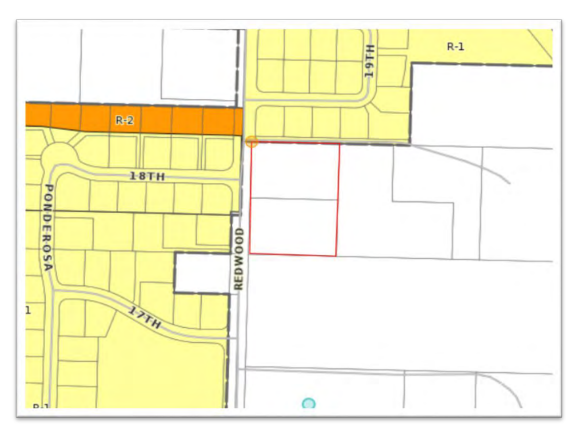


City of Canby

ANNEXATION AND ZONE CHANGE STAFF REPORT FILE #: ANN/ZC 16-01

Prepared for the May 9, 2016 Planning Commission Meeting

LOCATION: 1850 and 1794 N. Redwood Street



ANNEXATION PROPERTY Size: The site is a total of 1.85 acres

<u>Tax Lots</u>: Tax Lots 31E27C 01100, 31E27C 01101

COMPREHENSIVE PLAN DESIGNATION: Low Density Residential (LDR)

CURRENT ZONING DESIGNATION: Clackamas County: Rural Residential Farm Forest 5-Acre (RRFF5)

PROPOSED ZONING: City: Low Density Residential (R-1)
OWNER: RYAN & KERRIE OLIVER AND LLOYD & JOANN WALCH

APPLICANT: Ryan Oliver

APPLICATION TYPE: Annexation/Zone Change (Type IV)

CITY FILE NUMBER: ANN/ZC 16-01

DATE OF REPORT: April 29, 2016 **DATE OF PUBLIC HEARING:** May 9, 2016

I. PROJECT OVERVIEW & EXISTING CONDITIONS

The property owners of two parcels of land located on N. Redwood Street propose the annexation of their properties into the City of Canby. The property owners also propose a zone change application to change the current zoning from its Clackamas County designation to the City of Canby's R-1 Zone that is designated Low Density Residential in the Canby Zone Code.

The City of Canby's annexation ordinance requires a Concept Development Plan for tax lots which are a part of an annexation request. This annexation, along with others, were precipitated by the City's initiative to seek and secure grant funding through the Transportation Growth Manage Program to fund the completion of a Development Concept Plan for the North Redwood area which is a requirement prior to annexation for properties in this area. The property owners involved with this annexation have worked together with other property owners in the North Redwood area by participating in the City's planning effort to meet the Concept Development Plan requirements for the area. Subsequently, the North Redwood Development Concept Plan (NRDCP) was adopted by the Canby City Council on October 7, 2015.

The existing annexation area is located within the City of Canby's Urban Growth Boundary. The City of Canby Comprehensive Plan has envisioned the ultimate urbanization of this area and its intended land use, and the Comprehensive Plan Map for these particular lots indicates Low Density Residential use. The area is currently within Clackamas County's jurisdiction and is presently zoned as Rural Residential Farm Forest 5-Acre (RRFF5). This annexation request is to rezone the properties involved to the City zoning of R-1 in accordance with the corresponding City Comprehensive Plan Map land use designation. This zone designation will take effect if annexed as indicated in this application.

The North Redwood Development Concept Plan (NRDCP) is intended to address City of Canby infrastructure requirements for the North Redwood area. The NRDCP is not a specific development proposal, but a design concept that provides an understanding and framework prior to annexation of how the properties must be developed when brought into the City.

II. ATTACHMENTS

- **A.** Applications
- B. Narrative
- C. Available Platted Lot Supply in Canby
- **D.** Survey of Property to Be Annexed and Legal Description of Private Property and ½ of adjacent Redwood Street Right-of-Way to be Annexed
- E. Maps
- F. Development Concept Plan
- **G.** Neighborhood Meeting Info
- H. ODOT Transportation Planning Rule Compliance Letter
- I. Senate Bill 1573
- J. Agency/Citizen Comments

III. Applicable Review Criteria & Findings

Major approval criteria used in evaluating this application include the following Chapters from the *City of Canby's Municipal Code including the Land Development and Planning Ordinance* (Title 16):

- 16.84 Annexations
- 16.54 Amendments to Zoning Map
- 16.89 Application and Review Procedures
- 16.16 R-1 Low Density Residential Zone

City of Canby Comprehensive Plan Policies and Implementation Measures Clackamas County/City of Canby Urban Growth Management Agreement (UGMA) State Statutes- ORS 195.065 and 222

Chapter 16.84Annexation Compliance

16.84.040. A.1.b. Annexation Development Map.

- **A.** The following criteria shall apply to all annexation requests.
 - **1.** The City of Canby Annexation Development Map shall determine which properties are required to submit either (See Figure 16.84.040):
 - a. A Development Agreement (DA) binding for all properties located within the boundaries of a designated DA area as shown on the City of Canby Annexation Development Map. The terms of the Development Agreement may include, but are not limited to:
 - 1. Timing of the submittal of an application for zoning
 - **2.** Dedication of land for future public facilities including park and open space land
 - **3.** Construction of public improvements
 - **4.** Waiver of compensation claims
 - **5.** Waiver of nexus or rough proportionality objections to future exactions
 - **6.** Other commitments deemed valuable to the City of Canby

For newly annexed properties that are within the boundaries of a DA area as designated on the City of Canby Annexation Development Map: A Development Agreement shall be recorded as a covenant running with the land, binding on the landowner's successors in interest prior to the City Council granting a change in zoning classification.

- **b.** A Development Concept Plan (DCP) binding for all properties located within the boundaries of a designated DCP area as shown on the City of Canby Annexation Development Map. A Development Concept Plan shall address City of Canby infrastructure requirements including:
 - 1. Water
 - 2. Sewer
 - 3. Storm water

- 4. Access
- **5.** Internal Circulation
- **6.** Street Standards
- **7.** Fire Department requirements
- 8. Parks and open space

For newly annexed properties that are within the boundaries of a DCP area as designated on the City of Canby Annexation Development Map: A Development Concept Plan shall be adopted by the Canby City Council prior to granting a change in zoning classification. (Ord. 1294, 2008)

Findings: A copy of the North Redwood Development Concept Plan (NRDCP) is included in the file. The NRDCP provided an extensive packet of information to address City of Canby future infrastructure requirements for the area, and a great deal of engineering level work has gone into planning for how the concept plan defined area would best be developed and served by all necessary infrastructure. A traffic analysis of the entire subject area was incorporated into the plan to address traffic impacts associated with anticipated full development of the properties in accordance with the applicable zoning designation. Additionally, DKS Engineering provided a memorandum, dated April 4, 2016 that summarized how the requirements of Oregon Administrative Rule (OAR) 660-012-0060, the Transportation Planning Rule (TPR), are met for the subject properties as well as two additional current annexation applications located within the NRDCP area. The surrounding roadways and intersections were found to have sufficient capacity to accommodate the proposed annexation, zone change, and the development concept plan. The Transportation Planning Rule requirements of State Statue were determined to have been met as documented in a revised letter from DKS to address clarifications requested by Oregon Department of Transportation (ODOT). All necessary utility services are generally available or can be made available through service line extensions to the annexation area. The Concept Plan maps, along with the Concept Plan & Infrastructure narrative, indicate the options for necessary infrastructure services to serve this area. Stormwater was discussed in the NRDCP, and stormwater management for street runoff will be handled with the installation of new public underground injection wells and the associated catch basins and pollution control manholes for water quality treatment. Private property runoff will be handled on-site with swales or underground soaking trenches within the individual yard areas. A future city park is proposed to be dedicated in-lieu of payment of the park system development charge for an equivalent value exchange as determined by an appraisal at the time it is to be dedicated to the City. The park proposed in the NRDCP was determined a desirable property for park and recreation purposes conforming with and as set forth in the Canby Park and Recreation Master Plan and Acquisition Plan. The NRDCP states that the basic strategy recommended for park appropriation is that Parks SDC fees paid by property owners who are not dedicating land be collected into a "NR Parks SDC Account" or similar, and that these funds be used to compensate property owners who dedicate land. In order for this mechanism to work, the value of property owners' land contributions needs to be established by appraisal. This process is explained in the NRDCP. This criterion can be met.

<u>Criteria 16.84.040.A.2</u> Analysis of the need for additional property within the city limits shall be provided. The analysis shall include the amount of developable land (within the same class of zoning – low density residential, light industrial, etc.) Currently within the city limits; the

approximate rate of development of those lands; and how the proposed annexation will affect the supply of developable land within the city limits. A supply of developable residential land to provide for the anticipated population growth over the following three years is considered to be sufficient.

Findings: A land needs analysis is required with all annexations to assess the current amount of developable land within the same zone designation of that requested in the application. A 3-year supply of developable R-1 zoned land is to be considered sufficient. The City Council previously provided a defined policy direction to staff that stated analysis of actual number of platted lots based on a reasonable assessment of expected consumption rate moving forward is the appropriate metric to utilize in determining the adequacy of the developable land supply. The applicant included in the file an analysis indicating that there are ninety-eight R-1 zoned vacant platted lots remaining as an inventory within the city limits. The city has had an average absorption rate of nearly 45 lots per year for the last 10 years. This indicates that the supply of readily available platted lots with all necessary infrastructures is below a three-year supply. If annexed, this property would add to the buildable land supply. It will likely take 2 to 3 years for this land to be fully platted and the lots made available. Staff concludes that information indicates this criterion is met.

<u>Criteria 16.84.040.A.3</u> Statement of potential physical, aesthetic and related social effects of the proposed development on the community as a whole and on the neighborhood of which it will become a part; and proposed actions to mitigate identified concerns, if any. A neighborhood meeting is required as per Table 16.89.020 of the City of Canby Land Development and Planning Ordinance.

<u>Findings</u>: Future development is anticipated to develop the site at a net density of 6.2 units per acre. Potential traffic generation has been shown to be within the capabilities of the surrounding road system with no mitigation necessary other than additional right-of-way dedication along North Redwood Street as a requirement during the development process. The addition of a new neighborhood park that will be located within the NRDCP near the subject annexation will add to the social and aesthetic effects of development on the subject properties and the future development of the neighborhood livability. Staff does not foresee any significant impacts from the proposal or need to mitigate any identified concerns. Staff agrees the annexation and future development of the subject parcels is consistent with development indicated by the Development Concept Plan and appropriate in this area of Canby. This criterion is satisfied.

Criteria 16.84.040.A.4 Statement of availability, capacity an

d status of existing water, sewer, drainage, transportation, park and school facilities

<u>Findings</u>: The North Redwood Development Concept Plan provides maps that demonstrate how utility infrastructure will be made available, and unmanageable capacity issues were not identified by City departments and agencies during the NRDCP review process. The proposed public park will be beneficial in serving this area of Canby. There are significant tree resources available for the park area and the conceptual plan provides easy direct access from the subject properties to the park trails and facilities. This criterion can be met at the time of development.

<u>Criteria 16.84.040.A.5</u> Statement of increased demand for such facilities to be generated by the proposed development, if any, at this time

<u>Findings</u>: Staff finds that the applicant's narrative and information contained in the NRDCP infrastructure section is sufficient, and the applicable criteria can be met.

<u>Criteria 16.84.040.A.6</u> Statement of additional facilities, if any, required to meet the increased demand and any proposed phasing of such facilities in accordance with projected demand.

<u>Findings</u>: This staff report incorporates the relevant section of the applicant's narrative and the infrastructure section of the NRDCP as findings. All necessary utility extensions are available to serve this area when development occurs after annexation. The infrastructure section of the NRDCP indicates that connections to existing facilities are available and preferred depending on the development project. Staff finds that the applicant narrative and NRDCP information is sufficient and this criterion is or can be met.

<u>Criteria 16.84.040.A.7</u> Statement outlining method and source of financing required to provide additional facilities, if any.

<u>Findings</u>: The applicant will pay the necessary costs of their own development. Information in the NRDCP indicated that most infrastructure facilities in the North Redwood area are expected to be built by individual developers. The exception is the proposed park that can be funded with shared costs of property owners. Staff finds that information in the NRDCP is sufficient for this case, and the applicable criteria are or can be met.

<u>Criteria 16.84.040.A.8</u> Statement indicating the type and nature of any comprehensive plan text or map amendments or zoning text or map amendments that may be required to complete the proposed development.

<u>Findings</u>: The applicant intends to follow the Low Density Residential zoning designation of the Comprehensive Plan. The only change is a zoning map amendment to change the zone to R-1, and the Zone Map Change Application that accompanies this annexation request to satisfy the Development Concept Plan.

However, it must be noted that 4 dwellings are currently located on the two subject parcels. The R-1 Zone allows one single-family dwelling per lot. Subsequently, by approving an annexation of the properties, the City will create two non-conforming parcels that are not in compliance with the applied R-1 Zone designation or the Comprehensive Plan. To correct the land use violation and bring the properties into compliance, the property owners must divide the properties in a way that places each of the 4 existing dwellings on a separate lot or meet criteria for an accessory dwelling sited in 16.16.010(D). However, staff was notified by the property owners of 1794 N. Redwood St. (tax lot 1101) that the additional dwelling on their parcel is a temporary mobile home used for medical hardship purposes that was approved by Clackamas County. Subsequently, in this particular case, the property owners must file a Special Permit Application for a Hardship Situation and meet criteria listed in Section 16.44.100 CMC. The Planning Director has determined that in order for this Annexation Application to move forward, the property owners must sign and record, with the Clackamas

County Clerk's Office, an Annexation Agreement that states the property owners will file, within 6 months of the annexation approval, a City of Canby land use application to divide the land in an appropriate way to place each of the existing dwellings on a separate lot that meets the development standards of the R-1 Zone or obtain approval of a Conditional Use Permit allowing the existence of a detached accessory dwelling unit or file a Special Permit Application. Staff finds that the criterion in 16.84.040.A.8 can be met subject to meeting the provisions stated above.

Criteria 16.84.040.A.9 Compliance with other applicable city ordinances or policies

<u>Findings</u>: Based on available information, staff concludes that the proposal complies with all other city ordinances and policies.

<u>Criteria 16.84.040.A.10</u> Compliance of the application with the applicable sections of Oregon Revised Statutes Chapter 222

<u>Findings</u>: Oregon Revised Statutes (ORS) Chapter 222 provides regulation of city boundary changes and other development requirements. Staff concludes that this proposal complies with all applicable provisions in the Oregon Revised Statutes. The applicable criteria can be met.

Chapter 16.54 Amendments to the Zoning Map Analysis

The assignment of an appropriate zoning district is a part of any annexation application within the City of Canby. The approval criteria are similar to that for approval of an annexation.

16.54.010 & 0.20 & 0.30 Amendments to the Zoning Map

Findings:

16.54.010 – Authorization to initiate amendments: The property owners have authorized initiation of the proposed annexation and map amendment by signing an application form. This criterion has been met.

16.54.020 – Application and Fee: The map amendment application and associated fee were received from the applicant. This criterion has been met.

16.54.030 – Public Hearing on Amendment: This criterion will be met when the Planning Commission holds a public hearing and makes a recommendation to the City Council and when the City Council conducts its own hearing and issues a decision.

16.54.040 Standards and criteria

In judging whether or not the zoning map should be amended or changed, the Planning Commission and City Council shall consider:

A. The Comprehensive Plan of the city, giving special attention to Policy 6 of the land use element and implementation measures therefore, and the plans and policies of the county, state and local districts in order to preserve functions and local aspects of land conservation and development;

<u>Findings</u>: The subject property and the NRDCP are not identified as being in an "Area of Special Concern" that is delineated in Policy 6 of the Comprehensive Plan. Additionally, the proposed zone for the properties is consistent with the zone designation on the Comprehensive Plan Map. Staff concludes that the request meets provisions in Policy 6 and the Comprehensive Plan.

B. Whether all required public facilities and services exist or will be provided concurrent with development to adequately meet the needs of any use or development which would be permitted by the new zoning designation. (Ord. 749 section 1(B), 1984; Ord.740 section 10.3.85(D), 1984)

<u>Findings</u>: Problems or issues in the extension of utility services have not been raised by City service providers that would prevent services at the time of development. Future development of the properties can meet standards for adequate public facilities.

16.08.150 Traffic Impact Study (TIS)

- **A.** Determination based on information provided by the applicant about the proposed development, the city will determine when a TIS is required and will consider the following when making that determination.
 - 1. Changes in land use designation, zoning designation, or development standard.
 - 2. Changes in use or intensity of use.
 - 3. Projected increase in trip generation.
 - 4. Potential impacts to residential areas and local streets.
 - 5. Potential impacts to priority pedestrian and bicycle routes, including, but not limited to school routes and multimodal street improvements identified in the TSP.
 - 6. Potential impacts to intersection level of service (LOS).

Findings: The Transportation Planning Rule within State Statute (OAR 660-12-0060-9) requires that there be a record of traffic generation findings which are consistent with the City's Transportation System Plan with any Comprehensive Plan Map Amendment or Zoning Map Amendment. As previously mention, DKS Engineering provided a memo that confirmed the proposed annexation met provisions of the TPR. Additionally, a Traffic Analysis was incorporated in the NRDCP to discuss any future traffic impacts when development occurred with zone change proposals. The findings of the analysis determined that the zone change contemplated and the resulting traffic, if developed as allowed, was assumed for trip modeling in the 2010 Canby Transportation System Plan, and therefore, the Transportation Planning Rule requirements are met. The zone change from the proposed annexation would not have a significant effect on the surrounding transportation network, and no mitigation measures would be required to satisfy TPR requirements. This review criterion is met.

Chapter 16.89.060 Process Compliance

16.89.060 Type IV Decision

For certain applications, the City Council makes a final decision after a recommendation by the Planning Commission. These application types are referred to as Type IV decisions.

A. <u>Pre-application conference.</u> A pre-application conference may be required by the Planning Director for Type IV applications.

- **B.** Neighborhood meetings. The applicant may be required to present their development proposal at a neighborhood meeting (see Section 16.89.070). Table 16.89.020 sets the minimum guidelines for neighborhood review but the Planning Director may require other applications to go through neighborhood review as well.
- **C.** <u>Application requirements.</u> Type IV applications shall be made on forms provided by the Planning Director. The application shall be accompanied by all required information and fees.
- **D.** <u>Public notice and hearings.</u> The public notice and hearings process for the Planning Commission's review of Type IV applications shall follow that for Type III applications, as provided in subsections 16.89.050.D and 16.89.050.E.

E. Decision process.

- **1.** Approval or denial of a Type IV decision shall be based on the standards and criteria located in the code.
- 2. The hearings body shall issue a final written order containing findings and conclusions recommending that the City Council approve, approve with conditions, or deny the application.
- **3.** The written decision shall explain the relevant criteria and standards, state the facts relied upon in rendering the decision, and justify the decision according to the criteria, standards, and facts.
- **4.** In cases involving attorneys, the prevailing attorney shall prepare the findings, conclusions, and final order. Staff shall review and, if necessary, revise, these materials prior to submittal to the hearings body.

F. City Council proceedings:

- **1.** Upon receipt of the record of the Planning Commission proceedings, and the recommendation of the Commission, the City Council shall conduct a review of that record and shall vote to approve, approve with conditions, or deny the recommendation of the Planning Commission.
- 2. The City Council may question those individuals who were a party to the public hearing conducted by the Planning Commission if the Commission's record appears to be lacking sufficient information to allow for a decision by the Council. The Council shall hear arguments based solely on the record of the Commission.
- **3.** The City Council may choose to conduct public hearings on Comprehensive Plan amendments, amendments to the text of this title, zone map amendments, and annexations. If the Council elects to conduct such hearings, it may do so in joint session

with the Planning Commission or after receiving the written record of the Commission. (Ord. 1080, 2001)

<u>Findings</u>: Annexations are processed as a Type IV "quasi-judicial" process which is considered through a public hearing at the Planning Commission that forwards a recommendation to the City Council. The City Council also holds a public hearing and issues a final decision. The notice requirements are the same as for Type III applications.

In this particular case, the annexation request will not be scheduled for a public vote. On March 15, 2016, the Governor signed Senate Bill SB1573 that mandates some properties, meeting certain criteria, to file for annexation without going through a public vote process that might otherwise currently be in effect through local City Charter provisions and adopted code. This application meets the criteria stated in SB1573, and a public vote will not be held for this annexation application.

Notice of this application and the Planning Commission and Council Hearing dates was made to surrounding property owners on March 31, 2016, at least 20-days prior to the hearing. Prior notification and neighborhood meetings were held during the North Redwood Development Concept Plan process as well as for this Annexation Application. The site was posted with a Public Hearing Notice sign by April 29, 2016. A notice meeting ordinance requirements of the public hearings was published in the Canby Herald on May 4, 2016. Due to the extensive meetings conducted during the NRDCP process, a pre-application meeting was not required for this application. These findings indicate that all processing requirements have been satisfied with this application to date.

Public Testimony Received

Notice of this application and opportunity to provide comment was mailed to owners of lots within 500 feet of the subject properties and to all applicable public agencies and City departments on March 31, 2016. Comments are summarized below while complete comments are documented in the file. As of the date of this Staff Report, the following comments were received by City of Canby from the following persons/agencies:

Agency/City Department Comments.

Comments were received from the following persons/agencies/city departments:

 Doug Burnum and Daniel Webb citizens in the area, contacted staff by telephone and requested information regarding the impacts of this application on future annexations and development in the area.

Conclusion Regarding Consistency with the Standards of the Canby Municipal Code

Staff concludes, as detailed in the submittal from the applicant and as indicated here in this staff report, including all attachments hereto, that:

1. The applications and proposed use is in conformance with applicable sections of the City's Comprehensive Plan and Land Development and Planning Ordinance when the determinations contained in this staff report are applied.

- 2. A City adopted satisfactory Development Concept Plan and explanatory narrative was submitted as required by the annexation ordinance detailing how all necessary infrastructures to the properties proposed to be annexed will serve the area.
- 3. The proposed annexation can meet the approval criteria set forth in CMC 16.84.040.A.
- 4. The zoning of the property, if annexed, should be R-1 as indicated in the application and pursuant to the approval criteria set forth for map amendments in CMC 16.54.040.
- 5. The proposed annexation's requested zoning district of R-1 is in conformance with the Comprehensive Plan Land Use Plan Map.
- 6. The application complies with all applicable Oregon Revised Statutes.
- 7. There are sufficient public and private agency utility and service capacity to serve the site at the anticipated development intensity.
- 8. In accordance with the UGMA with Clackamas County, this proposed annexation application includes one-half of the adjacent road right-of-way with the properties proposed for annexation.
- 9. It has been determined that existing land available is below a three-year supply of developed R-1 zoned lots within the City limits. Therefore, the supply does not exceed a three-year supply and there is a "need" for low density residential zoned land for development at this time.

16.89 Recommendation

Based on the application submitted and the facts, findings and conclusions of this report, but without benefit of a public hearing, staff recommends that the Planning Commission recommend to the City Council that:

- 1. ANN/ZC 16-01 be approved subject to the property owners signing and recording, with the Clackamas County Clerk's Office, an Annexation Agreement that states the property owners will file, within 6 months of the annexation approval, a City of Canby land use application to divide the land in an appropriate way to place each of the existing dwellings on a separate lot that meets the development standards of the R-1 Zone or submit a Conditional Use Permit Application to gain approval for the existence of a detached accessory dwelling unit of the properties or a Special Permit Application for the existing Hardship Mobile Home and,
- 2. Upon annexation, the zoning of the subject properties be designated as R-1 as indicated by the North Redwood Development Concept Plan Map and the Canby Comprehensive Plan Map.



