CLEAN COPY OF AMENDED RULES

AMEND: 736-051-0000
RULE TITLE: Dispute Resolution Process
RULE SUMMARY: Amendment removes "associated material objects" in (1)(c) and more specifically outlines the protection of confidential information in (2).
RULE TEXT:

(1) Oregon Administrative Rules (OAR) 736-051-0000 through 736-051-0050 establish procedures the Oregon Parks and Recreation Department shall use in resolving a dispute over:

   (a) The issuance of an archaeological permit pursuant to Oregon Revised Statute (ORS) 390.235;

   (b) Curation facilities for archaeological objects uncovered pursuant to a permit issued under ORS 390.235;

   (c) The disposition of human remains or funerary objects as identified in ORS 97.750.

(2) Throughout the dispute resolution process, the location of archaeological sites and objects will be kept from public disclosure pursuant to ORS 192.345 and include provisions for protecting confidential information.

STATUTORY/OTHER AUTHORITY: ORS 390.124, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 390.124, ORS 390.240
AMEND: 736-051-0010  
RULE TITLE: Dispute Resolution Definitions  
RULE SUMMARY: Rules clarified for Dispute Resolution process. Alphabetizing the definitions and reordering to provide better clarification. Expanding and or clarifying the definitions.  
RULE TEXT:

As used in OAR 736-051-0020 through 736-051-0050, unless the context requires otherwise:

(1) “Alternate Curatorial Facility” means the institution approved by the University of Oregon Museum of Natural and Cultural History (UOMNCH) incorporating the Oregon State Museum of Anthropology (OSMA), and appropriate tribes, meeting standards in ORS 390.235;

(a) Where materials pursuant to ORS 390.235(3)(b) are made available for nondestructive research by scholars;

(b) Where “Scholars” means but is not limited to: tribal members, traditional cultural practitioners, traditional cultural authorities, archaeologists, academic professionals, and students.

(2) “Applicant” means the qualified archaeologist (as defined in ORS 390.235) and the institution/company they represent responsible for the terms and any conditions of an archaeological permit pursuant to ORS 390.235.

(3) “Appropriate Tribe” means the Indian tribe or tribes designated by the Legislative Commission on Indian Services (LCIS).

(4) “Arbitration” means a process whereby a neutral third party or panel considers the facts and arguments presented by disputing parties and renders a decision.

(5) “Archaeological Object” has the meaning given that term in ORS 358.905.

(6) “Archaeological Permit” means the permit issued under ORS 390.235.

(7) “Archaeological Site” has the meaning in ORS 358.905.

(8) “Burial” has the meaning given that term in ORS 358.905.

(9) “Conditions” means any additional permit terms proposed for property access, research, notifications, field methods, analyses, monitoring, curation, and reporting, by an entity with approval authority.

(10) “Entity with Approval Authority” means, as appropriate to the context, one or more of the following: The Oregon Parks and Recreation Department, the private landowner as applicable or land managing agency, and the most appropriate tribe(s).

(11) “Funerary Objects” have the meanings given that term in ORS 358.905.
(12) “Human Remains” has the meaning given that term in ORS 358.905.

(13) “Indian Tribe” has the meaning given in ORS 97.740.

(14) “Mediation” means a process in which a third party assists and facilitates two or more parties to a dispute in reaching a mutually acceptable resolution of the dispute.

(15) “Negotiation” means an informal process by which an attempt is made by disputing parties to resolve the dispute without the need for mediation or arbitration.

(16) “Object of Cultural Patrimony” has the meaning given that term in ORS 358.905.

(17) “Qualified Archaeologist” means a person that meets ORS 390.235 education and experience criteria related to archaeological collection and excavation, as support of their ability to comply with terms and conditions of a State of Oregon issued archaeological permit.

(18) “Sacred object” has the meaning given that term in ORS 358.905.

(19) “State Designated Curatorial Facility” means the UOMNCH incorporating the OSMA.

STATUTORY/OTHER AUTHORITY: ORS 390.124, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 390.124, ORS 390.240
These rules cover disputes among or between persons or entities that have statutory authority to: approve or object to the issuance of an archaeological permit, approve or object to a proposed curatorial facility, approve or object to the disposition of human remains, funerary objects, sacred objects, or objects of cultural patrimony; apply for an archaeological permit.

(1) After a permit application is sent out for review, including after its issuance, disputes may arise among or between entities with approval authority and applicants over any proposed terms, conditions, or objections where:

(a) An entity with approval authority over an application for a permit objects to its issuance;

(A) Based on any proposed terms or conditions.

