1	BEFORE THE LAND USE BOARD OF APPEALS
2	OF THE STATE OF OREGON
3	
4	TAFFY RICHARDSON,
5	Petitioner,
6	
7	VS.
8	
9	CLACKAMAS COUNTY,
10	Respondent.
11	*
12	LUBA No. 2012-086
13	
14	FINAL OPINION
15	AND ORDER
16	
17	Appeal from Clackamas County.
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19	Taffy Richardson, Colton, represented herself.
20	
21	Rhett C. Tatum, Assistant County Counsel, Oregon City, represented respondent.
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23	RYAN, Board Member; BASSHAM, Board Chair; HOLSTUN, Board Member,
24	participated in the decision.
25	
26	DISMISSED 11/06/2012
27	
28	You are entitled to judicial review of this Order. Judicial review is governed by the
29	provisions of ORS 197.850.
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1	Opinion by Ryan.
2	On October 24, 2012, the Board received petitioner's notice of intent to appeal. The
3	notice was not accompanied by a check for the filing fee and deposit for costs required by
4	OAR 661-010-0015(4). On October 25, 2012, the Board requested by letter that petitioner
5	remit payment of the filing fee and deposit for costs within seven calendar days from the date
6	of the letter, and in the letter notified petitioner that if the filing fee and deposit for costs were
7	not received within the prescribed period, the Board would dismiss the appeal.
8	The Board did not receive the required filing fee and deposit for costs within the
9	prescribed period. Accordingly, pursuant to OAR 661-010-0015(1)(c), this appeal is
10	dismissed.