors that
- 12 prejudice the substantial rights of the petitioner(s); or
- 13 (d) The decision improperly construes the applicable law.

- 15 Reversal or Remand of Limited Land Use Decisions
- 16 661-10-073 (1) The Board shall reverse a limited
- 17 land use decision when:
- 18 (a) The governing body exceeded its jurisdiction;
- (b) The decision is unconstitutional; or
- 20 (c) The decision violates a provision of applicable
- 21 law and is prohibited as a matter of law.
- 22 (2) The Board shall remand a limited land use
- 23 decision for further proceedings when:
- 24 (a) The findings are insufficient to support the
- decision, except as provided in ORS 197.835(9)(b);
- 26 (b) The decision is not supported by substantial

- 1 evidence in the record. The existence of evidence in
- 2 the record supporting a different decision shall not be
- 3 grounds for reversal or remand if there is evidence in
- 4 the record to support the final decision;
- 5 (c) The local government committed a procedural
- 6 error which prejudiced the substantial rights of the
- 7 petitioner(s); or
- 8 (d) The decision violates a provision of applicable
- 9 law but is not prohibited as a matter of law.

- 11 Miscellaneous Provisions
- 12 **661-10-075** (1) Cost Bill and Attorney's Fees
- 13 (a) Time for Filing: The prevailing party shall file a
- 14 cost bill and a petition for attorney's fees within 15 days
- 15 after the final order is issued. The prevailing party shall
- 16 serve a copy of the cost bill and petition for attorney's fees
- 17 on all parties.
- 18 (b) Recoverable Costs: Costs may be recovered only for
- 19 the items set forth in this paragraph.
- 20 (A) If the petitioner is the prevailing party, the
- 21 petitioner may be awarded the cost of the filing fee.
- 22 (B) If the governing body is the prevailing party, the
- 23 governing body may be awarded copying costs for the required
- 24 number of copies of the record, at \$.10 per page.
- (C) Costs awarded to the governing body pursuant to this
- 26 section shall be paid from the deposit required by OAR 661-10-

- 1 015(4) and shall not exceed the amount of that deposit.
- 2 (c) Forfeit of Filing Fee and Deposit: If a record has
- 3 been filed, and a petition for review is not filed within the
- 4 time required by these rules, the appeal shall be dismissed and
- 5 the filing fee and deposit required by OAR 661-10-015(4) shall
- 6 be awarded to the governing body as cost of preparation of the
- 7 record.
- 8 (d) Attorney's Fees:
- 9 (A) Attorney's fees may be awarded by the Board to the
- 10 prevailing party as specified in ORS [197.830(13)(b)]
- 11 **197.830(15)(b)**.
- 12 (B) Attorney's fees shall be awarded to the applicant,
- 13 against the governing body, if the Board reverses a land use
- 14 decision or limited land use decision and orders a local
- 15 government to approve a development application pursuant to ORS
- 16 $\{197.835(9)\}\$ **197.835(8)**.
- 17 (C) Attorney's fees shall be awarded to the applicant,
- 18 against the person who requested a stay pursuant to ORS 197.845,
- 19 if the Board affirms a quasi-judicial land use decision or
- 20 limited land use decision for which such a stay was granted.
- 21 The amount of the award shall be limited to reasonable
- 22 attorney's fees incurred due to the stay request, and together
- 23 with any actual damages awarded, shall not exceed the amount of
- 24 the undertaking required under ORS 197.845(2).
- 25 (e) Objections: Objections to the cost bill and petition
- 26 for attorney's fees shall be filed with the Board within 10 days

- 1 after the cost bill or petition is filed.
- 2 (2) Filing and Service:
- 3 (a) Filing of Notice of Intent to Appeal: Filing of a
- 4 Notice of Intent to Appeal with the Board is accomplished by
- 5 delivery of the Notice to the Board, or receipt of the Notice by
- 6 the Board, accompanied by payment of the filing fee and deposit
- 7 required by OAR 661-10-015(4), on or before the date due.
- 8 (b) Filing of Other Documents: With the exception of the
- 9 Notice of Intent to Appeal, filing a document with the Board is
- 10 accomplished by:
- 11 (A) Delivery to the Board on or before the date due; or
- 12 (B) Mailing on or before the date due by first class mail
- 13 with the United States Postal Service.
- 14 (c) Service:
- 15 (A) Any document filed with the Board, other than the
- 16 Record as provided in OAR 661-10-025(3), must also be served on
- 17 all parties contemporaneously. Service on two or more
- 18 petitioners unrepresented by an attorney is accomplished by
- 19 serving the lead petitioner designated under OAR 661-10-
- 20 015(3)(f)(A).
- 21 (B) Service may be in person or by first-class mail. Mail
- 22 service is complete on deposit in the mail.
- (C) Service copies shall include a certificate showing the
- 24 date of filing with the Board (see Exhibit 5).
- 25 (D) Documents filed with the Board shall contain either an
- 26 acknowledgement of service by the person served or proof of