City of Canby
Planning Department

111 NW 2nd Avenue
PO Box 930

LAND USE

ANNEXATION Canby, OR 97013 (503) 266-7001

LAND USE APPLICATION

Process Type IV

APPLICANT INFORMATION: (Check ONE	E box below for de	signated contact per	son regarding th	is application)	
\square Applicant Name: OLIVER	WALCH	Phone:			
Address:		Email:			
City/State:	Zip:				
	IVER	Phone:	583.709.	7681	
Address: 101 N. Ivy S	τ.		IAN Coliver		e. net
City/State: CANBY OR	Zip: 970	13			
Property Owner Name: RYAN • K Signature:	ERRIE OLIVE	Phone:	503.709	.7681	
Address: 1850 N. REDWO	50 St	Email: 2	und a dive	2.0.0 5.150.00	
City/State: CANBY, OR	Zip: 970		YAN C Olive	er mouranc	
Property Owner Names Lloy D	JOANN WAY		503.26	6.9029	
Address: 1794 N. REDW.	600 ST.	Email:			
City/State: CANBY, OR		1013			
NOTE: Property owners or contract purchasers a	re required to auth	orize the filing of this a	nnlication and mu	st sian ahove	
 All property owners represent they have full the information and exhibits herewith submittee All property owners understand that they multimited to CMC Chapter 16.49 Site and Design Resign All property owners hereby grant consent to enter the property identified herein to conduct application. 	d are true and corr ast meet all applica eview standards. the City of Canby a	ect. ble Canby Municipal C nd its officers, agents.	ode (CMC) regulat	cions, including b	out not
ROPERTY & PROJECT INFORMATION	<u>1</u> :		31627	CO1100	
1850 + 1794 N. RED WOOD	2 ST.	1.85 ACRE	s 31 E2.	701101	,
Street Address or Location of Subject Prope	erty	Total Size of Property	Assessor Tax		
3 5FR		EFU	R-1	LDR	
Existing Use, Structures, Other Improvemen	nts on Site	Zoning	Comp Plan De		
NORTH REDWOOD DEVELOPMENT OF USE	MENT CON	CEPT PLAN			
Secretary the Proposed Development of Ose					
ANN 16-01 2-26-16	STAFF U	SE ONLY			
FILE # DATE RECEIVED	RÉCEIVE	ED BY RE	CEIPT #	DATE APP COM	PLETE

CITY OF CANBY ZONE MAP CHANGE APPLICATION

Fee \$2,640

APPLICANT**

OWNERS

Name Ryan & Kerrie Lloyd & Joann Walch	<u>Oliver</u>	Name Same as owners				
Address 1850 N Red	wood St &	Address				
	State OR Zip 97013	City	State Zip			
	Oliver Fax	Phone	Fax			
503-266-9029 Walch E-mail		E-mail				
Please indicate who is Owner Applicant		taff reports etc) and when the second	nat format they are to be sent Fax Fax			
OWNER'S SIGNATURE Signatures on File ANN 16-01						
DESCRIPTION OF PROPERTY						
Address Same as Above						
Tax Map <u>31E27CO0</u>	<u>1100 & 1101</u>	Tax Lot(s)	Lot Size <u>1.85</u>			
Existing Use 3 SFR			(Acres/Sq.Ft.)			
Proposed Use R-1						
Existing Structures 3	<u>SFR</u>					
Zoning <u>EFU</u>	Comprehensive Pla	an Designation				
Project Description	Annexation & Zone Change					
Previous Land Use Action (If any)						
	FOR CITY U	JSE ONLY				
	File # : ZC 16-01					
	Date Received: 2-26-16	By: <u>LF</u>				
	Completeness:					
	Pre-App Meeting:					
	Hearing Date:					

^{**}If the applicant is not the property owner, they must attach documentary evidence of their authority to act as agent in making this application.

Application for Annexation

Applicant: Ryan & Kerrie Oliver

1850 N Redwood Street Canby, Oregon 97013

503-266-2715

Lloyd & Joann Walch 1794 N Redwood Street Canby, Oregon 97013

503-266-9029

Owners: Ryan & Kerrie Oliver

Tax Lot 1100 .925 Acres

Lloyd & Joann Walch

Tax Lot 1101 .9256 Acres

Location: East side of North Redwood Street, adjacent to the

Northeast 18th Place and North Redwood Street

intersection

Legal Description: Tax Lots 1100 & 1101, SW 1/4 27, T.3S R.1E W.M

Comprehensive Plan: Low Density - R-1

Zone: Current County Zone – EFU

Proposed City – R-1, consistent with Comprehensive

Plan designation

Site Size: Tax Lot 1100 - .925 acres

Tax Lot 1101 - .9256 acres

Total - 1.8506 acres

(includes street right of way)

Proposal: Annexation of 1.8506 acres

Proposal

The applicants propose annexation of 1.8506 acres. Annexation will allow the potential future development of 6-8 residential home lots.

The site is included in the North Redwood Development Concept Plan (DCP) as approved by the City of Canby. The DCP is binding on the properties as shown on the City of Canby Annexation Development Map.

Site Description

The site is located on the East side of North Redwood Street near the intersection of NE 18th Place and N Redwood St.

The site has frontage on North Redwood Street. The site is bordered by City of Canby residential subdivisions on the North and West sides. The parcels to the South and East are in Clackamas County but are also part of the North Redwood DCP.

Tax lot 1100 contains two single family residences and one out building. Tax lot 1101 contains a single family residence as well as a manufactured home.

The site is mostly flat with grade falling slightly from West to East. There are no identified natural resources or physical hazards on the site. The site contains several trees of varying species and size.

Public sewer and water are available to the site in North Redwood Street. A public storm drainage line is in North Redwood Street but has minimal remaining capacity. Storm water will be managed via a method acceptable to the City of Canby Public Works Design Standards for water quality treatment and runoff.

The North Redwood Street DCP shows that the site will connect to North Redwood Street at NE 18th Place via a "Neighborhood Street". This street will continue to the East and adjoin other properties included in the DCP to the East and South. Furthermore, the DCP shows that a "Local Street" will connect into NE 18th Place on the East side of the site and run South, allowing connection into other sites included in the DCP.

Applicable Criteria and Standards

The requirements for a proposal for annexation are listed here and discussed in the following narrative:

City of Canby Municipal Code Section - 16.84.040 Annexation Standards and criteria.

The following criteria shall apply to all annexation requests.

1. A Development Concept Plan (DCP) binding for all properties located within the boundaries of a designated DCP area as shown on the City of Canby Annexation Development Map.....

<u>RESPONSE</u>: The site is within the North Redwood Street Development Concept Plan which became effective October 7, 2015 via Ordinance # CPA 15-02/TA 15-01. The site will become obligated to follow the DCP upon annexation.

2. Analysis of the need for additional property within the city limits shall be provided.....

See Enclosed Available Lot Survey

RESPONSE: In 2015 there were 85 permits issued for new residential construction. The 10 year historical average number of new residential permits issued in one year is 44.7. The 3 year historical average number of new residential permits issued in one year is 45.3.

As of February 25, 2016 the City has a total of 126 buildable residential lots. This equals approximately a 3 year supply based upon historical average of permits issued. However, the annexation vote for the site will occur in November 2016. Assuming historical averages we would assume that at the end of 2016 their will be approximately 88 buildable lots remaining - less than a 2 year supply.

The site is 1.8506 acres and is expected to yield 6-8 new R-1 residential building lots if/when it is developed. Thus the site will potentially add approximately a 2 month supply of lots based upon historical averages.

4

3. Statement of potential physical, aesthetic and related social effects of the proposed development on the community as a whole and on the neighborhood of which it will become a part.....

<u>RESPONSE</u>: The property is currently not being used for agricultural purposes. Agriculture use is most likely not economically feasible for the site long-term. Therefore, the best use of the property is for residential purposes.

There are no known natural resources, physical hazards, surface water, historic sites, fish & wildlife habitat, wetlands, steep slopes, floor prone areas, or poor soils on the site.

The site is part of the North Redwood Street DCP. This concept includes a cohesive and coordinated approach to future development. The DCP is structured using innovative development parameters to maximize the benefits for the community.

4. Statement of availability, capacity and status of existing water, sewer, drainage, transportation, park and school facilities.

<u>RESPONSE</u>: Water Service is available in North Redwood Street via an existing 12 inch waterline. Sanitary Sewer service is available in North Redwood Street via an existing 15 inch sewer line. A Storm Water line exists in North Redwood Street but has limited capacity. Storm water will be managed via a method acceptable to the City of Canby Public Works Design Standards for water quality treatment and runoff.

A traffic impact study has been commissioned to review the sites impact if/when developed. The site is small so no significant transportation impact is anticipated. The site currently contains four residences and the site is expected to only realize a maximum total of 6-8 residences if/when fully developed. Therefore, it is expected that only 2-4 additional residences could be added with development, thus the traffic impact is expected to be minimal.

Our school district has experienced enrollment decline for several years. All schools have capacity for additional enrollment at this time.

The DCP recommends that the entire area included in the DCP boundary combine efforts to participate in the development of "Willow Creek Park" and a "Neighborhood Park". It is anticipated that as the sites in the DCP annex and begin development improvements, the City will help coordinate the location of the parks as well as property owner participation in both Park improvements.

5. Statement of increased demand for such facilities to be generated by the proposed development, if any.

RESPONSE: The site is reasonably small compared to the overall DCP boundary. None of the existing homes are using City of Canby utility services so additional impact to services is expected. However, all public services appear to have capacity to serve the site if/when developed. The annexation of the site is not expected to burden any public services.

6. Statement of additional facilities, if any, required to meet the increased demand and any proposed phasing of such facilities in accordance with projected demand, if any.

RESPONSE: The site will make System Development Contribution payments if/when developed to help offset the increased demand to public facilities. Furthermore, the improvements property tax revenue will help increase the tax base for the City of Canby to assist in other areas of demand.

7. Statement outlining method and source of financing required to provide additional facilities, if any.

RESPONSE: When the site is improved for development, the developer will supply financing as necessary to complete the improvements. The site is relatively small and the capital requirement is not expected to be significant.

8. Statement indicating the type and nature of any comprehensive Plan text or map amendments or Zoning text or map amendments that may be required to complete the proposed development.

RESPONSE: The site is designated "EFU" by Clackamas County, an agricultural zone. The site is not being used for agricultural purposes at this time. The soil type is identified as "Latourell Loam" which is suitable for agriculture or development. Since the site is within the Urban Growth Boundary, the policy has been established by the City and County that the site ultimately will be developed for urban use.

The site is designated as R-1 Low Density Residential on the City's Comprehensive Plan. If annexed into the City, the property will be zoned R-1 LDR for future development consideration.

9. Compliance with other applicable city ordinances or policies;

RESPONSE: The application complies with other city ordinances or policies, or can be made to comply through the development process.

10. Compliance of the application with the applicable sections of Oregon Revised Statutes Chapter 222.

RESPONSE: The applicant expects to comply with all provisions of ORS Chapter 222.

<u>Conclusion</u>: The criteria of City of Canby Municipal Code Section - 16.84.040 Annexation Standards and criteria are satisfied, as demonstrated by the foregoing narrative.

Conclusion

The foregoing narrative describes a proposal for annexation of 1.8506 acres. The annexation proposal supports the City of Canby's goals and policies. Furthermore, the annexation satisfies applicable criteria identified in the City of Canby's Comprehensive Plan and Land Development/Planning Code.

Once the annexation of the site occurs, the property owners will be bound to the North Redwood Street DCP. This will ensure a cohesive and coordinated approach to future development. Therefore, the proposed annexation should be approved, along with establishing the zoning according to the City of Canby's Comprehensive Plan designation (R-10 LDR).

Available Platted Lots in Canby by Subdivisions

As of Februa	ary 25, 2016								
						R-1 Zone	R-1.5 Zone	R-2 Zone	
YEAR	PLAT #	SUBDIVISION NAME	Zoning	Total Lots	Homes Permitted	Lots Remaining	Lots Remaining	Lots Remaining	Total Remaining
1991	2995	North Pine Addition No. 2	R-1	13	12	1	0	0	1
2004	3947	Yorkfield	R-2	136	133	0	0	3	3
2005	4089	Kraft Place	R-1	4	1	3	0	0	3
2006	4095	Bremer Court	R-1	7	6	1	0	0	1
2006	4218	Dinsmore Estates	R-1	14	13	1	0	0	1
2006	4162	Knott Commons	R-2	10	7	0	0	3	3
2014	4396	Northwoods Estates No. 2	R-1	33	9	24	0	0	24
2015	4409	Dinsmore Estates - 2	R-1	41	33	8	0	0	8
2015	4422	Pine Meadow	R-1	19	11	8	0	0	8
2015	4423	Poplar Townhomes	R-2	6	0	0	0	6	
2015	4433	Faist Addition Phase 6	R-1	30	2	28	0	0	28
2015	4436	Dinsmore Estates - 3	R-1.5	10	3	0	7	0	7
2016	not recorded	Emerald Gardens	R-2	15	0	0	0	15	
2016	not recorded	Franz Meadow	R-1	18	0	18	0	0	18
	Te	otal Platted Lots Remaining in Subdi as of 2/25/16	vions			92	7	27	126

Available Platted Lots in Canby by Minor Land Partitions

As of Februa	ary 25, 2016								
						R-1 Zone	R-1.5 Zone	R-2 Zone	
YEAR	PLAT #	SUBDIVISION NAME	Zoning	Total Lots	Homes Permitted	Lots Remaining	Lots Remaining	Lots Remaining	Total Remaining
2008	PP2008-022	Fawver	R-2	2	1	0	0	1	1
2008	PP2008-100	Kacalek	R-1	2	1	1	0	0	1
2009	PP2009-036	City of Canby	R-1	3	0	3	0	0	3
2009	PP2009-048	WVCC	R-1	2	1	1	0	0	1
2011	PP2011-038	Zimmer	R-2	3	1	0	0	2	2
2015	PP2015-004	White River Homes	R-1	2	1	1	0	0	1
		Total Platted Lots Remaining MLP				6	0	3	9
		as of 2/25/16							

		R-1 Zone	R-1.5 Zone	R-2 Zone	TOTAL
		Lots Remaining	Lots Remaining	Lots Remaining	REMAINING
Total Buildable Residential Lots		98	7	30	135
as of 2/25/16					
	TOTAL SFR (R-1 & R1.5)	105			
	TOTAL MFR (R-2)	30			

2015			
Month	SFR	<u>MFR</u>	TOTAL Permits
Jan	4	0	4
Feb	1	2	3
March	6	6	12
April	4	0	4
May	4	3	7
June	4	0	4
July	13	0	13
August	6	6	12
Sept	8	0	8
Oct	8	0	8
Nov	4	0	4
Dec	6	0	6
Total	68	17	85

SFR = Single Family Residential MFR = Multi Family Residential

TOTAL BUILDING PERMITS - NI	EW RESIDEN	ITIAL CON	STRUCTION	- as of January 1, 2016
10 Year Historical Average 3 Year Historical Average	447 Permits 136 Permits		44.7 per year 45.3 per year	3.73 per month 3.78 per month
2015 Actuals	68 Permits SFR	17 Permits MFR	85 per year Total	7.08 per month

	Avg Permits	In Years
10 Year Historical Average	44.7 per year	3.02 years
3 Year Historical Average	45.3 per year	2.98 years
2015 Actuals	85 per year	1.59 years

	Avg Permits		In Years	
10 Year Historical Average	44.7	per year	2.19	years
3 Year Historical Average	45.3	per year	2.15	years
2015 Actuals	85	per year	0.59	years
****Estimate End of 2016				



#7675 RYAN OLIVER PROPOSED ANNEXATION TO THE CITY OF CANBY

"EXHIBIT A"

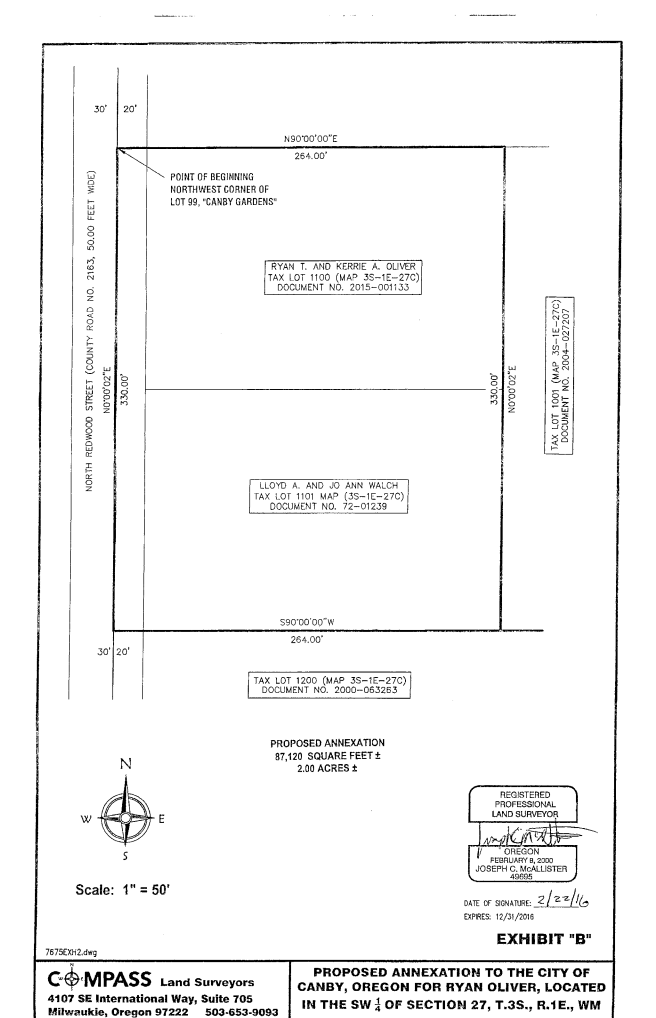
A TRACT OF LAND LOCATED IN THE SOUTHWEST QUARTER OF SECTION 27, TOWNSHIP 3 SOUTH, RANGE 1 EAST, WILAMETTE MERIDIAN, CLACKAMAS COUNTY, OREGON, BEING A PORTION OF LOT 99, "CANBY GARDENS", A SUBDIVISION PLAT OF RECORD, PLAT NO. 230, CLACKAMAS COUNTY PLAT RECORDS, MORE PARTICULARLY DESCRIBED AS FOLLOWS;

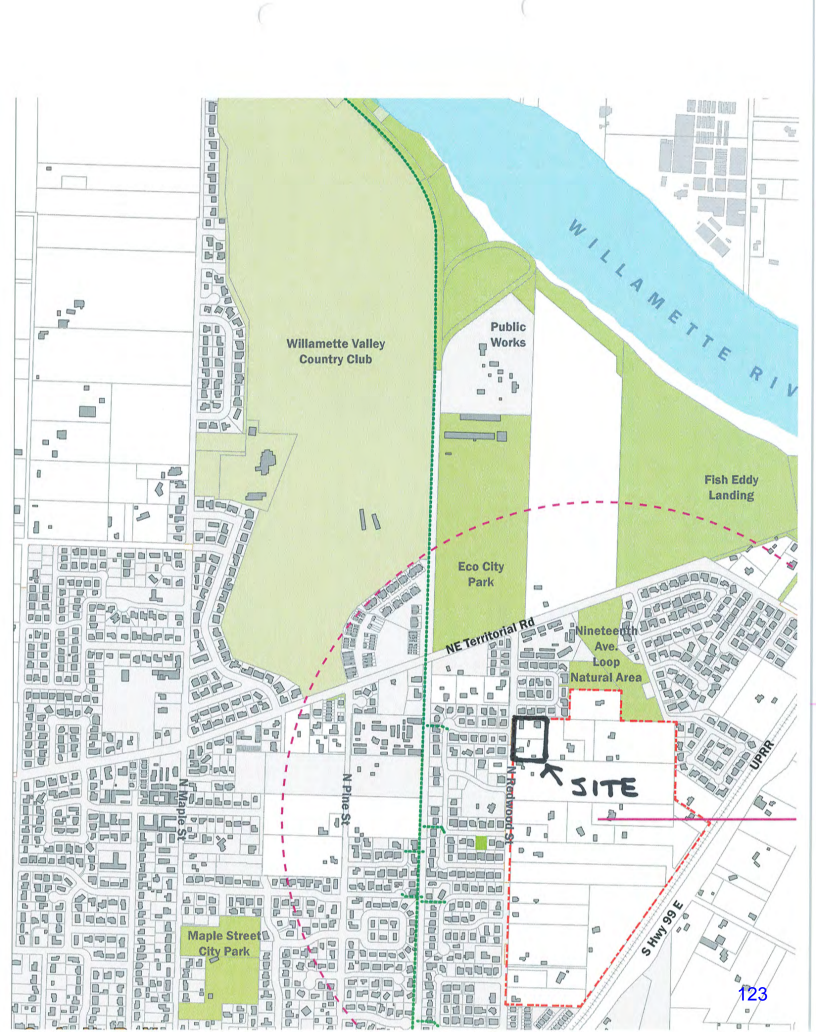
BEGINNING AT THE NORTHWEST CORNER OF LOT 99, "CANBY GARDENS", PLAT NO. 230, CLACKAMAS COUNTY PLAT RECORDS, SAID POINT BEING ON CENTERLINE OF NORTH REDWOOD STREET (COUNTY ROAD NO. 2163, 50.00 FEET WIDE); THENCE N.90°00'00"E., 264.00 FEET; THENCE S.00°00'02"W., 330.00 FEET TO THE SOUTH LINE OF LOT 99, "CANBY GARDENS"; THENCE ALONG THE SOUTH LINE OF LOT 99, S.90°00'00"W., 264.00 FEET TO THE CENTERLINE OF NORTH REDWOOD STREET, BEING THE WEST LINE OF LOT 99; THENCE ALONG SAID CENTERLINE, N.00°00'02"E., 330.00 FEET TO THE POINT OF BEGINNING, CONTAINING 87120 SQUARE FEET (2.00± ACRES) MORE OR LESS.

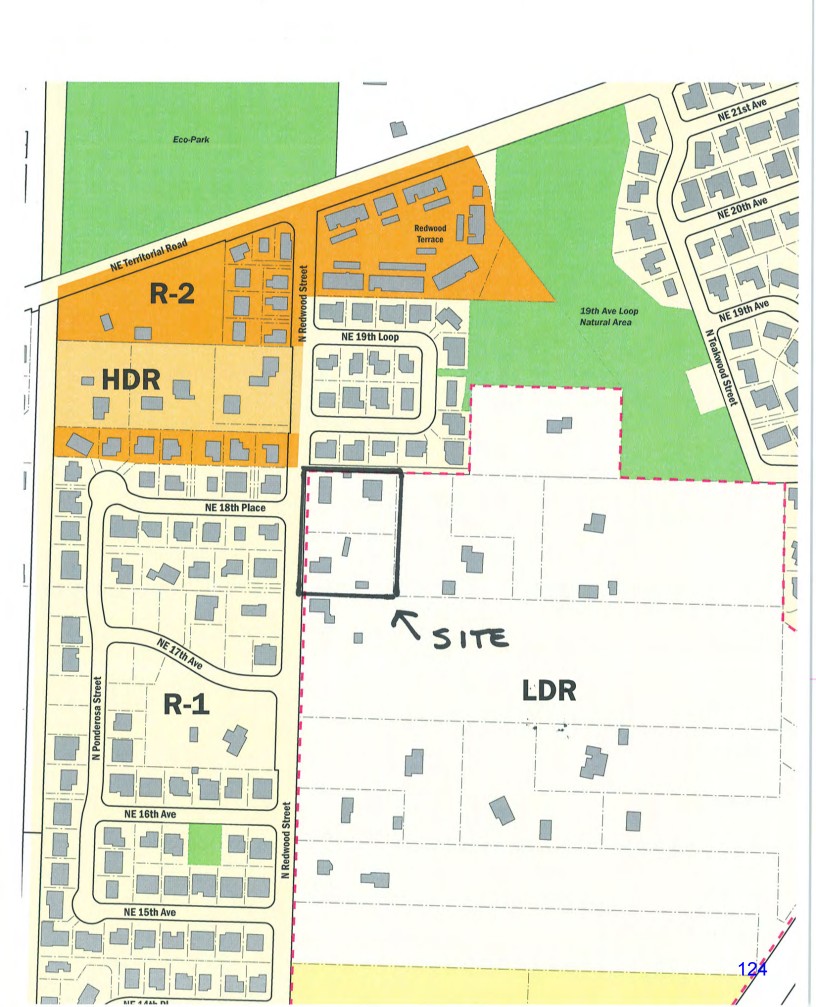
REGISTERED PROFESSIONAL LAND SURVEYOR

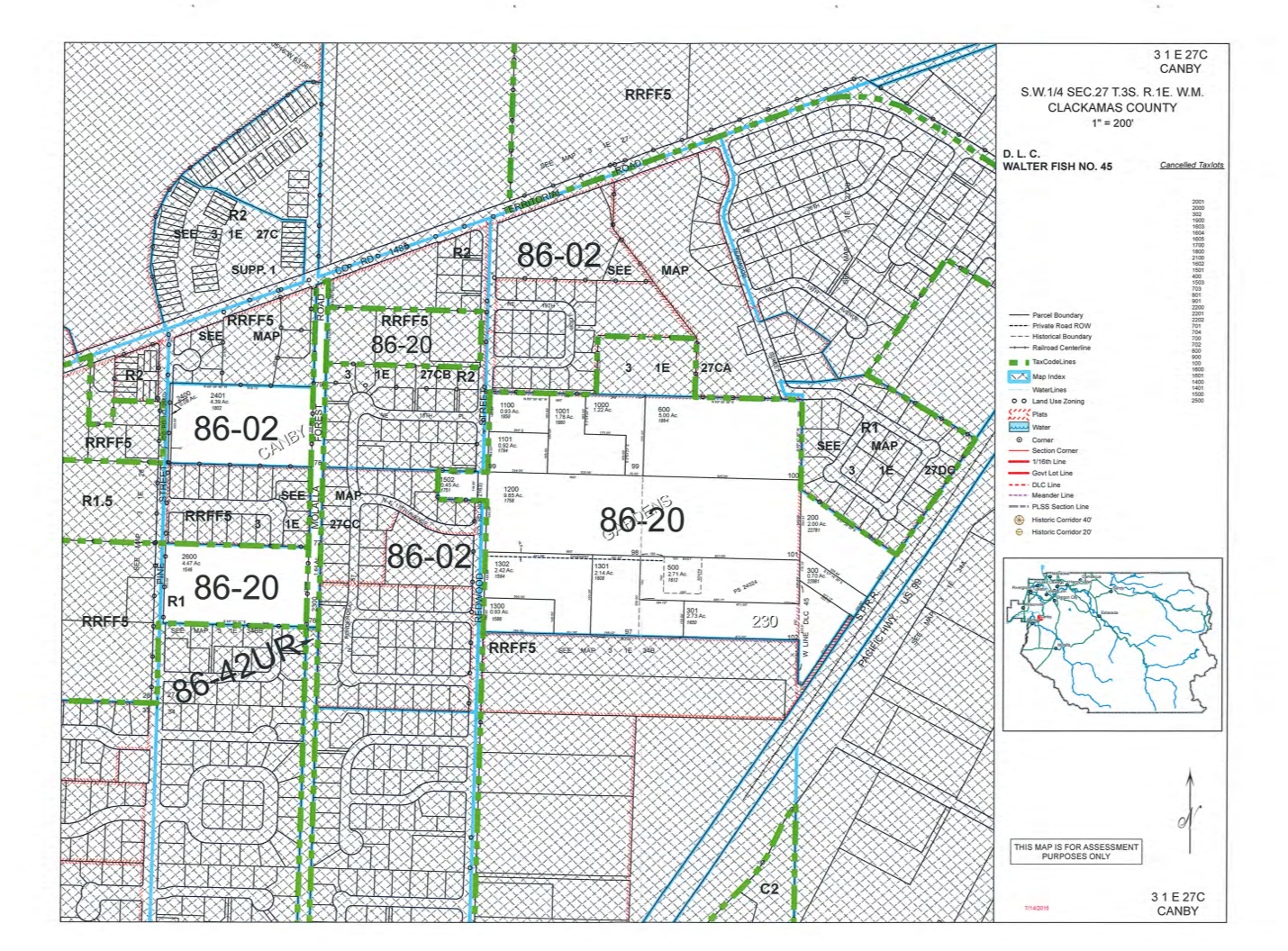
OREGON FEBRUARY 8, 2000 JOSEPH C. McALLISTER 49695

