

(For office use only) Permit # 20-119160

Planning/Permit Application Center

City Hall / 555 Liberty St. SE / Room 320 / Salem, OR 97301-3513

503-588-6173 * planning@cityofsalem.net If you need the following translated in Spanish, please call 503-588-6256.

Si usted necesita lo siguiente traducido en español, por favor llame 503-588-6256.

Application type

Please describe the type of land use action requested:

SUBDIVIDE 3.03 ACRES	INTO IS RESIDENTIAL SINGLE FAM. LOTS
Work site location and information	
Street address or location of subject property	430 TURTLE BAYCOART SE SALEMOR
Total size of subject property	3.03 ACRES
Assessor tax lot numbers	083W16D00300
Existing use structures and/or other improvements on site	1- SINGLE FAMILY HOUSE AND GRAVEL ACCESS
Zoning	RA
Comprehensive Plan Designation	RESIDENTIAL
Project description	CONSTRUCT STREETS AND UTILITIES
	TO CREATE IS RESIDENTIAL LOTS

People information

	Name	Full Mailing Address	Phone Number and Email address
Applicant	ROBERT NOYES MARIA NOYES	430 TURTLE BAYCTSE SALEMOR 97306	503-507-8555 bab noyes 6 Quahoo.com
Agent JERRY			503 304 0905 ier. willengre

juno, com

OOP

Project information	A galaxies
Project Valuation for Site Plan Review	525,000,00
Neighborhood Association	SOUTA CATEWAY NEIGHBORH
Have you contacted the Neighborhood Association?	🕱 Yes
	O No
Date Neighborhood Association contacted	
Describe contact with the affected Neighborhood Association (The City of Salem recognizes, values, and supports the involvement of residents in land use decisions affecting neighborhoods across the city and strongly encourages anyone requesting approval for any land use proposal to contact the affected neighborhood association(s) as early in the process as possible.) Have you contacted Salem-Keizer Transit?	O Yes
	XX No
Date Salem-Keizer Transit contacted	
Describe contact with Salem-Keizer Transit	
	1

Authorization by property owner(s)/applicant

*If the applicant and/or property owner is a Limited Liability Company (LLC), please also provide a list of all members of the LLC with your application.

Copyright release for government entities: I hereby grant permission to the City of Salem to copy, in whole or part, drawings and all other materials submitted by me, my agents, or representatives. This grant of permission extends to all copies needed for administration of the City's regulatory, administrative, and legal functions, including sharing of information with other governmental entities.

Authorizations: Property owners and contract purchasers are required to authorize the filing of this application and must sign below.

- All signatures represent that they have full legal capacity to and hereby do authorize the filing of this application and certify that the information and exhibits herewith submitted are true and correct.
- I (we) hereby grant consent to the City of Salem and its officers, agents, employees, and/or independent contractors to enter the property identified above to conduct any and all inspections that are considered appropriate by the City to process this application.
- I (we) hereby give notice of the following concealed or unconcealed dangerous conditions on the property:

Electronic signature certification: By attaching an electronic signature (whether typed, graphical or free form) I certify herein that I have read, understood and confirm all the statements listed above and throughout the application form.

Authorized Signature: <u>Robert Nones</u>
Print Name: Robert Noyes Date: 9/11/20
Address (include ZIP): 430 TURTLE BAY COURT SE, SALEM, OR 97306
Authorized Signature: Maria Mayes
Print Name: Maria Noyes Date: 9-11-2020
Address (include ZIP): 430 TURTLE BAY COURTSE, SALEM, OR 97306

	(For office use o	nly)
Received by	Date:	Receipt Number:
Austin Ross	12/15/2020	20-119160

Not using Internet Explorer? Save the file to your computer and email to planning@cityofsalem.net.



City of Salem, Oregon

Community Development Department Planning Division Permit Application Center Phone: 503-588-6213 Fax: 503-588-6005 www.cityofsalem.net/planning

Expedited Land Division Application Form (ORS 197.360-380)

What is an Expedited Land Division?

The expedited land division process provides an alternative to the standard procedures for certain land division requests. An applicant may choose to use the expedited land division process if their land division request meets all of the applicable requirements specified in Oregon Revised Statute (ORS) 197.360 (see reverse side). The steps in this procedure differ from the regular subdivision procedure, but still include a public review and opportunity for appeal. The steps are described in ORS 197.365-375.

Is it faster than the regular subdivision process?

The expedited land division process is intended to streamline the regular land use process that land divisions normally follow under state law, which allows up to 120 days for final city approval. In Salem, however, the typical processing time for a land division application (subdivision, partition, or replat) that meets city standards and is complete when submitted, is far less than the 120 days that state law allows. Therefore, in Salem, in many cases there is no difference in processing time between a regular land division and expedited land division.

What are the requirements to qualify for the Expedited Land Division process?