- 1 service by a statement certified by the person who made service
- 2 of the date of personal delivery or deposit in the mail, and the
- 3 names and addresses of the persons served. (See Exhibit 6).
- 4 (3) Cross Petition
- 5 Any respondent who desires to file a petition for review
- 6 may do so by filing a cross petition for review. The cover page
- 7 shall identify the petition as a cross petition and the party
- 8 filing the cross petition. The cross petition shall be filed
- 9 within the time required for filing the petition for review and
- 10 must comply in all respects with the requirements of this rule
- 11 governing the petition for review, except that a Notice of
- 12 Intent to Appeal need not have been filed by such party.
- 13 (4) Number of Copies Required:
- 14 (a) The petition for review and any briefs filed with the
- 15 Board shall be filed with four copies.
- 16 (b) Any other document filed with the Board, except
- 17 documents to be included as part of the record on review, shall
- 18 be filed with one copy.
- 19 (5) Conferences: On its own motion or at the request of
- 20 any party, the Board may conduct one or more conferences.
- 21 Conferences may be by telephone. The Board shall provide
- 22 reasonable notice advising all parties of the time, place and
- 23 purpose of any conference.
- 24 (6) Appearances Before the Board: An individual
- 25 petitioner shall either appear on his or her own behalf or be
- 26 represented by an attorney. A corporation or other organization

- 1 shall be represented by an attorney. In no event may a party be
- 2 represented by someone other than an active member of the Oregon
- 3 State Bar.
- 4 (7) Computation of Time: Time deadlines in these rules
- 5 shall be computed by excluding the first day and including the
- 6 last day. If the last day is Saturday, Sunday or other legal
- 7 holiday, the act must be performed on the next working day.
- 8 (8) Address and Hours of the Board: The Board's address
- 9 is 100 High Street, Suite 220, Salem, Oregon, 97310. The
- 10 telephone number is 373-1265. The offices of the Board shall be
- open from 8:00 a.m. to 5:00 p.m. Monday through Friday.
- 12 (9) Citations to Board Decisions: Citations to Board
- 13 decisions shall be in the following form:
- 14 Reported Cases: <u>John Doe v. XYZ County</u>, 5 Or LUBA 654
- 15 (1981).
- 16 Unreported Cases: <u>John Doe v. XYZ County</u>, ___ Or LUBA
- 17 (LUBA No. 80-123, February 15, 1981).
- 18 (10) Motion to Transfer to Circuit Court:
- 19 (a) Any party may request, pursuant to ORS 19.230, that an
- 20 appeal be transferred to the circuit court of the county in
- 21 which the appealed decision was made, in the event the Board
- 22 determines the appealed decision is not reviewable as a land use
- 23 decision or limited land use decision as defined in ORS
- 24 197.015(10) or (12).
- 25 (b) A request for a transfer pursuant to ORS 197.230 shall
- 26 be initiated by filing a motion to transfer to circuit court not