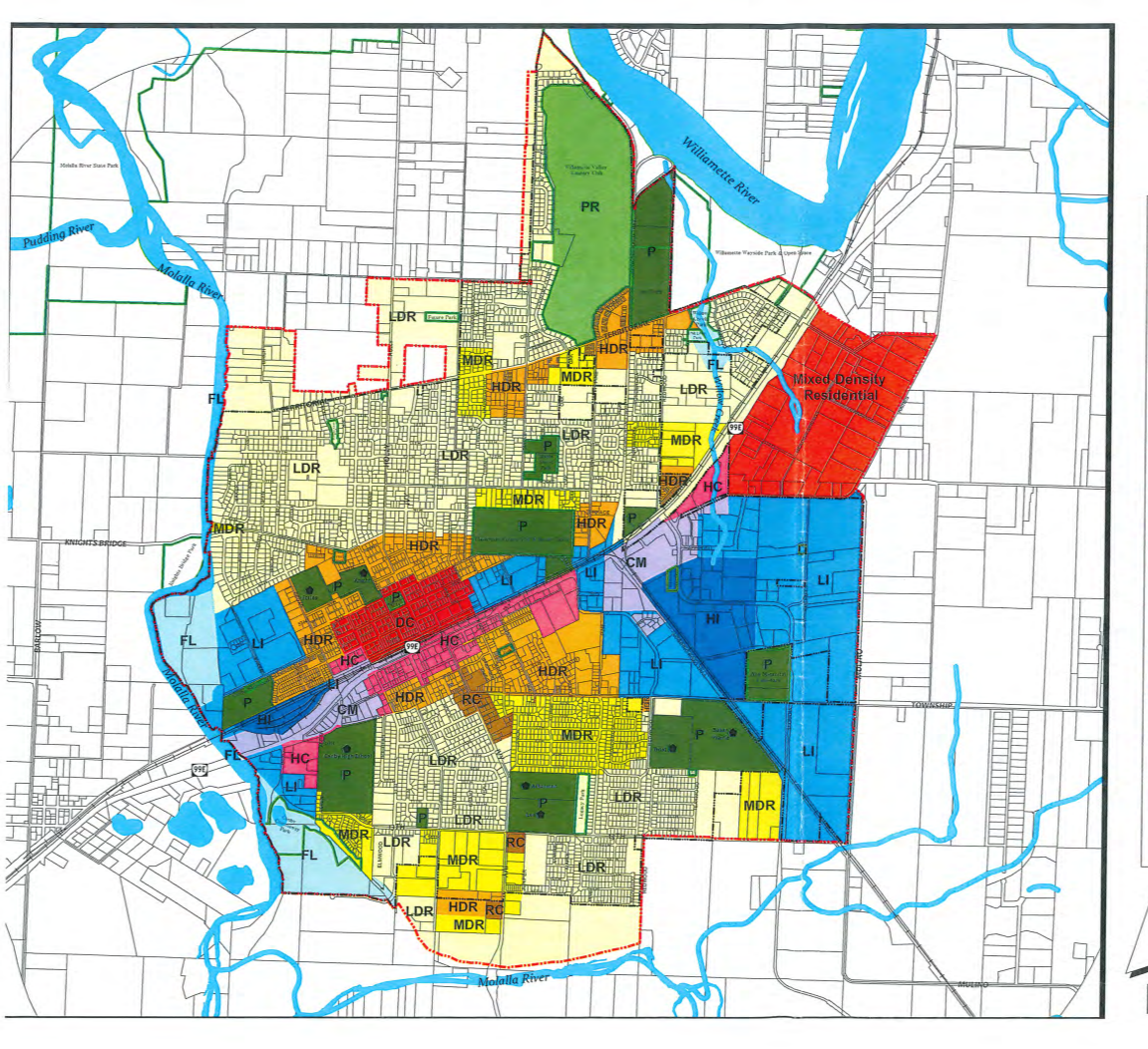
DATE OF SIGNATURE: 2/22/16 EXPIRES: 12/31/2016











City of Canby Comprehensive Plan Map



May 2014

The information depicted on this map is for general reference only. The City of Canby cannot accept any responsibility for errors, omissions, or positional accuracy.

However, notification of errors would be appreciated 26

Ryan & Kerrie Oliver Lloyd & Joann Walch

1850 & 1794 N Redwood ST. Canby, Oregon 97013 503-266-2715

January 26, 2016

RE: Neighborhood Meeting - Proposed Annexation - North Redwood Street

Tax Lot #31E27C01100

Oliver

- .925 acres

Tax Lot #31E27C01101

Walch

- .9256 acres

Total

-1.8506 acres

Dear Property Owner,

You are invited to attend a neighborhood meeting to discuss a proposed annexation for properties located at 1794 N Redwood St and 1850 N Redwood St in Canby. The meeting will be held at 7:00pm on Tuesday, February 23, 2016 at the Canby Adult Center – 1250 S. Ivy St.

We will be providing general information on the proposed annexation. If you have any questions, concerns or thoughts about the annexation we would like to discuss them at this meeting. Thank you for your time and we look forward to seeing you at the meeting.

If you are unable to attend the meeting but would like to discuss the development with us, please give us a call at 503-266-2715 or e-mail to Ryan@oliverinsurance.net

300

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Sincerely,

Ryan Oliver

Neighborhood Meeting

Applicant: Ryan & Kerrie Oliver

1850 N Redwood Street Canby, Oregon 97013

503-266-2715

Lloyd & Joann Walch 1794 N Redwood Street Canby, Oregon 97013

503-266-9029

Owners: Ryan & Kerrie Oliver

Tax Lot 1100 .925 Acres

Lloyd & Joann Walch

Tax Lot 1101 .9256 Acres

Location: East side of North Redwood Street, adjacent to the Northeast 18th Place

and North Redwood Street intersection

Legal Description: Tax Lots 1100 & 1101, SW 1/4 27, T.3S R.1E W.M

To Whom it may concern:

A neighborhood meeting was held at the Canby Adult Center on Tuesday, February 23rd at 7:00pm for the discussion on our proposed annexation. All property owners living within 500 feet of the subject property were notified at least fourteen (14) days in advance. The following citizens were in attendance:

- -Ryan Oliver-Applicant
- -Kerrie Oliver-Applicant
- -Lloyd Walch-Applicant
- -Joann Walch-Applicant
- -Dan Leischner- Northeast Neighborhood Association President 503.266.5612
- -Dan Webb- 1864 N Redwood / 503.510.9029

The following is a list of comments and questions raised during meeting:

- -Oliver & Walch described the annexation they are presenting and the reasons for it. Describing there is no planned development to take place
- -Is there a masterplan for the annexation?
- -Transportation study and boundary survey were done
- -Do we need to partition off secondary dwellings?

- -will the city require road improvements?
- Are you required to hook up to utilities?

20,

-Will it need to be approved by city council and planning commission before development?

All in attendance seemed to be satisfied with our response to the above questions. No serious issues were raised and guests seemed to be supportive.

Thank you.

Sincerely,

Ryan Oliver Applicant -516-N IN

PHONE NAMS Dan Leischher 266-5612 510-9798 1864 N. Rebuss Pan hebb 503-9019 1794N. Reduced do Ann + Lloyd Watch 503-263-7979 Kyan Oliver & Kerric Minutes. Joint annixation.
Oliver's annixing in fir purposes Walch's trying to elimate hardship - Question-do we have to mesterplan? No-because we are not developing - Oliver's had to do transporation study to bounding deal cation

Nothing - partition of when go to sell - make sure city doesn't require partitioning

Sewe Key-	Ed Water - Storm water - we are not entirely Sure - this comes into play When you partion. Mings this grand with development not annexation.
	be approved by city convoil before it goes to vote.
,	·

CITY OF CANBY - COMMENT FORM

If you are unable to attend the Public Hearings, you may submit written comments on this form or in a letter. Please send comments to the City of Canby Planning Department:

By mail: Planning Department, PO Box 930, Canby, OR 97013
In person: Planning Department at 111 NW Second Street

E-mail: brownb@ci.canby.or.us

Written comments to be included in Planning Commission packet are due by Wednesday, April 27, 2014. Written comments to be included in City Council packet are due by Wednesday, May 18, 2016. Written and oral comments can be submitted up to the time of the Public Hearings and may also be delivered in person during the Public Hearings.

COMM	ENTS:			
WE	HAVE NO	CONCERNS	INT HTIW	S APPLICATION
	HASSA		M	
EMAIL: ORGANI	LATION/BUSINI	ess/AGENCY: CUR	eans wellow	N INC:
ADDRES	SS: (0655	SW HAMPT	JUST. SUIT	E 210
PHONE # DATE:	(optional): 5	03 684 34	7.8	
-	Alle	4015	8=	
AGENCY	Y RESPONSE - <u>Pi</u>	ease check one box and	l fill in your Name/Age	ency/Date above:
□ Adequ	ate Public Servic	es (of your agency) are	available	
Adequ	ate Public Servic	es will become availabl	e through the develop	ment
	tions are needed,	as indicated	oon oo peesse wen	
Adedii	are nublic service	es are not available and	WILL DOLDECOME SVSUS	41316

A REVISED TPR COMPLIANCE LETTER IS BEING PREPARED BY ODOT TO ADD CLARIFICATION



Department of Transportation

Region 1 Headquarters 123 NW Flanders Street Portland, Oregon 97209 (503) 731.8200 FAX (503) 731.8259

April 15, 2016

City of Canby PO Box 930 Canby, OR 97013 ODOT Case No: 7080

Subject:

Ann/ZC 16-01, 02, 03: N. Redwood St. Annexations and Zone Changes

S Highway 99E between N. Redwood St. and NE Territorial Road

Attn: Bryan Brown, Planner

We have reviewed the applicant's proposal to for annexation and zone changes of 72.15 acres of land along N. Redwood St. at multiple addresses in Canby. Proposed zone changes are from EFU to R-1; RRFF5 to R-1, R-1.5 & R-2. The site is adjacent to PACIFIC HIGHWAY EAST. ODOT has permitting authority for this facility and an interest in assuring that the proposed zone change/comprehensive plan amendment is consistent with the identified function, capacity and performance standard of this facility. According to the 1999 Oregon Highway Plan (OHP), this facility is classified a REGIONAL highway and the performance standard is 0.75 volume to capacity (v/c) ratio in unincorporated communities.

For zone changes and comprehensive plan amendments, local governments must make a finding that the proposed amendment complies with the Transportation Planning Rule (TPR), OAR 660-012-0060. There must be substantial evidence in the record to either make a finding of "no significant effect" on the transportation system, or if there is a significant effect, require assurance that the land uses to be allowed are consistent with the identified function, capacity, and performance standard of the transportation facility.

In order to determine whether or not there will be a significant effect on the State transportation system, ODOT requests that the City of Canby require the applicant to prepare a traffic impact study (TIS) prepared by a transportation engineer registered in Oregon. The analysis should address the following:

1. A comparison between the land use with the highest reasonable trip generation rate allowed outright under the <u>proposed</u> zoning/comp plan designation and the land use with the highest reasonable trip generation rate allowed outright under the <u>existing</u> zoning/comprehensive plan designation (this is commonly referred to as the "reasonable worst case" traffic analysis). The analysis should utilize the current edition of Institute of Transportation Engineers (ITE) Trip Generation manual, unless otherwise directed. To determine the maximum amount of building square footage

OAR 734-051 website: http://arcweb.sos.state.or.us/rules/OARS_700/OAR_734/734_051.html

that could be put on the site the analyst should look at the number of parking spaces, building height, and required landscaping in the local development code.

Note: It is important that the applicant's transportation engineer provide ODOT the opportunity to review and concur with the mix of land uses and square footage they propose to use for the "reasonable worst case" traffic analysis for both existing and proposed zoning prior to commencing the traffic analysis, particularly if the applicant chooses to perform their analysis using a trip generation rate determined by any means other than ITE *Trip Generation*.

- Analysis may rely on existing and planned transportation improvements in which a funding mechanism is in place including but not limited to projects identified in:
 - State Transportation Improvement Program (STIP),
 - Local/County Capital Improvement Plans (CIP),
 - Financially constrained Regional Transportation System Plan (RTP).
- The analysis should apply the highway mobility standard (volume-to-capacity ratio) identified in the OHP over the planning horizon in the adopted local transportation system plan of the area or 15 years from the proposed date of amendment adoption, whichever is greater (OHP Action 1F2).
- 4. In situations where the highway facility is operating above the OHP mobility standard and transportation improvements are not anticipated within the planning horizon to bring performance to standard, the performance standard is to avoid further degradation. If the proposed zone change or comprehensive plan amendment increases the volume-to-capacity ratio further, it will significantly affect the facility (OHP Action 1F6).
- The analysis should not include any existing or proposed approaches on the highway unless the proposed site is landlocked². If landlocked, the analysis should only use one approach to the highway.

Prior to commencing the TIS, the applicant should contact Andy Jeffrey, ODOT Region 1 Traffic at 503.731.8435 to obtain ODOT concurrence with the scope of the study.

Thank you for providing ODOT the opportunity to participate in this land use review. If you have any questions regarding this matter, please contact me at .

Sincerely.

P Elise Scolnick Development Review Planner

C: Andy Jeffrey, ODOT Region 1 Traffic

A parcel is considered 'landlocked' if it has no other reasonable access other than to a state highway. Burden of proof is on the applicant to provide justification as to why access to a road other than a state highway is not reasonable.

Enrolled Senate Bill 1573

Sponsored by Senator BEYER (Presession filed.)

CHAPTER	

AN ACT

Relating to boundary changes; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2016 Act is added to and made a part of ORS 222.111 to 222.180.

SECTION 2. (1) This section applies to a city whose laws require a petition proposing annexation of territory to be submitted to the electors of the city.

- (2) Notwithstanding a contrary provision of the city charter or a city ordinance, upon receipt of a petition proposing annexation of territory submitted by all owners of land in the territory, the legislative body of the city shall annex the territory without submitting the proposal to the electors of the city if:
- (a) The territory is included within an urban growth boundary adopted by the city or Metro, as defined in ORS 197.015;
- (b) The territory is, or upon annexation of the territory into the city will be, subject to the acknowledged comprehensive plan of the city;
- (c) At least one lot or parcel within the territory is contiguous to the city limits or is separated from the city limits only by a public right of way or a body of water; and
 - (d) The proposal conforms to all other requirements of the city's ordinances.
- (3) The territory to be annexed under this section includes any additional territory described in ORS 222.111 (1) that must be annexed in order to locate infrastructure and right of way access for services necessary for development of the territory described in subsection (2) of this section at a density equal to the average residential density within the annexing city.
- (4) When the legislative body of the city determines that the criteria described in subsection (2) of this section apply to territory proposed for annexation, the legislative body may declare that the territory described in subsections (2) and (3) of this section is annexed to the city by an ordinance that contains a description of the territory annexed.

SECTION 3. This 2016 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2016 Act takes effect on its passage.

Page 1

Governor Kate Brown (/gov/Pages/index.aspx) / Administration (/gov/admin/Pages/default.aspx) / Bills Signed

Bills Signed

For more information about legislative history on these bills, **click here** (https://olis.leg.state.or.us/liz/2013I1).

Bills Signed 2016

	Measure Number	Signed or Vetoed	
53	SB 1503	Signed	
54	SB 1512	Signed	
55	SB 1513	Signed	:
56	SB 1522	Signed	÷
57	SB 1527	Signed	
58	SB 1533	Signed	
59	SB 1566	Signed	
60	SB 1573	Signed	
61	SB 1582	Signed	
62	SB 1591	Signed	
63	HB 4037	Signed	
64	HB 4009	Signed	
65	HB 4107	Signed	₩

Bills Signed 2015



A REQUEST FOR APPROVAL OF

ANNEXATION AND ZONE CHANGE)

BEFORE THE PLANNING COMMISSION OF THE CITY OF CANBY

FINDINGS, CONCLUSION & FINAL ORDER

ANN/ZC 16-01

FOR PROPERTY LOCATED AT 1850 N REDWOOD ST AND 1794 N REDWOOD ST) RYAN & KERRIE OLIVER) LLOYD & JOANN WALCH)
of real property described as Tax Lots	n annexation/zone change application #ANN/ZC 16-01 of 1.85 acres 31E27C01100 and 31E27C01101, Clackamas County, Oregon. The requested to be zoned city R-1 (Low Density Residential).
9, 2016 during which the Planning Co	applications ANN/ZC 16-01 after the duly noticed hearing on May mmission recommended by a/_ vote that the City Council nmendation contained in the staff report.
Commission determines whether crite <i>Ordinance</i> are met, or can be met by	ion and zone change application shall be approved, the Planning eria from the <i>City of Canby Land Development and Planning</i> observance of conditions. Applicable criteria and standards were a staff report dated May 9, 2016 and presented at the May 9, 2016 ission.
2016 during which the staff report was presentation from staff. Staff recomm	applications ANN/ZC 16-01 at a public hearing held on May 9, as presented, including all attachments, and a PowerPoint mended that the Planning Commission forward a recommendation proposed annexation, new zoning designations, and adoption of atted by the applicants.
<u> </u>	losing the public hearing, the Planning Commission made the those contained in the staff report to arrive at their decision and

CONCLUSION

In summary, the Planning Commission adopted the findings contained in the staff report, concluded that the annexation/zone change meets all applicable approval criteria, and approved Files #ANN/ZC 16-01 as stated below. The Planning Commission's order is reflected below.

ORDER

Based on the application submitted and the facts, findings and conclusions of the staff report, and the supplemental findings from the public hearing, the Planning Commission recommended to the City Council **APPROVAL** of annexation and zone change applications **ANN/ZC 16-01** as follows:

- 1. ANN/ZC 16-01 be approved subject to the property owners signing and recording, with the Clackamas County Clerk's Office, an Annexation Agreement that states the property owners will file, within 6 months of the annexation approval, a City of Canby land use application to divide the land in an appropriate way to place each of the existing dwellings on a separate lot that meets the development standards of the R-1 Zone or submit a Conditional Use Permit Application to gain approval for the existence of a detached accessory dwelling unit of the properties and,
- 2. Upon annexation, the zoning of the subject properties be designated as R-1 as indicated by the North Redwood Development Concept Plan Map and the Canby Comprehensive Plan Map.

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City of Canby

ANNEXATION AND ZONE CHANGE STAFF REPORT FILE #: ANN/ZC16-02

Prepared for the May 9, 2016 Planning Commission Meeting

LOCATION: 1212, 1234, and 1176 N. Redwood Street



ANNEXATION PROPERTY Size: The site is a total of 4.57 acres

<u>Tax Lots</u>: Tax Lots 31E34B 00300, 31E34B 00301, 31E34B 00302

COMPREHENSIVE PLAN DESIGNATION: Medium Density Residential (MDR) & High Density Residential (HDR)

<u>CURRENT ZONING DESIGNATION:</u> Clackamas County: Rural Residential Farm Forest 5-Acre (RRFF5) <u>PROPOSED ZONING:</u> City: Medium Density Residential and High Density Residential (R-1.5 & R-2)

Owner: ManDan, LLC
APPLICANT: Allen Manuel

APPLICATION TYPE: Annexation/Zone Change (Type IV)

CITY FILE NUMBER: ANN/ZC 16-02

DATE OF REPORT: April 29, 2016

DATE OF PUBLIC HEARING: May 9, 2016

I. PROJECT OVERVIEW & EXISTING CONDITIONS

The property owner of three parcels of land located on N. Redwood Street proposes the annexation of their properties into the City of Canby. The property owner also proposes a zone change application to change the current zoning from its Clackamas County designation to the City of Canby's R-1.5 and R-2 zone that is designated Medium Density Residential and High Density Residential in the Canby Zone Code. Two of the subject parcels (tax lots 301 & 302) have the corresponding MDR-Medium Density Residential Comprehensive Plan designation, and the most southerly parcel (tax lot 300) has a Comprehensive Plan designation of HDR-High Density Residential.

The City of Canby's annexation ordinance requires a Concept Development Plan for the tax lots which are a part of this annexation request. This annexation, along with others, were precipitated by the City's initiative to seek and secure grant funding through the Transportation Growth Manage Program to fund the completion of a Development Concept Plan for the North Redwood area which is a requirement prior to annexation for properties in this area. The property owner involved with this annexation has worked together with other property owners in the North Redwood area by participating in the City's planning effort to meet the Concept Development Plan requirements for the area. Subsequently, the North Redwood Development Concept Plan (NRDCP) was adopted by the Canby City Council on October 7, 2015.

The existing annexation area is located within the City of Canby's Urban Growth Boundary. The City of Canby Comprehensive Plan has envisioned the ultimate urbanization of this area and its intended land use. The Comprehensive Plan Map for these particular lots indicates residential use with a portion shown at medium density and a portion at high density. The area is currently within Clackamas County's jurisdiction and is presently zoned as Rural Residential Farm Forest 5-Acre (RRFF5). This annexation request is to rezone the properties involved to the City zoning of R-1.5 and R-2 in accordance with the corresponding City Comprehensive Plan Map land use designation. These zone designations will take effect if annexed as indicated in this application with tax lots 301 and 302 zoned R-1.5 – Medium Density Residential (2.4 acres) and tax lot 300 zoned R-2 – High Density Residential (2.17 acres).

The North Redwood Development Concept Plan (NRDCP) is intended to address City of Canby infrastructure requirements for the North Redwood area. The NRDCP is not a specific development proposal, but a design concept that provides an understanding and framework prior to annexation of how the properties must be developed when brought into the City occurs.

II. ATTACHMENTS

- A. Applications
- B. Narrative
- **C.** Available Platted Lot Supply in Canby
- **D.** Survey of Property to Be Annexed and Legal Description of Private Property and ½ of adjacent Redwood Street Right-of-Way to be Annexed
- E. Maps
- F. Development Concept Plan (online)

- G. ODOT Transportation Planning Rule Compliance Letter
- H. Senate Bill 1573
- I. Agency/Citizen Comments

III. Applicable Review Criteria & Findings

Major approval criteria used in evaluating this application include the following Chapters from the *City of Canby's Municipal Code including the Land Development and Planning Ordinance* (Title 16):

- 16.84 Annexations
- 16.54 Amendments to Zoning Map
- 16.89 Application and Review Procedures
- 16.18 R-1.5 Medium Density Residential Zone
- 16.20 R-2 High Density Residential Zone

City of Canby Comprehensive Plan Policies and Implementation Measures Clackamas County/City of Canby Urban Growth Management Agreement (UGMA) State Statutes- ORS 195.065 and 222

Chapter 16.84Annexation Compliance

16.84.040. A.1.b. Annexation Development Map.

- **A.** The following criteria shall apply to all annexation requests.
 - **1.** The City of Canby Annexation Development Map shall determine which properties are required to submit either (See Figure 16.84.040):
 - a. A Development Agreement (DA) binding for all properties located within the boundaries of a designated DA area as shown on the City of Canby Annexation Development Map. The terms of the Development Agreement may include, but are not limited to:
 - **1.** Timing of the submittal of an application for zoning
 - **2.** Dedication of land for future public facilities including park and open space land
 - **3.** Construction of public improvements
 - **4.** Waiver of compensation claims
 - 5. Waiver of nexus or rough proportionality objections to future exactions
 - 6. Other commitments deemed valuable to the City of Canby

For newly annexed properties that are within the boundaries of a DA area as designated on the City of Canby Annexation Development Map: A Development Agreement shall be recorded as a covenant running with the land, binding on the landowner's successors in interest prior to the City Council granting a change in zoning classification.

b. A Development Concept Plan (DCP) binding for all properties located within the boundaries of a designated DCP area as shown on the City of Canby Annexation

Development Map. A Development Concept Plan shall address City of Canby infrastructure requirements including:

- 1. Water
- 2. Sewer
- 3. Storm water
- 4. Access
- 5. Internal Circulation
- **6.** Street Standards
- **7.** Fire Department requirements
- 8. Parks and open space

For newly annexed properties that are within the boundaries of a DCP area as designated on the City of Canby Annexation Development Map: A Development Concept Plan shall be adopted by the Canby City Council prior to granting a change in zoning classification. (Ord. 1294, 2008)

Findings: The North Redwood Development Concept Plan (NRDCP) is included in the file. The NRDCP provided an extensive packet of information to address City of Canby future infrastructure requirements for the area, and a great deal of engineering level work has gone into planning for how the concept plan defined area would best be developed and served by all necessary infrastructure. A traffic analysis of the entire subject area was incorporated in the plan to address traffic impacts associated with anticipated full development of the properties in accordance with the applicable zoning designation. Additionally, DKS Engineering provided a memorandum, dated April 4, 2016 that summarized how the requirements of Oregon Administrative Rule (OAR) 660-012-0060, the Transportation Planning Rule (TPR), are met for the subject properties as well as two additional current annexation applications located within the NRDCP area. The surrounding roadways and intersections were found to have sufficient capacity to accommodate the proposed annexation, zone change, and development concept plan. The Transportation Planning Rule requirements of State Statue were determined to have been met as documented in a revised letter from DKS to address clarification requested by Oregon Department of Transportation (ODOT). All necessary utility services are generally available or can be made available through service line extensions to the annexation area. The Concept Plan maps, along with the Concept Plan & Infrastructure narrative, indicate the options for necessary infrastructure services to serve this area. Stormwater was discussed in the NRDCP, and stormwater management for street runoff will be handled with the installation of new public underground injection wells and the associated catch basins and pollution control manholes for water quality treatment. Private property runoff will be handled on-site with swales or underground soaking trenches within the individual yard areas. A future city park is proposed to be dedicated in-lieu of payment of the park system development charge for an equivalent value exchange as determined by an appraisal at the time it is to be dedicated to the City. The park proposed in the NRDCP was determined a desirable property for park and recreation purposes conforming with and as set forth in the Canby Park and Recreation Master Plan and Acquisition Plan. The NRDCP states that the basic strategy recommended for park appropriation is that Parks SDC fees paid by property owners who are not dedicating land be collected into a "NR Parks SDC Account" or similar, and that these funds be used to compensate property owners who dedicate land. In order

for this mechanism to work, the value of property owners' land contributions needs to be established by appraisal. This process is explained in the NRDCP. This criterion can be met.