ORS 197.360 lists the requirements to qualify for an expedited land division review. These requirements are summarized below. The full text of ORS 197.360 is included on the reverse side of this form.

The proposed land division (i.e. subdivision, partition, or replat):

- 1. Must be on residentially zoned land and must be solely for the purposes of residential use;
- 2. Must not create building lots that provide for dwellings or accessory buildings within areas that contain natural resource protections, such as, but not limited to, the Willamette Greenway,
- 3. Must satisfy all City street standards and connectivity requirements; and
- 4. Must either:
 - a. Create enough lots or parcels to allow building residential units at 80 percent or more of the maximum net density permitted by the zoning designation of the site; <u>or</u>
 - b. Will be sold or rented to households with incomes below 120 percent of the median family income for the county in which the project is built.

Why am I receiving this application form for Expedited Land Division now?

The expedited land division process has existed since 1995; however, the 2015 Oregon Legislature required that all land division applicants be notified of the expedited land division option and how to apply.

Are you applying for an Expedited Land Division?

Yes D No Z (If yes, then attach a written description of how the proposal satisfies ORS 197.360)

Applicant Name: KOBERT NO9E	S + MARIA NOYES Telephone: 503	5078555
Applicant Mailing Address: 430 1	URTLE BAY COURT SE SALEM	OR 97306
Site Address: 730 TURTLE	BAY COURT SE SALEM OR	97306
Robert Noyes	Robert Noyes	9/11/20
(Signature)	(Print/Name)	<u>9-11-202</u> 0 (Date)

ORS 197.360:

(1) As used in this section:

(a) "Expedited land division" means a division of land under ORS 92.010 to 92.192, 92.205 to 92.245 or 92.830 to 92.845 by a local government that:

(A) Includes only land that is zoned for residential uses and is within an urban growth boundary.
 (B) Is solely for the purposes of residential use, including recreational or open space uses accessory to residential use.

(C) Does not provide for dwellings or accessory buildings to be located on land that is specifically mapped and designated in the comprehensive plan and land use regulations for full or partial protection of natural features under the statewide planning goals that protect:

(i) Open spaces, scenic and historic areas and natural resources;

(ii) The Willamette River Greenway;

(iii) Estuarine resources;

(iv) Coastal shorelands; and

(v) Beaches and dunes.

(D) Satisfies minimum street or other right-of-way connectivity standards established by acknowledged land use regulations or, if such standards are not contained in the applicable regulations, as required by statewide planning goals or rules.

(E) Will result in development that either:

(i) Creates enough lots or parcels to allow building residential units at 80 percent or more of the maximum net density permitted by the zoning designation of the site; or
 (ii) Will be sold or rented to households with incomes below 120 percent of the median family income for the county in which the project is built.

(b) "Expedited land division" includes land divisions that create three or fewer parcels under ORS 92.010 to 92.192 and meet the criteria set forth in paragraph (a) of this subsection.

(2) An expedited land division as described in this section is not a land use decision or a limited land use decision under ORS 197.015 or a permit under ORS 215.402 or 227.160.

(3) The provisions of ORS 197.360 to 197.380 apply to all elements of a local government comprehensive plan and land use regulations applicable to a land division, including any planned unit development standards and any procedures designed to regulate:

(a) The physical characteristics of permitted uses;

(b) The dimensions of the lots or parcels to be created; or

(c) Transportation, sewer, water, drainage and other facilities or services necessary for the proposed development, including but not limited to right-of-way standards, facility dimensions and on-site and off-site improvements.

(4) An application for an expedited land division submitted to a local government shall describe the manner in which the proposed division complies with each of the provisions of subsection (1) of this section.

Revised Form 1-22-16

G:\CD\PLANNING\APPLICATION Info & Forms\Application Packets\Expedited Land Divisions app form_1-22-16.docx

PROPOSED NOYES SUBDIVISION APPLICATION TAX LOT 083W16DD00300, LOCATED AT 430 TURTLE BAY COURT SE DISCUSSION ON DEVELOPMENT STANDARDS

Requirements of the SRC 205.010(d) have been considered in the preparation of this subdivision application.

- 1. The lot standards concerning minimum width, minimum depth, and minimum areas of the proposed lots meet City of Salem development standards.
- 2. Frontage requirements of the proposed lots also meet City of Salem development standards.
- 3. Most front and rear lot designations are obvious. However, here is a list of some lots with the front designated.