- 1 later than ten days after the date respondent's brief is due
- 2 under OAR 661-10-035(1).
- 3 (c) If the Board determines the appealed decision is not
- 4 reviewable as a land use decision or limited land use
- 5 decision as defined in ORS 197.015(10) or (12), and a motion
- 6 to transfer to circuit court is filed as provided in section
- 7 (10) (b) of this rule, the Board shall not dismiss the appeal and
- 8 shall transfer the appeal to the circuit court of the county in
- 9 which the appealed decision was made.

```
EXHIBIT 1
                              (661-10-015)
2
                BEFORE THE LAND USE BOARD OF APPEALS
3
                        OF THE STATE OF OREGON
4
5
6
    Jane Smith,
7
              Petitioner,
8
9
                                               LUBA No. ____
10
         vs.
11
    Willamette County,
12
13
              Respondent.
14
                      NOTICE OF INTENT TO APPEAL
15
                                  I.
16
         Notice is hereby given that petitioner intends to appeal
17
    that land use decision or limited land use decision of
18
    respondent entitled [INDICATE TITLE OF LAND USE DECISION OR
19
    LIMITED LAND USE DECISION], which became final on [INDICATE
20
    DATE] and which involves [SET FORTH A BRIEF STATEMENT OF THE
21
    NATURE OF THE DECISION]
22
                                  II.
23
         Petitioner, Jane Smith, is represented by: [INDICATE NAME,
24
    ADDRESS AND TELEPHONE NUMBER OF ATTORNEY].
25
         Respondent, Willamette County, has as its mailing address
26
    and telephone number: [INDICATE MAILING ADDRESS AND TELEPHONE
27
    NUMBER] and has, as its legal counsel: [INDICATE NAME, ADDRESS
28
    AND TELEPHONE NUMBER].
29
                                  III.
30
         Applicant, John Developer, was represented in the
31
```

1	proceeding below by: [INDICATE NAME, ADDRESS AND TELEPHONE
2	NUMBER OF ATTORNEY].
3	Other persons mailed written notice of the land use
4	decision or limited land use decision by Willamette County,
5	as indicated by its records in this matter, include: [INDICATE
6	NAMES, ADDRESSES AND TELEPHONE NUMBERS OF ALL PERSONS WHOM THE
7	GOVERNING BODY'S RECORDS INDICATE WERE MAILED WRITTEN NOTICE OF
8	THE LAND USE DECISION OR LIMITED LAND USE DECISION. THE
9	TELEPHONE NUMBERS OF SUCH PERSONS MAY BE OMITTED].
10	NOTICE:
11	Anyone designated in paragraph III of this Notice who
12	desires to participate as a party in this case before the Land
13	Use Board of Appeals must file with the Board a Motion to
14 15	Intervene in this proceeding as required by OAR 661-10-050.
16 17	Petitioner (each petitioner must sign)
18 19	or
20 21	Attorney for Petitioner(s)
22	CERTIFICATE OF SERVICE
23	I hereby certify that on [INDICATE DATE], I served a true
24	and correct copy of this Notice of Intent to Appeal on all
25	persons listed in paragraphs II and III of this Notice pursuant
26	to OAR 661-10-015(2) by (a) first class mail or (b) personal
27 28 29	delivery. [INDICATE WHICH] Dated:
30	

Signature

EXHIBIT 2 (661-10-025)

TABLE OF CONTENTS
OF RECORD

ITEM		PAGE
1.	Certified cover sheet for City Council record of PC File Nos. 7517 PA: Application of Fred Meyer, Inc./Hyster Co. for a comprehensive plan map amendment and zone change (Fred Meyer/Hyster proposal)	1
2.	Record of City Council action on appeal of Fred Meyer/Hyster Co. from Hearings Officer's decision denying Fred Meyer/Hyster proposal	2
3.	Record of City Council action on proposed findings to grant appeal of Fred Meyer/Hyster Inc. and approve Fred Meyer/Hyster proposal	3
4.	Letter from a City Auditor to Edward J. Sullivan Transmitting a form letter mailed to parties of interest concerning the Fred Meyer/Hyster comprehensive plan map amendment and zone change and transmitting a copy of a notice published in the Oregonian on Sunday, June 7 and Wednesday, June 11, 1986	4
5.	Notice of final decision on Fred Meyer appeal and notice published in the Oregonian on Sunday, June 7, 1986 and Wednesday, June 11, 1986	5
6.	Form letter from City Auditor to interested parties, dated June 6, 1986, transmitting a copy of ordinance No. 158347, and list of persons to whom form letter was mailed	6
7.	Letter from City Auditor to Walter H. Lodewich, dated June 5, 1986, transmitting a copy of Ordinance No. 158573	13
8.	Letter from City Auditor to Hyster Co., dated June 5, 1986, transmitting a copy of Ordinance No. 158573	14
9.	Letter from City Auditor to Fred Meyer Real Estate Properties, Ltd., dated June 5, 1986, transmitting a copy of Ordinance No. 158573	15
10.	Ordinance No. 158573, adopted June 4, 1986	16
	 2. 3. 4. 7. 8. 9. 	 Certified cover sheet for City Council record of PC File Nos. 7517 PA: Application of Fred Meyer, Inc./Hyster Co. for a comprehensive plan map amendment and zone change (Fred Meyer/Hyster proposal)