<u>Criteria 16.84.040.A.2</u> Analysis of the need for additional property within the city limits shall be provided. The analysis shall include the amount of developable land (within the same class of zoning – low density residential, light industrial, etc.) Currently within the city limits; the approximate rate of development of those lands; and how the proposed annexation will affect the supply of developable land within the city limits. A supply of developable residential land to provide for the anticipated population growth over the following three years is considered to be sufficient.

<u>Findings</u>: A land needs analysis is required with all annexations to assess the current amount of developable land within the same zone designation of that requested in the application. A 3-year supply of developable R-2 and R-1.5 zoned land is to be considered sufficient. The City Council previously provided a defined policy direction to staff that stated analysis of actual number of platted lots based on a reasonable assessment of expected consumption rate moving forward is the appropriate metric to utilize in determining the adequacy of the developable land supply. The applicant included in the file an analysis indicating that there are thirty R-2 and seven R-1.5 zoned vacant platted lots remaining as an inventory within the city limits. The city has had an average absorption rate of nearly 45 lots per year for the last 10 years. This indicates that the supply of readily available platted lots with all necessary infrastructures is below a three-year supply. If annexed, this property would add to the buildable land supply. It will likely take 2 to 3 years for this land to be fully platted and the lots made available. Staff concludes that information indicates this criterion is met.

<u>Criteria 16.84.040.A.3</u> Statement of potential physical, aesthetic and related social effects of the proposed development on the community as a whole and on the neighborhood of which it will become a part; and proposed actions to mitigate identified concerns, if any. A neighborhood meeting is required as per Table 16.89.020 of the City of Canby Land Development and Planning Ordinance.

<u>Findings</u>: This staff report incorporates the relevant section of the applicant's narrative as findings. Future development is anticipated to develop the site at a net density of 6 units per acre in the 2.2 acres zoned R-1.5 and 14 units per acre in the area zoned R-2. Potential traffic generation has been shown to be within the capabilities of the surrounding road system with no mitigation necessary other than additional right-of-way dedication along North Redwood Street as a requirement during the development process. The addition of a new neighborhood park that will be located within the NRDCP near the subject annexation will add to the social and aesthetic effects of development on the subject properties and the future development of the neighborhood livability. Staff does not foresee any significant impacts from the proposal or need to mitigate any identified concerns. Staff agrees the annexation and future development of the subject parcels is consistent with development indicated by the Development Concept Plan and appropriate in this area of Canby. This criterion is satisfied.

<u>Criteria 16.84.040.A.4</u> Statement of availability, capacity and status of existing water, sewer, drainage, transportation, park and school facilities

<u>Findings</u>: This staff report incorporates the relevant section of the applicant's narrative as findings. The North Redwood Development Concept Plan provides maps that demonstrate how utility infrastructure will be made available, and unmanageable capacity issues were not identified by City departments and agencies during the NRDCP review process. The proposed public park will be beneficial in serving this area of Canby. There are significant tree resources available for the park area and the conceptual plan provides easy direct access from the subject properties to the park trails and facilities. This criterion can be met at the time of development.

<u>Criteria 16.84.040.A.5</u> Statement of increased demand for such facilities to be generated by the proposed development, if any, at this time

<u>Findings</u>: Staff accepts the relevant section of the applicant's narrative as findings. Staff finds that the applicant's narrative and information contained in the NRDCP infrastructure section is sufficient, and the applicable criteria can be met.

<u>Criteria 16.84.040.A.6</u> Statement of additional facilities, if any, required to meet the increased demand and any proposed phasing of such facilities in accordance with projected demand.

<u>Findings</u>: This staff report incorporates the relevant section of the applicant's narrative and the infrastructure section of the NRDCP as findings. All necessary utility extensions are available to serve this area when development occurs after annexation. The infrastructure section of the NRDCP indicates that connections to existing facilities are available and preferred depending on the development project. Staff finds that the applicant narrative and NRDCP information is sufficient and this criterion is or can be met.

<u>Criteria 16.84.040.A.7</u> Statement outlining method and source of financing required to provide additional facilities, if any.

<u>Findings</u>: The applicant will pay the necessary costs of their own development. Information in the NRDCP indicated that most infrastructure facilities in the North Redwood area are expected to be built by individual developers. The exception is the proposed park that can be funded with shared costs of property owners. Staff finds that information in the NRDCP is sufficient for this case, and the applicable criteria are or can be met.

<u>Criteria 16.84.040.A.8</u> Statement indicating the type and nature of any comprehensive plan text or map amendments or zoning text or map amendments that may be required to complete the proposed development.

<u>Findings</u>: The applicant intends to follow the zoning designation of the Comprehensive Plan. The only change is a zoning map amendment, and the Zone Map Change Application that accompanies this annexation request to satisfy the Development Concept Plan. Staff finds that this criterion has been met.

Criteria 16.84.040.A.9 Compliance with other applicable city ordinances or policies

<u>Findings</u>: Based on available information, staff concludes that the proposal complies with all city ordinances and policies.

<u>Criteria 16.84.040.A.10</u> Compliance of the application with the applicable sections of Oregon Revised Statutes Chapter 222

<u>Findings</u>: Oregon Revised Statutes (ORS) Chapter 222 provides regulation of city boundary changes etc. Staff concludes that this proposal complies with all applicable provisions in the Oregon Revised Statutes. The applicable criteria can be met.

Chapter 16.54 Amendments to the Zoning Map Analysis

The assignment of an appropriate zoning district is a part of any annexation application within the City of Canby. The approval criteria are similar to that for approval of an annexation.

16.54.010 & 0.20 & 0.30 Amendments to the Zoning Map

Findings:

16.54.010 – Authorization to initiate amendments: **The property owner has authorized** initiation of the proposed annexation and map amendment by signing an application form. This criterion has been met.

16.54.020 – Application and Fee: **The map amendment application and associated fee were received from the applicant. This criterion has been met.**

16.54.030 – Public Hearing on Amendment: This criterion will be met when the Planning Commission holds a public hearing and makes a recommendation to the City Council and when the City Council conducts its own hearing and issues a decision.

16.54.040 Standards and criteria

In judging whether or not the zoning map should be amended or changed, the Planning Commission and City Council shall consider:

A. The Comprehensive Plan of the city, giving special attention to Policy 6 of the land use element and implementation measures therefore, and the plans and policies of the county, state and local districts in order to preserve functions and local aspects of land conservation and development;

<u>Findings</u>: The subject property and the NRDCP are not identified as being in an "Area of Special Concern" that is delineated in Policy 6 of the Comprehensive Plan. Additionally, the proposed zones for the properties are consistent with the zone designations on the Comprehensive Plan Map. Staff concludes that the request meets provisions in Policy 6 and the Comprehensive Plan.

B. Whether all required public facilities and services exist or will be provided concurrent with development to adequately meet the needs of any use or development which would be permitted by the new zoning designation. (Ord. 749 section 1(B), 1984; Ord.740 section 10.3.85(D), 1984)

<u>Findings</u>: Problems or issues in the extension of utility services have not been raised by City service providers that would prevent services at the time of development. Future development of the properties can meet standards for adequate public facilities.

16.08.150 Traffic Impact Study (TIS)

- **A.** Determination based on information provided by the applicant about the proposed development, the city will determine when a TIS is required and will consider the following when making that determination.
 - 1. Changes in land use designation, zoning designation, or development standard.
 - 2. Changes in use or intensity of use.
 - 3. Projected increase in trip generation.
 - 4. Potential impacts to residential areas and local streets.
 - 5. Potential impacts to priority pedestrian and bicycle routes, including, but not limited to school routes and multimodal street improvements identified in the TSP.
 - 6. Potential impacts to intersection level of service (LOS).

Findings: The Transportation Planning Rule within State Statute (OAR 660-12-0060-9) requires that there be a record of traffic generation findings which are consistent with the City's Transportation System Plan with any Comp Plan Map Amendment or Zoning Map Amendment. As previously mention, DKS Engineering provided a memo that confirmed the proposed annexation met provisions of the TPR. Additionally, a Traffic Analysis was incorporated in the NRDCP to discuss any future traffic impacts when development occurred with zone change proposals. The findings of the analysis determined that the zone change contemplated and the resulting traffic, if developed as allowed, was assumed for trip modeling in the 2010 Canby Transportation System Plan, and therefore, the Transportation Planning Rule requirements are met. The zone change from the proposed annexation would not have a significant effect on the surrounding transportation network, and no mitigation measures would be required to satisfy TPR requirements. This review criterion is met.

Chapter 16.89.060 Process Compliance

16.89.060 Type IV Decision

For certain applications, the City Council makes a final decision after a recommendation by the Planning Commission. These application types are referred to as Type IV decisions.

- **A.** <u>Pre-application conference.</u> A pre-application conference may be required by the Planning Director for Type IV applications.
- **B.** Neighborhood meetings. The applicant may be required to present their development proposal at a neighborhood meeting (see Section 16.89.070). Table 16.89.020 sets the minimum guidelines for neighborhood review but the Planning Director may require other applications to go through neighborhood review as well.
- **C.** <u>Application requirements.</u> Type IV applications shall be made on forms provided by the Planning Director. The application shall be accompanied by all required information and fees.

D. <u>Public notice and hearings.</u> The public notice and hearings process for the Planning Commission's review of Type IV applications shall follow that for Type III applications, as provided in subsections 16.89.050.D and 16.89.050.E.

E. Decision process.

- **1.** Approval or denial of a Type IV decision shall be based on the standards and criteria located in the code.
- **2.** The hearings body shall issue a final written order containing findings and conclusions recommending that the City Council approve, approve with conditions, or deny the application.
- **3.** The written decision shall explain the relevant criteria and standards, state the facts relied upon in rendering the decision, and justify the decision according to the criteria, standards, and facts.
- **4.** In cases involving attorneys, the prevailing attorney shall prepare the findings, conclusions, and final order. Staff shall review and, if necessary, revise, these materials prior to submittal to the hearings body.

F. City Council proceedings:

- 1. Upon receipt of the record of the Planning Commission proceedings, and the recommendation of the Commission, the City Council shall conduct a review of that record and shall vote to approve, approve with conditions, or deny the recommendation of the Planning Commission.
- 2. The City Council may question those individuals who were a party to the public hearing conducted by the Planning Commission if the Commission's record appears to be lacking sufficient information to allow for a decision by the Council. The Council shall hear arguments based solely on the record of the Commission.
- **3.** The City Council may choose to conduct public hearings on Comprehensive Plan amendments, amendments to the text of this title, zone map amendments, and annexations. If the Council elects to conduct such hearings, it may do so in joint session with the Planning Commission or after receiving the written record of the Commission. (Ord. 1080, 2001)

<u>Findings</u>: Annexations are processed as a Type IV "quasi-judicial" process which is considered through a public hearing at the Planning Commission that forwards a recommendation to the City Council. The City Council also holds a public hearing and issues a final decision. The notice requirements are the same as for Type III applications.

In this particular case, the annexation request will not be scheduled for a public vote. On March 15, 2016, the Governor signed Senate Bill SB1573 that mandates some properties,

meeting certain criteria, to file for annexation without going through a public vote process that might otherwise currently be in effect through local City Charter provisions and adopted code. This application meets the criteria stated in SB1573 for this annexation application.

Notice of this application and the Planning Commission and Council Hearing dates was made to surrounding property owners on March 31, 2016, at least 20-days prior to the hearing. Prior notification and neighborhood meetings were held during the North Redwood Development Concept Plan process. The site was posted with a Public Hearing Notice sign by April 29, 2016. A notice, meeting ordinance requirements of the public hearings, was published in the Canby Herald on May 4, 2016. Due to the extensive meetings conducted during the NRDCP process, a pre-application meeting was not required for this application. These findings indicate that all processing requirements have been satisfied with this application to date.

Public Testimony Received

Notice of this application and opportunity to provide comment was mailed to owners of lots within 500 feet of the subject properties and to all applicable public agencies and City departments on March 31, 2016. As of the date of this Staff Report, the following comments were received by City of Canby from the following persons/agencies:

Agency/City Department Comments.

Comments were received from the following agencies/city departments:

 Doug Burnum and Daniel Webb citizens in the area, contacted staff by telephone and requested information regarding the impacts of this application on future annexations and development in the area.

Conclusion Regarding Consistency with the Standards of the Canby Municipal Code

Staff concludes, as detailed in the submittal from the applicant and as indicated here in this staff report, including all attachments hereto, that:

- 1. The applications and proposed use is in conformance with applicable sections of the City's Comprehensive Plan and Land Development and Planning Ordinance when the conditions contained in this staff report are applied.
- 2. A City adopted satisfactory Development Concept Plan and explanatory narrative was submitted as required by the annexation ordinance detailing how all necessary infrastructure to the properties proposed to be annexed will serve the area.
- 3. The proposed annexation can meet the approval criteria set forth in CMC 16.84.040.A.
- 4. The zoning of the property, if annexed, should be R-1.5 and R-2 as indicated in the application and pursuant to the approval criteria set forth for map amendments in CMC 16.54.040.
- 5. The proposed annexation's requested zoning districts of R-1.5 and R-2 is in conformance with the Comprehensive Plan Land Use Plan Map.
- 6. The application complies with all applicable Oregon Revised Statutes.
- 7. There are sufficient public and private agency utility and service capacity to serve the site at the anticipated development intensity.
- 8. In accordance with the UGMA with Clackamas County, this proposed annexation application

- includes one-half of the adjacent road right-of-way with the properties proposed for annexation.
- 9. It has been determined that existing land available is well below a three-year supply of developed R-1.5 and R-2 zoned lots within the City limits. Therefore, the supply does not exceed a three-year supply and there is a "need" for high to moderate density residential zoned land for development at this time.

16.89 Recommendation

Based on the application submitted and the facts, findings and conclusions of this report, but without benefit of a public hearing, staff recommends that the Planning Commission recommend to the City Council that:

- 1. ANN/ZC 16-02 be approved and,
- 2. Upon annexation, the zoning of the subject properties be designated as R-1.5 and R-2 as indicated by the North Redwood Development Concept Plan Map and the Canby Comprehensive Plan Map.



City of Canby Planning Department
111 NW 2nd Avenue
PO Box 930 Canby, OR 97013 (503) 266-7001

LAND USE APPLICATION

ANNEXATION Process Type IV

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2/13/2016
Consent to annex is hereby given by the undersigned, representing the whole ownership of ManDan LLC, the sole owner of record of the 4.57 acres of property known as T3S R1E Section 34B, Tax Lots 300, 301, and 302.
Allen Manuel, Member
Clannette Danforth Member

Annexation Consent

Annexation Application: ManDan, LLC

4.57 acres on North Redwood, medium and high density 2/26/2016 Application

This annexation application is presented to you by ManDan LLC, a Canby based property management and development company wholly owned by myself, Allen Manuel, and my partner, Glennette Danforth. I arrived in Canby in 1969 to pursue our family nursery business. Glennette arrived here in 1970 in search of housing, being born and raised in Oregon City. We have both raised our families here and our children and grandchildren for the most part still live here. We have been engaged in property management and real estate sales and brokerage in Canby since about 1984.

Our annexation proposal covers 4.57 acres on the east side of North Redwood Street adjacent to the Gardens Crossing project. This application is for an annexation that if approved would appear on the general election ballot this November.

Overview:

This proposal contains three parcels of land and three homes. One or two of these homes would be preserved in any development proposal with the remainder probably demolished. The three parcels comprise one of the old East Canby Gardens lots, and as such have been removed from large scale farming for many years. The land is level to rolling and extends from N. Redwood to the rail right-of way-on the east.

The comprehensive plan designation for this land is a mixture of R1.5 and R2. Upon annexation the new zoning would reflect this designation as would any development proposal. In past annexation proposals the applicant has included a plan with small-lot single family on the north half of the property and townhomes on the south half. Any future development proposal will have to reflect the then existing economic conditions and zoning applied at annexation.

The applicant is putting forth the present proposal to annex pursuant to the recently adopted North Redwood development concept plan. The applicants have applied for annexation to the city three times over the last 15 years. The first time the city council denied the application and the other two efforts were rejected by the voters. This is the first election cycle opportunity to annex after the adoption of the new DCP.

STATEMENT OF AVAILABILITY, CAPACITY, AND STATUS OF: WATER: SEWER: DRAINAGE: TRANSPORTATION: PARK: SCHOOL FACILITIES:

- 1. This site has several features that single it out for urban level development. All required utility services are located in N Redwood. The utilities have been sized to accommodate a complete level of urbanization on both sides of the road. A major power feeder, large water line, large sewer trunk as well as phone, cable and gas are available. The natural drainageway for this land is north-easterly along a swale area and eventually to Willow Creek.
- 2. Transportation facilities are more than adequate in the area now because of the closeness to Hiway 99-E and the improvement and signalization of the 99-E intersections at Territorial

- and at Pine Street. Future development of this property will make N Redwood a full width street for an additional 300 feet carrying full width past the North entrance to Erika Acres.
- 3. When developed this property would add to the park facilities through payment of park SDC's and/or the development of private and public open spaces as appropriate as envisioned in the DCP.
- 4. All new residential development increases the load the local schools are expected to carry. The school district has planned for expansion with a new and upgraded schools currently available.
- 5. The subject property is at the extreme south end of a Design Concept Plan area that stretches along the east side of N. Redwood Street. The DCP does not offer much detail for the higher density residential areas.

STATEMENT OF INCREASED DEMAND FOR SUCH FACILITIES TO BE GENERATED BY THE PROPOSED DEVELOPMENT, IF ANY, AT THIS TIME.

- 1. This property is designated for a mix of R-1.5 (medium) and R-2 (High Density) development in the Comprehensive Plan.
- 2. During the last comprehensive plan revision additional higher density land was identified as one of the major needs of the city growth process. The many neighborhood meetings identified this property as one suitable to fill that need. In any case the services of water, sewer, drainage, transportation and parks would experience a small increase. School facilities would probably experience a more perceptible increase in demand than the other facilities.
- 3. One of the outstanding features of this property is its location close to transportation, shopping, walking trails and the industrial park area. Residents in the area commonly walk or bike to the shopping center. These use patterns are facilitated by the pedestrian friendly signalized intersection with 99E and the planned availability of bike lanes on both sides of N Redwood. This closeness to work and shopping reduces dependence on automobiles and as such could actually reduce demand for some facilities over a project located on the periphery.

STATEMENT OF OVERALL DEVELOPMENT CONCEPT AND METHODS BY WHICH PHYSICAL AND RELATED SOCIAL ENVIRONMENT OF THE SITE, SURROUNDING AREA, AND COMMUNITY WILL BE ENHANCED:

- 1. Any development concept we propose for this land probably will be similar to that of Garden Crossing except at a somewhat lower density. When the time comes we will hire an architect to help us with the final layouts.
- 2. The development of this site will push the full street width of N. Redwood 300 feet more to the north. Development will probably provide a cross street intersection at NE 12 Ave. Sound buffering as well as construction of new homes will generally reduce sound levels heard at Erika Acres and Heritage Park. Additional facilities required when this property is

developed will be within the project and be paid for by the development. These improvements will include interior circulation and storm water disposal.

STATEMENT OF POTENTIAL POSITIVE AND NEGATIVE PHYSICAL, AESTHETIC, AND RELATED SOCIAL EFFECTS OF PROPOSED, OR POTENTIAL, DEVELOPMENT ON THE COMMUNITY AS A WHOLE AND ON THE SMALL SUBCOMMUNITY OR NEIGHBORHOOD OF WHICH IT WILL BECOME A PART; AND PROPOSED ACTION TO MITIGATE SUCH NEGATIVE EFFECTS (IF ANY):

1. The negative effects of development should be minimal unless we call development itself negative. The main items of concern for the subject property are the disposal of storm water and the control of sound pollution from the railroad and highway. We expect to connect to and continue the sound buffering being developed at Garden Crossing to the south. We also expect to develop and connect to an integrated storm water management system that will filter and meter runoff into the Willow Creek drainage. Any future plan will meet the requirements of the design concept plan adopted for the area.

NARRATIVE DEMONSTRATING THE NEED FOR URBAN DEVELOPMENT PROPOSED FOR THE ANNEXATION AREA.

- 1. The subject site will be zoned a mixture of high and medium density. In the recent comprehensive plan review both of these zones were identified as areas of need. Additional medium and high density land was included in the revised plan. The subject property is one of those properties identified as meeting the higher density needs of the city. The subject property is half medium density and half high density. The medium density application allows for about 13 units and the high density application allows for about 24 units at allowable buildout.
- 2. The closer that growth occurs to major transportation corridors, jobs, and shopping the less traffic and congestion will be created and the more efficiently the system will work. The subject site is very close to Hiway 99-E, the Fred Meyer shopping center and the Logging Road industrial park. As major tenants arrive in the new industrial areas the demand for additional housing will be intense. The subject parcel is ideally located to provide affordable housing for those new industrial workers.

A STATEMENT INDICATING THE TYPE AND NATURE OF ANY COMPREHENSIVE PLAN TEST OR MAP AMENDMENTS OR LAND DEVELOPMENT AND PLANNING ORDINANCE OR ZONING MAP AMENDMENTS THAT MAY BE REQUIRED TO COMPLETE THE PLANNED DEVELOPMENT.

1. We plan to follow the comprehensive plan zoning designation. Upon annexation the south half of this property will be designated high density, R-2 and the north half will be designated medium density, R1.5.

2.

CONCLUSIONS:

We purchased this property in 1998. A lot has changed in the neighborhood. The Fred Meyer shopping center arrived, the traffic lights at N. Redwood and 99E and Territorial and 99-E were finally installed. Heritage Park, Erica Acres and Garden Crossing were completed and Postlewait Estates is nearly built-out. The city has increased the planned density on the subject property. It is time by annexation to position this property to start the long process that will supply additional housing in the neighborhood. We ask you to support our annexation application as we go through the process with the ultimate goal of referring the proposal to the voters this fall.