(B) Based on any prior failure of the applicant to comply with terms or conditions of a permit issued on or after January 1, 2023.

(C) Based on any unresolved comments to a report submitted for a permit issued on or after January 1, 2023. Where the entity with approval authority is able to include documentation supporting comments were requested and not addressed.

(D) Based on a prior violation of ORS 390.235 by the applicant for failing to obtain a permit, on or after January 1, 2023.

(b) The applicant disagrees with any proposed terms or conditions of a permit;

(c) The applicant disagrees with an objection to their permit application.

(2) Disputes may arise over the selection of curatorial facilities for archaeological objects uncovered on public lands where:

(a) An entity that has approval authority over the choice of an alternate curatorial facility withholds that approval;

(b) The archaeological permit applicant disagrees with the choice of an alternate curatorial facility as made by an entity with approval authority.

(3) Disputes may arise over the disposition of human remains, funerary objects, sacred objects, or objects of cultural patrimony as described in ORS 97.740.
STATUTORY/OTHER AUTHORITY: ORS 390.124, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 97.750, ORS 390.235, ORS 97.740
AMEND: 736-051-0030
RULE TITLE: Informal Dispute Resolution (Negotiation)
RULE SUMMARY: Amended to extend the recommended informal dispute resolution process completion time from within 30 days to within 60 days. Also amended to clarify that the disputing party can terminate the dispute to either withdraw or submit to mediation.
RULE TEXT:

(1) If the permit applicant or an entity with approval authority over an application for a permit objects to the approval or objection of a permit or any of its terms or conditions, they shall notify the State Historic Preservation Office (SHPO) in writing.

(2) The SHPO shall initiate an informal process by which the disputing parties shall attempt to reach agreement. By mutual agreement, the disputing parties may include the SHPO or other third parties in this process, but they shall not be compensated. The informal dispute resolution process shall be completed within 60 days.

(3) At any time a disputing party can terminate the informal dispute resolution process and submit the dispute to mediation or withdraw the dispute by notifying all parties in writing.

STATUTORY/OTHER AUTHORITY: ORS 390.124, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 390.240
(1) The entities with approval authority shall compile and maintain a list of potential mediators.

(2) Within ten calendar days of receipt of a written request to mediate, the SHPO shall provide the disputing parties with a list of at least three potential mediators, including written credentials of each one.

(3) Within ten calendar days of receipt of the list of potential mediators, each disputing party shall notify the SHPO if one or more of the mediators would be acceptable.

(4) Disputing parties may interview potential mediators. All parties shall agree on the choice of mediator within five working days after the list of acceptable mediators is forwarded to SHPO.

(5) The mediator shall assist the disputing parties in preparing for mediation. Such preparations shall include:

(a) A statement of the issues to be mediated;

(b) A list of the parties who will participate in the mediation;

(c) An estimated completion date for the mediation process. By mutual consent, deadlines may be established for ending or continuing the mediation process;

(d) A statement of what shall constitute agreement. An understanding of what constitutes agreement shall include adequate time for each disputing party’s decision-making body to ratify a tentative agreement reached by the mediator and the disputing parties;

(e) Throughout the dispute resolution process, the location of archaeological sites and objects will be kept from public disclosure pursuant to ORS 192.345, and include provisions for protecting confidential information about traditional or sacred places and practices, or other sensitive information associated with archaeological sites and objects;

(f) Provisions for payment of the mediator’s services, if the services are not voluntary;

(g) Any other procedural matters the disputing parties determine need resolution before mediation begins on the substantive issues.

STATUTORY/OTHER AUTHORITY: ORS 390.124, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 390.240
(1) If the mediation does not yield a result satisfactory to all parties, the disputing parties shall notify the SHPO in writing, and the dispute shall proceed to arbitration.

(2) The SHPO shall notify each of the following of the need to designate one representative to serve on an arbitration panel:

(a) The SHPO;
(b) The LCIS;
(c) The UOMNCH;
(d) The governing bodies of the federally-recognized Indian tribes;

(3) All panel members shall be designated within ten calendar days of receipt of SHPO’s notification.

(4) By consensus, the panel shall:

(a) Choose a chair who shall be responsible for scheduling arbitration sessions, notifying all parties with standing in the dispute, and convening the arbitration session; and

(b) Establish the procedural framework for the arbitration.