Lot 1 - Front is to the east. Lot 3 - Front is to the north. Lot 7 - Front is to the east

- 4. Existing City infrastructure has been reviewed. There will be two entrances to the subdivision. One is from Lone Oak and the 2nd is from Turtle Bay. These 2 exits for 15 lots meet the requirements of the City of Salem Fire Department.
- 5. The Salem water, sanitary, and storm water systems have capacity for the increased demands from the proposed residential subdivision. Sanitary sewer services however are not conventional. The subdivision has two sides (the west and the east). On the East side the proposed street extension of Vine Maple will have a sanitary sewer mainline extension. It will be limited in length due to topography. Therefore, sanitary services from some lots cannot be connected to the Westside new sanitary mainline. Following is a sanitary service list per lot.
 - Lot 1 Gravity service to new 8" mainline.
 - Lot 2 Gravity service to new 8" mainline.
 - Lot 3 Pump house sewer to new 8" mainline.
 - Lot 4 Pump house sewer to new 8" mainline.

Lot 5 – Pump house sewer to new 8" mainline, However the service length in the street ROW of way exceeds 100', up to 190'. *A design exception is requested from City of Salem Public Works Department.*

Lot 6 – Sanitary service will be routed through Lot 7 in a private sanitary sewer easement and connect to the new 8" sanitary sewer main constructed in Sword Fern.

Lot 7 -Sanitary service will be routed through Lot 7 in a private sanitary sewer easement and connect to the new 8" sanitary sewer main constructed in Sword Fern.

Eastside- Sword Fern

- Lot 7 Gravity service to new 8" sanitary sewer.
- Lot 8 Gravity service to new 8" sanitary sewer.
- Lot 9 Pumped sewer service to new 8" sewer mainline.
- Lot 10 Pumped sewer service to new 8" sewer mainline.
- Lot 11 Pumped sewer service to new 8" sewer mainline.
- Lot 12 Pumped sewer service to new 8" sewer mainline.
- Lot 13 Pumped sewer service to new 8" sewer mainline.
- Lot 14 Pumped sewer service to new 8" sewer mainline.
- Lot 15 Pumped sewer service to new 8" sewer mainline.

For Storm water detention and water quality, the proposed plan is to expand the existing Kurth Meadows water quality pond to detain the added stormwater from the new subdivision. This can be adequately done by for water quality, but the existing pond berm elevation limits the detention system. An additional buried pipe detention system is proposed to be constructed in Turtle Bay street for the additional volume required.

- 6. A geological and geotechnical investigation is being prepared and the requirements will be followed in the design and construction of the subdivision. There are no special setbacks or flood plain.
- 7. The land to the north is a City of Salem Park and vehicle access to this park is not required. Access to the west is desired, but real earth existing grades make meeting Salem street standards impossible. Exhibits "A" and "B" for potential westerly streets indicate that constructing a westerly street to connect to Summerview cannot be accomplished with the current City of Salem street standards. Therefore, this subdivision is presented without a street connection to the west.

Another consideration for the westerly street connection is that there an existing house at the south end of Summerview Street SE dead end. This house address is 261 Linn Haven Dr SE. This house has an approximate construction value of \$500,000. To construct Summerview through to connect at Dunbar Ave SE would require this house to be demolished. This would add approximately \$500,000 to the investment evaluation for a developer to construct a development with a through street. Residential Streets are constructed by developers with their proposed development. The sale of land and onsite structures become part of the investment costs. The \$500,000 throwaway expense for this Linn Haven house make a development and the Summerview street extension financially impossible. Without public money, a through street between the two Summerview dead ends will never happen. Therefore, this is another reason to not construct a westerly connection street. See Exhibit "C".

- 8. A pre-application meeting has been held with City of Salem Staff. All indications were that the proposed subdivision can be served by City of Salem infrastructure.
- 9. Generally speaking, the street system within the tentative subdivision and adjacent streets conform to the City of Salem Transportation System.

- a. Standard 6.4.1 the tentative subdivision new streets are connecting to Turtle Bay, Vine Maple, and Sword Fern Streets and the proposed future street extension provide development to the undeveloped neighboring properties. This standard is met.
- b. Standard 6.4.2 the street arrangement follows the natural contours of the property. This standard is met.
- c. Standard 6.4.3 each street has access to an accepted city street. This standard is met.
- d. Standard 6.4.4 the street centerline spacings exceed 200'. This standard is met.
- e. Standard 6.4.5 all street intersections meet Salem Public Works street intersection standards. This standard is met.
- f. Standard 6.4.6 all street corners have a radius of 25' or more. This standard is met.
- g. Standard 6.4.7 all street curvatures exceed a minimum radius of 150'. This standard is met.
- h. Standard 6.4.8 street dead ends and cul-de-sac lengths. This cul-de-sac length is 228' from Vine Maple to the cul-de-sac center. This length does not exceed the maximum allowed. This standard is met.
- i. Standard 6.4.9 and 10 street names match existing names. This standard is met.
- j. Street Right of Way Width standard right of way width is 60. The east to west width of Turtle Bay has been reduced to 50' in this subdivision application.
 - 1. The Salem Development Code Sec. 803.040.b Boundary streets and three quarter street improvements three-quarter street improvement. If construction of a half-street improvement is insufficient to provide for a minimum of one 12-foot-wide travel lane in each direction or proper street grade, dedication of right-of-way for, and construction or improvement of, a three-quarter street improvement may be required.