Available Platted Lots in Canby by Subdivisions

As of Febru	ary 25, 2016								
						R-1 Zone	R-1.5 Zone	R-2 Zone	
YEAR	PLAT #	SUBDIVISION NAME	Zoning	Total Lots	Homes Permitted	Lots Remaining	Lots Remaining	Lots Remaining	Total Remaining
1991	2995	North Pine Addition No. 2	R-1	13	12	1	0	0	1
2004	3947	Yorkfield	R-2	136	133	0	0	3	3
2005	4089	Kraft Place	R-1	4	1	3	0	0	3
2006	4095	Bremer Court	R-1	7	6	1	0	0	1
2006	4218	Dinsmore Estates	R-1	14	13	1	0	0	1
2006	4162	Knott Commons	R-2	10	7	0	0	3	3
2014	4396	Northwoods Estates No. 2	R-1	33	9	24	0	0	24
2015	4409	Dinsmore Estates - 2	R-1	41	33	8	0	0	8
2015	4422	Pine Meadow	R-1	19	11	8	0	0	8
2015	4423	Poplar Townhomes	R-2	6	0	0	0	6	
2015	4433	Faist Addition Phase 6	R-1	30	2	28	0	0	28
2015	4436	Dinsmore Estates - 3	R-1.5	10	3	0	7	0	7
2016	not recorded	Emerald Gardens	R-2	15	0	0	0	15	
2016	not recorded	Franz Meadow	R-1	18	0	18	0	0	18
	_								
	To	otal Platted Lots Remaining in Subdi	vions			92	7	27	126
		as of 2/25/16							

Available Platted Lots in Canby by Minor Land Partitions

ary 25, 2016								
					R-1 Zone	R-1.5 Zone	R-2 Zone	
PLAT #	SUBDIVISION NAME	Zoning	Total Lots	Homes Permitted	Lots Remaining	Lots Remaining	Lots Remaining	Total Remaining
PP2008-022	Fawver	R-2	2	1	0	0	1	1
PP2008-100	Kacalek	R-1	2	1	1	0	0	1
PP2009-036	City of Canby	R-1	3	0	3	0	0	3
PP2009-048	WVCC	R-1	2	1	1	0	0	1
PP2011-038	Zimmer	R-2	3	1	0	0	2	2
PP2015-004	White River Homes	R-1	2	1	1	0	0	1
	Total Platted Lots Remaining MLP				6	0	3	9
	as of 2/25/16							
3	PLAT # PP2008-022 PP2008-100 PP2009-036 PP2009-048 PP2011-038	PLAT # SUBDIVISION NAME PP2008-022 Fawver PP2008-100 Kacalek PP2009-036 City of Canby PP2009-048 WVCC PP2011-038 Zimmer PP2015-004 White River Homes Total Platted Lots Remaining MLP	PLAT # SUBDIVISION NAME Zoning PP2008-022 Fawver R-2 PP2008-100 Kacalek R-1 PP2009-036 City of Canby R-1 PP2009-048 WVCC R-1 PP2011-038 Zimmer R-2 PP2015-004 White River Homes R-1	PLAT # SUBDIVISION NAME Zoning Total Lots PP2008-022 Fawver R-2 2 PP2008-100 Kacalek R-1 2 PP2009-036 City of Canby R-1 3 PP2009-048 WVCC R-1 2 PP2011-038 Zimmer R-2 3 PP2015-004 White River Homes R-1 2	PLAT # SUBDIVISION NAME Zoning Total Lots Homes Permitted PP2008-022 Fawver R-2 2 1 PP2008-100 Kacalek R-1 2 1 PP2009-036 City of Canby R-1 3 0 PP2009-048 WVCC R-1 2 1 PP2011-038 Zimmer R-2 3 1 PP2015-004 White River Homes R-1 2 1	PLAT # SUBDIVISION NAME Zoning Total Lots Homes Permitted Lots Remaining PP2008-022 Fawver R-2 2 1 0 PP2008-100 Kacalek R-1 2 1 1 PP2009-036 City of Canby R-1 3 0 3 PP2009-048 WVCC R-1 2 1 1 PP2011-038 Zimmer R-2 3 1 0 PP2015-004 White River Homes R-1 2 1 1	PLAT # SUBDIVISION NAME Zoning Total Lots Homes Permitted Lots Remaining Lots Remaining PP2008-022 Fawver R-2 2 1 0 0 PP2008-100 Kacalek R-1 2 1 1 0 PP2009-036 City of Canby R-1 3 0 3 0 PP2009-048 WVCC R-1 2 1 1 0 PP2011-038 Zimmer R-2 3 1 0 0 PP2015-004 White River Homes R-1 2 1 1 0	PLAT # SUBDIVISION NAME Zoning Total Lots Homes Permitted Lots Remaining Lots Remaining Lots Remaining PP2008-022 Fawver R-2 2 1 0 0 1 PP2008-100 Kacalek R-1 2 1 1 0 0 PP2009-036 City of Canby R-1 3 0 3 0 0 PP2009-048 WVCC R-1 2 1 1 0 0 PP2011-038 Zimmer R-2 3 1 0 0 2 PP2015-004 White River Homes R-1 2 1 1 0 0

		R-1 Zone	R-1.5 Zone	R-2 Zone	TOTAL
		Lots Remaining	Lots Remaining	Lots Remaining	REMAINING
Total Buildable Residential Lots		98	7	30	135
as of 2/25/16					
	TOTAL SFR (R-1 & R1.5)	105			
	TOTAL MFR (R-2)	30			

2015			
Month	<u>SFR</u>	<u>MFR</u>	TOTAL Permits
Jan	4	0	4
Feb	1	2	3
March	6	6	12
April	4	0	4
May	4	3	7
June	4	0	4
July	13	0	13
August	6	6	12
Sept	8	0	8
Oct	8	0	8
Nov	4	0	4
Dec	6	0	6
Total	68	17	85

SFR = Single Family Residential MFR = Multi Family Residential

TOTAL BUILDING PERMITS - NEW RESIDENTIAL CONSTRUCTION - as of January 1, 2016				
10 Year Historical Average 3 Year Historical Average	447 Permits 136 Permits		44.7 per year 45.3 per year	3.73 per month 3.78 per month
2015 Actuals	68 Permits SFR	17 Permits MFR	85 per year Total	7.08 per month

	Avg Permits		In Years	
10 Year Historical Average	44.7	per year	3.02	years
3 Year Historical Average	45.3	per year	2.98	years
2015 Actuals	85	per year	1.59	years

****REMAINING BUILDABLE LOT SUPPLY - End of 2016					
	Avg Permits		In Years		
10 Year Historical Average	44.7	per year	2.19	years	
3 Year Historical Average	45.3	per year	2.15	years	
2015 Actuals	85	per year	0.59	years	
****Estimate End of 2016					

Griffin Land Surveying Inc.

6107 SW Murray Blvd. #409 - Beaverton, OR. 97008

April 25, 2016 MANDAN LLC Project: 0160

Total Property Description

Office: (503)201-3116

Tax Lots 300, 301, 302 Map 31E34B Clackamas County, Oregon

Lot 93 "Canby Gardens", a subdivision filed in Clackamas County Plat Records, situated in the Northwest 1/4 of Section 31, Township 3 South, Range 1 East, Willamette Meridian, in the County of Clackamas, State of Oregon.

EXCEPT the North 16.50 feet of said Lot 93.

ALSO EXCEPTING THE FOLLOWING:

Beginning at the SW corner of said Lot 93, being on the centerline of Redwood Street (County Road No. 2163); thence S 89°58′21″ E along the South line of said Lot 93, 20.00 feet to the East right of way line of said Redwood Street; thence N 0°01′32″ W along said East right of way line, 313.50 feet to a point 16.50 feet Southerly of the North line of said Lot 93; thence N 89°58′21″ W parallel with the North line of said Lot 93, 20.00 feet to said centerline; thence S 0°01′32″ E along said centerline, 313.50 feet to the point of beginning.

Contains 4.57 acres.

REGISTERED PROFESSIONAL LAND SURVEYOR

OREGON
JULY 26, 1985
KENNETH D. GRIFFIN
2147

RENEWS: 6/30/17

Griffin Land Surveying Inc.

6107 SW Murray Blvd. #409 - Beaverton, OR. 97008

April 25, 2016 MANDAN LLC Project: 0160

Redwood Street Right of Way Description

Office: (503)201-3116

Map 31E34B Clackamas County, Oregon

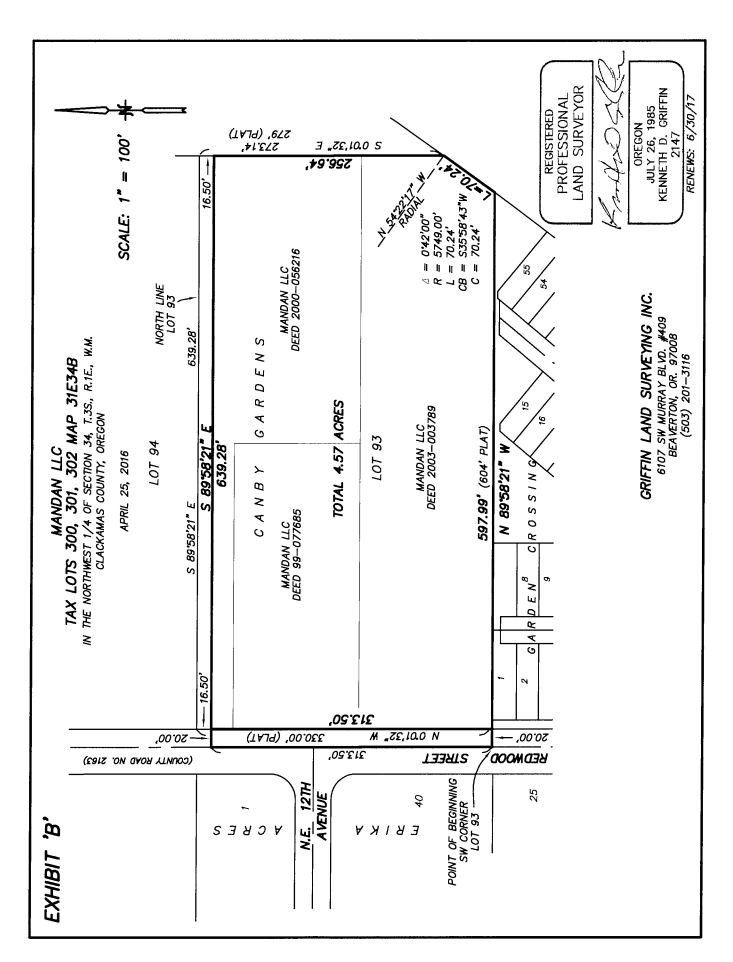
A portion of Lot 93 "Canby Gardens", a subdivision filed in Clackamas County Plat Records, situated in the Northwest 1/4 of Section 31, Township 3 South, Range 1 East, Willamette Meridian, in the County of Clackamas, State of Oregon, being more particularly described as follows:

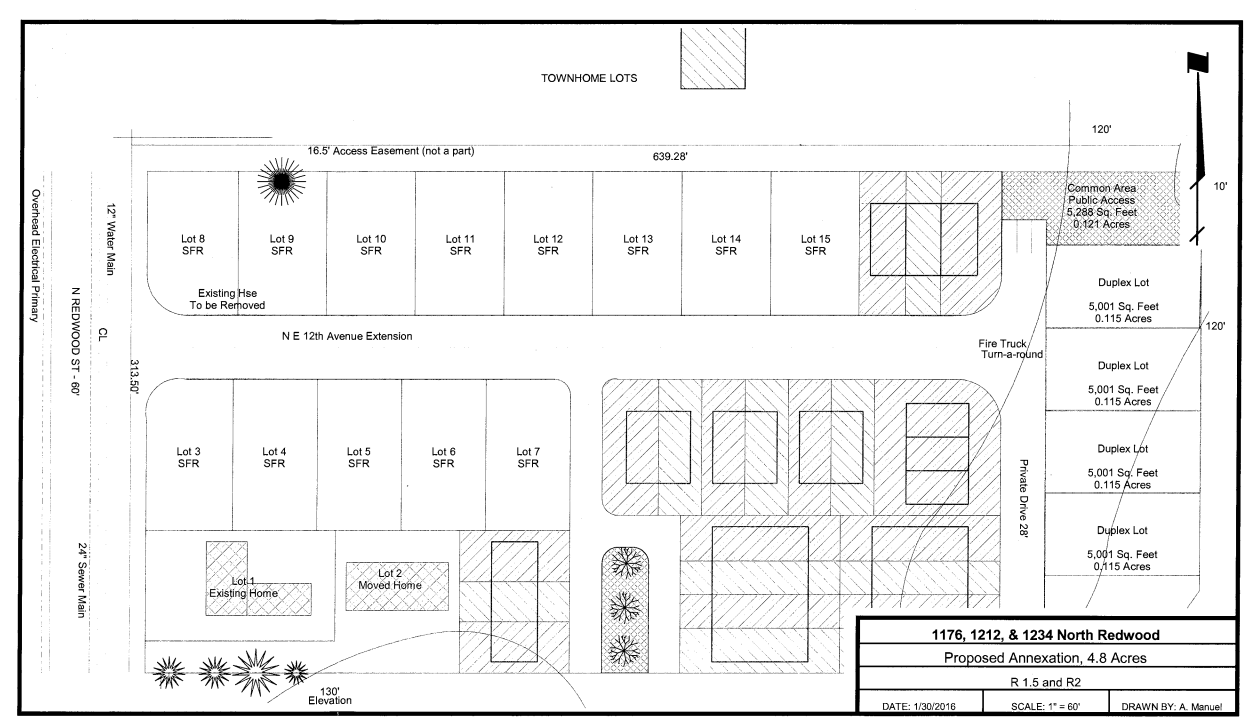
Beginning at the SW corner of said Lot 93, being on the centerline of Redwood Street (County Road No. 2163); thence S 89°58′21″ E along the South line of said Lot 93, 20.00 feet to the East right of way line of said Redwood Street; thence N 0°01′32″ W along said East right of way line, 313.50 feet to a point 16.50 feet Southerly of the North line of said Lot 93; thence N 89°58′21″ W parallel with the North line of said Lot 93, 20.00 feet to said centerline; thence S 0°01′32″ E along said centerline, 313.50 feet to the point of beginning.

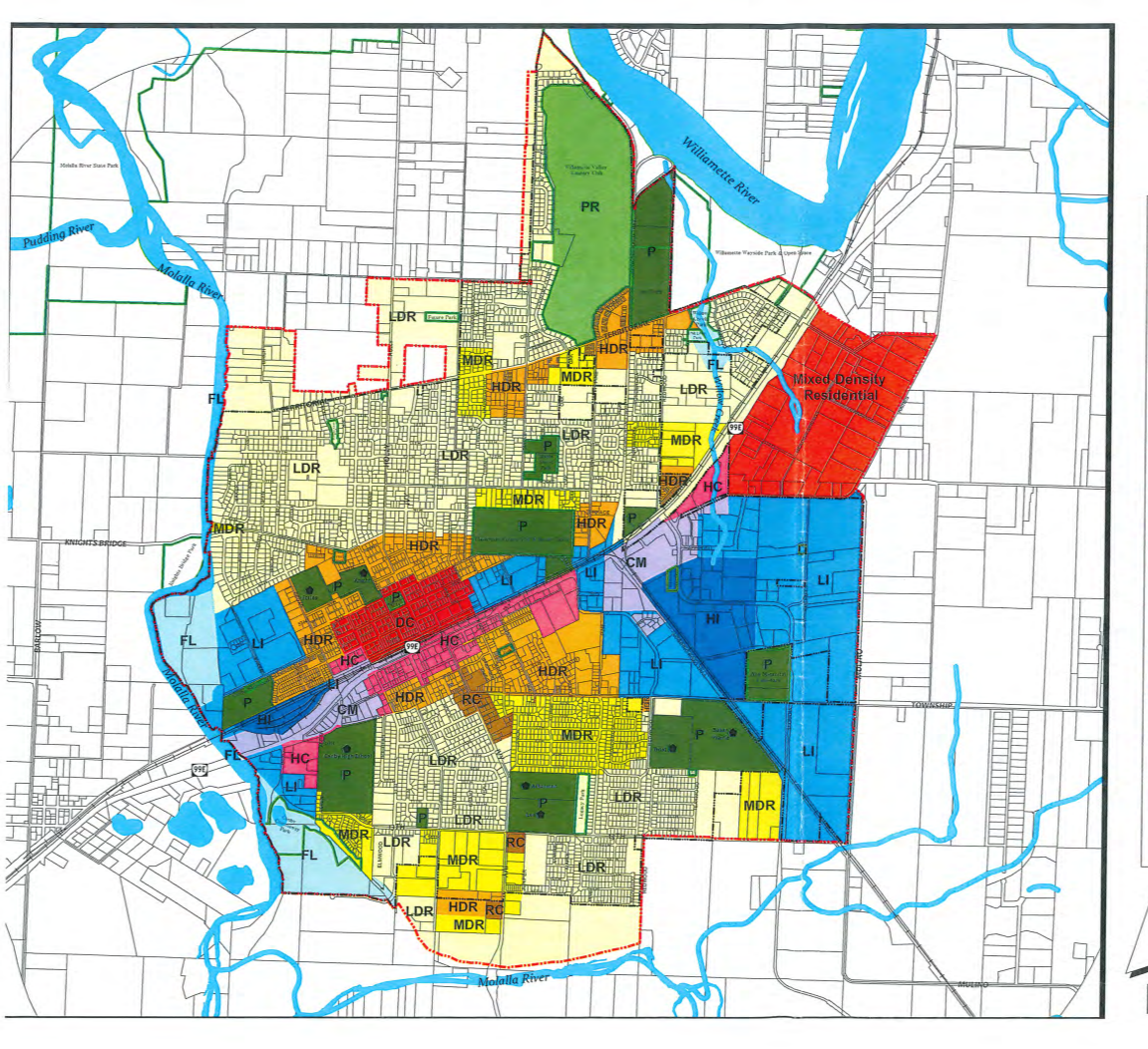
REGISTERED PROFESSIONAL LAND SURVEYOR

OREGON JULY 26, 1985 KENNETH D. GRIFFIN 2147

RENEWS: 6/30/17







City of Canby Comprehensive Plan Map



May 2014

The information depicted on this map is for general reference only. The City of Canby cannot accept any responsibility for errors, omissions, or positional accuracy.

However, notification of errors would be appreciated

Enrolled Senate Bill 1573

Sponsored by Senator BEYER (Presession filed.)

CHAPTER	
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AN ACT

Relating to boundary changes; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2016 Act is added to and made a part of ORS 222.111 to 222.180.

SECTION 2. (1) This section applies to a city whose laws require a petition proposing annexation of territory to be submitted to the electors of the city.

- (2) Notwithstanding a contrary provision of the city charter or a city ordinance, upon receipt of a petition proposing annexation of territory submitted by all owners of land in the territory, the legislative body of the city shall annex the territory without submitting the proposal to the electors of the city if:
- (a) The territory is included within an urban growth boundary adopted by the city or Metro, as defined in ORS 197.015;
- (b) The territory is, or upon annexation of the territory into the city will be, subject to the acknowledged comprehensive plan of the city;
- (c) At least one lot or parcel within the territory is contiguous to the city limits or is separated from the city limits only by a public right of way or a body of water; and
 - (d) The proposal conforms to all other requirements of the city's ordinances.
- (3) The territory to be annexed under this section includes any additional territory described in ORS 222.111 (1) that must be annexed in order to locate infrastructure and right of way access for services necessary for development of the territory described in subsection (2) of this section at a density equal to the average residential density within the annexing city.
- (4) When the legislative body of the city determines that the criteria described in subsection (2) of this section apply to territory proposed for annexation, the legislative body may declare that the territory described in subsections (2) and (3) of this section is annexed to the city by an ordinance that contains a description of the territory annexed.

SECTION 3. This 2016 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2016 Act takes effect on its passage.

Page 1

$\begin{tabular}{ll} Governor~Kate~Brown~(/gov/Pages/index.aspx)/~Administration~(/gov/admin/Pages/default.aspx)/~Bills~Signed \end{tabular}$

Bills Signed

For more information about legislative history on these bills, **click here** (https://olis.leg.state.or.us/liz/2013I1).

Bills Signed 2016

	Measure Number	Signed or Vetoed	
53	SB 1503	Signed	
54	SB 1512	Signed	
55	SB 1513	Signed	
6	SB 1522	Signed	
7	SB 1527	Signed	
8	SB 1533	Signed	
9	SB 1566	Signed	
0	SB 1573	Signed	
1	SB 1582	Signed	
2	SB 1591	Signed	
3	HB 4037	Signed	
4	HB 4009	Signed	
5	HB 4107	Signed	

Bills Signed 2015

A REVISED TPR COMPLIANCE LETTER IS BEING PREPARED BY ODOT TO ADD CLARIFICATION



Department of Transportation

Region 1 Headquarters 123 NW Flanders Street Portland, Oregon 97209 (503) 731.8200 FAX (503) 731.8259

April 15, 2016

City of Canby PO Box 930 Canby, OR 97013 ODOT Case No: 7080

Subject:

Ann/ZC 16-01, 02, 03: N. Redwood St. Annexations and Zone Changes

S Highway 99E between N. Redwood St. and NE Territorial Road

Attn: Bryan Brown, Planner

We have reviewed the applicant's proposal to for annexation and zone changes of 72.15 acres of land along N. Redwood St. at multiple addresses in Canby. Proposed zone changes are from EFU to R-1; RRFF5 to R-1, R-1.5 & R-2. The site is adjacent to PACIFIC HIGHWAY EAST. ODOT has permitting authority for this facility and an interest in assuring that the proposed zone change/comprehensive plan amendment is consistent with the identified function, capacity and performance standard of this facility. According to the 1999 Oregon Highway Plan (OHP), this facility is classified a REGIONAL highway and the performance standard is 0.75 volume to capacity (v/c) ratio in unincorporated communities.

For zone changes and comprehensive plan amendments, local governments must make a finding that the proposed amendment complies with the Transportation Planning Rule (TPR), OAR 660-012-0060. There must be substantial evidence in the record to either make a finding of "no significant effect" on the transportation system, or if there is a significant effect, require assurance that the land uses to be allowed are consistent with the identified function, capacity, and performance standard of the transportation facility.

In order to determine whether or not there will be a significant effect on the State transportation system, ODOT requests that the City of Canby require the applicant to prepare a traffic impact study (TIS) prepared by a transportation engineer registered in Oregon. The analysis should address the following:

1. A comparison between the land use with the highest reasonable trip generation rate allowed outright under the <u>proposed</u> zoning/comp plan designation and the land use with the highest reasonable trip generation rate allowed outright under the <u>existing</u> zoning/comprehensive plan designation (this is commonly referred to as the "reasonable worst case" traffic analysis). The analysis should utilize the current edition of Institute of Transportation Engineers (ITE) Trip Generation manual, unless otherwise directed. To determine the maximum amount of building square footage

OAR 734-051 website: http://arcweb.sos.state.or.us/rules/OARS_700/OAR_734/734_051.html

that could be put on the site the analyst should look at the number of parking spaces, building height, and required landscaping in the local development code.

Note: It is important that the applicant's transportation engineer provide ODOT the opportunity to review and concur with the mix of land uses and square footage they propose to use for the "reasonable worst case" traffic analysis for both existing and proposed zoning prior to commencing the traffic analysis, particularly if the applicant chooses to perform their analysis using a trip generation rate determined by any means other than ITE Trip Generation.

- Analysis may rely on existing and planned transportation improvements in which a funding mechanism is in place including but not limited to projects identified in:
 - State Transportation Improvement Program (STIP),
 - Local/County Capital Improvement Plans (CIP).
 - Financially constrained Regional Transportation System Plan (RTP).
- The analysis should apply the highway mobility standard (volume-to-capacity ratio) identified in the OHP over the planning horizon in the adopted local transportation system plan of the area or 15 years from the proposed date of amendment adoption, whichever is greater (OHP Action 1F2).
- 4. In situations where the highway facility is operating above the OHP mobility standard and transportation improvements are not anticipated within the planning horizon to bring performance to standard, the performance standard is to avoid further degradation. If the proposed zone change or comprehensive plan amendment increases the volume-to-capacity ratio further, it will significantly affect the facility (OHP Action 1F6).
- The analysis should not include any existing or proposed approaches on the highway unless the proposed site is landlocked². If landlocked, the analysis should only use one approach to the highway.

Prior to commencing the TIS, the applicant should contact Andy Jeffrey, ODOT Region 1 Traffic at 503.731.8435 to obtain ODOT concurrence with the scope of the study.

Thank you for providing ODOT the opportunity to participate in this land use review. If you have any questions regarding this matter, please contact me at .

Sincerely.

P Elise Scolnick Development Review Planner

C: Andy Jeffrey, ODOT Region 1 Traffic

A parcel is considered 'landlocked' if it has no other reasonable access other than to a state highway. Burden of proof is on the applicant to provide justification as to why access to a road other than a state highway is not reasonable.

April 26, 2016

To: Canby Planning Commission

From; Daniel Webb on behalf of Linda Thomas 1864 N. Redwood St. Canby, Oregon 97013

RE: Annexation applications, ANN/ZC 16-02 and 16-03.

References: Canby Municipal Code Chapter 16
Division VI. – ANNEXATIONS Chapter 16.84 REGULATIONS & 16.89 Application and Review Procedures

We recently received notice of a Public Hearing and Request for Comments relating to the annexation applications, ANN/ZC 16-01, 16-02 and 16-03. The comments below apply to 16-02 and 16-03 and specifically to 16.84.030 Filing procedure, 16.84.040 Standards and criteria and 16.89.060 Type IV Decision and 16.89.070 Neighborhood Meetings

B. The following criteria shall apply to all annexation requests. A neighborhood meeting is required as per Table 16.89.020 of the City of Canby Land Development and Planning Ordinance.

We contacted the Planning department after receiving notification of the Planning Commission Hearing had been scheduled to consider the applications referenced above to ask why we were not notified of the public meeting that was held. The Planning Director informed us the staff had waived the requirement for the public meeting because staff had enough public input from what was received during the process of the adoption of the "North Redwood St. Master Plan". Although the Planning Director may waive this requirement as outlined in 16.89.070, which he has done, we feel an annexation of this magnitude (The Largest in recent history if not the largest ever for the City of Canby), the Planning Director should not have waived the requirement for a neighborhood meeting as clearly outlined under 16.84.040, paragraph #3. Therefore, the Staff should not have submitted the application to the Planning Commission for consideration since all the requirements for a complete application would not been met. We respectfully ask the Planning Commission to send this application back to Staff to be completed with a Neighborhood Meeting before any consideration or review by the Commission.