(5) The issues to be arbitrated are limited to those which could not be resolved by the mediation process.

(6) Any party that declines to participate in the mediation or arbitration process waives its right to approve the permit application, or to set conditions on the approval of the permit application.

STATUTORY/OTHER AUTHORITY: ORS 390.124, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 390.240
AMEND: 736-051-0060
RULE TITLE: Application for Archaeological Permit
RULE SUMMARY: Clarifies subsection (2) by rewording. Articulates that the ORS dictates the required confidentiality of the archaeological objects and sites, not local processes or other rules.
RULE TEXT:

(1) OAR 736-051-0060 through 736-051-0090 establish procedures the Director of the Parks and Recreation Department, or their designee, shall use in issuing archaeological permits on public and private lands.

(2) Per ORS 192.345, information pertaining to the location of archaeological objects and sites are confidential and exempt from public disclosure. Requirements outside those identified in this rule from local processes or other rules that contradict any of the roles and responsibilities herein, are not enforceable under this process in part due to this exemption.

STATUTORY/OTHER AUTHORITY: ORS 390.235(1)(d)
STATUTES/OTHER IMPLEMENTED: ORS 390.235
AMEND: 736-051-0070  
RULE TITLE: Archaeological Permits: Definitions  
RULE SUMMARY: Clarified application to start from OAR 735-051-0080. In depth changes and specification to some of the definitions including "applicant" to defining "qualified archaeologist" terminology. Amended definitions to "Curatorial Facility" and its alternates in a way that better aligns with the ORS. Added definitions and references to the ORS for terms like "Destroy," "Funerary object," "Historic Cemetery," "Human Remains," "Injure," and "Object of Cultural Patrimony. Amended to specify the definition of "Qualified Archaeologist" and the qualifications. Most notable are definitions of terms used in ORS 390.325 to describe the "Qualified Archaeologist" requirements. Other updates mostly consist of ORS references.  
RULE TEXT:  

As used in OAR 736-051-0080 through 736-051-0090 unless the context requires otherwise:  

(1) “Alter” means to disturb or remove any part of an archaeological site.  

(2) “Applicant” means the qualified archaeologist (as defined in ORS 390.235) and the institution/company they represent responsible for the terms and any conditions of an archaeological permit pursuant to ORS 390.235.  

(3) “Appropriate Tribe” means the Indian tribe or tribes designated by the LCIS.  

(4) “Archaeological Excavation” requires a permit on non-federal public and private lands and means to apply archaeological methods to break the ground surface to remove any buried or embedded archaeological object, feature, or non-archaeological material for the purposes of performing archaeological research.  

(5) “Archaeological Object” has the meaning in ORS 358.905.  

(6) “Archaeological Permit” means the permit issued under ORS 390.235.  

(7) “Archaeological Site” has the meaning in ORS 358.905.  

(8) “Burial” has the meaning in ORS 358.905.  

(9) “Conditions” means any additional permit terms proposed for property access, research, notifications, field methods, analyses, monitoring, curation, and reporting, by an entity with approval authority.  

(10) “Curatorial Facility” means either:  

(a) The “State Designated Curatorial Facility”, which is the UOMNCH; or  

(b) “Alternate Curatorial Facility” which means the institution approved by UOMNCH and appropriate tribes meeting standards in ORS 390.235.
(11) “Destroy” means to injure in entirety.

(12) “Entity with Approval Authority” means, as appropriate to the context, one or more of the following: The Oregon Parks and Recreation Department, the landowner or land managing agency, and the most appropriate tribe(s).

(13) “Exploratory Excavation” is a type of archaeological excavation inventory method for identifying the presence or absence of a buried archaeological object or site, not visible from the surface, requiring a permit on non-federal public lands.

(14) “Funerary object” has the meaning in ORS 358.905.

(15) Historic Cemetery has the meaning given in ORS 97.772.

(16) “Human Remains” has the meaning given that term in ORS 358.905.

(17) “Injure” means to inflict damage of any kind.

(18) “Object of Cultural Patrimony” has the meaning given that term in ORS 358.905.

(19) “Person” means an individual, a partnership, a public or private corporation, an unincorporated association or any other legal entity. “Person” includes any subsidiary subcontractor, parent company or other affiliate. Business entities are considered affiliates when one controls or has the power to control the other or when both are controlled directly or indirectly by a third person.

