1	BEFORE THE LAND USE BOARD OF APPEALS
2	OF THE STATE OF OREGON
3	
4	CONFEDERATED TRIBES OF
5	THE WARM SPRINGS RESERVATION,
6	Petitioner,
7	
8	and
9	
10	FRIENDS OF THE METOLIUS
11	and TONI FOSTER,
12	Intervenors-Petitioner,
13	
14	VS.
15	
16	JEFFERSON COUNTY,
17	Respondent.
18	
19	LUBA No. 2001-180
20	
21	FINAL OPINION
22 23	AND ORDER
24	Appeal from Jefferson County.
25	
26	Tamara E. MacLeod, Bend, represented petitioner.
27	Dill VI Engage and distance and distance and distance
28	Bill Kloos, Eugene, represented intervenors-petitioner.
29	Isognalina C. Haggarty, County Councel Madres, represented respondent
30 31	Jacqueline G. Haggerty, County Counsel, Madras, represented respondent.
32	DDICCS Doord Mambar, DASSHAM Doord Chair, HOLSTIN Doord Mambar
32 33	BRIGGS, Board Member; BASSHAM, Board Chair; HOLSTUN, Board Member, participated in the decision.
34	participated in the decision.
	DISMISSED 03/18/2004
35 36	DISMISSED 03/16/2004
30 37	You are entitled to judicial review of this Order. Judicial review is governed by the
3 <i>1</i> 38	provisions of ORS 197.850.
50	provisions of Orm 177.000.

The notice of intent to appeal the challenged decision was filed on November 1, 2001. On
October 7, 2002, the parties stipulated to an "open-ended" extension of time to file the petition for
review. Stipulated Motion and Order for Extension of Time, 1. That same stipulation stated "[t]he
purpose of the extension is to allow local procedures that may or may not make the appeal moot."
Id. On February 6, 2004, LUBA sent a letter to the parties, inquiring into the status of the appeal,
and informing the parties that if LUBA did not receive a response within 14 days of the date of the
letter, we would dismiss the appeal.
We have received no response from the parties requesting that we continue to stay this
appeal. Accordingly, this appeal is dismissed.