Neighborhood Meeting Needed for Input from the Citizens of Canby

The "Stake Holders Advisory Committee" and the "Technical Advisory Committee" for the Redwood St. Master Plan discussed many different aspects of the Master Plan. The discussions and input from the Stake Holders, and the public input (which was very limited), during the process never discussed any issues relating to Annexation. Furthermore, the neighbors and neighborhood organizations have not had the opportunity to review and comment on the applicant's analysis of the need for additional property within the city limits. The amount of developable land (within the same class of zoning) currently within the city limits. The approximate rate of development of those lands and how the proposed annexation will affect the supply of developable land within the city limits to provide for the anticipated population growth over the next three years. The potential physical, aesthetic and related social effects of the proposed development on the community as a whole' and on the neighborhood of which it will become a part and the proposed actions to mitigate any identified concerns. These are clearly outlined in the application requirements and outlined in the Standards and Criteria for Annexation Requests.

Furthermore, under 16.84.040 Standards and Criteria, paragraph 7,"a Statement outlining a method and source of financing required to provide additional facilities, if any, is required". The North Redwood St. Master Plan addressed many of the methods and sources for the financing of the infrastructure required for development of the area including sewer, water, storm water, streets, etc. However, the method and source of financing the additional development and maintenance of the large areas which will be dedicated to the City for parks and or open space was discussed but a method of, and source of, funding by the City was not answered. I believe Staff indicated that this would be addressed when and if they were presented with new parks and open space dedication. When recently asked the question about funding for development and maintenance of the City's current inventory of parks, Staff indicated the City does not have adequate funding available to maintain the current inventory of parks and has park inventory which has not yet been developed nor was there any remedy for the future.

We submit to the Planning Commission that parks are "additional facilities" and the method and source for the funding for development and maintenance of any future dedication of land to the City for parks or open space needs to be answered prior to any lands being annexed which would in turn require dedication of land for parks when developed.

The land owners/developers of the properties being annexed will be required to follow the N. Redwood St. Master Plan as their "Roadmap" for development. They will also be required to demonstrate the availability of facilities to serve their development and or plans to provide the facilities, including a guarantee (bond) the development will be completed in a timely manner. The Master Plan also included detailed plans for the dedication and development of parks within the plan as well. We submit the City should follow the same roadmap and develop the land which is dedicated for parks in a timely manner and provide a method of, and source of, funding by the City.

I'm all for development done the proper way. I'm for parks for our community, parks we can actually use.

Since the City can no longer require a vote of the people on annexation requests, we feel a Neighborhood meeting is needed more than ever. In recent years the voters of Canby have been very vocal and concerned over annexations of all sizes. With the magnitude of this annexation request, we believe the Planning Commission would be remiss to review the application without the benefit of input a neighborhood meeting would provide.

Respectfully,

Daniel Webb on behalf of Linda Thomas

CITY OF CANBY - COMMENT FORM

If you are unable to attend the Public Hearings, you may submit written comments on this form or in a letter. Please send comments to the City of Canby Planning Department:

By mail: Planning Department, PO Box 930, Canby, OR 97013
In person: Planning Department at 111 NW Second Street

E-mail: brownb@ci.canby.or.us

Written comments to be included in Planning Commission packet are due by Wednesday, April 27, 2014. Written comments to be included in City Council packet are due by Wednesday, May 18, 2016. Written and oral comments can be submitted up to the time of the Public Hearings and may also be delivered in person during the Public Hearings.

COMMEN	1: ANN/ZC 16-01, ANN/ZC 16-02 & ANN/ZC 16-03
	AVE NO CONCERNS WITH THIS APPLICATION
	HASSAN IBRAHIM
EMAIL:	ia co aurran-moleod. Com
ORGANIZA	ATION/BUSINESS/AGENCY: CURRAN- MCLEOD, IMC.
ADDKESS:	6655 SW HAMPTON ST. SUITE 210 optional): 503 684 3478
DATE:	Accel 11 7-11
D.1.1.D	APTIL 11/2016
LORNOVE	ACCRONICE BY A LANGUAGE AND A LONG AND A LON
AGENCY F	RESPONSE - Please check one box and fill in your Name/Agency/Date above:
☐ Adequate	Public Services (of your agency) are available
Adequate	Public Services will become available through the development
A STATE OF THE PARTY OF THE PAR	ns are needed, as indicated
	e public services are not available and will not become available

A REVISED TPR COMPLIANCE LETTER IS BEING PREPARED BY ODOT TO ADD CLARIFICATION



Department of Transportation

Region 1 Headquarters 123 NW Flanders Street Portland, Oregon 97209 (503) 731.8200 FAX (503) 731.8259

April 15, 2016

City of Canby PO Box 930 Canby, OR 97013 ODOT Case No: 7080

Subject:

Ann/ZC 16-01, 02, 03: N. Redwood St. Annexations and Zone Changes

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Attn: Bryan Brown, Planner

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1. A comparison between the land use with the highest reasonable trip generation rate allowed outright under the <u>proposed</u> zoning/comp plan designation and the land use with the highest reasonable trip generation rate allowed outright under the <u>existing</u> zoning/comprehensive plan designation (this is commonly referred to as the "reasonable worst case" traffic analysis). The analysis should utilize the current edition of Institute of Transportation Engineers (ITE) Trip Generation manual, unless otherwise directed. To determine the maximum amount of building square footage

OAR 734-051 website: http://arcweb.sos.state.or.us/rules/OARS_700/OAR_734/734_051.html

that could be put on the site the analyst should look at the number of parking spaces, building height, and required landscaping in the local development code.

Note: It is important that the applicant's transportation engineer provide ODOT the opportunity to review and concur with the mix of land uses and square footage they propose to use for the "reasonable worst case" traffic analysis for both existing and proposed zoning prior to commencing the traffic analysis, particularly if the applicant chooses to perform their analysis using a trip generation rate determined by any means other than ITE Trip Generation.

- Analysis may rely on existing and planned transportation improvements in which a funding mechanism is in place including but not limited to projects identified in:
 - State Transportation Improvement Program (STIP),
 - Local/County Capital Improvement Plans (CIP).
 - Financially constrained Regional Transportation System Plan (RTP).
- The analysis should apply the highway mobility standard (volume-to-capacity ratio) identified in the OHP over the planning horizon in the adopted local transportation system plan of the area or 15 years from the proposed date of amendment adoption, whichever is greater (OHP Action 1F2).
- 4. In situations where the highway facility is operating above the OHP mobility standard and transportation improvements are not anticipated within the planning horizon to bring performance to standard, the performance standard is to avoid further degradation. If the proposed zone change or comprehensive plan amendment increases the volume-to-capacity ratio further, it will significantly affect the facility (OHP Action 1F6).
- The analysis should not include any existing or proposed approaches on the highway unless the proposed site is landlocked². If landlocked, the analysis should only use one approach to the highway.

Prior to commencing the TIS, the applicant should contact Andy Jeffrey, ODOT Region 1 Traffic at 503.731.8435 to obtain ODOT concurrence with the scope of the study.

Thank you for providing ODOT the opportunity to participate in this land use review. If you have any questions regarding this matter, please contact me at .

Sincerely.

P Elise Scolnick Development Review Planner

C: Andy Jeffrey, ODOT Region 1 Traffic

A parcel is considered 'landlocked' if it has no other reasonable access other than to a state highway. Burden of proof is on the applicant to provide justification as to why access to a road other than a state highway is not reasonable.

Enrolled Senate Bill 1573

Sponsored by Senator BEYER (Presession filed.)

CHAPTER	
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AN ACT

Relating to boundary changes; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2016 Act is added to and made a part of ORS 222.111 to 222.180.

SECTION 2. (1) This section applies to a city whose laws require a petition proposing annexation of territory to be submitted to the electors of the city.

- (2) Notwithstanding a contrary provision of the city charter or a city ordinance, upon receipt of a petition proposing annexation of territory submitted by all owners of land in the territory, the legislative body of the city shall annex the territory without submitting the proposal to the electors of the city if:
- (a) The territory is included within an urban growth boundary adopted by the city or Metro, as defined in ORS 197.015;
- (b) The territory is, or upon annexation of the territory into the city will be, subject to the acknowledged comprehensive plan of the city;
- (c) At least one lot or parcel within the territory is contiguous to the city limits or is separated from the city limits only by a public right of way or a body of water; and
 - (d) The proposal conforms to all other requirements of the city's ordinances.
- (3) The territory to be annexed under this section includes any additional territory described in ORS 222.111 (1) that must be annexed in order to locate infrastructure and right of way access for services necessary for development of the territory described in subsection (2) of this section at a density equal to the average residential density within the annexing city.
- (4) When the legislative body of the city determines that the criteria described in subsection (2) of this section apply to territory proposed for annexation, the legislative body may declare that the territory described in subsections (2) and (3) of this section is annexed to the city by an ordinance that contains a description of the territory annexed.

SECTION 3. This 2016 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2016 Act takes effect on its passage.

Page 1

Governor Kate Brown (/gov/Pages/index.aspx) / Administration (/gov/admin/Pages/default.aspx) / Bills Signed

Bills Signed

For more information about legislative history on these bills, **click here** (https://olis.leg.state.or.us/liz/2013I1).

Bills Signed 2016

	Measure Number	Signed or Vetoed	
53	SB 1503	Signed	
54	SB 1512	Signed	
55	SB 1513	Signed	
56	SB 1522	Signed	
57	SB 1527	Signed	
58	SB 1533	Signed	
59	SB 1566	Signed	
60	SB 1573	Signed	
61	SB 1582	Signed	
62	SB 1591	Signed	
63	HB 4037	Signed	
64	HB 4009	Signed	
65	HB 4107	Signed	<u></u>

Bills Signed 2015



BEFORE THE PLANNING COMMISSION OF THE CITY OF CANBY

A REQUEST FOR APPROVAL OF ANNEXATION AND ZONE CHANGE FOR PROPERTY LOCATED AT 1212, 1234 AND 1176 N REDWOOD ST) FINDINGS, CONCLUSION &FINAL ORDER) ANN/ZC 16-02) ManDan, LLC)
of real property described as Tax Lot	an annexation/zone change application #ANN/ZC 16-02 of 4.57 acrests 31E34B00300, 31E34B00301, and 31E34B00302, Clackamas led County RRFF5 and is requested to be zoned city R-1.5 (Low Density Residential).
9, 2016 during which the Planning C	d applications ANN/ZC 16-02 after the duly noticed hearing on May ommission recommended by a/_ vote that the City Council mmendation contained in the staff report.
Commission determines whether cri Ordinance are met, or can be met by	ation and zone change application shall be approved, the Planning iteria from the <i>City of Canby Land Development and Planning</i> y observance of conditions. Applicable criteria and standards were in staff report dated May 9, 2016 and presented at the May 9, 2016 mission.
2016 during which the staff report w presentation from staff. Staff recom	d applications ANN/ZC 16-02 at a public hearing held on May 9, was presented, including all attachments, and a PowerPoint namended that the Planning Commission forward a recommendation he proposed annexation and new zoning designations submitted by
	closing the public hearing, the Planning Commission made the I those contained in the staff report to arrive at their decision and

CONCLUSION

In summary, the Planning Commission adopted the findings contained in the staff report, concluded that the annexation/zone change meets all applicable approval criteria, and approved Files #ANN/ZC 16-02 as stated below. The Planning Commission's order is reflected below.

ORDER

Based on the application submitted and the facts, findings and conclusions of the staff report, and the supplemental findings from the public hearing, the Planning Commission recommended to the City Council **APPROVAL** of annexation and zone change applications **ANN/ZC 16-02** as follows:

- 1. ANN/ZC 16-02 be approved and,
- 2. Upon annexation, the zoning of the subject properties be designated as R-1.5 and R-2 as indicated by the North Redwood Development Concept Plan Map and the Canby Comprehensive Plan Map.

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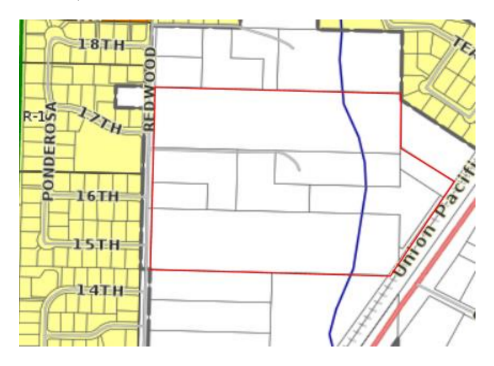


City of Canby

ANNEXATION AND ZONE CHANGE STAFF REPORT FILE #: ANN/ZC16-03

Prepared for the May 9, 2016 Planning Commission Meeting

LOCATION: 22881 S. Hwy. 99E, 1650, 1612, 1548, 1440, 1758, 1586, 1608, 1594 N. Redwood Street



ANNEXATION PROPERTY SIZE: The site is a total of 31.83 acres

Tax Lots: 31E27C00300, 31E27C00301, 31E27C00500, 31E27C01200, 31E27C01300, 31E27C01301,

31E27C01302, 31E34B00700, 31E34B00701

COMPREHENSIVE PLAN DESIGNATION: Low Density Residential (LDR)

CURRENT ZONING DESIGNATION: Clackamas County: Rural Residential Farm Forest 5-Acre (RRFF5)

PROPOSED ZONING: City: Low Density Residential (R-1)

OWNER: ETHAN & STEPHANIE MANUEL, STEVEN STEWART, JIM, HUGH, JOHN BOYLE, KAREN, KRISTEEN, KATHLEEN

BOYLE, JERRY & LONDA CORCORAN, DAMON & CYNTHIA LILES, ERIC & JOSEPHINE RECHT

APPLICANT: Ethan Manuel

APPLICATION TYPE: Annexation/Zone Change (Type IV)

CITY FILE NUMBER: ANN/ZC 16-03

DATE OF REPORT: April 29, 2016

DATE OF PUBLIC HEARING: May 9, 2016

I. PROJECT OVERVIEW & EXISTING CONDITIONS

The property owners of nine parcels of land located on N. Redwood Street and S. Hwy 99E propose the annexation of their properties into the City of Canby. The property owners also propose a zone change application to change the current zoning from its Clackamas County designation to the City of Canby's R-1 Zone that is designated Low Density Residential in the Canby Zone Code. According to the applicants, there are eight existing homes on separate parcels within the annexation area, and six of these homes will be incorporated into future development plans.

The City of Canby's annexation ordinance requires a Concept Development Plan for tax lots which are a part of an annexation request. This annexation, along with others, were precipitated by the City's initiative to seek and secure grant funding through the Transportation Growth Manage Program to fund the completion of a Development Concept Plan for the North Redwood area which is a requirement prior to annexation for properties in this area. The property owners involved with this annexation have worked together with other property owners in the North Redwood area by participating in the City's planning effort to meet the Concept Development Plan requirements for the area. Subsequently, the North Redwood Development Concept Plan (NRDCP) was adopted by the Canby City Council on October 7, 2015.

The existing annexation area is located within the City of Canby's Urban Growth Boundary. The City of Canby Comprehensive Plan has envisioned the ultimate urbanization of this area and its intended land use, and the Comprehensive Plan Map for these particular lots indicates Low Density Residential use. The area is currently within Clackamas County's jurisdiction and is presently zoned as Rural Residential Farm Forest 5-Acre (RRFF5). This annexation request is to rezone the properties involved to the City zoning of R-1 in accordance with the corresponding City Comprehensive Plan Map land use designation. This zone designation will take effect if annexed as indicated in this application.

The North Redwood Development Concept Plan (NRDCP) is intended to address City of Canby infrastructure requirements for the North Redwood area. The NRDCP is not a specific development proposal, but a design concept that provides an understanding and framework prior to annexation of how the properties must be developed when brought into the City.

II. ATTACHMENTS

- A. Applications
- B. Written Narrative
- C. Available Platted Lot Supply in Canby
- **D.** Survey of Property to Be Annexed and Legal Description of Private Property describing ½ of adjacent Redwood Street Right-of-Way to be Annexed
- E. Tax Lot Ownership Survey
- **F.** Maps
- G. Development Concept Plan (online)
- H. ODOT Letter Transportation Planning Rule Requirements
- I. Senate Bill 1573
- J. Agency/Citizen Comments

III. APPLICABLE REVIEW CRITERIA & FINDINGS

Major approval criteria used in evaluating this application include the following Chapters from the *City of Canby's Municipal Code including the Land Development and Planning Ordinance* (Title 16):

- 16.84 Annexations
- 16.54 Amendments to Zoning Map
- 16.89 Application and Review Procedures
- 16.16 R-1 Low Density Residential Zone

City of Canby Comprehensive Plan Policies and Implementation Measures Clackamas County/City of Canby Urban Growth Management Agreement (UGMA) State Statutes- ORS 195.065 and 222

Chapter 16.84Annexation Compliance

16.84.040. A.1.b. Annexation Development Map.

- **A.** The following criteria shall apply to all annexation requests.
 - **1.** The City of Canby Annexation Development Map shall determine which properties are required to submit either (See Figure 16.84.040):
 - a. A Development Agreement (DA) binding for all properties located within the boundaries of a designated DA area as shown on the City of Canby Annexation Development Map. The terms of the Development Agreement may include, but are not limited to:
 - 1. Timing of the submittal of an application for zoning
 - **2.** Dedication of land for future public facilities including park and open space land
 - **3.** Construction of public improvements
 - **4.** Waiver of compensation claims
 - **5.** Waiver of nexus or rough proportionality objections to future exactions
 - **6.** Other commitments deemed valuable to the City of Canby

For newly annexed properties that are within the boundaries of a DA area as designated on the City of Canby Annexation Development Map: A Development Agreement shall be recorded as a covenant running with the land, binding on the landowner's successors in interest prior to the City Council granting a change in zoning classification.

- **b.** A Development Concept Plan (DCP) binding for all properties located within the boundaries of a designated DCP area as shown on the City of Canby Annexation Development Map. A Development Concept Plan shall address City of Canby infrastructure requirements including:
 - 1. Water
 - 2. Sewer
 - 3. Storm water
 - 4. Access

- **5.** Internal Circulation
- 6. Street Standards
- **7.** Fire Department requirements
- 8. Parks and open space

For newly annexed properties that are within the boundaries of a DCP area as designated on the City of Canby Annexation Development Map: A Development Concept Plan shall be adopted by the Canby City Council prior to granting a change in zoning classification. (Ord. 1294, 2008)

Findings: A copy of the North Redwood Development Concept Plan (NRDCP) is included in the file. The NRDCP provided an extensive packet of information to address City of Canby future infrastructure requirements for the area, and a great deal of engineering level work has gone into planning for how the concept plan defined area would best be developed and served by all necessary infrastructure. A traffic analysis of the entire subject area was incorporated into the plan to address traffic impacts associated with anticipated full development of the properties in accordance with the applicable zoning designation. Additionally, DKS Engineering provided a memorandum, dated April 4, 2016 that summarized how the requirements of Oregon Administrative Rule (OAR) 660-012-0060, the Transportation Planning Rule (TPR), are met for the subject properties as well as two additional current annexation applications located within the NRDCP area. The surrounding roadways and intersections were found to have sufficient capacity to accommodate the proposed annexation, zone change, and the development concept plan. The Transportation Planning Rule requirements of State Statue were determined to have been met as documented in a revised letter from DKS to address clarifications requested by Oregon Department of Transportation (ODOT). All necessary utility services are generally available or can be made available through service line extensions to the annexation area. The Concept Plan maps, along with the Concept Plan & Infrastructure narrative, indicate the options for necessary infrastructure services to serve this area. Stormwater was discussed in the NRDCP, and stormwater management for street runoff will be handled with the installation of new public underground injection wells and the associated catch basins and pollution control manholes for water quality treatment. Private property runoff will be handled on-site with swales or underground soaking trenches within the individual yard areas. A future city park is proposed to be dedicated in-lieu of payment of the park system development charge for an equivalent value exchange as determined by an appraisal at the time it is to be dedicated to the City. The park proposed in the NRDCP was determined a desirable property for park and recreation purposes conforming with and as set forth in the Canby Park and Recreation Master Plan and Acquisition Plan. The park is planned to extend along the bank of Willow Creek, and the creek flows across five of the subject parcels, tax lots 301, 500, 700, 701, and 1200. The NRDCP states that the basic strategy recommended for park appropriation is that Parks SDC fees paid by property owners who are not dedicating land be collected into a "NR Parks SDC Account" or similar, and that these funds be used to compensate property owners who dedicate land. In order for this mechanism to work, the value of property owners' land contributions needs to be established by appraisal. A more detailed explanation of this process is located in the NRDCP. This criterion can be met.

<u>Criteria 16.84.040.A.2</u> Analysis of the need for additional property within the city limits shall

be provided. The analysis shall include the amount of developable land (within the same class of zoning – low density residential, light industrial, etc.) Currently within the city limits; the approximate rate of development of those lands; and how the proposed annexation will affect the supply of developable land within the city limits. A supply of developable residential land to provide for the anticipated population growth over the following three years is considered to be sufficient.

Findings: A land needs analysis is required with all annexations to assess the current amount of developable land within the same zone designation of that requested in the application. A 3-year supply of developable R-1 zoned land is to be considered sufficient. The City Council previously provided a defined policy direction to staff that stated analysis of actual number of platted lots based on a reasonable assessment of expected consumption rate moving forward is the appropriate metric to utilize in determining the adequacy of the developable land supply. The applicant included in the file an analysis indicating that there are ninety-eight R-1 zoned vacant platted lots remaining as an inventory within the city limits. The city has had an average absorption rate of nearly 45 lots per year for the last 10 years. This indicates that the supply of readily available platted lots with all necessary infrastructures is below a three-year supply. If annexed, this property would add to the buildable land supply. It will likely take 2 to 3 years for this land to be fully platted and the lots made available. Staff concludes that information indicates this criterion is met.

Criteria 16.84.040.A.3 Statement of potential physical, aesthetic and related social effects of the proposed development on the community as a whole and on the neighborhood of which it will become a part; and proposed actions to mitigate identified concerns, if any. A neighborhood meeting is required as per Table 16.89.020 of the City of Canby Land Development and Planning Ordinance.

<u>Findings</u>: Future development is anticipated to develop the site at a net density of 6.2 units per acre. Potential traffic generation has been shown to be within the capabilities of the surrounding road system with no mitigation necessary other than additional right-of-way dedication along North Redwood Street as a requirement during the development process. The addition of a new neighborhood park that will be located within the NRDCP and partially encompassed inside the boundaries of this annexation, will add to the social and aesthetic effects of development on the subject properties and the future development of the neighborhood livability. Staff does not foresee any significant impacts from the proposal or need to mitigate any identified concerns. Staff agrees the annexation and future development of the subject parcels is consistent with development indicated by the Development Concept Plan and appropriate in this area of Canby. This criterion is satisfied.

<u>Criteria 16.84.040.A.4</u> Statement of availability, capacity and status of existing water, sewer, drainage, transportation, park and school facilities

<u>Findings</u>: The North Redwood Development Concept Plan provides maps that demonstrate how utility infrastructure will be made available, and unmanageable capacity issues were not identified by City departments and agencies during the NRDCP review process. The proposed public park will be beneficial in serving this area of Canby. There are significant tree resources available for the park area and the conceptual plan provides easy direct access from the subject properties to the park trails and facilities. This criterion can be met

at the time of development.

<u>Criteria 16.84.040.A.5</u> Statement of increased demand for such facilities to be generated by the proposed development, if any, at this time

<u>Findings</u>: Staff finds that the information contained in the NRDCP infrastructure section is sufficient, and the applicable criteria can be met.

<u>Criteria 16.84.040.A.6</u> Statement of additional facilities, if any, required to meet the increased demand and any proposed phasing of such facilities in accordance with projected demand.

<u>Findings</u>: This staff report incorporates the infrastructure section of the NRDCP as findings. All necessary utility extensions are available to serve this area when development occurs after annexation. The infrastructure section of the NRDCP indicates that connections to existing facilities are available and preferred depending on the development project. Staff finds that NRDCP information is sufficient and this criterion is or can be met.

<u>Criteria 16.84.040.A.7</u> Statement outlining method and source of financing required to provide additional facilities, if any.

<u>Findings</u>: The applicant will pay the necessary costs of their own development. Information in the NRDCP indicated that most infrastructure facilities in the North Redwood area are expected to be built by individual developers. The exception is the proposed park that can be funded with shared costs of property owners. Staff finds that information in the NRDCP is sufficient for this case, and the applicable criteria can be met.

<u>Criteria 16.84.040.A.8</u> Statement indicating the type and nature of any comprehensive plan text or map amendments or zoning text or map amendments that may be required to complete the proposed development.

<u>Findings</u>: The applicant intends to follow the Low Density Residential zoning designation of the Comprehensive Plan. The only change is a zoning map amendment to change the zone to R-1, and the Zone Map Change Application that accompanies this annexation request to satisfy the Development Concept Plan. Staff finds that the criterion in <u>16.84.040.A.8</u> can be met.

<u>Criteria 16.84.040.A.9</u> Compliance with other applicable city ordinances or policies

<u>Findings</u>: Based on available information, staff concludes that the proposal complies with all other city ordinances and policies.

<u>Criteria 16.84.040.A.10</u> Compliance of the application with the applicable sections of Oregon Revised Statutes Chapter 222

<u>Findings</u>: Oregon Revised Statutes (ORS) Chapter 222 provides regulation of city boundary changes and other development requirements. Staff concludes that this proposal complies

with all applicable provisions in the Oregon Revised Statutes. The applicable criteria can be met.

Chapter 16.54 Amendments to the Zoning Map Analysis

The assignment of an appropriate zoning district is a part of any annexation application within the City of Canby. The approval criteria are similar to that for approval of an annexation.

16.54.010 & 0.20 & 0.30 Amendments to the Zoning Map

Findings:

16.54.010 – Authorization to initiate amendments: The property owners have authorized initiation of the proposed annexation and map amendment by signing an application form. This criterion has been met.

