

City of Oregon City

625 Center Street Oregon City, OR 97045 503-657-0891

Meeting Agenda City Commission

Dan Holladay, Mayor
Brian Shaw, Commission President
Nancy Ide, Frank O'Donnell, Renate Mengelberg

Tuesday, September 12, 2017

5:30 PM

Commission Chambers

Work Session

1. Convene Work Session and Roll Call

2. Future Agenda Items

The Commission's adopted goals and available staff resources shall be considered when recommending future agenda items. The Commission may add an item to a future agenda with consensus of the Commission.

3. Discussion Items

3a. <u>17-473</u> Metro Presentation on the Proposed Regional Commercial Food Scraps

Collection Requirements

Sponsors: Public Works Director John Lewis

Attachments: Staff Report

Metro Food Waste Policy - Presentation

Question and Answer Sheets for Electeds

Question and Answer Sheets for Businesses

3b. 17-487 Housing Authority of Clackamas County Discussion of View Manor and

Clackamas Heights

Sponsors: Community Development Director Laura Terway

Attachments: Staff Report

Housing Authority of Clackamas County Information

17-491 Parker Knoll Subdivision - Charter Park Discussion

<u>Sponsors:</u> Community Services Director Phil Lewis

<u>Attachments:</u> Staff Report

Memorandum from City Attorney

Exhibit A - Proposed Subdivision Site Plan

Exhibit B - Current Conditions

Exhibit C - Easement

Exhibit D - Wesley Linn Park Tax Lots

Exhibit E - Previous Voter Approval Efforts

Exhibit F - Precedent Memo for Interpreting Chapter X, Section 41

Request from the Applicant

TP 17-02 Combined Comments

4. City Manager's Report

5. Adjournment

Agenda Posted at City Hall, Pioneer Community Center, Library, City Web site. Video Streaming & Broadcasts: The meeting is streamed live on Internet on the Oregon City's Web site at www.orcity.org and available on demand following the meeting. The meeting can be viewed live on Willamette Falls Television on channels 23 and 28 for Oregon City area residents. The meetings are also rebroadcast on WFMC. Please contact WFMC at 503-650-0275 for a programming schedule.

City Hall is wheelchair accessible with entry ramps and handicapped parking located on the east side of the building. Hearing devices may be requested from the City Recorder prior to the meeting. Disabled individuals requiring other assistance must make their request known 48 hours preceding the meeting by contacting the City Recorder's Office at 503-657-0891.



City of Oregon City

625 Center Street Oregon City, OR 97045 503-657-0891

Staff Report

File Number: 17-491

Agenda Date: 9/12/2017 Status: Agenda Ready

To: City Commission Agenda #: 3c.

From: Community Services Director Phil Lewis File Type: Report

SUBJECT:

Parker Knoll Subdivision - Charter Park Discussion

RECOMMENDED ACTION (Motion):

Staff recommend the City Commission consider whether the Parker Knoll Subdivision construction and use of roadway easement on Wesley Lynn Park property require prior approval by the voters under Chapter X of the Oregon City Charter.

BACKGROUND:

The City has received an application from Icon Construction for a subdivision located at 19510 Leland Road, Oregon City, OR 97045. The proposed subdivision is adjacent to Wesley Lynn Park along its northeast and southeast borders.

The proposal includes subdividing the subject site into 11 lots to accommodate single-family residences along an extension of Reddaway Avenue. The applicant proposed to utilize an existing easement to accommodate a portion of the roadway on the Wesley Lynn Park site. The easement area has twice been the subject of election proposals that would have allowed locating a roadway, drainage and utilities necessary to support the development on park land. As those elections both were narrowly defeated, the applicant has revised the design to include a public road within a portion of the easement as well as a concrete path, both within and outside of the easement area, which they believe is authorized by the easement and does not require voter approval.

The question for the City Commission to decide is whether the Parker Knoll Subdivision construction and use of roadway easement on Wesley Lynn Park property require prior approval by the voters under Chapter X of the Oregon City Charter.

The applicable portion of Chapter X, Section 41 of the Oregon City Charter states that the Commission may not do any of the following acts with regard to any designated city park or part thereof without first obtaining approval of the legal voters of the city. Said acts are as follows:

- (b) Vacate or otherwise change the legal status of any park.
 - (c) Construct permanent buildings or structures thereon other than for recreational purposes and park maintenance. In any case where at the date of adoption of this section

File Number: 17-491

there are existing structures which do not comply with this provision, such structures and any additions and alterations thereto are excepted from the provisions of this section.

The City Commission's interpretation of the charter and whether the proposed development meets the threshold to trigger voter approval is essential.

A public hearing is scheduled for the October 18th City Commission meeting where testimony will be taken from the public, including the applicant. After hearing public testimony, the Commission will be given an opportunity to deliberate and make a decision.



MEMORANDUM

TO: Honorable Mayor and City Commissioners

FROM: Carrie A. Richter, Deputy City Attorney

DATE: September 5, 2017

RE: Request for Interpretation of the Oregon City Charter Chapter X to Accommodate

the Parker Knoll Subdivision within Wesley Lynn Park

Introduction

The City has received an application from Icon Construction and Development LLC ("Icon") to subdivide property adjacent to Wesley Lynn Park into an 11-lots residential subdivision. The proposal includes constructing a roadway to access to the subdivision on a portion of land within Wesley Lynn Park. Ex A. In order to align the roadway with an existing intersection of Reddaway Avenue and Leland Road, the road extension must be located within a pre-existing 50-foot roadway easement area. The land within the easement is currently unimproved, although it does contain a well-worn foot path that connects to a hard-surfaced pedestrian trail within the park. Ex B. The improvements proposed within the easement area include a portion of a local roadway, 12 feet of pavement area, a drainage swale necessary to collect runoff from the roadway only, plus a 10 foot concrete path for use by residents as well as park attendees.

The question for the City Commission to decide is whether construction and/or use of these improvements requires prior approval by the voters, under Chapter X of the Oregon City Charter.

It is important to note at the outset that it is the City Commission who is charged with interpreting its own City Charter. Chapter II, Section 5 of the charter provides that "[t]he charter shall be liberally construed to the end that the city may have all powers necessary or convenient for the conduct of its municipal affairs." Where there is more than possible interpretation of a charter provision, the choice of which interpretation is the proper one is for the City Commission to make not the courts. *Fifth Avenue Corp. v. Washington Co.*, 282 Or 591, 581 P2d 50 (1978) (cited approvingly in *Gage v. City of Portland*, 319 Or 308, 315, 877 P2d 1187 (1994). As discussed in greater detail below, whether the proposed activities trigger the voter approval threshold is subject to more than one interpretation and for that reason, the City Commission's interpretive guidance is essential.

The centerline of streets shall be:

The City's road standards encourage the alignment of road extensions with existing streets. OCMC 12.04.190 provides:

A. Aligned with existing streets by continuation of the centerlines; or

B. Offset from the centerline by no more than five (5) feet, provided appropriate mitigation, in the judgment of the city engineer, is provided to ensure that the offset intersection will not pose a safety hazard.

Given that this express authority for interpretation rests with the City Commission and that the courts should affirm a Commission interpretation that is consistent with the text of the Charter, this memorandum does not conclude with any recommendation. Staff is standing by to respond to questions and to assist the Commission with its analysis, as requested.

Background Facts

The subject easement was created in 1962 and allows the owner of the adjacent property, currently Icon, and its invitees, to use a 50 foot strip of land within the Park for "roadway purposes." Ex C. At the time that the easement was created, the Icon property, as well as the three tax lots that currently comprise Wesley Lynn Park, were located outside of the city limits. Ex D. In 1998, the City purchased 13.71 acres of land, abutting the Icon property to the southeast, known as Tax Lot 501, for use as a park. This property was annexed to the City in 2001. The City acquired the subject property, already encumbered by the easement in 2002. In 2003, the land was annexed to the City, becoming part of the recently renamed Wesley Lynn Park.² The City has not completed any formal master planning for this park and does not expect to have funds available for further development of this park for some time.

Development of a subdivision requiring use of this easement area has been subject to two previous voter approval efforts on this property that have that failed. Ex. E. In both of those cases, the activities proposed were different in the following respects:

- The 2015 /2016 development proposed roadway improvements to occupy the full width of the easement area and included water and sewer lines. An additional easement to accommodate an underground stormwater drainage facility was also necessary. The improvements currently proposed are limited solely to a portion of a street, 12 feet, with a storm drainage swale necessary to move runoff from the roadway only, plus a multi-use concrete trail for access by park users. All of the sewer, water, additional storm sewer and other private utilities necessary to support the subdivision will be constructed within the Icon-owned property.
- In order for the underground utilities to be maintained by the City within the roadway, as proposed with the 2015 / 2016 development, Icon and the City would have been required to dedicate the parkland subject to the easement to the public for use as a public street. This would have the effect of extinguishing the easement and, in turn, changing the legal status from public park property subject to an easement to a dedicated public street. The current proposal does not include the creation of a dedicated public street on park property. Rather, the underlying fee ownership will remain in City ownership, for use as a park, subject to the road access obligations guaranteed to Icon pursuant to the existing easement.

In April 2017, Icon filed the subject subdivision application. Subdivision applications are processed by providing a period for the submittal of written comments, rather than a public hearing. During the comment period, the city received a significant number of concerns related to the Oregon City Charter and the previous election determinations made by Oregon City voters. Rather review the subdivision for

When the City acquired this land, it consisted of a single tax lot, Tax Lot 400 that was subsequently partitioned.

Another solution would be the conveyance of a private or public utility easement but such actions would similarly change the "legal status" of this area within the park.

compliance with the Oregon City Municipal Code separately from reviewing the proposal for compliance with the Oregon City Charter, the City Commission decided to review the application as a whole in a process that resulted in increased opportunities for public participation. The application was noticed a second time to the public identifying an additional opportunity to submit written comment as well as testify at a City Commission hearing to be held on October 18.

The Applicable Standards

The standards applicable to the City Commission's consideration of these issues set forth in Chapter X, Section 41 of the City Charter provide, in relevant part:

The commission may not do any of the following listed acts with regard to any designated city park or part thereof without first obtaining approval of the legal voters of the city. Said acts are as follows:

(b) Vacate or otherwise change the legal status of any park. 4

(c) Construct permanent buildings or structures thereon other than for recreational purposes and park maintenance. In any case where at the date of adoption of this section there are existing structures which do not comply with this provision, such structures and any additions and alterations thereto are excepted from the provisions of this section.

The Charter does not absolutely prohibit the activities such as a change in legal status or the construction of permanent non-recreation structures. Instead, the Charter provision requires that the City Commission receive voter approval for taking such actions. Further, although the City is not the party constructing the road, the applicant has requested an interpretation of these Charter provisions as part of its subdivision request to determine if these construction activities may proceed without voter approval.

Chapter X, Section 40 of the City Charter contains a purpose statement that might provide some helpful context to the City Commission in considering these matters as well:

The purpose of this Chapter X of the Charter is to prevent the transfer, sale, vacation or major change in use of city parks without first obtaining an approving vote of the legal voters of this city; to designate certain park areas and their use; to preserve the natural beauty of public parks and to protect the rights of citizens in the preservation of their heritage of nature. Its purpose also is to establish authority and procedures for abatement of nuisances and fire hazards for the protection of the public, as well as protection of the rights of individual citizens.

Section 41 also limits the ability of the City to transfer any aspect of ownership of park property, including creating an additional easement, but that limitation is not implicated by Icon's current proposal.

Analysis

Construction of a Roadway and Its Use as "Changing the Legal Status" of a Park

Voter approval is required whenever an action by the City Commission will "change the legal status" of a park. The Commission must decide what the term "change the legal status" means and then decide if this threshold is triggered given the facts. "Legal status" generally means the circumstances describing a condition as defined in the law. In this case, the legal status of this 50 foot strip of Wesley Lynn Park is that it is owned by the City for park purposes and is subject to a roadway easement in favor of Icon. There are a number of considerations that may affect whether this proposal alters the "legal status" of the park.

First, the City acquired this property, designating it a Charter park, after the easement was already in place. Installation of the roadway improvements will not change the existing easement encumbering this property. In other words, the extent to which the public could use the easement area for park purposes has always been limited by the easement rights held by Icon and its predecessors-in-interest, even though the road has not yet been installed. Although constructing the roadway in this area will change the look of the land, that right to make improvements, constructing a roadway, pre-existed the land becoming a park. No further change in that status is proposed.

