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

DEBBY TODD,)	
)	
Petitioner,)	LUBA No. 91-020
)	
vs.)	FINAL OPINION
)	AND ORDER
CITY OF FLORENCE,)	
)	
Respondent.)	

Appeal from City of Florence.

Debby Todd, Florence, represented herself.

Keith A. Martin, Eugene, represented respondent.

KELLINGTON, Chief Referee; HOLSTUN, Referee; SHERTON, Referee, participated in the decision.

DISMISSED 04/03/91

You are entitled to judicial review of this Order. Judicial review is governed by the provisions of ORS 197.850.

Kellington, Chief Referee.

The parties stipulate that this appeal should be dismissed and that petitioner's \$150 deposit for costs be returned to her by the Board.¹

Accordingly, this appeal is dismissed, and petitioner's \$150 deposit for costs will be returned to her by the Board.

 $^{^1{\}rm The}$ parties also stipulate that this Board return petitioner's \$50 filing fee. While we may award the filing fee to the local government respondent under the circumstances outlined in OAR 661-10-075(1)(c), our rules do not provide for the return of the filing fee to petitioner.