16.54.020 – Application and Fee: **The map amendment application and associated fee were** received from the applicant. This criterion has been met.

16.54.030 – Public Hearing on Amendment: This criterion will be met when the Planning Commission holds a public hearing and makes a recommendation to the City Council and when the City Council conducts its own hearing and issues a decision.

16.54.040 Standards and criteria

In judging whether or not the zoning map should be amended or changed, the Planning Commission and City Council shall consider:

A. The Comprehensive Plan of the city, giving special attention to Policy 6 of the land use element and implementation measures therefore, and the plans and policies of the county, state and local districts in order to preserve functions and local aspects of land conservation and development;

<u>Findings</u>: The subject properties and the NRDCP are not identified as being in an "Area of Special Concern" that is delineated in Policy 6 of the Comprehensive Plan. Additionally, the proposed zone for the properties is consistent with the zone designation on the Comprehensive Plan Map. Staff concludes that the request meets provisions in Policy 6 and the Comprehensive Plan.

B. Whether all required public facilities and services exist or will be provided concurrent with development to adequately meet the needs of any use or development which would be permitted by the new zoning designation. (Ord. 749 section 1(B), 1984; Ord.740 section 10.3.85(D), 1984)

<u>Findings</u>: Problems or issues in the extension of utility services have not been raised by City service providers that would prevent services at the time of development. Future development of the properties can meet standards for adequate public facilities.

16.08.150 Traffic Impact Study (TIS)

A. Determination based on information provided by the applicant about the proposed development, the city will determine when a TIS is required and will consider the following when making that determination.

- 1. Changes in land use designation, zoning designation, or development standard.
- 2. Changes in use or intensity of use.
- 3. Projected increase in trip generation.
- 4. Potential impacts to residential areas and local streets.
- 5. Potential impacts to priority pedestrian and bicycle routes, including, but not limited to school routes and multimodal street improvements identified in the TSP.
- 6. Potential impacts to intersection level of service (LOS).

Findings: The Transportation Planning Rule within State Statute (OAR 660-12-0060-9) requires that there be a record of traffic generation findings which are consistent with the City's Transportation System Plan with any Comprehensive Plan Map Amendment or Zoning Map Amendment. As previously mentioned, DKS Engineering provided a memo that confirmed the proposed annexation met provisions of the TPR. Additionally, a Traffic Analysis was incorporated in the NRDCP to discuss any future traffic impacts when development occurred with zone change proposals. The findings of the analysis determined that the zone change contemplated and the resulting traffic, if developed as allowed, was assumed for trip modeling in the 2010 Canby Transportation System Plan, and therefore, the Transportation Planning Rule requirements are met. The zone change from the proposed annexation would not have a significant effect on the surrounding transportation network, and no mitigation measures would be required to satisfy TPR requirements. This review criterion is met.

Chapter 16.89.060 Process Compliance

16.89.060 Type IV Decision

For certain applications, the City Council makes a final decision after a recommendation by the Planning Commission. These application types are referred to as Type IV decisions.

- **A.** <u>Pre-application conference.</u> A pre-application conference may be required by the Planning Director for Type IV applications.
- **B.** <u>Neighborhood meetings.</u> The applicant may be required to present their development proposal at a neighborhood meeting (see Section 16.89.070). Table 16.89.020 sets the minimum guidelines for neighborhood review but the Planning Director may require other applications to go through neighborhood review as well.
- **C.** <u>Application requirements.</u> Type IV applications shall be made on forms provided by the Planning Director. The application shall be accompanied by all required information and fees.
- **D.** <u>Public notice and hearings.</u> The public notice and hearings process for the Planning Commission's review of Type IV applications shall follow that for Type III applications, as provided in subsections 16.89.050.D and 16.89.050.E.

E. Decision process.

1. Approval or denial of a Type IV decision shall be based on the standards and criteria located in the code.

- **2.** The hearings body shall issue a final written order containing findings and conclusions recommending that the City Council approve, approve with conditions, or deny the application.
- **3.** The written decision shall explain the relevant criteria and standards, state the facts relied upon in rendering the decision, and justify the decision according to the criteria, standards, and facts.
- **4.** In cases involving attorneys, the prevailing attorney shall prepare the findings, conclusions, and final order. Staff shall review and, if necessary, revise, these materials prior to submittal to the hearings body.

F. City Council proceedings:

- **1.** Upon receipt of the record of the Planning Commission proceedings, and the recommendation of the Commission, the City Council shall conduct a review of that record and shall vote to approve, approve with conditions, or deny the recommendation of the Planning Commission.
- 2. The City Council may question those individuals who were a party to the public hearing conducted by the Planning Commission if the Commission's record appears to be lacking sufficient information to allow for a decision by the Council. The Council shall hear arguments based solely on the record of the Commission.
- **3.** The City Council may choose to conduct public hearings on Comprehensive Plan amendments, amendments to the text of this title, zone map amendments, and annexations. If the Council elects to conduct such hearings, it may do so in joint session with the Planning Commission or after receiving the written record of the Commission. (Ord. 1080, 2001)

<u>Findings</u>: Annexations are processed as a Type IV "quasi-judicial" process which is considered through a public hearing at the Planning Commission that forwards a recommendation to the City Council. The City Council also holds a public hearing and issues a final decision. The notice requirements are the same as for Type III applications.

In this particular case, the annexation request will not be scheduled for a public vote. On March 15, 2016, the Governor signed Senate Bill SB1573 that mandates some properties, meeting certain criteria, to file for annexation without going through a public vote process that might otherwise currently be in effect through local City Charter provisions and adopted code. This application meets the criteria stated in SB1573, and a public vote will not be held for this annexation application.

Notice of this application and the Planning Commission and Council Hearing dates was made to surrounding property owners on March 31, 2016, at least 20-days prior to the hearing. Prior notification and neighborhood meetings were completed during the North Redwood Development Concept Plan process. The site was posted with a Public Hearing Notice sign by April 29, 2016. A notice meeting ordinance requirements of the public hearings was

published in the Canby Herald on May 4, 2016. Due to the extensive meetings conducted during the NRDCP process, a pre-application meeting was not required for this application. These findings indicate that all processing requirements have been satisfied with this application to date.

Public Testimony Received

Notice of this application and opportunity to provide comment was mailed to owners of lots within 500 feet of the subject properties and to all applicable public agencies and City departments on March 31, 2016. Comments are summarized below while complete comments are documented in the file. As of the date of this Staff Report, the following comments were received by City of Canby from the following persons/agencies:

Persons/Agency/City Department Comments.

Comments were received from the following persons/agencies/city departments:

 Doug Burnum and Daniel Webb citizens in the area, contacted staff by telephone and requested information regarding the impacts of this application on future annexations and development in the area.

Conclusion Regarding Consistency with the Standards of the Canby Municipal Code

Staff concludes, as detailed in the submittal from the applicant and as indicated here in this staff report, including all attachments hereto, that:

- The applications and proposed use is in conformance with applicable sections of the City's Comprehensive Plan and Land Development and Planning Ordinance when the determinations contained in this staff report are applied.
- 2. A City adopted satisfactory Development Concept Plan and explanatory narrative was submitted detailing how all necessary infrastructures to the properties proposed to be annexed will serve the area as required by the annexation ordinance.
- 3. The proposed annexation can meet the approval criteria set forth in CMC 16.84.040.A.
- 4. The zoning of the property, if annexed, should be R-1 as indicated in the application and pursuant to the approval criteria set forth for map amendments in CMC 16.54.040.
- 5. The proposed annexation's requested zoning district of R-1 is in conformance with the Comprehensive Plan Land Use Plan Map.
- 6. The application complies with all applicable Oregon Revised Statutes.
- 7. There are sufficient public and private agency utility and service capacity to serve the site at the anticipated development intensity.
- 8. In accordance with the UGMA with Clackamas County, this proposed annexation application includes a description of one-half of the adjacent road right-of-way with the properties proposed for annexation.
- 9. It has been determined that existing land available is below a three-year supply of developed R-1 zoned lots within the City limits. Therefore, the supply does not exceed a three-year supply and there is a "need" for low density residential zoned land for development at this time.

16.89 Recommendation

Based on the application submitted and the facts, findings and conclusions of this report, but without benefit of a public hearing, staff recommends that the Planning Commission recommend to the City Council that:

- 1. ANN/ZC 16-03 be approved and,
- 2. Upon annexation, the zoning of the subject properties be designated as R-1 as indicated by the North Redwood Development Concept Plan Map and the Canby Comprehensive Plan Map.



City of Canby
Planning Department
111 NW 2nd Avenue
PO Box 930
Canby, OR 97013

LAND USE APPLICATION

ANNEXATION Process Type IV

(503) 266-7001 **APPLICANT INFORMATION:** (Check ONE box below for designated contact person regarding this application) ☐ Applicant Name: Address: Zip: City/State: ☐ Representative Name: Address: City/State: Zip: ☐ Property Owner Name: Signature: Address: City/State: Zip: ☐ Property Owner Name: Phone: _____ Signature: Email: Address: Zip: City/State: NOTE: Property owners or contract purchasers are required to authorize the filing of this application and must sign above • All property owners represent they have full legal capacity to and hereby do authorize the filing of this application and certify that the information and exhibits herewith submitted are true and correct. All property owners understand that they must meet all applicable Canby Municipal Code (CMC) regulations, including but not limited to CMC Chapter 16.49 Site and Design Review standards. • All property owners hereby grant consent to the City of Canby and its officers, agents, employees, and/or independent contractors to enter the property identified herein to conduct any and all inspections that are considered appropriate by the City to process this application. PROPERTY & PROJECT INFORMATION: Street Address or Location of Subject Property Total Size of Assessor Tax Lot Numbers **Property** Existing Use, Structures, Other Improvements on Site Zoning Comp Plan Designation Describe the Proposed Development or Use of Subject Property

STAFF USE ONLY

RECEIVED BY

RECEIPT #

DATE RECEIVED

FILE#

DATE APP COMPLETE

Exhibit A: Owner Statement - Annexation Consent

2-15-16

Consent to annex into the City of Canby is hereby given by the undersigned, who represent 100% of the land owners in the 31.46 acre territory. In addition, consent to file application for annexation via Land Use Application: Annexation Process Type IV is hereby given by the undersigned.

Ethand Manne	X Stallmie Illenin	(L)
Ethan A. Manuel (a)	Stephanie L. Manuel (a)	
(a) As owner and as member of Prou		
Signatures for Tax Lot 701	(3S-1E-34B)	1 0 1
St & Att	= Pamely Une King	Kebecca S. Gray
Steven K. Stewart	Pamela Anne King	Rebecca S. Gray
Signatures for Tax Lot 1200) (3S-1E-27C)	101 5 5 1
Jam Bourlo	10001	Walnu D Breds
July 200	Ough Re Bayle	John D. Boyle
Jim Boyle	Hugh R. Boyle	John D. Boyle
Karcii D Baile	- Kristien a Boy	le Fathtun M Bey
	Kristeen A. Boyle	Kathleen M. Boyle
Karen D. Boyle	Kristeen A. Boyle	Kathleen M. Boyle
Karen D. Boyle		Kathleen M. Boyle
		Kathleen M. Boyle
Karen D. Boyle		Kathleen M. Boyle
Karen D. Boyle Signatures for Tax Lot 1300		Kathleen M. Boyle
Karen D. Boyle) (35-1E-27C)	Kathleen M. Boyle
Signatures for Tax Lot 1300 Jerry Coreoran	(35-1E-27C) Londa Corcoran	Kathleen M. Boyle
Karen D. Boyle Signatures for Tax Lot 1300	(35-1E-27C) Londa Corcoran	Kathleen M. Boyle
Signatures for Tax Lot 1300 Jerry Coreoran	(35-1E-27C) Londa Corcoran	Kathleen M. Boyle
Signatures for Tax Lot 1300 Jerry Coreoran Signatures for Tax Lot 1300	1 (3S-1E-27C) Londa Corcoran 1 (3S-1E-27C) MHhystles	Kathleen M. Boyle
Signatures for Tax Lot 1300 Jerry Coreoran	(35-1E-27C) Londa Corcoran	Kathleen M. Boyle
Signatures for Tax Lot 1300 Jerry Coreoran Signatures for Tax Lot 1300	(35-1E-27C) Londa Corcoran 1 (3S-1E-27C) Cynthia L. Liles 2 (3S-1E-27C)	
Signatures for Tax Lot 1300 Jerry Coreoran Signatures for Tax Lot 1300 Damon K. Liles	(35-1E-27C) Londa Corcoran 1 (3S-1E-27C) Cynthia L. Liles 2 (3S-1E-27C)	
Signatures for Tax Lot 1300 Jerry Coreoran Signatures for Tax Lot 1300 Damon K. Liles	(35-1E-27C) Londa Corcoran 1 (3S-1E-27C) Cynthia L. Liles 2 (3S-1E-27C)	Kathleen M. Boyle

Exhibit B: Annexation Description Statement

2-15-16

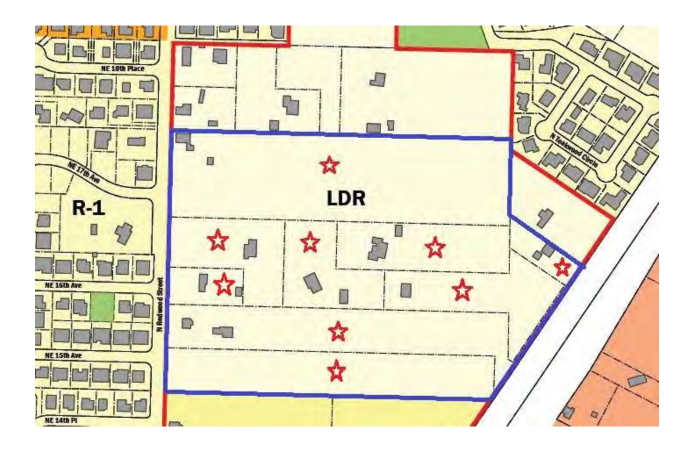
Six ownership groups within the North Redwood Development Concept Plan (DCP) wish to annex 31.46 contiguous acres into the City of Canby. The property information can be seen in the table below.

Owner	Acreage	Tax Lot	Existing House	Existing Outbuilding	Address
Manuel	0.70	300	1	1	22881 S Hwy 99-E
Manuel	2.73	301	1		1650 N Redwood St
Manuel	2.71	500	1	1	1612 N Redwood St
Manuel	5.25	700	1	1	1548 N Redwood St
Stewart	4.73	701			1440 N Redwood St
Boyle	9.85	1200	1	1	1758 N Redwood St
Corcoran	.93	1300	1	1	1586 N Redwood St
Liles	2.14	1301	1	1	1608 N Redwood St
Recht	2.42	1302	1		1594 N Redwood St
Totals	31.46		8	6	

There are eight existing single family homes, six detached shop/garage buildings on the property, and Willow Creek runs across five of the parcels, TL 301, 500, 700, 701 & 1200. The portions of land on either side of the creek will likely develop at different times depending on availability of access, and development will consist of single family homes consistent with the North Redwood Development Concept Plan.

Of the existing structures, six single family homes will be incorporated into future development plans. These homes are 1650, 1612, 1758, 1586, 1608 & 1594 N Redwood St, on tax lots 301, 500, 1200, 1300, 1301 and 1302 respectively.

The map below shows the 31.46 acres outlined in blue with red stars on each tax lot participating in this annexation application.



All 31.46 acres are within the North Redwood Development Concept Plan, and thus are governed by the recommendations in that concept plan. The North Redwood DCP addresses zoning (low density residential for this property), adequacy of public facilities and services, infrastructure such as sewer, water, roads and parks, and approval criteria for annexation. The DCP finds that there are adequate services for this property, that it meets the approval criteria for annexation, and that future development can be done in an integrated cohesive fashion maintaining the "small town" existing fabric of our Canby community. It also highlights one of the truly unique opportunities provided by this area to create a community park and walking trail along Willow Creek. With the annexation of this 31.46 acres, most of creek necessary to create this community treasure becomes available. Rather that repeating all the DCP findings here, I refer you to the North Redwood Development Concept Plan adopted by the City of Canby in 2015.

Available Platted Lots in Canby by Subdivisions

As of Februa	ary 25, 2016								
						R-1 Zone	R-1.5 Zone	R-2 Zone	
YEAR	PLAT #	SUBDIVISION NAME	Zoning	Total Lots	Homes Permitted	Lots Remaining	Lots Remaining	Lots Remaining	Total Remaining
1991	2995	North Pine Addition No. 2	R-1	13	12	1	0	0	1
2004	3947	Yorkfield	R-2	136	133	0	0	3	3
2005	4089	Kraft Place	R-1	4	1	3	0	0	3
2006	4095	Bremer Court	R-1	7	6	1	0	0	1
2006	4218	Dinsmore Estates	R-1	14	13	1	0	0	1
2006	4162	Knott Commons	R-2	10	7	0	0	3	3
2014	4396	Northwoods Estates No. 2	R-1	33	9	24	0	0	24
2015	4409	Dinsmore Estates - 2	R-1	41	33	8	0	0	8
2015	4422	Pine Meadow	R-1	19	11	8	0	0	8
2015	4423	Poplar Townhomes	R-2	6	0	0	0	6	
2015	4433	Faist Addition Phase 6	R-1	30	2	28	0	0	28
2015	4436	Dinsmore Estates - 3	R-1.5	10	3	0	7	0	7
2016	not recorded	Emerald Gardens	R-2	15	0	0	0	15	
2016	not recorded	Franz Meadow	R-1	18	0	18	0	0	18
	_								
	Т	otal Platted Lots Remaining in Subdi as of 2/25/16	vions			92	7	27	126

Available Platted Lots in Canby by Minor Land Partitions

As of Februa	ary 25, 2016								
						R-1 Zone	R-1.5 Zone	R-2 Zone	
YEAR	PLAT #	SUBDIVISION NAME	Zoning	Total Lots	Homes Permitted	Lots Remaining	Lots Remaining	Lots Remaining	Total Remaining
2008	PP2008-022	Fawver	R-2	2	1	0	0	1	1
2008	PP2008-100	Kacalek	R-1	2	1	1	0	0	1
2009	PP2009-036	City of Canby	R-1	3	0	3	0	0	3
2009	PP2009-048	WVCC	R-1	2	1	1	0	0	1
2011	PP2011-038	Zimmer	R-2	3	1	0	0	2	2
2015	PP2015-004	White River Homes	R-1	2	1	1	0	0	1
		Total Platted Lots Remaining MLP as of 2/25/16				6	0	3	9

		R-1 Zone	R-1.5 Zone	R-2 Zone	TOTAL
		Lots Remaining	Lots Remaining	Lots Remaining	REMAINING
Total Buildable Residential Lots		98	7	30	135
as of 2/25/16					
	TOTAL SFR (R-1 & R1.5)	105			
	TOTAL MFR (R-2)	30			

2015			
Month	<u>SFR</u>	<u>MFR</u>	TOTAL Permits
Jan	4	0	4
Feb	1	2	3
March	6	6	12
April	4	0	4
May	4	3	7
June	4	0	4
July	13	0	13
August	6	6	12
Sept	8	0	8
Oct	8	0	8
Nov	4	0	4
Dec	6	0	6
Total	68	17	85

SFR = Single Family Residential MFR = Multi Family Residential

TOTAL BUILDING PERMITS - NI	EW RESIDEN	ITIAL CON	STRUCTION	- as of January 1, 2016
10 Year Historical Average 3 Year Historical Average	447 Permits 136 Permits		44.7 per year 45.3 per year	3.73 per month 3.78 per month
2015 Actuals	68 Permits SFR	17 Permits MFR	85 per year Total	7.08 per month

	Avg Permits	In Years	
10 Year Historical Average	44.7 per year	3.02	years
3 Year Historical Average	45.3 per year	2.98	years
2015 Actuals	85 per year	1.59	years
** as of January 1, 2016			

	Avg Permits		In Years	
10 Year Historical Average	44.7	per year	2.19	years
3 Year Historical Average	45.3	per year	2.15	years
2015 Actuals	85	per year	0.59	years
****Estimate End of 2016				



#7675 ETHAN MANUEL PROPOSED ANNEXATION TO THE CITY OF CANBY

"EXHIBIT A"

A TRACT OF LAND LOCATED IN THE SOUTHWEST QUARTER OF SECTION 27 AND THE NORTHWEST QUARTER OF SECTION 34, TOWNSHIP 3 SOUTH, RANGE 1 EAST, WILLAMETTE MERIDIAN, CLACKAMAS COUNTY, OREGON, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF LOT 96, "CANBY GARDENS", A SUBDIVISION PLAT OF RECORD, PLAT NO. 230, CLACKAMAS COUNTY PLAT RECORDS;. SAID POINT BEING ON THE CENTERLINE OF NORTH REDWOOD STREET (COUNTY ROAD NO. 2163, 50.00 FEET WIDE), ALSO BEING THE WEST LINE OF LOTS 96, 97 AND 98, OF "CANBY GARDENS"; THENCE ALONG SAID CENTERLINE, N.00°00'02"E., 990.00 FEET TO THE NORTHWEST CORNER OF SAID LOT 98; THENCE ALONG THE NORTH LINE OF SAID LOT 98 AND THE EASTERLY EXTENSION THEREOF, BEING THE NORTH LINE OF LOT 101 OF "CANBY GARDENS", N.90°00'00"E., 1308.42 FEET TO THE NORTHEAST CORNER OF SAID LOT 101, SAID CORNER BEING ON THE WEST LINE OF "WILLOW CREEK ESTATES 2", A SUBDIVISION PLAT OF RECORD, PLAT NO. 3050, CLACKAMAS COUNTY PLAT RECORDS; THENCE ALONG SAID WEST LINE, BEING THE EAST LINE OF AFORESAID LOT 101, S.00°47'00"E., 294.81 FEET TO THE NORTH CORNER OF THAT TRACT OF LAND DESCRIBED IN DOCUMENT NO. 2010-022504, CLACKAMAS COUNTY DEED RECORDS; THENCE ALONG THE NORTHEASTERLY LINE OF SAID TRACT, S.57°19'38"E., 338.12 FEET TO THE NORTHWESTERLY RIGHT OF WAY LINE OF THE SOUTHERN PACIFIC RAILROAD (100.00 FEET WIDE); THENCE ALONG SAID NORTHWESTERLY RIGHT OF WAY LINE, BEING THE SOUTHEASTERLY LINE OF SAID DOCUMENT NO. 2010-022504, S.32°37'29"W., 100.00 FEET; THENCE CONTINUING ALONG SAID NORTHWESTERLY RIGHT OF WAY LINE, BEING THE MOST EASTERLY LINE OF PARCEL 1, OF PARTITION PLAT NO. 2013-009, S.32°37'29"W., 509.41 FEET TO THE SOUTHEAST CORNER OF PARCEL 2, PARTITION PLAT NO. 2013-009; THENCE ALONG

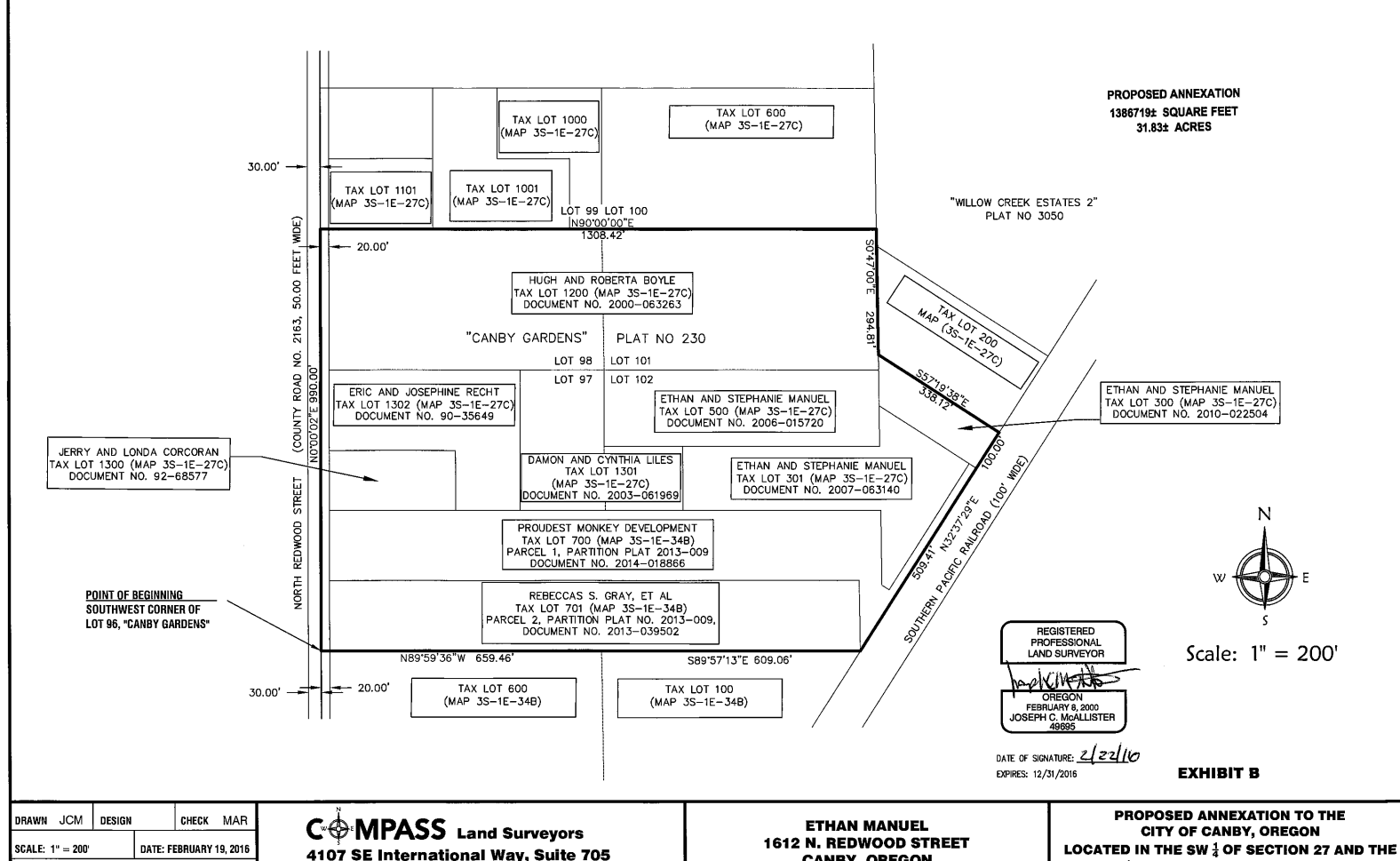
THE SOUTH LINE OF SAID PARCEL 2 THE FOLLOWING TWO COURSES; N.89°57'13"W., 609.06 FEET; THENCE N.89°59'36"W., 659.46 FEET TO THE POINT OF BEGINNING, CONTAINING 1386719 SQUARE FEET (31.83± ACRES), MORE OR LESS.