Second, as the City Commission is likely aware, where a subdivision requires the extension of utilities and roadways, these utility extensions are typically located within the road area that is dedicated for public use. A public road dedication, as noted on a subdivision plat, in effect, creates a public easement. This is the permission that allows the City to freely install and maintain utilities within public roads and keeps them open for unrestricted public use. In 2015 / 2016, when previously proposed, this easement area was to be used to accommodate utilities, which would have the effect of expanding the easement to include all utilities, and not just a roadway. Locating utilities in the easement area would have expanded the existing private easement for roadway purposes to include utility purposes as well. The current proposal does not include utilities within the easement area.

Lastly, allowing the City and the public unfettered access to this easement area to maintain the utilities, would have the effect of converting the existing private easement into a public one – changing its "legal status." This was one of the reasons that the City Commission cited for its conclusion that voter approval was required in 2015 and 2016.

Icon has altered its proposal so that no public dedication of the roadway within the easement is proposed. Icon finds support for its position in the fact that nothing in the OCMC or public works standards prohibit private streets. For example, all of the roadways within the County's Red Soils campus are private roads subject to maintenance and access easement authorizations running to the City. Since the portion of the road will not be subject to a public dedication, the City, as the underlying owner of the property may still exercise all of the existing ownership rights, subject to the easement limitation. In other words, the City could lease the park for a private event and, as part of that lease, could limit those who access the park via the easement solely to event guests as well as the Icon authorized users, as required by the easement. The general public could be prohibited from entry. This ability to exclude others is a right that the City currently enjoys as the owner of park property that would not exist if the property is dedicated to public use. This ability to exclude others is confusing because as a practical matter the City leaves this park land open for use by the public and is likely to continue to do so in the

future. In other words, the City has no desire to restrict access so long as this area remains a park, open to the public and thus this proposal should have no impact on the public ability to access or use this easement area.

With that background, Icon has asked for a finding that the proposal does not change the legal status of the park. Icon's argument is that the City took title to the property subject to the easement and, therefore, the easement has been part of the legal status of the park since the inception of the City's ownership. The stated purpose is that voter approval is required when there is a "major change in use." Icon argues that construction of this roadway represents nothing more than the realization of a right that was already guaranteed to Icon at the time that the City acquired the land.

An alternative interpretation would be to conclude that, from a public policy and sound planning perspectives, land divisions that require the extension of utilities or roadways to be maintained by the City, must be accomplished by extinguishing the private easement in favor of public dedication. The justification for this is two-fold. The result of such a public dedication would be unrestricted public access within the park which, as pointed out above, is likely the result in any event because this area is a fully accessible to the public by virtue of being a Charter park.

Secondly, providing for public dedication through voter approval would result in a more traditional road cross-section, with utilities running through the street. Under Icon's proposal, the road ownership will be split – one half owned by Icon subject to a dedication for public use and the other half owned by the City subject to a private easement in favor of Icon. Rather than the utilities running down the middle of the road, as is typically the case, the utilities are constrained, pushed to one side and located on the Icon owned property. However, it is also likely the case that proposing a less complex road / utility proposal that would require a vote, would also result in a redesign of the roadway locating it within the entire 50 foot easement area leaving less room available for greenspace and traditional park uses.

Roadway and Sidewalk as Permanent Structures for Purposes other than Recreation

In addition to the "change in legal status," the Charter limits the construction of "structures" or "buildings" in parks under certain circumstances. This standard requires consideration of whether the roadway paving, stormwater swale and multi-use trail that Icon plans to provide in the easement area qualify as "structures," and if these improvements are structures, whether they could be excluded from consideration by the voters because they are for "recreation purposes."

The term "structure" is not defined, nor does this term appear anywhere else within the body of the City Charter. As a result, the Commission could conclude that this term was intended to carry its plain and ordinary dictionary meaning: "something (such as a building) that is constructed" or, alternatively, as "something arranged in a definite pattern of organization." *Merriam-Webster Dictionary*. Another alternative would be to look to the definition of "structure" as it is defined in the City's land use and zoning regulations. OCMC 17.04.1215 defines "structure" as "anything constructed or erected that requires location on the ground or attached to something having location on the ground."

Icon argues that both the dictionary and zone regulations definition of "structure" suggests a "vertically organized construction" that would not include a roadway or a swale. Icon places significance on the term "erect" as indicating some vertical construction is necessary to create a "structure." Icon distinguishes the term "structure" from the term "street or road," which is defined in the zoning regulations as "a public or private way that is created to provide the principal means of ingress or egress

for persons to one or more lots, parcels, areas or tracts of land, excluding a private way that is created to provide ingress and egress to such land in conjunction with the use of such land for forestry, mining or agricultural purposes." Icon argues that as a specifically defined term that is not similarly referenced within the definition of "structure," a "street" cannot also be a "structure."

On the other hand, a roadway, although it is of limited verticality, is something that is built. Just like a vertical building, a roadway has a complex, logical and definite organization, like a bridge, a dam or a runway, that must be attached or located upon the ground in order to serve its purpose. In that way, a road could be a "structure." It is true that, with regard to zoning and land use, the OCMC Chapter 17 generally regulates "structures" differently from "streets," however, there is also a general definition of "streets" in the code that controls the definitions appearing in all ordinances unless the context dictates otherwise. OCMC 1.04.010. "Streets" are defined under this section to include "all streets, highways, avenues, lanes, alleys, courts, places, squares, curbs, or other public ways in this city which have been or may hereafter be dedicated and open to public use, or such other public property so designated in any law of this state." This definition does not include private streets. Therefore, if the term "structure" as used in the Charter excludes "streets," the City Commission needs to clarify whether this exception applies to all streets or just public streets.⁵

The Commission may place some significance on the introductory language of Section 41, which opens with the stipulation that "the commission may not do any of the following listed acts with regard to any designated city park..." In this case, neither the City, nor the City Commission will be constructing any improvements within the park. Rather, it will be Icon or its representatives that will be doing all of the work. This limitation is directed at situations where the City is the actor – giving up some right of ownership or making some physical change for non-recreation purposes. Certainly, the conveyance of a roadway easement in the first instance would be an action by the City that would trigger the Charter but in this case, the easement was in place at the time that the City acquired the property. No City action is needed and construction of the roadway is already allowed.

The City Commission's analysis may also include some consideration of the "recreation purposes" qualification. Should the term "structure" be considered in isolation? Or is it possible that what qualifies as "structure" could vary depending on the recreational benefit realized? The provision of a multi-use trail will further a recreational purpose. It may also be that reducing the road width to leave a majority of the easement area vacant and available for recreational use, and providing vehicular access to the center of the park could serve a recreational purpose. However, the City has no adopted parks plan for Wesley Lynn Park and has no plans to provide further vehicular or pedestrian access at this time. As a result, it may be premature to determine whether the road extension, when viewed in isolation or considered in tandem with the other benefits, would serve a recreational purpose.

Precedent for Interpreting Chapter X, Section 41

The City has some precedent for requiring voter approval where the activity proposed within park land included a roadway. In 2010, the City Commission required voter approval to allow for the extension of Josephine Street and a storm detention facility to be located within Oak Tree Park. A memorandum summarizing the legal issues in the Oak Tree Park proposal is attached as Ex. F. The Oak Tree Park proposal presented a clearer case for requiring voter approval because the land to be occupied by the

This distinction was not relevant to the City's previous considerations of this request because it included utility lines, both within and beyond the easement boundaries that were not "streets."

roadway was not subject to a pre-existing roadway easement, restricting the public right to use this area at the time that the park was acquired. There was no indication that the road or storm detention proposal would further any recreational purpose.

As pointed out above, in 2015 / 2016, the City interpreted Chapter X, Section 41 to require voter approval with regard to the subject property on two prior occasions. The explanatory statement for the 2016 measure stated that the "improvement require voter approval because Chapter X of the Oregon City Charter prohibits improvements on park property, other than for recreational purposes, without a vote of the people," Ex E. The Commission could distinguish this proposal from its previous decisions because the previous requests required reforming the existing private easement into a public easement, increasing the number of uses within the easement area to include water and sewer utilities and expanded the overall area encumbered by easement to include a stormwater detention area. The 2015 / 2016 physical improvements occupied the full width of the easement area and did not include any nonvehicular amenities.

Conclusion and Next Steps

The City Commission will need to interpret the City Charter to determine if voter approval is required for Icon's current proposal. Given the deferential standard of review to the City's interpretive authority, it is likely that a court would defer to any interpretation that is plausible. Any of the interpretations set forth above would be consistent with the text of the Charter, if challenged. Therefore, staff has not provided any recommendation about the most appropriate outcome.

At the work session on September 12, staff will present a report summarizing the issues presented in this memorandum. Although the Commission is encouraged to ask questions, and staff will make every effort to respond to these questions, the City Commission will also be holding a public hearing where it will take testimony from the public, including the applicant at its hearing on October 18th. It is at that point, after hearing public testimony, that the Commission will be given an opportunity to deliberate and make a decision.

We look forward to discussing these issues further with you on September 12.

Exhibits:

Exhibit A: Proposed subdivision site plan

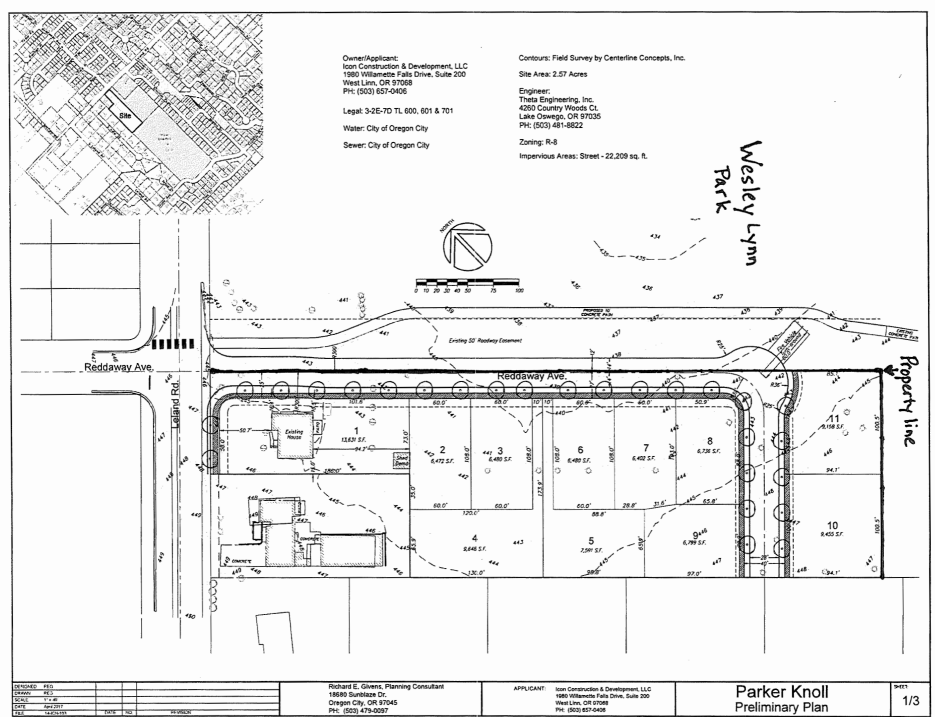
Exhibit B: Aerial photo of existing conditions

Exhibit C: Deed creating easement

Exhibit D: Existing tax lots

Exhibit E: Resolution No 16-03 and ballot measure

Exhibit F: 2010 Memorandum considering Oak Tree Park and Josephine Street Extension