1 2	EXHIBIT 3 (OAR 661-10-050)
3	BEFORE THE LAND USE BOARD OF APPEALS
4	OF THE STATE OF OREGON
5 6	Jane Smith,
7 8 9	Petitioner,
10	vs.) LUBA No
11 12	Willamette County,
13 14	Respondent.)
15	MOTION TO INTERVENE
16	I
17	John Davis moves to intervene on the side of (a) Petitioner
18	or (b) Respondent [INDICATE WHICH] in the above-captioned
19	appeal. Mr. Davis' (or his attorney's) address and phone number
20	are as follows: [INDICATE ADDRESS AND PHONE NUMBER].
21	II
22	The facts establishing movant's right to intervene are as
23	follows: [SET FORTH STATEMENT OF FACTS].
24	III [OPTIONAL]
25	In support of this motion, John Davis relies on the
26 27 28	attached affidavit, Memorandum of Law or both.
29 30 31 32	Date John Davis or
33 34 35	Denise Neil, Attorney for John Davis
36 37	[Add Certificates of Filing and Service on separate page. See forms in Exhibits 5 and 6.]

1 2	EXHIBIT 4 (661-10-068)
3	BEFORE THE LAND USE BOARD OF APPEALS
4	OF THE STATE OF OREGON
5 6 7	Jane Smith,)
8 9	Petitioner,)
10 11	vs.) LUBA No
12	Willamette County,
13 14	Respondent.)
15	UNDERTAKING ON STAY
16	I
17	Whereas, Jane Smith, the petitioner above named, has
18	applied to the Land Use Board of Appeals for an order staying
19	execution of that land use decision or limited land use
20	decision described as [DESCRIBE LAND USE DECISION OR LIMITED
21	<pre>LAND USE DECISION]; and</pre>
22	II
23	Whereas, the Land Use Board of Appeals entered an order
24	dated [INDICATE DATE] staying said land use decision or
25	limited land use decision pursuant to ORS 197.845, subject
26	to filing an undertaking with the Land Use Board of Appeals in
27	the principal amount of \$
28	III
29	Now, therefore, we [INDICATE PETITIONER'S NAME(S)], the
30	above-named petitioner, as principal, and [INDICATE SURETY
31	NAME], a [INDICATE STATE OF INCORPORATION] corporation qualified

1	by law to issue surety insurance as defined in ORS 731.186, as
2	surety, hereby undertake that petitioner will pay all reasonable
3	attorney's fees and actual damages which may be awarded by the
4	Land Use Board of Appeals in the event the land use decision or
5	limited land use decision above described shall be affirmed,
6	but not to exceed the sum of \$
7	IV
8	The condition of this obligation is that if the land use
9	decision or limited land use decision above described is not
10	affirmed, then this obligation shall be null and void; otherwise
11	it shall remain in full force and effect.
12 13 14 15 16 17	Dated this day of, 19 Principal
19 20 21 22 23 24 25	By: Surety [Add Certificates of Filing and Service on separate page. See forms in Exhibits 5 and 6.]

1 2	EXHIBIT 5 (661-10-075)
3 4 5 6 7	CERTIFICATE OF FILING [For Document Other Than Notice of Intent to Appeal]
8	I hereby certify that on [INDICATE DATE], I filed the
9	original of this [IDENTIFY DOCUMENT], together with [INDICATE
10	NUMBER OF COPIES] copies, with the Land Use Board of Appeals,
11	Suite 220, 100 High Street SE, Salem, OR, 97310, by (a) first
12 13 14 15 16 17 18 19 20 21	class mail or (b) personal delivery [INDICATE WHICH]. Dated:
22 23	Signature

1 2 3 4 5 6 7	(661-10-075) CERTIFICATE OF SERVICE [For Document Other Than Notice of Intent to Appeal]
8	I hereby certify that on [INDICATE DATE], I served a true
9	and correct copy of this [IDENTIFY DOCUMENT] by (a) first class
10	mail or (b) personal delivery [INDICATE WHICH] on the following
11	persons: [LIST NAME AND ADDRESS OF EACH PARTY OR THE PARTY'S
12 13 14 15 16 17 18 19 20 21	ATTORNEY]. Dated:
22 23	Signature