REGISTERED PROFESSIONAL LAND SURVEYOR

OREGON
FEBRUARY 8, 2000
JOSEPH C. McALLISTER
49695

DATE OF SIGNATURE: 2/22/16 EXPIRES: 12/31/2016



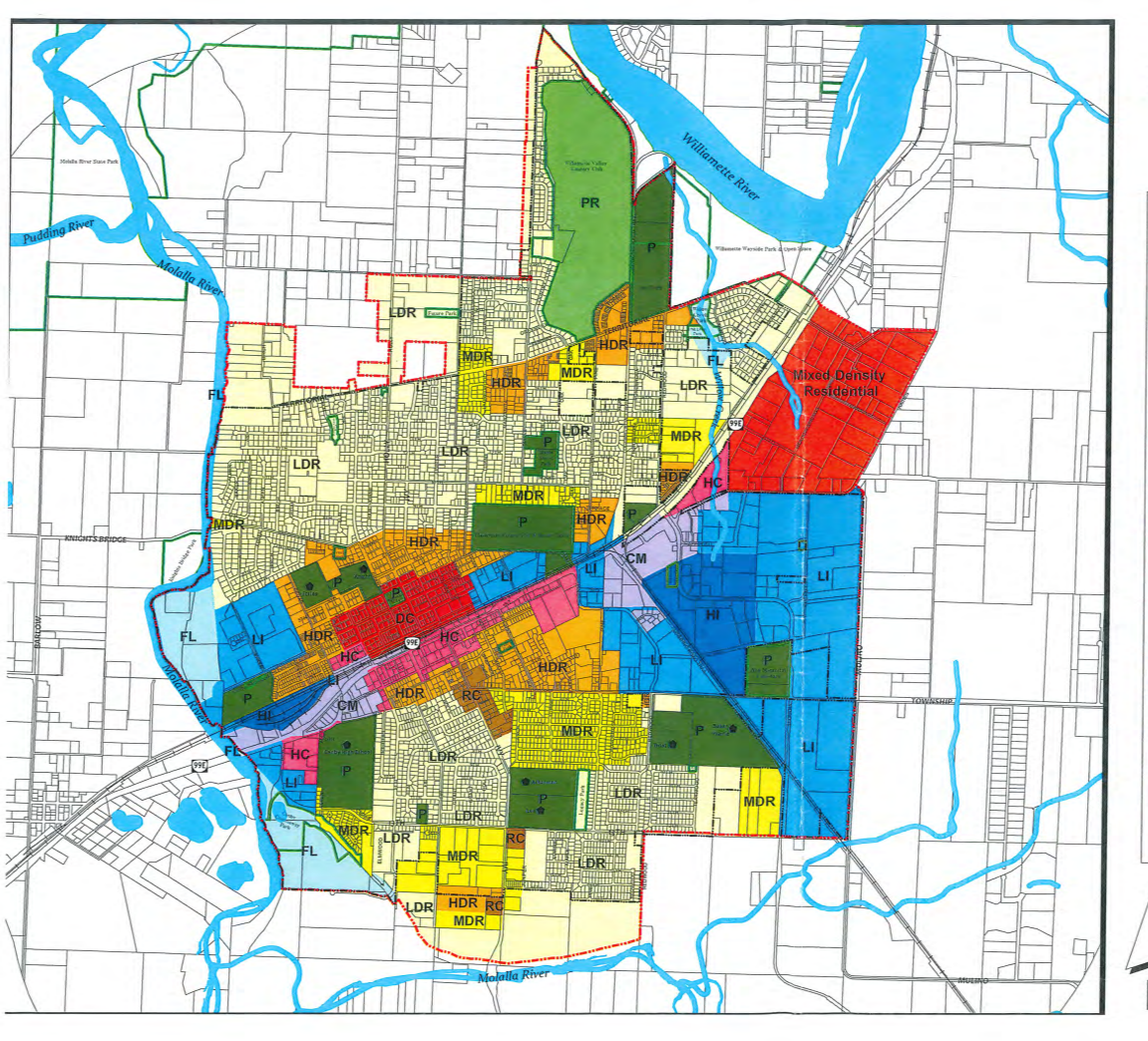


7675 EXHIBIT 1

4107 SE International Way, Suite 705 Milwaukie, Oregon 97222 503-653-9093

CANBY, OREGON

NW 4 OF SECTION 34, T3S., R.1 E., WMO4



City of Canby Comprehensive Plan Map



May 2014

The information depicted on this map is for general reference only. The City of Canby cannot accept any responsibility for errors, omissions, or positional accuracy.

However, notification of errors would be appreciated

Enrolled Senate Bill 1573

Sponsored by Senator BEYER (Presession filed.)

CHAPTER .	
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AN ACT

Relating to boundary changes; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2016 Act is added to and made a part of ORS 222.111 to 222.180.

SECTION 2. (1) This section applies to a city whose laws require a petition proposing annexation of territory to be submitted to the electors of the city.

- (2) Notwithstanding a contrary provision of the city charter or a city ordinance, upon receipt of a petition proposing annexation of territory submitted by all owners of land in the territory, the legislative body of the city shall annex the territory without submitting the proposal to the electors of the city if:
- (a) The territory is included within an urban growth boundary adopted by the city or Metro, as defined in ORS 197.015;
- (b) The territory is, or upon annexation of the territory into the city will be, subject to the acknowledged comprehensive plan of the city;
- (c) At least one lot or parcel within the territory is contiguous to the city limits or is separated from the city limits only by a public right of way or a body of water; and
 - (d) The proposal conforms to all other requirements of the city's ordinances.
- (3) The territory to be annexed under this section includes any additional territory described in ORS 222.111 (1) that must be annexed in order to locate infrastructure and right of way access for services necessary for development of the territory described in subsection (2) of this section at a density equal to the average residential density within the annexing city.
- (4) When the legislative body of the city determines that the criteria described in subsection (2) of this section apply to territory proposed for annexation, the legislative body may declare that the territory described in subsections (2) and (3) of this section is annexed to the city by an ordinance that contains a description of the territory annexed.

SECTION 3. This 2016 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2016 Act takes effect on its passage.

Page 1

Governor Kate Brown (/gov/Pages/index.aspx) / Administration (/gov/admin/Pages/default.aspx) / Bills Signed

Bills Signed

For more information about legislative history on these bills, **click here** (https://olis.leg.state.or.us/liz/2013I1).

Bills Signed 2016

	Measure Number	Signed or Vetoed	
53	SB 1503	Signed	
54	SB 1512	Signed	
55	SB 1513	Signed	:
56	SB 1522	Signed	
57	SB 1527	Signed	
58	SB 1533	Signed	
59	SB 1566	Signed	
60	SB 1573	Signed	
61	SB 1582	Signed	
62	SB 1591	Signed	
63	HB 4037	Signed	
64	HB 4009	Signed	
65	HB 4107	Signed	₩

Bills Signed 2015

A REVISED TPR COMPLIANCE LETTER IS BEING PREPARED BY ODOT TO ADD CLARIFICATION



Department of Transportation

Region 1 Headquarters 123 NW Flanders Street Portland, Oregon 97209 (503) 731.8200 FAX (503) 731.8259

April 15, 2016

City of Canby PO Box 930 Canby, OR 97013 ODOT Case No: 7080

Subject:

Ann/ZC 16-01, 02, 03: N. Redwood St. Annexations and Zone Changes

S Highway 99E between N. Redwood St. and NE Territorial Road

Attn: Bryan Brown, Planner

We have reviewed the applicant's proposal to for annexation and zone changes of 72.15 acres of land along N. Redwood St. at multiple addresses in Canby. Proposed zone changes are from EFU to R-1; RRFF5 to R-1, R-1.5 & R-2. The site is adjacent to PACIFIC HIGHWAY EAST. ODOT has permitting authority for this facility and an interest in assuring that the proposed zone change/comprehensive plan amendment is consistent with the identified function, capacity and performance standard of this facility. According to the 1999 Oregon Highway Plan (OHP), this facility is classified a REGIONAL highway and the performance standard is 0.75 volume to capacity (v/c) ratio in unincorporated communities.

For zone changes and comprehensive plan amendments, local governments must make a finding that the proposed amendment complies with the Transportation Planning Rule (TPR), OAR 660-012-0060. There must be substantial evidence in the record to either make a finding of "no significant effect" on the transportation system, or if there is a significant effect, require assurance that the land uses to be allowed are consistent with the identified function, capacity, and performance standard of the transportation facility.

In order to determine whether or not there will be a significant effect on the State transportation system, ODOT requests that the City of Canby require the applicant to prepare a traffic impact study (TIS) prepared by a transportation engineer registered in Oregon. The analysis should address the following:

1. A comparison between the land use with the highest reasonable trip generation rate allowed outright under the <u>proposed</u> zoning/comp plan designation and the land use with the highest reasonable trip generation rate allowed outright under the <u>existing</u> zoning/comprehensive plan designation (this is commonly referred to as the "reasonable worst case" traffic analysis). The analysis should utilize the current edition of Institute of Transportation Engineers (ITE) *Trip Generation* manual, unless otherwise directed. To determine the maximum amount of building square footage

OAR 734-051 website: http://arcweb.sos.state.or.us/rules/OARS_700/OAR_734/734_051.html

that could be put on the site the analyst should look at the number of parking spaces, building height, and required landscaping in the local development code.

Note: It is important that the applicant's transportation engineer provide ODOT the opportunity to review and concur with the mix of land uses and square footage they propose to use for the "reasonable worst case" traffic analysis for both existing and proposed zoning prior to commencing the traffic analysis, particularly if the applicant chooses to perform their analysis using a trip generation rate determined by any means other than ITE *Trip Generation*.

- Analysis may rely on existing and planned transportation improvements in which a funding mechanism is in place including but not limited to projects identified in:
 - State Transportation Improvement Program (STIP),
 - Local/County Capital Improvement Plans (CIP),
 - Financially constrained Regional Transportation System Plan (RTP).
- The analysis should apply the highway mobility standard (volume-to-capacity ratio) identified in the OHP over the planning horizon in the adopted local transportation system plan of the area or 15 years from the proposed date of amendment adoption, whichever is greater (OHP Action 1F2).
- 4. In situations where the highway facility is operating above the OHP mobility standard and transportation improvements are not anticipated within the planning horizon to bring performance to standard, the performance standard is to avoid further degradation. If the proposed zone change or comprehensive plan amendment increases the volume-to-capacity ratio further, it will significantly affect the facility (OHP Action 1F6).
- The analysis should not include any existing or proposed approaches on the highway unless the proposed site is landlocked². If landlocked, the analysis should only use one approach to the highway.

Prior to commencing the TIS, the applicant should contact Andy Jeffrey, ODOT Region 1 Traffic at 503.731.8435 to obtain ODOT concurrence with the scope of the study.

Thank you for providing ODOT the opportunity to participate in this land use review. If you have any questions regarding this matter, please contact me at .

Sincerely.

P Elise Scolnick Development Review Planner

C: Andy Jeffrey, ODOT Region 1 Traffic

A parcel is considered 'landlocked' if it has no other reasonable access other than to a state highway. Burden of proof is on the applicant to provide justification as to why access to a road other than a state highway is not reasonable.

April 26, 2016

To: Canby Planning Commission

From; Daniel Webb on behalf of Linda Thomas 1864 N. Redwood St. Canby, Oregon 97013

RE: Annexation applications, ANN/ZC 16-02 and 16-03.

References: Canby Municipal Code Chapter 16
Division VI. – ANNEXATIONS Chapter 16.84 REGULATIONS & 16.89 Application and Review Procedures

We recently received notice of a Public Hearing and Request for Comments relating to the annexation applications, ANN/ZC 16-01, 16-02 and 16-03. The comments below apply to 16-02 and 16-03 and specifically to 16.84.030 Filing procedure, 16.84.040 Standards and criteria and 16.89.060 Type IV Decision and 16.89.070 Neighborhood Meetings

B. The following criteria shall apply to all annexation requests. 16.89.020 of the City of Canby Land Development and Planning Ordinance.

We contacted the Planning department after receiving notification of the Planning Commission Hearing had been scheduled to consider the applications referenced above to ask why we were not notified of the public meeting that was held. The Planning Director informed us the staff had waived the requirement for the public meeting because staff had enough public input from what was received during the process of the adoption of the "North Redwood St. Master Plan". Although the Planning Director may waive this requirement as outlined in 16.89.070, which he has done, we feel an annexation of this magnitude (The Largest in recent history if not the largest ever for the City of Canby), the Planning Director should not have waived the requirement for a neighborhood meeting as clearly outlined under 16.84.040, paragraph #3. Therefore, the Staff should not have submitted the application to the Planning Commission for consideration since all the requirements for a complete application would not been met. We respectfully ask the Planning Commission to send this application back to Staff to be completed with a Neighborhood Meeting before any consideration or review by the Commission.

Neighborhood Meeting Needed for Input from the Citizens of Canby

The "Stake Holders Advisory Committee" and the "Technical Advisory Committee" for the Redwood St. Master Plan discussed many different aspects of the Master Plan. The discussions and input from the Stake Holders, and the public input (which was very limited), during the process never discussed any issues relating to Annexation. Furthermore, the neighbors and neighborhood organizations have not had the opportunity to review and comment on the applicant's analysis of the need for additional property within the city limits. The amount of developable land (within the same class of zoning) currently within the city limits. The approximate rate of development of those lands and how the proposed annexation will affect the supply of developable land within the city limits to provide for the anticipated population growth over the next three years. The potential physical, aesthetic and related social effects of the proposed development on the community as a whole' and on the neighborhood of which it will become a part and the proposed actions to mitigate any identified concerns. These are clearly outlined in the application requirements and outlined in the Standards and Criteria for Annexation Requests.

Furthermore, under 16.84.040 Standards and Criteria, paragraph 7,"a Statement outlining a method and source of financing required to provide additional facilities, if any, is required". The North Redwood St. Master Plan addressed many of the methods and sources for the financing of the infrastructure required for development of the area including sewer, water, storm water, streets, etc. However, the method and source of financing the additional development and maintenance of the large areas which will be dedicated to the City for parks and or open space was discussed but a method of, and source of, funding by the City was not answered. I believe Staff indicated that this would be addressed when and if they were presented with new parks and open space dedication. When recently asked the question about funding for development and maintenance of the City's current inventory of parks, Staff indicated the City does not have adequate funding available to maintain the current inventory of parks and has park inventory which has not yet been developed nor was there any remedy for the future.

We submit to the Planning Commission that parks are "additional facilities" and the method and source for the funding for development and maintenance of any future dedication of land to the City for parks or open space needs to be answered prior to any lands being annexed which would in turn require dedication of land for parks when developed.

The land owners/developers of the properties being annexed will be required to follow the N. Redwood St. Master Plan as their "Roadmap" for development. They will also be required to demonstrate the availability of facilities to serve their development and or plans to provide the facilities, including a guarantee (bond) the development will be completed in a timely manner. The Master Plan also included detailed plans for the dedication and development of parks within the plan as well. We submit the City should follow the same roadmap and develop the land which is dedicated for parks in a timely manner and provide a method of, and source of, funding by the City.

I'm all for development done the proper way. I'm for parks for our community, parks we can actually use.

Since the City can no longer require a vote of the people on annexation requests, we feel a Neighborhood meeting is needed more than ever. In recent years the voters of Canby have been very vocal and concerned over annexations of all sizes. With the magnitude of this annexation request, we believe the Planning Commission would be remiss to review the application without the benefit of input a neighborhood meeting would provide.

Respectfully,

Daniel Webb on behalf of Linda Thomas

CITY OF CANBY - COMMENT FORM

If you are unable to attend the Public Hearings, you may submit written comments on this form or in a letter. Please send comments to the City of Canby Planning Department:

By mail: Planning Department, PO Box 930, Canby, OR 97013
In person: Planning Department at 111 NW Second Street

E-mail: brownb@ci.canby.or.us

Written comments to be included in Planning Commission packet are due by Wednesday, April 27, 2014. Written comments to be included in City Council packet are due by Wednesday, May 18, 2016. Written and oral comments can be submitted up to the time of the Public Hearings and may also be delivered in person during the Public Hearings.

COMMI	ENTS:			
WE	HAVE NO	CONCERNS	WHY HTIW	s Application
	HASSAI		M	
EMAIL: _ ORGANI	hac a C	SS/AGENCY: O	ean-pictede	1010.
ADDRES	S: (0655	SW HAMPT	JUST. SUIT	€ 210
PHONE #	(optional): 5	03 684 34	78	
DATE: _	April 1	12016		
AGENCY	RESPONSE - Pl	ease check one box and	l fill in your Name/Age	ncy/Date above:
□ Adequa	ate Public Servic	es (of your agency) are	available	
Adequa	ate Public Servic	es will become availabl	le through the developm	nent
	ions are needed,			146
7 Adeau	ate public service	s are not available and	will not become availa	ble

April 26, 2016

To: Canby Planning Commission

From; Daniel Webb on behalf of Linda Thomas 1864 N. Redwood St. Canby, Oregon 97013

RE: Annexation applications, ANN/ZC 16-02 and 16-03.

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We recently received notice of a Public Hearing and Request for Comments relating to the annexation applications, ANN/ZC 16-01, 16-02 and 16-03. The comments below apply to 16-02 and 16-03 and specifically to 16.84.030 Filing procedure, 16.84.040 Standards and criteria and 16.89.060 Type IV Decision and 16.89.070 Neighborhood Meetings

B. The following criteria shall apply to all annexation requests. 16.89.020 of the City of Canby Land Development and Planning Ordinance.

We contacted the Planning department after receiving notification of the Planning Commission Hearing had been scheduled to consider the applications referenced above to ask why we were not notified of the public meeting that was held. The Planning Director informed us the staff had waived the requirement for the public meeting because staff had enough public input from what was received during the process of the adoption of the "North Redwood St. Master Plan". Although the Planning Director may waive this requirement as outlined in 16.89.070, which he has done, we feel an annexation of this magnitude (The Largest in recent history if not the largest ever for the City of Canby), the Planning Director should not have waived the requirement for a neighborhood meeting as clearly outlined under 16.84.040, paragraph #3. Therefore, the Staff should not have submitted the application to the Planning Commission for consideration since all the requirements for a complete application would not been met. We respectfully ask the Planning Commission to send this application back to Staff to be completed with a Neighborhood Meeting before any consideration or review by the Commission.

Neighborhood Meeting Needed for Input from the Citizens of Canby

The "Stake Holders Advisory Committee" and the "Technical Advisory Committee" for the Redwood St. Master Plan discussed many different aspects of the Master Plan. The discussions and input from the Stake Holders, and the public input (which was very limited), during the process never discussed any issues relating to Annexation. Furthermore, the neighbors and neighborhood organizations have not had the opportunity to review and comment on the applicant's analysis of the need for additional property within the city limits. The amount of developable land (within the same class of zoning) currently within the city limits. The approximate rate of development of those lands and how the proposed annexation will affect the supply of developable land within the city limits to provide for the anticipated population growth over the next three years. The potential physical, aesthetic and related social effects of the proposed development on the community as a whole' and on the neighborhood of which it will become a part and the proposed actions to mitigate any identified concerns. These are clearly outlined in the application requirements and outlined in the Standards and Criteria for Annexation Requests.

Furthermore, under 16.84.040 Standards and Criteria, paragraph 7,"a Statement outlining a method and source of financing required to provide additional facilities, if any, is required". The North Redwood St. Master Plan addressed many of the methods and sources for the financing of the infrastructure required for development of the area including sewer, water, storm water, streets, etc. However, the method and source of financing the additional development and maintenance of the large areas which will be dedicated to the City for parks and or open space was discussed but a method of, and source of, funding by the City was not answered. I believe Staff indicated that this would be addressed when and if they were presented with new parks and open space dedication. When recently asked the question about funding for development and maintenance of the City's current inventory of parks, Staff indicated the City does not have adequate funding available to maintain the current inventory of parks and has park inventory which has not yet been developed nor was there any remedy for the future.

We submit to the Planning Commission that parks are "additional facilities" and the method and source for the funding for development and maintenance of any future dedication of land to the City for parks or open space needs to be answered prior to any lands being annexed which would in turn require dedication of land for parks when developed.

The land owners/developers of the properties being annexed will be required to follow the N. Redwood St. Master Plan as their "Roadmap" for development. They will also be required to demonstrate the availability of facilities to serve their development and or plans to provide the facilities, including a guarantee (bond) the development will be completed in a timely manner. The Master Plan also included detailed plans for the dedication and development of parks within the plan as well. We submit the City should follow the same roadmap and develop the land which is dedicated for parks in a timely manner and provide a method of, and source of, funding by the City.

I'm all for development done the proper way. I'm for parks for our community, parks we can actually use.

Since the City can no longer require a vote of the people on annexation requests, we feel a Neighborhood meeting is needed more than ever. In recent years the voters of Canby have been very vocal and concerned over annexations of all sizes. With the magnitude of this annexation request, we believe the Planning Commission would be remiss to review the application without the benefit of input a neighborhood meeting would provide.

Respectfully,

Daniel Webb on behalf of Linda Thomas

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BEFORE THE PLANNING COMMISSION OF THE CITY OF CANBY

A REQUEST FOR APPROVAL OF ANNEXATION AND ZONE CHANGE FOR PROPERTY LOCATED AT 1650, 1612, 1548, 1440, 1758, 1586, 1608, & 1594 N REDWOOD ST AND 22881 S HWY 99E))))	FINDINGS, CONCLUSION & FINAL ORDER ANN/ZC 16-03 ETHAN & STEPHANIE MANUEL, STEVEN STEWART, JIM, HUGH, JOHN BOYLE, KAREN, KRISTEEN, KATHLEEN BOYLE, JERRY & LONDA CORCORAN DAMON & CYNTHIA LILES & ERIC & JOSEPHINE RECHT				
NATURE OF THE APPLICATION The Applicants sought approval for an annexation/zone change application #ANN/ZC 16-03 of 31.83 acres of real property described as Tax Lots 31E27C00300, 31E27C00301, 31E27C00500, 31E27C01200, 31E27C01300, 31E27C01301, 31E27C01302, 31E34B00700, 31E34B00701, Clackamas County, Oregon. The property is zoned County RRFF5 and is requested to be zoned City R-1 (Low Density Residential).						
HEARINGS The Planning Commission considered applications ANN/ZC 16-03 after the duly noticed hearing on May 9, 2016 during which the Planning Commission recommended by a/ vote that the City Council approve ANN/ZC 16-03 per the recommendation contained in the staff report.						
CRITERIA AND STANDARDS In judging whether or not an annexation and zone change application shall be approved, the Planning Commission determines whether criteria from the City of Canby Land Development and Planning Ordinance are met, or can be met by observance of conditions. Applicable criteria and standards were reviewed in the Planning Commission staff report dated May 9, 2016 and presented at the May 9, 2016 public hearing of the Planning Commission.						
FINDINGS AND REASONS The Planning Commission considered applications ANN/ZC 16-03 at a public hearing held on May 9, 2016 during which the staff report was presented, including all attachments, and a PowerPoint presentation from staff. Staff recommended that the Planning Commission forward a recommendation of approval to the City Council for the proposed annexation, new zoning designations, and adoption of the development concept plan submitted by the applicants.						
		public hearing, the Planning Commission made the ained in the staff report to arrive at their decision and				

CONCLUSION

In summary, the Planning Commission adopted the findings contained in the staff report, concluded that the annexation/zone change meets all applicable approval criteria, and approved Files #ANN/ZC 16-03 as stated below. The Planning Commission's order is reflected below.

ORDER

Based on the application submitted and the facts, findings and conclusions of the staff report, and the supplemental findings from the public hearing, the Planning Commission recommended to the City Council **APPROVAL** of annexation and zone change applications **ANN/ZC 16-03** as follows:

- 1. ANN/ZC 16-03 be approved and,
- 2. Upon annexation, the zoning of the subject properties be designated as R-1 as indicated by the North Redwood Development Concept Plan Map and the Canby Comprehensive Plan Map.