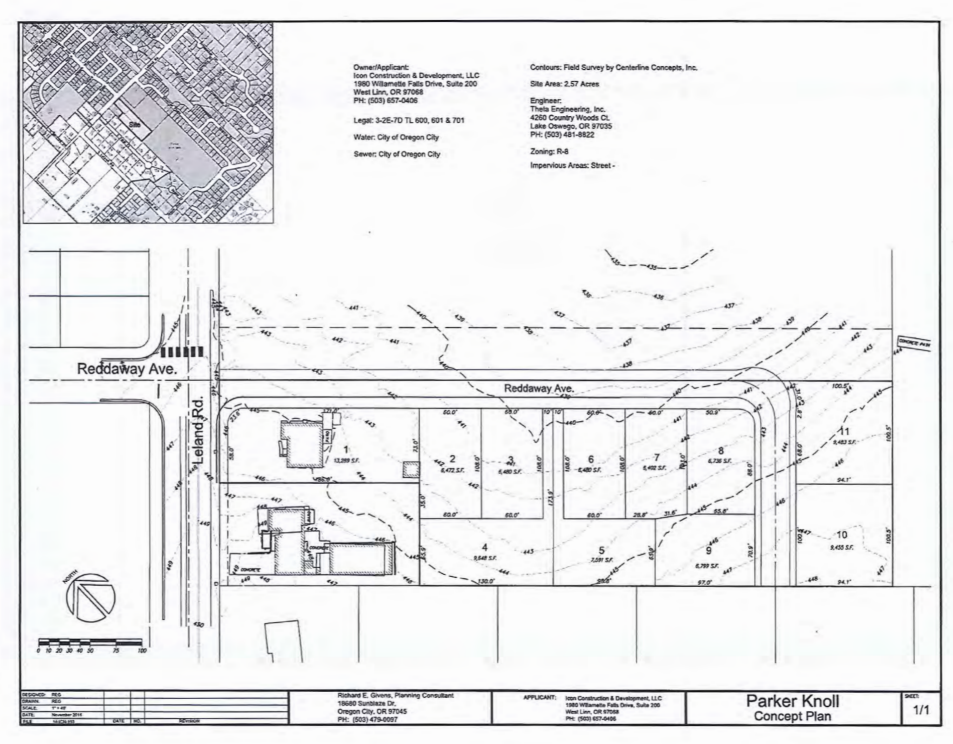


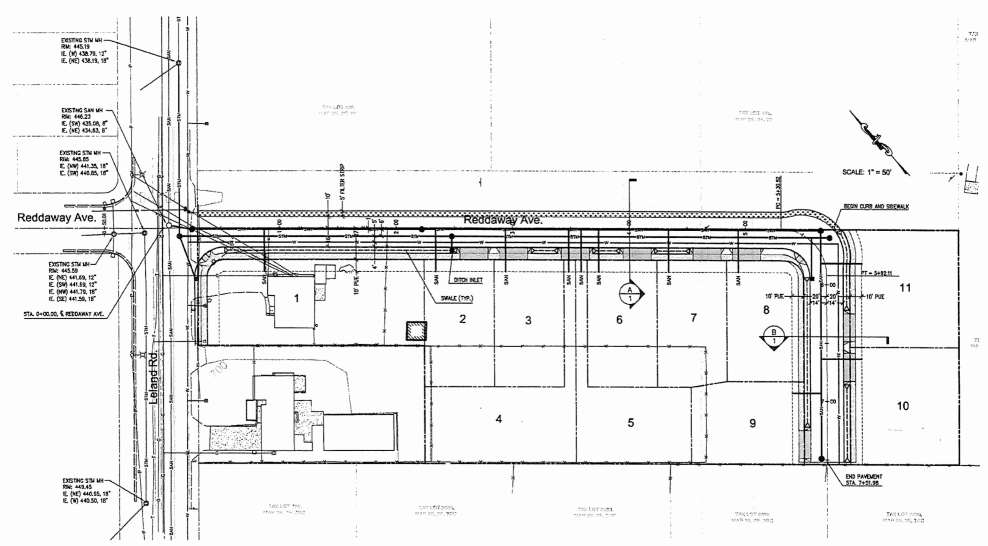


	AMATT	-7	
			•
	•	<i>;</i>	*
	•		
		•	
FORM	No. SI-DEED-WANKANTX-Corposition	- 9	ਕ !. ਦਸ਼ਬਮਸ਼
	AND THE PROPERTY OF THE PROPER		:
n cut	KNOW ALL MEN BY THESE PRESENTS, That	ute of OREGON	
in con	oration duly organized and axising under the laws of the st allectrion ol. =-Ten and no/100=-g	Ur DD	<i>5</i>
to it	wreby front, bargain, sell and convey to said DONALD L.	POWLER AND VERN FOWLER	
beira	and assists lorever, the following real property, with the	he tenements, hereditaments and appur-	
tennse of low	es thereunto belonging, or in unywise appertaining; and a and equity, therein and thureto, situated in the y of CLACKAMAS	ilso all its estate, right, title and interest,	
Part	of the John S. Howland D.L.C. No. 45 1	n T.3.S.R.2.E, of the	
part	, in the County of Clackamas and State icularly described as follows:	BI CARBON, MOPA	4.
Bogi conv	nning at a stake at the most Wosterly a ayed to Tuelstin Vontures, Inc., by dee 352, records of Clackamas County, Oreg	ornor of that tract d recorded in Book 599	i
thon 68h	Howland D.L.O.: thence running South & ce Forth 43 deg. East 200 feet; thence feet to the Northerly line of said Howl	North 45 deg. 45' West and D. L.C.; thence	
Sout ALSO	h 43 deg. West 200 feet to the place of 3 an easement 50 feet in width adjoining	paginning. g the above tract along	3 / S / S / S
the the	Northeasterly line thereof, for road mi	urposes Hell	
			.
		70	
		3	#
	TO HAVE AND TO HOLD the some to the soid DON	ALD L. FOWLER and	9 0
VERI	TO HAVE AND TO HOLD the some to the said DONI Y POYLER	S I NO	0
and.	VERN FOHLER and their legal rep	resentatives forever, that it is lawfully	
that the	ne said real property is free from all encumbrances, exc and to the County Road along the Northwel	sept rights of the public	
	in so the county hold along the hold in-	2	. 110
	en de la companya de La companya de la co		
		e e e e e e e e e e e e e e e e e e e	Ü
and the	at it will, and its successors shall WARRANT AND D.	EFEND the same to the said trantce, demunds of all persons whomsoever.	
	MITAL ATTA LIBERT ATTA	F	
Nan.	pursuant to a resolution of its Boar	d of Directors, duly and legally adopted,	, 1 N va
	Secretary and itse	corporate seal to be allixed this 47.10	
	TUAL Executed in the presence of	ATIN VENTURES, INC.	
	By JA	Manual President	
,	.6 1	inil 1/14C ed Secretary	
	By Co.	Sevielles	
	BOOK 615 PAGE 11	9	!!
		\$	J ,
	in the second se	inner til for	en general grandet ett. G
	1. La socia di managina del productione	And the second s	
	Horacon Commence of the	1 6	4
	The state of the s	er en	j ų
	/ Target and the same and the s	NAME OF THE PARTY	
			astronomic de la companya del companya del companya de la companya

Order: QuickView_ Doc: 615-119 REC ALL Page 1 of 2

Requested By: , Printed: 1/5/2017 2:53 PM





PRELIMINARY STREET AND UTILITY PLAN

Pre-App Date: Jannam 10, 2017 10am liana Vassileva 221 Moraira Avenue Str. 200 Oc. DR 97045 Diliana Vassileva

From:

Mark Handris via City of Oregon City <noreply@orcity.org>

Sent: To:

Friday, December 16, 2016 3:31 PM CO Diliana Vassileva

Subject:

Form submission from: Pre-Application Conference Request Form

Submitted on Friday, December 16, 2016 - 3:30pm Submitted by anonymous user: 71.193.224.131 Submitted values are:

Applicant Name(s): Mark Handris

Applicant's Representative: Rick Givens

Company: Icon Construction & Development, LLC Mailing Address: 18680 Sunblaze Dr., Oregon City, OR 97045 Phone Number: (503) 479-0097 Email Address: Rickgivens@gmail.com Project Description: Eleven lot subdivision with halfstreet on subject site and half of street improvement on 50' easement on Wesley Lynn Park property. All utilities are proposed to be located on the subject property.

Project Address: 19510 Leland Road, Oregon City Map and Taxlot Number: 3-2E-7D 600, 601 & 701 Site Size: 111,800

square feet Existing or Previous Use (within last 10 years): One single-family home.

Existing Zoning: R-8 Single Family

Overlay Districts: None

Check if "yes":

- Public Water Available?
- Public Sewer Available?
- Public Stormwater Available?

If any boxes above are checked, please explain: Public sewer, water & storm sewer are located in Leland Road. The road is proposed to be filled at the low point so that storm sewer will drain to the existing line in Leland Rd.

Past land use actions on this property: Previously approved as Parker Knoll subdivision.

Anticiapted New Impervious Surface: 14,183 sq. ft.

Proposed Stormwater Disposal Methods: LID storm improvements in street, storm sewer to be graded to drain to existing line in Leland Road so as to avoid crossing park property.

Transportation System Plan (TSP) Projects on or near the site: None

Subdivisions: Show density calculations: 111,800 sq. ft. - 22,718 sq. ft. right-of-way = 89,082 sq. ft. net site area. Divided by 8,000 sq. ft. per lot = 11 units maximum density. Proposed density = 11 units.

Block lengths: The proposed block length measures 570 feet centerline of Leland Rd. to centerline of new street. A modification to the block length 530 foot standard is proposed.

Additional information: None.

Questions: None.

Meeting Date: 01/10/2017 Alternate Date: 01/11/2017

Vicinity Map: http://www.orcity.org/sites/default/files/webform/pre-applications/vicinity_map.pdf

Site Plan/ Layout: http://www.orcity.org/sites/default/files/webform/pre-

applications/parker knoll half street design.pdf

Building Elevation Drawings:

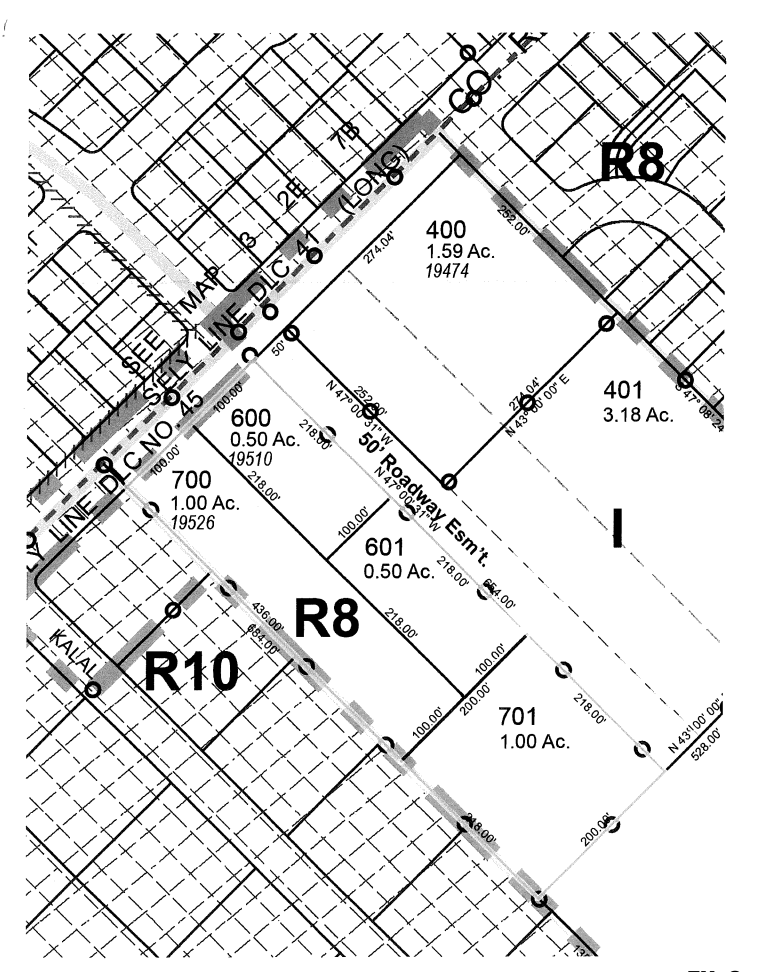
Shadow Plat (for subdivisions only):

Disclaimer: Select to acknowledge you read and understand the paragraph below.

