

29.1.2 Comprehensive Plans – Adoption – Procedure. ORS 215.060 provides that action regarding a comprehensive plan shall have no effect, unless 10 days’ advance public notice of each hearing is published in a newspaper of general circulation. Where the required 10 days’ notice is given, the county’s subsequent decision to adopt different parts of the proposed comprehensive plan amendments by separate ordinances does not require new notice under ORS 215.060. *Johnson v. Jefferson County*, 56 Or LUBA 72 (2008).

29.1.2 Comprehensive Plans – Adoption – Procedure. An indication on the notice of adoption furnished to DLCDD under ORS 197.610(1) that the Statewide Planning Goals do not apply to a proposed plan or code amendment or a new land use regulation is a ministerial act without independent significance, not a land use decision subject to LUBA’s jurisdiction. *Petersen v. Columbia County*, 33 Or LUBA 253 (1997).

29.1.2 Comprehensive Plans – Adoption – Procedure. ORS 215.503(2)(a), requiring all legislative acts related to comprehensive plans or zoning adopted by a county governing body to be by ordinance, applies to legislative decisions adopting or amending comprehensive plans and zoning ordinances, not to quasi-judicial plan or zone changes. *Sahagian v. Columbia County*, 27 Or LUBA 592 (1994).