1	BEFORE THE LAND USE BOARD OF APPEALS
2	OF THE STATE OF OREGON
3	
4	MARK CONLEY,
5	Petitioner,
6	
7	VS.
8	
9	CITY OF EUGENE,
10	Respondent.
11	
12	LUBA No. 2014-020
13	
14	FINAL OPINION
15	AND ORDER
16	
17	Appeal from City of Eugene.
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19	Mark Conley, Eugene, represented himself.
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21	Anne C. Davies, Assistant City Attorney, Eugene, represented
22	respondent.
23	DYANI Daard Mandam HOLOTINI Daard Chain DACCHAM Daard
24	RYAN, Board Member; HOLSTUN, Board Chair; BASSHAM, Board
25	Member, participated in the decision.
26	DISMISSED 03/17/2014
27 28	DISINISSED 03/17/2014
20 29	You are antitled to judicial review of this Order Judicial review is
29 30	You are entitled to judicial review of this Order. Judicial review is
$\mathcal{I}_{\mathcal{U}}$	governed by the provisions of ORS 197.850.

Ryan, Board Member.

On February 24, 2014, the Board received a notice of intent to appeal that was not accompanied by the filing fee and deposit for costs required by OAR 661-010-0015(4), and that did not comply with OAR 661-010-0015 in other respects. Our February 25, 2014 order required petitioner to (1) file an amended notice of intent to appeal that complies with OAR 661-010-0015, and (2) remit payment of the filing fee and deposit for costs for the notice of intent to appeal not later than March 11, 2014. The order notified petitioner that pursuant to OAR 661-010-0015(1)(c) if the filing fee and deposit for costs and amended notice of intent to appeal were not received by March 11, 2014, the Board would dismiss the appeal.

The Board has not received the required filing fee and deposit for costs or an amended notice of intent to appeal. Accordingly, pursuant to OAR 661-010-0015(1)(c), this appeal is dismissed.