

**29.1.3 Comprehensive Plans – Adoption – Standards.** ORS 197.610(1) requires that the Land Conservation and Development Commission be given notice at least 45 days before the first evidentiary hearing on adoption of a post-acknowledgment comprehensive plan amendment. Where the required notice is given, a second notice is not required under ORS 197.610(1) simply because the local government decides to adopt different parts of the proposed comprehensive plan amendment by separate ordinances. *Johnson v. Jefferson County*, 56 Or LUBA 72 (2008).

**29.1.3 Comprehensive Plans – Adoption – Standards.** Background reports, which typically contain data and information that describe a community’s resources and features and address the topics specified in the applicable Statewide Planning Goals, are not the equivalent of comprehensive plans, which set forth the community’s long-range objectives and the policies by which it intends to achieve them. *Mount Hood Stewardship Council v. Clackamas County*, 33 Or LUBA 284 (1997).

**29.1.3 Comprehensive Plans – Adoption – Standards.** A former comprehensive plan that is “retained [by a local government] as resource and background documents” for its current comprehensive plan, does not establish approval standards for land use decisions. *Tylka v. Clackamas County*, 24 Or LUBA 296 (1992).