(20) “Private Lands” means lands within the State of Oregon owned by a person, except “Private lands” does not include federal lands or nonfederal public lands, or any lands the title to which is:

(a) Held in trust by the United States for the benefit of any Indian tribe or individual;

(b) Held by an Indian tribe or individual subject to a restriction by the United States against alienation.

(21) “Public Lands” means any lands owned by the State of Oregon, a city, county, district or municipal or public corporation in Oregon.

(22) “Qualified Archaeologist” means a person that meets the ORS 390.235 education, fieldwork, laboratory or curation, and reporting experience specific to archaeological excavation and analysis, supporting their ability to comply with any terms and conditions of a State of Oregon issued archaeological permit. The “Qualified Archaeologist” must be able to demonstrate that they:

(a) Possess a post-graduate degree in archaeology, anthropology, history, classics or other germane discipline with a specialization in archaeology, or a documented equivalency of such a degree;

(A) Where “Post-Graduate Degree” means a Master of Arts (MA), Master of Science (MS), or Doctor of Philosophy (PhD) degree from an accredited member of a state system of higher education; or from an accredited academic or higher education institution, through an accredited program in archaeology,
anthropology, history, classics or other germane discipline with a specialization in archaeology.

(B) Where “specialization in archaeology” means the program, coursework, and graduate faculty adhere to departmental requirements for the equivalency of a post-graduate degree in the discipline of archaeology, and the applicable curriculum was appropriately accredited by an accrediting body recognized by the Secretary of the U.S. Department of Education.

(C) Where “archaeology” means the study of the past based on: archaeological method and theory, the analysis or patterning of any surviving archaeological objects, sites, or features, anthropogenic soils, ethnographic, historic, or oral traditions, and any associated contextual relationships documenting the use of a place or places by people individually or collectively for any amount of time. Archaeology is a subfield of Anthropology.

(D) Where “documented equivalency” means an official record of a post-graduate degree from a foreign educational institution deemed equivalent to that gained in conventional/accredited U.S. education programs comparable to a MA, MS, or PhD, with a specialization in archaeology.

(b) Have twelve weeks (480 hours) of supervised experience in basic archaeological field research, including both survey and excavation, and four weeks (160 hours) of archaeological laboratory analysis or curating;

(A) Where supervised archaeological field research means at the professional level, as opposed to that obtained as a volunteer, or for undergraduate or graduate school credit.

(B) Where 480 hours of both survey and excavation means a minimum of 240 hours each.

(c) Have designed and executed an archaeological study, as evidenced by a MA or MS thesis, PhD dissertation, peer reviewed publication, or report equivalent in scope and quality dealing with archaeological field research, of which they are the sole, or primary/lead author.

(A) Where “archaeological field research” means hands-on analysis of a professionally excavated archaeological collection or a portion of a collection from data recovery or test excavations in an archaeological site prior to or after curation at an Oregon “State Designated”, “Alternate Curatorial Facility”, or federally approved facility. Where the collection consists of archaeological objects and associated data, such as excavation level forms, field maps, catalogs of archaeological objects, archaeological object inventories, collected samples, and photographs, conveying overall provenience.

(B) Where being the “sole author” unequivocally demonstrates the “Qualified Archaeologist” designed and executed the archaeological study.

(C) Where a primary/lead author can clearly demonstrate their specific contribution evidencing they were principally responsible for designing and executing the archaeological study.

(23) “Recognized Educational Institution” means:

(a) An accredited member of a state system of higher education; or
(b) An accredited academic or higher education institution with an accredited curriculum in anthropology specializing in archaeology, or related field.

(24) “Recognized Scientific Institution” means a chartered museum, organization, or society with a commitment to the scientific method.

(25) “Remove” means taking any material, whether archaeological or not, embedded in or on the surface, or under the surface of the ground.

(26) “Sacred object” has the meaning given that term in ORS 358.905.

(27) “Tribal Coordination” means a bilateral process of discussion, cooperation, and decision-making about the proposed investigation to assist with the development of the archaeological permit research design.

STATUTORY/OTHER AUTHORITY: ORS 390.235(1)(d)
STATUTES/OTHER IMPLEMENTED: ORS 358.920, ORS 390.235
AMEND: 736-051-0080
RULE TITLE: Archaeological Permits: Process for Applying for an Archaeological Permit on Public Lands
RULE SUMMARY: The rule amendments more clearly outline the process and required information for application of an archaeological permit. Amendments include list of past and present permits, tribes engaged, contingency plans, and research design. The amendments require more specific information, contact information and review process information.
RULE TEXT:

(1) A person may not excavate or alter an archaeological site on public lands, make an exploratory excavation on public lands to determine the presence of an archaeological site, or remove from public lands any material of an archaeological, historical, prehistorical, or anthropological nature without first obtaining a permit issued by the State Parks and Recreation Department.