Other Attachments: http://www.orcity.org/sites/default/files/webform/pre-

applications/parker_knoll_prelim_utilities.pdf

The results of this submission may be viewed at: http://www.orcity.org/node/331/submission/3651









Ex D - Tax lots



RESOLUTION NO. 16-03

A RESOLUTION CALLING FOR AN ELECTION TO APPROVE THE CHANGE IN STATUS AND CONSTRUCTION OF IMPROVEMENTS FOR A PORTION OF THE WESLEY LYNN PARK UNDER SECTION 41 OF THE OREGON CITY CHARTER, AND ADOPTING A BALLOT TITLE

WHEREAS, Wesley Lynn Park is a City park located on the south side of the City that was created through the purchase of property for use as a park; and

WHEREAS, Wesley Lynn Park is subject to the protection of Chapter X of the Oregon City Charter, including a prohibition on the change in status of a park or the construction of improvements on park land without a vote of the people; and

WHEREAS, the owner of property adjacent to undeveloped northwestern portion of Wesley Lynn Park, who also has an easement for the use of a portion of Wesley Lynn Park for road purposes; and

WHEREAS, the owner of the property adjacent to the undeveloped northwestern portion of Wesley Lynn Park would like to develop a nine lot subdivision and use the easement area to construct a public road to serve the development and install an underground stormwater drain across a portion of Wesley Lynn Park at no cost to the City; and

WHEREAS, the public road would likely provide future access to Wesley Lynn Park and the stormwater facility may also be used by the Park in the future, but the City is not currently in a position to construct that access or otherwise improve the Park; and

WHEREAS, the City Commission has determined that it would be in the public interest to change the status of a portion of Wesley Lynn Park to allow a portion of Wesley Lynn Park to be used for road and utility purposes; and

WHEREAS, the City Commission considered this matter on January 12, 2016, and, after reviewing the information presented, reached consensus to continue with further City process and subject to this referral; and

WHEREAS, Section 41 of the City Charter of Oregon City requires voter approval of the sale, lease, transfer, or change in status of park land.

NOW, THEREFORE, OREGON CITY RESOLVES AS FOLLOWS:

Section 1. A regular City election is called in and for the City of Oregon City, to be held Tuesday, May 17, 2016. The Clackamas County Clerk shall conduct the election.

Section 2. At that election a measure shall be submitted to the voters of Oregon City to allow the change in status of a portion of Wesley Lynn Park to allow for the construction of a public road and to allow the granting of an easement for stormwater facilities to serve a subdivision on adjacent property and for potential future use by the Park.

Resolution No. 16-03 Effective Date: February 3, 2016

Page 1 of 2

Section 3. The City Commission adopts the following ballot title to describe the measure to be placed before the voters at the May 17, 2016 regular City election. The City Manager is directed to file the following ballot title with the City Recorder:

Measure	No	
Medaule	INO.	

CAPTION:

Changes status of Wesley Lynn Park; allows easement, public road.

QUESTION:

Shall the status of a portion of Wesley Lynn Park change to allow construction of a public road and utilities?

SUMMARY:

The City Charter requires voter approval for the change in status of a city park and to allow improvements (other than for recreation) in a park. A property owner who owns the property adjacent to the northwest of an undeveloped portion of Wesley Lynn Park wishes to develop a nine lot subdivision and would like to use a portion of the park to build a public road and install utilities at no cost to the City. The road would be located largely in an existing easement and would likely also serve the park in the future, but the City is not in a position to develop the park at this time. In addition, the developer would be granted a fifteen foot wide easement to allow the installation of an underground stormwater drainage facility. Approval of this measure would allow the construction of a public road and utilities in the park, but would not foreclose the use of those roads and utilities by the park in the future or impact the current use of the park.

City Attorney

Approved and adopted at a regular moof February 2016.	eeting of the City Commission held on the 3rd day
	DAN HOLLADAY, Mayor
Attested to this 3 rd day of February 2016:	Approved as to legal sufficiency:
Kotti Ringe	1/2

Resolution No. 16-03

Effective Date: February 3, 2016

Kattie Riggs, City Recorder

Page 2 of 2



Office of the City Recorder

625 Center Street | Oregon City OR 97045 Ph (503) 657-0891 | Fax (503) 657-7026

March 11, 2016

Hand-delivered and e-mailed on 03/11/2016

Steve Kindred Clackamas County Elections 1710 Red Soils Court, Ste. 100 Oregon City, OR 97045

Re: Submittal of Ballot Documents from City of Oregon City for May 17, 2016 Election

Dear Steve:

In accordance with State Statute requirements for submittal of election materials, enclosed are the following documents certifying one measure for the May 17, 2016 Election.

- 1. Measure authorizing the change in status of a city park and allowing improvements
 - SEL 802 Notice of Measure Election
 - Explanatory Statement

If you have any questions on these matters, please do not hesitate to contact me at 503-496-1505.

Sincerely,

Kattie Riggs

City Recorder - City of Oregon City

Election Official

Katter Riggs

Notice of Measure Election

SEL 802

City

rev 01/16 ORS 250.035, 250.041, 250.275, 250.285, 254.095, 254.465

Notice				
Date of Notice	Name of City or Cities		Date of Election	
March 11, 2016	City of Oregon City		May 17, 2016	
Final Ballot Title The fo published and the ballot tit	llowing is the final ballot title of the measure challenge process has been completed.	are to be submitted to the city	's voters. The ballot title notice has b	een
Caption 10 words which r	easonably identifies the subject of the me	asure.		
Changes status of We	esley Lynn Park; allows easemer	nt, public road.		
Question 20 words which	plainly phrases the chief purpose of the r	neasure.		
Shall the status of a p	ortion of Wesley Lynn Park cha	nge to allow construct	ion of a public road and util	ties?
Summary 175 words which	ch concisely and impartially summarizes th	ne measure and its major effer	ct.	
portion of the park to largely in an existing of position to develop the easement to allow the would allow the cons	ion of Wesley Lynn Park wishes build a public road and install to easement and would likely also he park at this time. In addition e installation of an underground truction of a public road and utiles by the park in the future or i	utilities at no cost to th serve the park in the fo , the developer would d stormwater drainage ilities in the park, but v	ne City. The road would be luture, but the City is not in a be granted a fifteen foot with facility. Approval of this movould not foreclose the use	ocated a de easure
Explanatory Statemen	t 500 words that impartially explains the r	measure and its effect.		
→ any measure referred	a voters' pamphlet an explanatory stopy the city governing body; or andum, if required by local ordinance.	atement must be drafted a Explanatory Statement	_/	
Authorized City Officia	Not required to be notarized.			No
Name		Title		No
Kattie Riggs		City Recorder / Ele	ections Officer	No
24046 - 2.11		The state of the s	TO COLOR TO THE CO	No
Mailing Address P.O. Box 3040, Orego	n City, OR 97045	Contact Phone 503-496-1505		No

Measure Explanatory Statement for County Voters' Pamphlet

Important! Please read all instructions before completing this form. This form is to be used when filing a 'Measure Explanatory Statement for County Voters' Pamphlet' with your County Elections office. If a local government is located in more than one county, the county clerk of the county in which the city hall of the city or the administrative office of the local government is located shall be the filing officer for the 'Measure Explanatory Statement for County Voters' Pamphlet'.

Filing Information		
Election: Primary 20 General 20	Special	Measure #
Ballot Title Caption		
Changes status of Wesley Lynn Park; a	llows easement,	public road.
Name of Person responsible for content of 'Explanatory State	ment' (as it should appear i	n the Voters' Pamphlet):
Kattie Riggs, City Recorder		
Name of Jurisdiction/Organization Person is authorized to rep	resent (as it should appear	in the Voters' Pamphlet):
City of Oregon City		
CONTACT INFORMATION		
Phone: Cell:Work:(503) 496-1	505 Home:_	
E-Mail: kriggs@orcity.org	·	
SIGNATURE		

Kattin Rigal		3-11-2016
Signature of person responsible for content of Explanatory	Statement'	Date
MEASURE EXPLANATORY STATEMENT		
See attached for 'Measure Explanatory Statem	ent' (500 word/number N	MAX).
For Office Use only:		
O County:		Word Count (500 max):
Signed? O Yes O No		Digital copy? O Yes O No
'Measure Explanatory Statement' attached?		Review Staff Initials:
O Yes O No		
Intake Staff Initials:		

MEASURE EXPLANATORY STATEMENT FOR COUNTY VOTERS' PAMPHLET

This measure would allow a property owner adjacent to the northwest end of Wesley Lynn Park to build a new public road on park property and to use a portion of the park to drain stormwater via an underground pipe. These improvements require voter approval because Chapter X of the Oregon City Charter prohibits improvements on park property, other than for recreational purposes, without a vote of the people. It is likely that these improvements would also serve park purposes in the future, but because no improvements are currently planned, the improvements require a vote.

Wesley Lynn Park was created through two purchases of property, the first in 1998 and the second in 2010. The city used funds from park system development charges and other park specific funds. Since the park was purchased, the southeast side of the park was improved with ball fields, but no improvements have taken place on the northwest end of the park. When the City acquired the property, it was subject to an access easement for the property to the west and that property owner now wants to subdivide its property.

At the request of the adjacent property owner, the Oregon City Commission approved sending this measure to the voters and the City's Park and Recreation Advisory Committee has reviewed the proposed road improvements and stormwater improvements and has no objections. The City is likely to improve the northwest side of the park in the future and the improvements authorized by this measure could be used to serve the park uses at that time, but any improvements related to this measure would be made at the sole cost of the neighboring property owner.



MEMORANDUM

TO: Honorable Mayor and Oregon City Commission

CC: City Manager

Community Services Director

Bill Kabeiseman, Assistant City Attorney

FROM: Carrie Richter, Assistant City Attorney

DATE: June 29, 2010

RE: Oak Tree Park and Josephine Street Extension

The Oregon City United Methodist Church has proposed realigning the future extension of Josephine Street, as well as locating a storm detention facility, so that they occupy a portion of land dedicated as park land on the plat of the Oak Tree Park subdivision. Although extending a road through park land may be possible, given the restrictions on the use of dedicated property as well as the City Charter restrictions on park lands, some additional legal hurdles may be required in order to realize this solution.

Background

In 2008, the City approved a partition sought by the Church in order to allow residential development of a portion of the Church's property (Exhibit C). The approved application also included a zone change from R-10 to R-8, a modification of the conditional use to reduce the parcel size for the existing church, and a variance to the maximum lot size requirements permitted for a partition. A condition of approval of the partition was the extension of Josephine Street through the Church parcel to provide for additional connectivity for the neighborhood north of the Church. As originally approved, the new road was to connect to South End Road by running between the existing Fire Station No. 14 and the Church. A copy of the original proposal is attached to this Memorandum as Exhibit B. In 2008, the City transferred ownership of Fire Station No. 14 to Clackamas County Fire District # 1.

The Fire District is opposed to the road extension as proposed in the Church's original partition application. Therefore, the Church is proposing an alternative alignment that places the future Josephine extension behind the fire station and connecting it to Lafayette Avenue As shown on Exhibit D to this memorandum. This alignment requires crossing Oak Tree Park, a small park dedicated to the City pursuant to a subdivision plat recorded in 1973. A copy of portions of the recorded plat is attached to this memorandum as Exhibit E. (Oak Tree Park is highlighted in yellow on both maps.) In addition to locating a road on park land, the parties are also proposing to relocate the storm water detention facility that would serve the future Church property development from behind the Fire Station onto the park land creating a single park / storm water maintenance obligation for the City. According to the engineer hired by the Church, such combination park / stormwater facilities work well as the low flow channel is placed along the edge of the park so that, during dry weather, a majority of the park is usable.

"A strip of land in the Southeast 1/4 of Section 1, Township 3 South, Range 1 East, of the Willamette Meridian, within the City of Oregon City, Clackamas County, Oregon and further described as follows:

The northwesterly 53 feet of "Tract A" as platted in the duly recorded subdivision plat "Oaktree."