(2) An archaeological permit may be issued to:

(a) A qualified archaeologist in the employ of a person conducting an excavation, examination or gathering of archaeological objects for the benefits of a recognized scientific or educational institution with a view to promoting the knowledge of archaeology or anthropology;

(b) A qualified archaeologist to salvage archaeological objects from unavoidable destruction; or

(c) A qualified archaeologist sponsored by a recognized institution of higher learning, private firm or an Indian tribe as defined in ORS 97.740.

(3) A qualified archaeologist who desires an archaeological permit pursuant to ORS 390.235 must submit an application to the Oregon Parks and Recreation Director or their designee. The application must be complete and include:

(a) A map, such as a USGS 7.5 minute topographic at 1:24,000 scale, that enables the landowner or land managing agency, SHPO, LCIS, and the appropriate Indian tribe(s) to clearly understand the exact location of the archaeological investigation;

(b) A research design that explicitly develops the rationale behind the proposed archaeological investigation. The research design supports the applicant’s understanding of appropriate archaeological methods, theoretical paradigms, analyses, curation, laws, anticipated results, and an understanding of the context of place through time. Tribal coordination will assist in the development of the research design which includes background information from any pertinent publications, gray literature, informants, tribes, ethnographies, historic properties of religious and cultural significance, traditional cultural properties, documented archaeological objects and sites, historic documents or National Register bulletins relevant to the objectives of the archaeological investigation and its location. The research design includes appropriate field and analytical methods to achieve any research objectives based on informed expectations, and is part of the terms of an issued permit;

(c) The name and current contact information of the landowner or land managing agency;
(d) The State designated or approved alternate curation facility for archaeological objects, field forms, photographs, and other attendant data from the proposed archaeological investigation;

(e) A list of any tribes engaged in tribal coordination prior to submitting the archaeological permit application;

(f) A statement from the applicant disclosing any prior state or federal archaeological law violations;

(g) A list of all open archaeological permits issued to the applicant still pending;

(h) A list of any outstanding archaeological permits from the past ten years;

(i) As applicable, a contingency plan for any unanticipated discoveries of archaeological objects or sites during any stage of a project or undertaking.

(4) Upon receipt of a complete application, the Director or their designee, shall determine whether public lands, as defined in OAR 736-051-0070(16), are involved.

(5) In consultation with the LCIS, the SHPO shall identify the appropriate tribe(s) with review authority over the archaeological permit application. In the event LCIS is not able to respond within 48 hours, SHPO will designate the most appropriate tribes based on past permits issued in the vicinity.

(6) The SHPO shall provide the complete application to entities with approval authority for review.

(a) Entities with approval authority have 30 calendar days from the date the application is sent to respond with their approval, approval with conditions, or objection. No response within 30-days means no conditions or objections were submitted to SHPO. SHPO shall send copies of all responses to the applicant;

(b) Before issuing a permit, SHPO shall review any conditions to be added to the issued permit, or objections received from entities with review authority;

(c) At the request of any tribe with review authority over a permit application, the applicant shall continue to coordinate with them during the 30-day review period. Tribal coordination may include, but is not limited to a discussion of the proposed archaeological investigations, research design, permit terms or conditions, reporting, tribal monitoring of the permit work, curation, inadvertent discovery contingency plans during the archaeological investigations, or any associated project design or development.

(7) Any person or entity who post SHPO and appropriate tribe clearance review discovers an archaeological object, site, human remains, burial, historic cemetery, funerary object, sacred object, or object of cultural patrimony, may request an expedited 48-hour permit review. The request may be granted if the Director or their designee, in coordination with entities with approval authority determine the 30-day permit review period of this rule will result in an undue risk to public health, life or safety, or an undue threat to the archaeological object, site, human remains, burial, funerary object, sacred object, or object of cultural patrimony. Examples of situations creating undue risk to public health, life or safety include:

(a) Immediate danger to public health, life or safety;

(b) The failure to act on the discovery immediately will result in significant damage to the archaeological object, site, human remains, burial, funerary object, sacred object, or object of cultural patrimony;

(c) The paucity of other records or information that may indicate the significance of the discovery.
health, life or safety include: hazardous material spills, breach of regional flood control facilities, and pipeline failures. Examples of creating undue threat to an archaeological object, site, human remains, burial, historic cemetery, funerary object, sacred object, or object of cultural patrimony include: erosion, susceptibility to theft, prolonged exposure to the elements, and proposed construction related activities.

(a) If the Director or their designee determines that an expedited review request is warranted, the following procedures apply:

(A) The applicant shall submit an expedited permit application for the Director or their designee to send out to entities with approval authority for review;

(B) During the following 48 hours (excluding Saturday, Sunday, and any State, Federal, or Tribal holidays), entities with approval authority may respond to the permit application with their approval, approval with conditions, or object. No response within 48 hours means the entity with approval authority did not condition or object. If any entity with approval authority objects in writing to an expedited review, the director or their designee will not proceed with the expedited review;

(C) The applicant may proceed when the permit is issued.

(b) For the purposes of this section, excluding burials, funerary objects, sacred objects, or any objects of cultural patrimony, expedited 48-hour permit reviews are only available if prior review by the most appropriate tribes, and SHPO has occurred.

(8) After considering the application, maps, research design, and recommendations for conditions, or objections received by entities with approval authority during consultation, the Director or their designee may issue the permit without conditions, issue the permit with conditions, or deny the permit. The permit does not relieve the applicant of compliance with other federal or state requirements, including, but not limited to, ORS 97.740 to 97.760, 358.905 to 358.961, and 390.235.

(9) The applicant and entities with review authority will receive a copy of the approved signed permit from the Director or their designee.

(10) All work under a permit issued by the Department shall be put on hold in the event human remains, funerary objects, sacred objects, or objects of cultural patrimony are encountered during the investigation, including post-fieldwork curation processing. For such discoveries, the permit holder must contact the LCIS, appropriate tribes, Oregon State Police, and SHPO.

(11) Archaeological permits may be amended with the approval of the applicant.

(a) Amendment applications may address anything in an issued permit, with the exception of field methods. Any number of amendments may be requested.

(A) All permit deadlines and deliverables may be granted a one-time extension up to one year.

(B) Approval from a new applicant is required in an amendment addressing a change in responsibility
over the permit.

(b) Amendments will be sent out for a 10-day review to entities with approval authority.

STATUTORY/OTHER AUTHORITY: ORS 390.235, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 390.235
(1) A person may not excavate, injure, destroy, or alter an archaeological site or object, or remove an archaeological object from private lands in Oregon unless that activity is authorized by a permit issued pursuant to this rule:

(a) Permits on private lands will not be required for exploratory excavation to determine the presence of an archaeological site;

(b) If an archaeological site is identified, all excavation must stop and the site will be recorded on a State of Oregon Archaeological Site Record and submitted to SHPO. If additional excavation is necessary to establish the boundary of the site, complete the exploratory probe, or conduct further archaeological investigations of the site, it will require a permit issued under this rule.

(2) A person who desires an archaeological permit on private lands pursuant to ORS 358.920(1)(a) and 390.235 must submit a request to the Director or their designee:

(a) The application must be complete and meet the requirements of the public lands rule section OAR 736-051-0080(3). In addition, an application for an archaeological permit on private lands must be accompanied by a copy of the landowner’s written permission pursuant to ORS 358.920(5), and a written statement concerning the disposition of any recovered archaeological objects not covered by 358.920(4)(b);

(b) The archaeological permit process for private lands includes the same processes as those found in OAR 736-051-0080 (2-11) relating to permits on public lands.

(3) Unless authorized by ORS 97.750, an archaeological permit on private lands shall not be issued for burials, human remains, funerary objects, sacred objects, or objects of cultural patrimony.

(4) Disputes shall be resolved pursuant to OAR 736-051-0000 through 736-051-0050.

(5) Archaeological permits may be amended according to the process developed by the Director or their designee in coordination with Oregon Tribes.

(6) Archaeological permits may be amended with the approval of the applicant.

(a) Amendment applications may address anything in an issued permit, with the exception of field methods. Any number of amendments may be requested.

(A) All permit deadlines and deliverables may be granted a one-time extension up to one year.
(B) Approval from a new applicant is required in an amendment addressing a change in responsibility over the permit.

(b) Amendments will be sent out for a 10-day review to entities with approval authority.

STATUTORY/OTHER AUTHORITY: ORS 390.235, ORS 390.240
STATUTES/OTHER IMPLEMENTED: ORS 390.235