Section 3. The City Commission adopts the following ballot title to describe the measure to be placed before the voters at the November 2, 2010 regular city election. The City Manager is directed to file the following ballot title with the City Recorder:

directed to me	s the following ballot title with the City Necorder.
Measure No.	
CAPTION:	Conversion of a Portion of Public Park Within Oaktree Subdivision
QUESTION:	May City convert portion of public park within the Oaktree Subdivision to allow construction of a public road and utilities?
SUMMARY:	The Oregon City Charter requires voter approval to change the status of land designated for parkland. The Oaktree Subdivision includes a 21,780 square foot area, located at 18980 Lafayette Avenue that was dedicated to the City for park purposes. If approved, a portion of that area, approximately 4,558 square feet, will be used as a public road. The legal description for this right-of-way tract is: A strip of land in the Southeast 1/4 of Section 1, Township 3 South, Range 1 East, of the Willamette Meridian, within the City of Oregon City, Clackamas County, Oregon and further described as follows: The northwesterly 53 feet of "Tract A" as platted in the duly recorded
	subdivision plat "Oaktree." The reasons identified by the City Commission for supporting this request include: allowing access to an adjacent undeveloped parcel of land, increasing road connectivity and increasing tax revenues to the City. The effect of this Measure would reduce the size of the public park within the Oaktree Subdivision and provide a road connecting Lafayette Avenue with Josephine Street.

Attested to this 4th day of August 2010

Approved as to legal sufficiency:

City Attorney

City Attorney

Approved and adopted at a regular meeting of the City Commission held on the 4th day

ALICE NORRIS, Mayor

Resolution No. 10-18 Effective Date: August 4, 2010

Page 2 of 2

of August 2010.

Nature of the Dedication Language

The Oak Tree Park plat contains dedication language that provides as follows:

"David E. Farr and Virginia M. Farr do hereby dedicate to the use of the public as public ways forever all street, avenues, park areas and easements shown on said map." See attached plat details.

The first question is whether that area has been dedicated as a park such that a road can not be built on the site. Typically, dedication as a "park" would limit the use of the area to park uses. Parks may include roadways, but usually such roads are internal or access roads, not roads that take up a significant portion of the park, such as the one proposed here and a roadway across a park would typically not be consistent with dedication for use as a park. In any event, the language of the dedication (as shown in Exhibit E) does not distinguish between park uses and road uses and "dedicates to the use of the public as public ways forever all streets, avenues, park areas and easements shown on said map." It is likely that, if this issue were brought to a court that the court would find the specific notation of the tract as a "park area" would limit uses to park uses.

To the extent Tract A is dedicated solely for park uses, and the city can not use the dedication for a road, the City could not simply convert the use. As the Commission is aware, dedications are not outright grants of property to the City, but are the equivalent of easements to the public for a particular use with the City managing the property for the benefit of the public. Siegenthaler v. North Tillamook County Sanitary Authority, 26 Or App 611, 553 P2d 1067 (1976). If property dedicated for a particular purpose ceases to be used for that purpose, the dedicated area reverts to the owner of the underlying property. Portland Baseball Club v. Portland, 142 Or 13, 18 P2d 811 (1933). Generally, the holders of that interest are the immediately adjacent neighbors. Id. Thus, if a court were to determine that the construction of the proposed road was inconsistent with the area's use as a park, the construction of the road could be enjoined and the land could revert to the neighboring property owners.

Given that uncertainty, in order to ensure that the dedication issue does not cause problems at some point in the future, the prudent course would be to acquire whatever property interest the neighboring property owners hold in the dedicated park area on the Oak Tree Park plat. The acquisition of those interests would eliminate any risk that limiting park uses in that area would allow the area to revert back to the neighboring property owners. The easiest way to accomplish this would be to require the applicant to obtain quit claim deeds from the neighboring property owners foregoing any interest they may still have in the property dedicated as park areas. Our office could work with staff to provide such forms for use by the applicant.

Charter Park Limitations

There is at least an argument that the dedication language in this subdivision could be read to contemplate that the dedicated areas could be used for either roadways or parks. However, such a conclusion is, at best, unclear.

A more significant issue may be the limitations set forth in the City Charter governing parks. A copy of the entire Charter Chapter governing parks and natural beauty is attached to this memorandum as Exhibit F. Section 42 of the City's Charter identifies 12 specific areas as parks (and some of those parks are also designated "natural" parks). In addition to those 12 named parks, Section 43 of the City Charter provides that "additional parks may be created and land established as parks upon . . . dedication of land as a park." Section 43 goes on to say: "Whenever any real property is designated as a park as provided herein, it is subject to all of the provisions of this Chapter X." ²

Section 41, which is a provision of Chapter X, provides:

"The commission may not do any of the following listed acts with regard to any designated city park or part thereof without first obtaining approval of the legal voters of the city. Said acts are as follows:

- "(a) Sell, lease or otherwise transfer park property.
- "(b) Vacate or otherwise change the legal status of any park.
- "(c) Construct permanent buildings or structures thereon other than for recreational purposes and park maintenance. In any case where at the date of adoption of this section there are existing structures which do not comply with this provision, such structures and any additions and alterations thereto are excepted from the provisions of this section."

The first question is whether the creation of a new park through the dedication of land as a park (such as occurred with the recordation of the Oak Tree Park plat) results in a "designated" city park. Section 41 only applies to "designated" city parks, while Section 43 discusses creation of additional parks through dedication, but allows the City to "designate" by ordinance real property acquired through other means as parks. One potential view of the Charter would be that only parks that have been "designated" as a park by specific ordinance of the Commission are subject to the limitations in Section 41. An alternative view could be that property dedicated as park land is subject to the limitations of Section 41, because the language discussing "designation" of parks applies only to parks acquired by means other than dedication or gift.

Two factors may influence how the Commission decides to interpret this provision. First, although it does not specifically deal with city parks, section 5 in Chapter II specifies how the charter should be interpreted. It provides that "[t]he charter shall be liberally construed to the end that the city may have

Section 43 of the City Charter provides as follows:

[&]quot;Section 43 - Additional Parks.

[&]quot;Additional parks may be created and land established as parks upon the acceptance by the commission of a gift to the city for park purposes or a dedication of land as a park. Real property owned or acquired by the city in other manners may be designated as a park by ordinance. Park areas may be specifically designated as natural parks and when so designated shall be maintained as provided in Section 41. Whenever any real property is designated as a park as provided herein, it is subject to all of the provisions of this Chapter X."

all powers necessary or convenient for the conduct of its municipal affairs." Second, the Oregon Supreme Court has held that a local body is entitled to deference when it is interpreting its own charter. Fifth Avenue Corp. v. Washington Co., 282 Or. 591, 581 P.2d 50 (1978) (cited approvingly in Gage v. City of Portland, 319 Or 308, 315, 877 P2d 1187 (1994)). Thus, if there are two possible interpretations of a charter provision, the choice of which interpretation is the proper one is for the city to make, not the courts. Ultimately, it is for the Commission to determine whether the limitations in Section 41 apply to all parks within the City, or only to those parks listed in the Charter and those other parks that have been specifically designated as subject to the limitations in Section 41 of the Charter.

To the extent the Commission determines that dedicated parks, such as the one dedicated in the plat of Oak Tree Park are subject to the limitations in Section 41, that section limits the City's ability to (1) vacate or change the legal status of a park, and (2) construct buildings or structures on the park.³

The limitation on vacating a designated park is relatively straightforward – Oregon law allows cities to vacate property dedicated to a city. This is seen most typically for undeveloped streets, but also applies to dedicated city parks. When dedicated property is vacated, the property reverts to private ownership. Under this provision of the Charter, the City cannot vacate such a park without a vote of the citizens of Oregon City. Here, rather than vacating the park, the City would be converting the land from one type of public use to another.

As far as changing the "legal status" of a park, the Charter does not provide much information about the term "legal status." One likely interpretation would mirror what occurred in a recent case in the city of West Linn, Dodds v. City of West Linn, 222 Or App 129, 193 P3d 24 (2008). In that case, West Linn acquired a .4 acre parcel through foreclosure. The city initially classified the property as "city-owned," but later, by resolution, designated the property as "open space natural area." Two months later, after a new mayor and city council had taken office, the city council removed the "open space natural area" designation and the former mayor challenged that action. The Court of Appeals ultimately dismissed the case for unrelated reasons, but this type of "re-designation" from city park to some other status, with the concomitant avoidance of the limitation in Section 41, may be the purpose of the limitation on the change of legal status. With that in mind, depending on how the Commission interprets the change in legal status provision of Section 41, the use of park land as a street could be considered a "change in legal status," because that area of the park is no longer available for park purposes.

The final limitation prohibits the construction of certain permanent buildings or structures at Charter Parks for purposes other than recreation or park maintenance. A "structure" is defined by OCMC 17.04.1215 to mean "anything constructed or erected that requires location on the ground or attached to something having location on the ground." Although roads are typically separately described and distinguished from structures, it appears that a road for non-recreational purposes could be viewed as a structure, requiring a vote of the citizens.

It is important to note that, with all of these limitations, the Charter does not absolutely prohibit the activities such as change in status or the construction of permanent non-recreation structures. Instead, the Charter provision requires the City Commission to receive voter approval for such an action. Although this process makes these activities subject to voter review, the history of this provision

Section 41 also limits the ability of the City to transfer any aspect of ownership of park property, including leasing of park property, but that limitation is not implicated by the Church's proposal.

indicates that the voters are willing to consider such situations. For example, in 1999, the voters approved the construction of the regional visitors' center in Kelly Field Park. Similarly, in 2003, the voters approved the grant of an easement to a few property owners adjacent to Singer Creek Park. It does not appear that the voters of Oregon City have categorically rejected a proposed use of a Charter Park, although the number of issues presented has been relatively few.

CONCLUSION

The use of the park tract in the Oak Tree Park plat presents two issues.

The first issue involves the use of dedicated land that may be inconsistent with the purpose of its dedication. There are methods to resolve this issue, assuming neighboring property owners are cooperative. If neighboring property owners are not cooperative, this may place a significant hurdle in the way of the Church's proposed transportation solution.

The second issue involves the limitation on the use of parks contained in the City's Charter. To the extent it applies to this area, Section 41 of the City Charter limits the ability of the Commission to take certain actions in the park. If Oak Tree Park is subject to section 41, it would limit the ability of the City to change the legal status of Oak Tree Park, and that may affect the ability of the applicant to build the road. In addition, Section 41 limits the ability to build structures such as roads for non-recreational purposes. Therefore, if the City wished to proceed with converting a portion of Oak Tree Park to a road or a storm water detention use, voter approval may be required, depending on the Commission's interpretation of these provisions.

EXHIBITS

- A. Vicinity Map / Aerial Photo
- B. Approved Minor Partition MP 07-11 showing South End Road connection (plat not recorded).
- C. Notice of Decision & Conditions of Approval for planning files ZC 07-05, CU 07-07, MP 07-11 & VR 07-05.
- D. Proposed new subdivision showing alternate road crossing Oak Tree Park to Lafayette Street.
- E. Recorded plat of Oaktree subdivision with park dedication language (1973).
- F. Oregon City Charter Chapter X Parks and Natural Beauty

PDX_DOCS:452375.5 06/29/10 3:59 PM

PERKINSCOIE

August 22, 2017

TO:

Carrie Richter, Assistant City Attorney, Oregon City

FROM:

Chris C. Criglow Michael C. Robinson

RE:

Analysis of Chapter X of Oregon City City Charter (the "Charter") Relating to Exercise of Roadway Easement Benefitting Adjacent Real Property in Oregon City, Oregon Owned by Icon Construction and

Development LLC

Background

This office represents Icon Construction and Development LLC ("Icon") in its proposed development (the "Development") of a subdivision consisting of up to twelve (12) single family home lots on certain property (collectively, the "Property") in Oregon, City, Oregon (the "City"). The Development is commonly known as Parker Knoll.

The Icon Property is benefitted by an easement for road purposes 50 feet in width (the "Easement") created by a deed (the "Deed") dated November 29, 1962 and recorded on December 14, 1962 in Book 615, Page 119 in the real property records of Clackamas County. We have attached a copy of the Easement for your reference. The Easement runs across certain property acquired by the City, which has been dedicated for park purposes (the "Park Property" or "Wesley Lynn Park"). The Easement existed on the Park Property prior to the City's acquisition and dedication of it for park use. As such, the Park Property has been subject to the Easement from the moment the City took title to the Park Property and dedicated it to park use. Icon has submitted a proposed plan for the Development which utilizes a portion of the Easement for road purposes to provide access to the Development. We have attached a drawing of that proposed plan to this memorandum for your reference (the "2017 Plan").

As you know, Icon previously submitted a proposed plan for the Development in 2016 (the "2016 Plan"). As we explained in our letter to you dated June 8, 2017, however, that plan was materially different from Icon's current proposed plan in several respects, including the following:

1. The 2016 Plan used the entire Easement area for roadway and other purposes, with the exception of the jog at the access point onto Leland Road needed to align with Reddaway Street. Only 4 feet of the neighboring Icon property would have been used for street purposes along most of the Reddaway Street frontage.

- 2. Under the 2016 Plan, all of the paved surface of Reddaway Street would have been in the Easement area. The 2017 Plan places only a 12-foot width of pavement for the street in the 50-foot easement on the Park Property, plus the "knuckle" and emergency vehicle turn-around. In the 2017 Plan, twenty-seven feet of Reddaway Street is on the Icon property, which has reduced the Development by one lot from the 2016 Plan.
- 3. All of the area shown for street use within the Easement area would have been dedicated to Oregon City as city street right-of-way in the 2016 Plan, which would have changed the legal status of the Park Property within the Easement area from park to dedicated public street. No dedication of right-of-way in Wesley Lynn Park is proposed in the 2017 Plan.
- 4. Under the 2016 Plan, Reddaway Street would have been paved all the way to the site's southeasterly property line. The 2017 Plan terminates this street at the "knuckle" where it bends into the Icon property.
- 5. Under the 2016 Plan, sewer, water, storm sewer, and other private utilities would have been constructed within the Easement area on the Park Property. The 2017 Plan places all of the utility lines within the 27-foot right-of-way to be granted by Icon on the Icon property. Under the 2017 Plan, the only "utility" to be included within the Easement area on the Park Property will be a storm drainage swale for roadway surface drainage.

We are aware that Chapter X, Section 41 of the City's charter (the "Charter") includes certain limitations on the City Commission's (the "Commission") ability to change the legal status of a Charter park or to make or permit construction of certain buildings or structures on a Charter park without first obtaining the approval of the voters. In our prior memorandum to you dated March 13, 2017, we explained why Icon's location of a portion of the roadway and the related swale within the Easement area was wholly within the legal scope of use of the Easement because the Easement was expressly granted or reserved for "road purposes." The purpose of this memorandum is to supplement our prior memorandum to explain in more detail why Icon's exercise of the Easement according to its purpose and within its scope, and the Commission's approval of Icon's proposed 2017 Plan for the Development, do not require the Commission to obtain voter approval under Chapter X, Section 41 of the City's Charter.

Discussion

Limitations of the City's Charter

The stated purpose of Chapter X of the Charter is "to prevent the transfer, sale, vacation, or major change in use of city parks without first obtaining an approving vote of legal voters of the city." It is a restriction on the discretionary authority of the Commission to dispose of or

¹ Section 40, Chapter X, Oregon City Charter.

effect major changes in the use of the City's parks. Specifically, Chapter X, Section 41 of the Charter requires, in pertinent part, that the Commission obtain approval of the legal voters of the City to (i) "change the legal status of any park" or (ii) "construct buildings or structures thereon other than for recreational purposes and park maintenance." If Icon did not have a valid easement for road purposes over the Park Property, and were proposing to have any portion of the Easement formally dedicated as a public street and to construct various utilities and related facilities within it (as was proposed in the 2016 Plan), then in that case we would agree that its proposal may trigger application of the above-referenced provisions of the City Charter requiring voter approval. But in this case, none of those things are being proposed. Icon has a valid easement for road purposes that pre-dates the park. Icon is not proposing that any portion of the Easement area on the Park Property be formally dedicated as a public street. And, Icon is not proposing that any structural improvements be constructed within the Easement area on the Park Property. Accordingly, we assert that Icon's proposal under its 2017 Plan does not require voter approval under Chapter X, Section 41 of the Charter because none of the conditions listed in Chapter X, Section 41 of the Charter requiring voter approval are occurring.

Exercise of the Easement Does not Change the Park's Legal Status

Because the City took title to the Park Property subject to the Easement, the Easement has been part of the Park Property's legal status from the inception of the City's ownership. As such, that legal status included the Easement holder's right to exercise the Easement for roadway purposes. Accordingly, Icon's exercise of the Easement to pave the roadway and provide a standard graded swale for storm water runoff from the roadway cannot constitute a change in the legal status of the property. The legal status of the Park Property has always included that use and dedication of the property to park use did not change that.

Exercise of the Easement is not a Major Change in Use of the Park

While the legal status of the Park Property has always included the Easement, it is also important to note that Icon's proposed exercise of the Easement according to the 2017 will also not constitute a major change in the use of the Park Property. As described above, and as shown on the 2017 Plan, Icon's proposal will use only a relatively small portion of the Easement area on the Park Property for roadway. The balance of the Easement area will remain open for park use. Moreover, Icon does not have the exclusive right to use the Easement area because the Easement is a nonexclusive easement.

The general rule in Oregon easement law is that unless there is evidence of contrary intent, the grantee of an easement acquires a nonexclusive right, and the grantor (i.e. the owner of the underlying fee title to the property) retains the right to use the easement area or permit others to use it in any manner that is not inconsistent with the easement holder's rights.³ In this case, there is no express intent in the original grant of the Easement to make the Easement

Perkins Coie LLP

² Oregon City Charter, Chapter X, Section 41.

³ See William B. Stoebuck & Dale A. Whitman, The Law of Property §§ 8.9, 8.11, at 458–63, 464–65 (3d ed 2000); see also Restatement of Property § 481 comment a (1944).

exclusive. As such, it is nonexclusive, which means that the City, as the successor in interest to the original grantor of the Easement, and the current owner of the property, retains the right to use the Easement area, including the proposed roadway, or permit others to use it, in any manner not inconsistent with Icon's rights, which would include use of the roadway and the balance of the Easement area in connection with the "recreational purposes" and/or "maintenance" of the Park Property consistent with Section 41, Chapter X of the Oregon City Charter.

Icon is not Constructing Buildings or Structures within the Easement Area

The roadway paving and related storm water swale that Icon proposes to provide in the Easement area according to the 2017 Plan do not constitute the construction of any "buildings or structures" within the meaning and intent of the Charter. The Charter does not specifically define "buildings or structures", so to interpret the meaning of those terms, we must consider them in context and reasonably determine the likely intent of the voters when the Charter was adopted. Dictionary definitions are helpful in these cases, albeit not determinative, where they can support an interpretation of a disputed term in the absence of a specific Charter or legislative definition. Merriam-Webster defines "buildings" as "a usually roofed and walled structure built for permanent use (as for a dwelling). Merriam-Webster defines "structure" as "something (such as a building) that is constructed" or, alternatively, as "something arranged in a definite pattern of organization." Both of those definitions suggest a vertically organized construction or assemblage of component parts of which a "building" would be a specific type, which is characteristically distinct, at least to common understanding, from a roadway or a swale ditch.

Another available reference to aid in defining "buildings or structures" as used in the Charter is the Oregon City Municipal Code ("OCMC"). The OCMC defines a "structure" as "anything constructed or erected that requires location on the ground or is attached to something having location on the ground." While a roadway is on the ground, it is not commonly understood to be "erected" on "constructed", both of which terms connote vertical construction as opposed to earth grading and paving. By contrast, "Street or road" is defined in the OCMC as "a public or private way that is created to provide the principal means of ingress or egress for persons to one or more lots, parcels, areas or tracts of land, excluding a private way that is created to provide ingress and egress to such land in conjunction with the use of such land for forestry, mining or agricultural purposes." The OCMC defines and regulates "buildings and structures" entirely differently from "streets". You noted the same distinction between these definitions in the OCMC in your June 29, 2010, memorandum to the City Manager with reference to the Oak Tree Park and Josephine Street Extension. In that memorandum, you concluded that although roads were typically separately described and distinguished from structures, it appeared that a road for non-recreational purposes could be viewed as a structure. Whether it could be viewed that way, however, is not the standard of interpretation, but rather

Perkins Coie LLP

⁴ Brown v. City of Eugene, 250 Or App 132, 136 (2012).

⁵ Brown at 137.

⁶ OCMC 17.04.1215.

⁷ OCMC 17.04.1210.

whether that interpretation is the most reasonably likely intended meaning of that term considering the context and other indicia of its intended meaning.

We contend that the difference in definition and regulation of "structures" versus streets and roadways, together with the standard dictionary definitions noted above, are indicative of a common understanding that "structures" would typically not be understood to include streets and roadways. Accordingly, they indicate that the more likely intended meaning of the voters at the time of adoption of the Charter was that "structures" did not include streets. We also note that it is not necessary for the Charter definitions of "structures" to include streets or roadways because any change or transfer of park use by the Commission to use as a street would necessarily involve dedication of the street to public use, which would be a transfer or change of legal status covered by the other subsection of the Charter provision.8 Therefore, we do not believe that Icon's proposed roadway improvements constitute either "buildings or structures" as those terms were intended to be interpreted in the Charter, and therefore do not require voter approval. For the sake of argument, however, we do note that even if Icon's proposed roadway improvements could be viewed as "structures", the Commission's approval of Icon's proposal should still not require voter approval because the roadway is not being formally dedicated as a street (which would change its legal status) and Icon's use of the roadway will be nonexclusive, allowing the City and park users to utilize it along with the balance of the Easement area for access to the park for recreational and maintenance purposes.

Conclusion

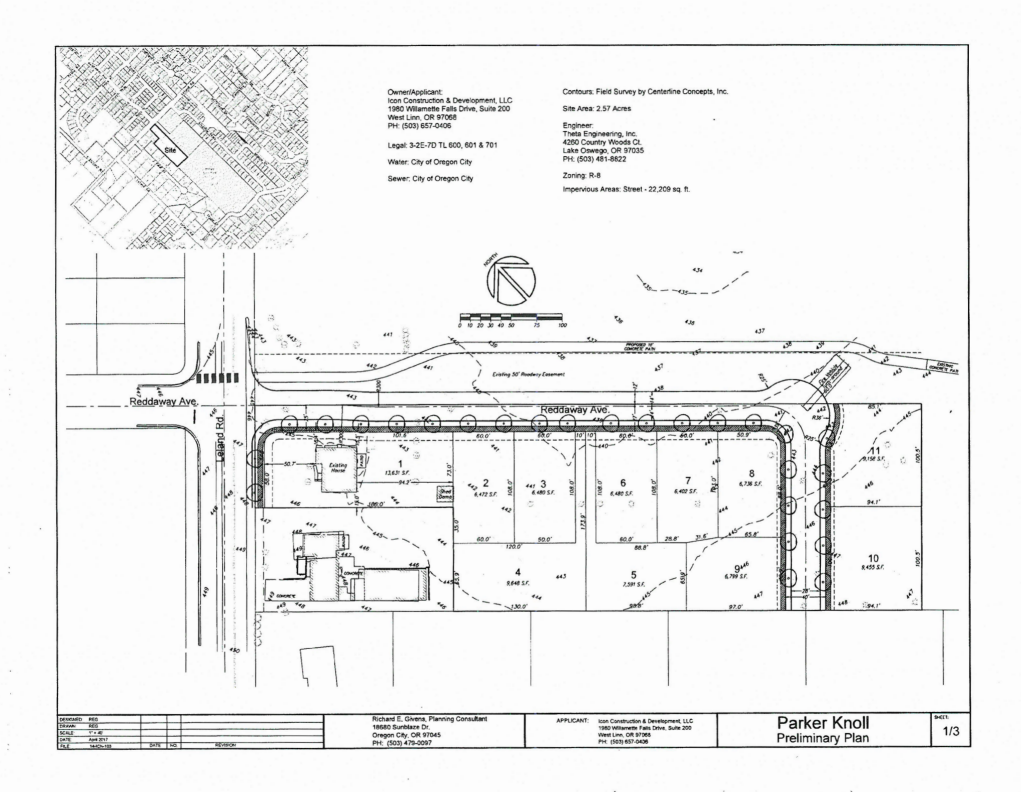
For these reasons, Icon's exercise of the Easement according to its purposes and within its scope does not require the Commission to obtain voter approval under the Chapter X, Section 41 of the City Charter.

CCC/MCR

Attachments - 2017 Plan and Easement

Perkins Coie LLP

⁸ Chapter X, Section 41 of the City Charter provides that the "*commission* may not *do* any of the following listed acts…[emphasis added]", indicating that it is concerned only with actions taken by the Commission to do certain things, as opposed to private parties.



	V FORM No. 11_DEED_WARRANTX_Conference.) T	
	KNOW ALL MEN BY THESE PRESENTS, That TUALATIN VENTURES, INC.		s .
	TIGLATIN VEHITURES, INC. a curporation duly organized and existing under the laws of the State of OREGON in consideration ofTon and no/100 to it paid byDONALD L. POWLER AND VERN POWLER		
n (2000)	to it paid by DONALD L. POWLER AND VERN FOWLER	á.	
	does hereby grant, bargain, sell and convey to said DONALD. L. FOWLER AND VERN. FOWLER		41
	heirs and assigns forever, the following real property, with the tenments, hereditaments and appur tenances thereunto belonging or in anywise appertaining; and also all its estate, right; title and interest at law and equity, therein and thereto, situated in the		
	County of CLACKAMAS		
== ,	Beginning at a stake at the most Wastenly comes of that treet		
	conveyed to Tualatin Ventures, Inc., by deed recorded in Book 599 page 352, records of Clackamas County. Oregon, which said point is South 43 deg. West 31.72 chains from the most Northerly corner of said Howland D.L.C.: thence running South 45 deg. 45' East 684 feet; thonce North 43 deg. 45' West 684 feet to the Northorly line of said Howland D. L.C.; thence		n: E
	thonce North 43 deg. East 200 feet; thence North 45 deg. 45' West 684 feet to the Northerly line of said Howland D. L.C.; thence South 43 deg. West 200 feet to the place of beginning.		
70	ALSO an easement 50 feet in width adjoining the above tract along the Northeasterly line thereof, for road purposes		ं इ
		Same !	ؽ
		趙	
	TO HAVE AND TO HOLD the same to the said DONALD L. FOWLER and		e)
	VERN FOWLER heirs and assigns forever, And the said TUALATIN VENTURES, INC.		
	and VERN FOWLER and their legal representatives forever, that it is lawfully	·	
i.v	seized in les simple of the above described and granted premises, and has a valid right to convey some; that the said real property is free from all encumbrances, except rights of the public in and to the County Road along the Northwesterly line.		
		. 2	
		1	
	· · · · · · · · · · · · · · · · · · ·	6.7	
	and that it will, and its successors shall WARRANT AND DEFEND the same to the said grantee, their heirs and assigns forever, against the lewful claims and demands of all persons whomsoever.	1.	
	IN WITNESS WHEREOF,TUALATIN VENTURES, INC.	;	1
	pursuant, to a resolution of its Board of Directors, duly and legally adopted, has caused these presents to be eigned by its	1 1 1	.,
	TUALATIN VENTURES, INC.		· · · · · · · · · · · · · · · · · · ·
Angel Blog	Executed in the presence of		54
(a) (b) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d			
	Ble dittiff 1/14 Civil Socretary		
	BOOK 615 PACE 119		·
, , , , , , , , , , , , , , , , , , ,	<u> </u>		1.000
	A Third State of the state of t		- 10 - 12 day
	en e	21	17 40 7
		Sec. 1	
占	and the state of t		/
and the same of th			

Doc: 615-119 REC ALL

(CAC) / (CAC)		
	N A	
Ŷ	Ti di	
	7e	
	STATE OF OREGON.	
	County of Washington On this 29th day of November 19 62	
	David. P. McCready David. P. McCready Guly sworn, did say that he, the said M. V. Walker is the President, and he, the said David P. McCready is the Secretary	
	the within named Corporation, and that the scal anixed to said instrument is the corporate scal of said Corporate	
	tion, and that the said instrument was signed and scaled in bolait of said Corporation by authority of its Board of Directors, and Ms. V. Walker and David P. McCready and not concerning to be the free act and deed of said Corporation.	(A)
	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official sçal the day and year last above written.	
	Notary Public for Oregon.	
	My Commission expires My Commission Expires April 18, 1964	
	, N	1 18
*"		1
5 7 8		
	9.40	0
	2 100	
yer I		
	D D D D D D D D D D D D D D D D D D D	
	TING.	
c	TY I III III III III III III III III III	
a.	Corporation Corpor	
	AARR C C C C C C C C C C C C C C C C C C	7
	WAA TUAL. Count of Co	1
	N	
		. 4
	9	h 40
	6	
, 1,AL 0	BOOK 615 MAGL120	
		a Status and States
eme .	- 1 - Al-Landin de la companya de l	
	$T=\{\{1,2,\ldots,T\},\{1,1,\ldots,T\}\}$. The following set $x\in X$ is the first X in X is X in X i	
		374 LIN
		: 3
		. /

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

MUSS DWName

12746 unolsay Amely GC OR 97645

73. We don't reed onomer parking



Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Name

12746 LINDSAY HANE LN. UC OR 97045 Address

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Lyndsuy & Brad Johannesen Lyndey achanneser

12920 Joys Drive ovegon City, OK 97045
Address

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Name

Address

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OF	PPOSED	TO TH	S DEVE	LOPM	ENT,	IN	its C	URREK	IT FORM
DEVEROPE	er , Icon	S CONSTR	RUCTION,	SHOUL	D NOT	BE 1	4 LOW	EO TO !	SE
RIBLIC T	ER, ICON PARK FOR WING FRO	STREET ON THE	PUBLIC F	THEM L PURSEFO	ise This	EIR JATE	OWN GAIN	LAND,	NETEAD
	Han	CEY CA	NADAY						
Name									
	13183	MILLE	<u>ENJUM ja</u>	SAY	·				
Address	DREGON	City		-					

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Anna	m h	J:1son		
Name				-
19310	Meyers	Rd	Oregan	City
Address	l l			• /

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Name

12663 Pavilion Pl. Oregon City, DR 97045 Address

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM **OPPOSED** TO THIS DEVELOPMENT.

Ryan	Hayne	?}			
Name ¹					
12663	Pav:lian	P/,	OL	97045	
Address		, , , , , , , , , , , , , , , , , , ,			

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Brian & Tracy Buchholz

12958 Frontier Pkny Oregon City
Address

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM **OPPOSED** TO THIS DEVELOPMENT.

SILU	IA C	LEUER			
Name			· · · · · · · · · · · · · · · · · · ·	**************************************	
12461	Rogue	RIVER	WAY	OKECOL	EITY
Address			•		,

WE HAVE ENOUGH NEW HOMES
IN THE AVEX, WE NEED A PLACE
FOR KINS AND DOGS TO PLAY &

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Name

183 King St

St Diegon C. 4 012 97045

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Name

Address

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Melissa Batchelov

Name

19452 Prospector Ten. Oregn City, or 97045

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM **OPPOSED** TO THIS DEVELOPMENT.

	Satt	Ede	\checkmark	
Name				
	12610	70	seph	Way
Address	OR	CITY	OR	97045

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM **OPPOSED** TO THIS DEVELOPMENT.

Ery (CLEUER			
Name				
12461	Oreco	Roque	River Way	/
Address				

WE HAVE VOTED THIS DOWN TWICE ITLICEARY!

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Merilyn SunRidge S Name

19293 Windmill Dr. Oregon City OR 97045

Address

Hundreds of families come to this park, from immediate and distant neighborhoods, to avail themselves of this beautiful space. Have you seen them? Please retain one of our spacious city parks. Thank you.

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Address

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM **OPPOSED** TO THIS DEVELOPMENT.

TNYO Saleeby Name 19293 Windmill dr. 97045

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM **OPPOSED** TO THIS DEVELOPMENT.

Name

175 Cascado 54

Address

OR 97045

Please do not Compromise of Parks, Our parks are as important as high-end housing,

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM **OPPOSED** TO THIS DEVELOPMENT.

Patricia Lang	
Name J	
Address Bellany Way	
Address T V	
Is the roadway becoming	4 tanes?

Is the roadway becoming 4 tanes? Current roads are not enough to support more traffic Are stop lights (signals) going to be an addition?

Schools?
How about a Place to walk relax?
How about a Place my eyes can "rest" and my
ears can enjoy the birds Sing?
Why does anything need to be built there?
No parking lots, a partments, houses, etc
Leave the taxpayers something.
Leave the taxpayers something.
Lity Cannot keep the roads up now and someone
Lity Cannot keep the roads up now and someone
wants to add more expanison? Hothing has
wants to add more expanison? Hothing has
been accomplished on our roads except more traffic
and the addition of 5 new neighborhoods stop!

 From:
 David Betensky

 To:
 Trevor Martin

 Subject:
 Wesley Lynn

Date: Thursday, July 20, 2017 4:26:18 PM

I'm writing to you to object to the 11 home development that borders Wesley Lynn Park. Please don't cave to this build. Reject this development! We can't afford to lose park area for yet more homes. This park is a gem of the city's and losing any of its area is unacceptable. The traffic it will generate will make it unsafe for children that walk and ride bikes to and from the park as well as dogs that use the unleashed area.

David

From: <u>Graham, Desiree</u>
To: <u>Trevor Martin</u>

Subject: New Subdivision request

Date: Monday, July 24, 2017 11:24:05 AM

Mr. Martin,

I'm writing regarding the new requests for a subdivision at 19510 Leland Road.

I am objecting to this build due to how it will destroy green space attached to Wesley Linn Park. We need to consider the safety to children and their families who use this park and a lot of people use this park area. Today the field in front of the park is used extensively for dog walking, playing and running this would be sorely compromised and many people and their dogs would no longer have this wonderful area to run and fetch and play off leash. This area is used a lot and it would be very sad to see our dogs lose this space and it really compromises the whole park area.

My biggest issue with this is that the voters said NO to allowing the subdivision to be built and now our vote means nothing. I don't really care what loop hole they think they found, a vote is a vote and the people have spoken.

Please make our vote count for something. Thank you for listening and doing what you can

Desiree Graham 19383 Sliverfox Parkway Oregon City, OR 97045

IMPORTANT NOTICE: This communication, including any attachment, contains information that may be confidential or privileged, and is intended solely for the entity or individual to whom it is addressed. If you are not the intended recipient, you should delete this message and are hereby notified that any disclosure, copying, or distribution of this message is strictly prohibited. Nothing in this email, including any attachment, is intended to be a legally binding signature.

From: Bob Hargitt
To: Trevor Martin

Subject: Leland rd. sub-div proposal

Date: Sunday, July 23, 2017 9:58:01 AM

Mr. T. Martin,

I live at 19591 Kalal Ct. My property borders the proposed 11 lot development @ 19510 Leland rd. My wife and I have lived here since 1974. We raised our kids and helped with our grand kids and it has been a wonderful place to live. We anticipated growth and saw the developments around us come in. Wesley Lynn park was a good addition and the green-way to Leland made this area an acceptable place to live. I am afraid that if the green-way is developed, the livability around here will be diminished considerably. My vote would be NO to this development application. The area in question is very frequently (daily) used by adults, children, pets and wildlife. The quantity of homes and the increase of traffic around this area requires very serious control of more developments, so that the parks and green-ways can be kept.

I watch the people and animals walking and playing in the area in question from my back deck. They are safe from traffic, have plenty of room for pets, kids, bikes, kites, older folks taking walks, moms with strollers and folks simply walking to the park. Mr. Martin please do your best to stop the loss of this last beautiful piece of property up here on the hill.

Thanks much

Bob & Nancy Hargitt 19591 Kalal Ct. Oregon City, OR. 97045 503-656-8934 (C) 971-254-6446 From: <u>Karen Betensky</u>
To: <u>Trevor Martin</u>

Subject: Wesley Lynn purposed development Date: Thursday, July 20, 2017 4:14:47 PM

I'm writing this email to express my CONCERN and DISAPPROVAL regarding the Icon development being purposed. I sincerely hope the planning commission rejects the request to build eleven homes in this area as it will take precious play area from our park.

If in the event the development is approved I hope a fence will be installed along the road/sidewalk making it safer for kids and dogs playing in the area.

Thank you, Karen Betensky 503-201-3570

Sent from Karen's iPad

From: Patricia Rovainen
To: Trevor Martin

Subject: Wesley Lynn development

Date: Friday, July 21, 2017 12:20:17 PM

Hi Trevor,

I'm writing regarding the above development. I hope Oregon City does not go through with this development. I go to Wesley every week with my friends and our dogs and urge you to not let Icon develop the adjacent property. Icon is developing a parcel in my neighborhood and the first house they built, in my opinion, looks cheap and tacky and not in keeping with the homes in the area.

Wesley Lynn is a lovely park and I hate to see it ruined.

Thank you

Patricia Rovainen

From: Philip Abraham
To: Trevor Martin

Subject: Re: Land use application for 19510 Leland Road, Oregon City

Date: Monday, July 24, 2017 2:50:27 PM

Attachments: <u>trajectoryla.com.png</u>

Thank you for the clarification. Have you seen an uptick in the amount of homeowners contacting you about this proposal?

Philip Abraham



3201 Benedict Canyon Drive Beverly Hills, California 90210 310.775.2755 | philip@trajectoryla.com www.trajectoryla.com

On Jul 24, 2017, at 2:02 PM, Trevor Martin < tmartin@orcity.org > wrote:

Good afternoon Philip,

Either an individual email or a signed petition would be fine. I need to have the comments by August 10, 2017 to be incorporated into the staff report.

Please let me know if you have any questions.

Thank you, Trevor

<image001.jpg>

Trevor Martin Planner Planning Division City of Oregon City

PO Box 3040
221 Molalla Avenue, Suite 200
Oregon City, Oregon 97045
Direct - 503.496.1562
Planning Division - 503.722.3789

Fax 503.722.3880

Website: www.orcity.org | webmaps.orcity.org | Follow us on: Facebook! | Twitter

Think **GREEN** before you print.

Please visit us at 221 Molalla Avenue, Suite 200 between the hours of 8:30am-3:30pm Monday through Friday.

PUBLIC RECORDS LAW DISCLOSURE: This e-mail is subject to the State Retention Schedule and may be made available to the public

From: Philip Abraham [mailto:philip@trajectoryla.com]

Sent: Friday, July 21, 2017 12:33 PM **To:** Trevor Martin tmartin@orcity.org

Subject: Re: Land use application for 19510 Leland Road, Oregon City

Hi Trevor,

We spoke on the phone yesterday about this proposed Subdivision. Two quick questions:

You said what would be helpful would be emails from the homeowners. Would a signed petition be better than emails?

Also, what is the deadline you need to hear back from the homeowners? Thanks.

Philip Abraham

<image002.png>

3201 Benedict Canyon Drive Beverly Hills, California 90210 310.775.2755 | philip@trajectoryla.com www.trajectoryla.com

On Jul 17, 2017, at 7:24 AM, Philip Abraham <philip@trajectoryla.com> wrote:

Hello Trevor,

I received the notice of land use application for the eleven-lot subdivision at 19510 Leland Road. I own the home at 19424 Reddaway Ave., right across from the proposed subdivision. Needless to say, this is a very disturbing development on many levels with two of most obvious issues being the excessive amount of green space this subdivision with destroy and the safety of children at

Wesley Linn Park.

Both I and other members of the community are committed to using all the resources we have to prevent this subdivision from being allowed. I have spoken with over a dozen homeowners that would be impacted by this proposal and they will stand united against this. In addition, the community in general is coming together in opposition. The many families cannot fathom the impact it will have on Wesley Linn Park and the off-leash dog field.

Could you let me know a time we could meet to discuss the matter? I have a few questions and I want convey the intentions of the entire community as we move forward with an action plan to block this proposal. Thank you.

Philip Abraham

<trajectoryla.com.png>

3201 Benedict Canyon Drive Beverly Hills, California 90210 310.630.7225 | philip@trajectoryla.com www.trajectoryla.com

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin.

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

mell Breet Eureples 1/25/17

12995 SE Nablescond AU
Address
GRECON CITY OR 37045

Trevor Martin, Planner Oregon City Planning Division P.O.Box 3040 Oregon City, OR 97045

Dear Mr. Martin,

Regarding File Numbers TP 17-02, for an eleven-lot subdivision,

to the east of Leland Rd. and Reddaway in Oregon City, boundaries by Wesley Linn Park, whose applicant is Mark Handris of Icon Construction, and whose representative is Rick Givens, Planning Consultant:

I AM OPPOSED TO THIS DEVELOPMENT.

Multh. Name		Metic	n Sinne	ider	
Name \	0				
12459 Ru	<u> a nortu</u>	<u>1,01000</u>	ratu.C	<u> 29704</u> 5	
Address		,)	1		

From: Sarah Briggs
To: Trevor Martin

Subject: TP 17-02 Eleven Lot Subdivision (Parker Knoll)

Date: Friday, July 28, 2017 12:07:06 PM

My name is Sarah Briggs and I live at 11823 Maxwell Court Oregon City. I am writing to state that I am OPPOSED to application TP 17-02 submitted by Mark Handris and Rick Givens on behalf of Icon, and that the application NOT be approved. I am specifically concerned about the impact of this proposed subdivision on the wetlands and leash free zone that are in the section of Wesley Lynn Park that is being proposed as part of this application. The voters of Oregon City said "no" to the easement that was proposed through Wesley Lynn Park last spring and as one of those voters, I did so wishing to preserve the park for our wildlife, kids and dogs. I am disappointed to learn that my "no" vote didn't effectively preserve anything and that the city does not seem to have any legal ability to stop this type of land use through the zoning and land use process. That said, I am still writing to express my opposition and I am interested in learning more about what we voters may do to work with Oregon City to help stop this kind of impact while still allowing for some REASONABLE development and growth.

Thank you for your time and attention to this matter.

Sincerely,

Sarah Briggs, Oregon City resident and active voter

Parker Knoll Subdivision Charter Park Discussion

City of Oregon City Commission Work Session September 12, 2017

Carrie Richter, Deputy City Attorney

INTRODUCTION

The purpose for this work session is to provide the City Commission an introduction to the proposal as well as a road map for determining whether this subdivision proposal requires voter approval.

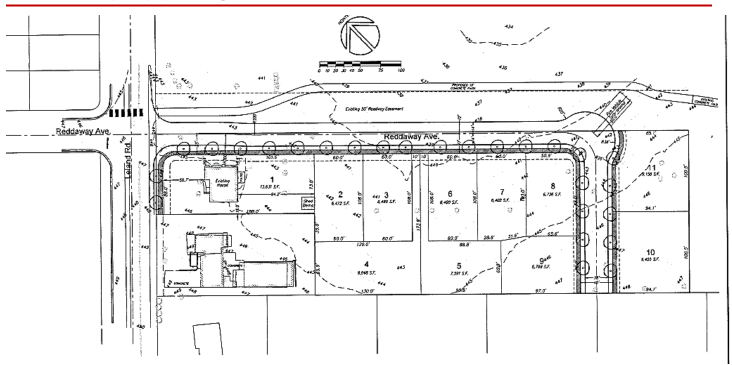
- This presentation will focus solely on the Charter issue. Questions about whether the subdivision complies with the land division and other zoning/infrastructure standards will be considered at the hearing on Oct. 18.
- This work session is an opportunity for the City Commission to ask questions about the facts and legal standards at issue. Please refrain from deliberating or expressing any prejudgment about this proposal until after all of the testimony has been received – after Oct. 18.
- The interpretation requires policy-judgment and as a result, staff has not made any recommendations or endorsement of this request one way or the other. Rather, the focus has been to synthesize and frame the issues as clearly as possible.

Wesley Lynn Park



When the City acquired this property, in 2002, it was subject to a 50-foot easement allowing the applicant's property to use this area for "roadway purposes."

THE PROPOSED SITE PLAN



PREVIOUS REQUESTS VS. CURRENT PROPOSAL

- Use of the entire 50-foot easement area Use of 12-feet area plus "knuckle" for to support development including the full street and sidewalks;
- All utilities would be located within easement area along with additional easement for an underground stormwater retention tank;
- Existing 50-foot private easement extinguished in favor of dedication of this area for a public use.

- roadway purposes, remainder for swale, greenspace and sidewalk for recreational use;
- All utilities, except for the swale to collect runoff from the 12-foot portion of the roadway, are outside of the easement:
- Retains existing private easement with City ownership of land.

Chapter X, Section 41 of the Charter

"The commission may not do any of the following listed acts with regard to any designated city park or part thereof without first obtaining approval of the legal voters of the city. Said acts are as follows:

- (b) Vacate or otherwise *change the legal status* of any park.
- (c) Construct permanent buildings or structures thereon other than for recreational purposes and park maintenance. In any case where at the date of adoption of this section there are existing structures which do not comply with this provision, such structures and any additions and alterations thereto are excepted from the provisions of this section."

"CHANGE THE LEGAL STATUS OF ANY PARK"

What is the "legal status" of this area of the park?

 It is owned by the City, has been designated for park uses, and is subject to a roadway easement allowing for use by the neighboring property owner and its invitees.

Does this proposal change the "legal status?"

- The easement pre-dates the park and as a result, the public's ability to use this area has always been limited by the terms of the easement, even though the adjacent owner has not exercised those rights.
- As proposed, the easement area will remain entirely within City ownership "for park purposes," subject to Icon's use. No public dedication of the easement area is proposed.
- Does "public convenience and safety" require dedication in this case?

"CONSTRUCT PERMANENT ... STRUCTURES THEREON OTHER THAN FOR RECREATIONAL PURPOSES AND PARK MAINTENANCE."

Does this limitation apply in cases where all construction activities will be completed by a private property owner rather than the City?

What are "structures?"

- · Which definition controls?
 - Dictionary "something (such as a building) that is 'constructed' or 'something arranged in a definite patter of organization.'"
 - Zoning standards "anything constructed or erected that requires location on the ground..." OCMC 17.04.1215
 - Do these definitions require some finding of "vertically organized construction" such that layers of asphalt would not be considered?

If the proposed improvements include "structures," is there a "recreational purpose?"

• Does each structure have to serve a "recreational purpose" or could an overall recreational benefit for the project overcome this structure limitation?

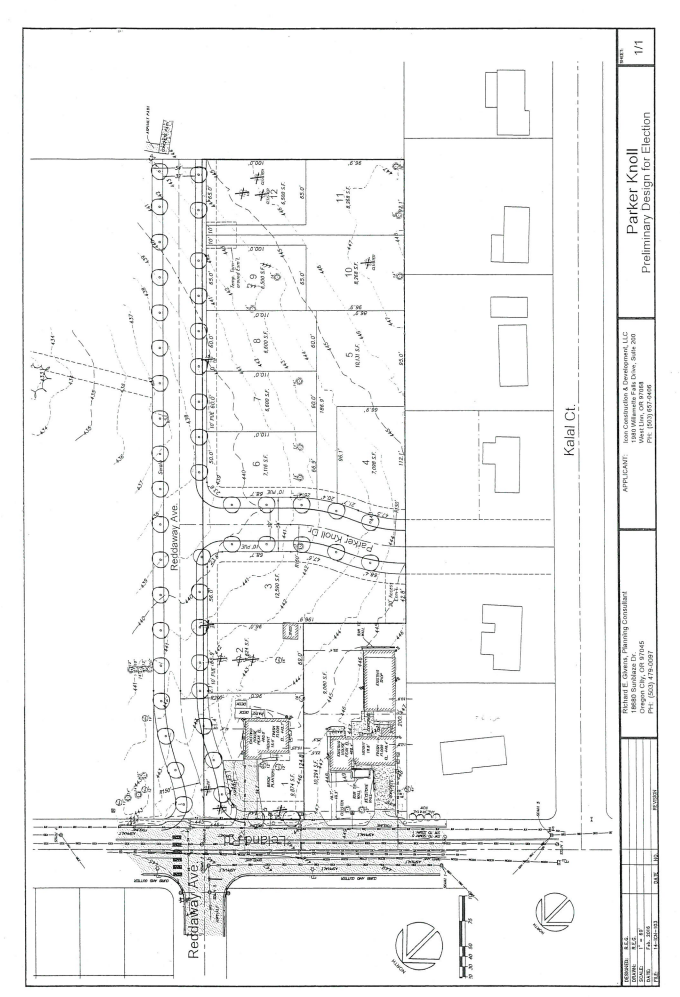
QUESTION PRESENTED AND NEXT STEPS

Is voter approval required in order for the applicant to proceed with a subdivision as currently proposed?

Questions?

Public will have an opportunity to testify on October 18th at 7:00 pm at City Hall.

The record will remain open until that hearing. The public is welcome to submit written testimony to the Planning Department.



Ţ