This boundary street and ³/₄ street improvement applies typically to areas where both sides of the street will be developed. However, this development has a city park along the north side. The park will not be developed. With typical development, Turtle Bay would be a three quarter street improvement which would be 45' of dedicated Right of Way with a 27' paved section, curb, and 5' sidewalk along the south side. The north side would be undeveloped until the north side of the street would be developed. Since, the park is existing, the north development will not happen. Therefore, we are proposing as an adjustment a 50' wide Right of Way with the city desired 8.5' wide landscape strip for tree canopy. The street section would be 30' wide with curb and gutters on both sides.

A 5' wide sidewalk 1' off the south Right of Way would be constructed. There would be no sidewalks on the north side paralleling Bryan Johnson Park.

All private trees in the street Right of Way would be removed. This would provide more light and space for the park trees.

Connectivity between the west lots and the east lots.

We also propose constructing pathways from the development sidewalks to the existing park pathways. The developer would construct these pathways at his own cost. This would meet pedestrian connectivity requirements between the east side and west side.

- k. Salem connecting street requirements indicate that lot spacing is to be a maximum of 600' spacing between right of way lines. This is accomplished on the proposed development, except for extending Turtle Bay to the west. The length between intersections is 720 feet. The property to the north is a park and the property to the south is developed residential properties. A convenient location for an intersection is not available. Therefore, an exception to this standard is requested.
- 10. Several meetings have been held with City of Salem Staff. All indications are the tentative subdivision plan will provide safe, orderly, and efficient circulation of traffic into, through, and out of the subdivision.
- 11. The streets and sidewalks on the tentative subdivision plan connect to the existing sidewalks and streets to the south and east. These connections and the existing system provide safe and convenient bicycle and pedestrian access to existing residential areas and transit stops.
- 12. The tentative subdivision has taken into account the existing vegetation and topography to minimize variances. The street grades have been designed to not exceed 12%. The subdivision has been designed to retain the maximum amount of trees, while still providing a practical residential subdivision.
- 13. The site is a hilly terrain with grades up to 17%. This will require cuts and fills for the street and building lots. Salem Standards also have minimum street slope requirements at the ADA crossings. To accommodate these additional cuts and fills are required. However, every effort has been made in the tentative plan to incur the least disruption of the site, topography, and vegetation, while developing a residential subdivision.
- 14. An Urban Growth Preliminary Declaration is not required.
- 15. There are no Significant white oak trees 24" in diameter and larger. The Tree Preservation Plan indicates that the retained trees will be 27.8% of the original existing trees.







and copyright limitations and further distribution or resale is prohibited.

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CITY OF Salem	Trip Generation Estimate
AT YOUR SERVICE	Street
Traffic Engineering Section Public Works Department	
555 Liberty Street SE, Room 325 Telephone: 503-588-6211	Bin # TGE #
Salem, Oregon 97301-3513 TTY: 503-588-6292	Date Received
	be completed by applicant.)
Applicant Name: KOBERT NOYEST MI	ARIAC. NOKES Telephone: 503-507-9555 AYCOURTNE, SALEM BAY COURTNE, SALEM
Applicant Mailing Address: 100 TURTER	SAY CAURTAIE SALEM
Description and Size of New Development: <u>SuBP(V)</u> (e.g., 150 single-family homes, 20,000 sq. ft. office addition, 12-pump gas	s and geographical description/nearest cross streets.) <u>PE 3.03ACRES INTO</u> IS SINGLE FAMILY Lor s station, 50-student day care, additional parking, etc.) I HOUSE IS EXISTIN
Description and Size of Existing/Past Development, if any	(note whether to remain or be removed):
1HE EXISTING IS MOWED GRASS	WITH I EXISTING HOUSE
Planning Action Involved, if any: <u>ScrBPIVISION</u> (e.g., zone change, subdivision, partition, conditional use, PUD, mobile h	
Section 2 (To b	pe completed by City staff.)
Proposed Use	Existing Use
Development Quantity:	-
ITE Land Use Code:	
Trip Generation Rate/Equation:	
Average Daily Trips:	
ELNDT Adjustment Factors	ELNDT Adjustment Factors
Trip Length: Linked Trip:	Trip Length: Linked Trip:
TSDC Trips:	TSDC Trips:
	be completed by City staff.)
Transportation Impact Analysis (TIA)	Transportation Systems Development Charge
Net Increase in Average Daily Trips:	Net Increase in TSDC Trips:
(Proposed use minus existing use.)	(Proposed use minus existing use.)
□ A TIA will be required:	□ A TSDC will be required. (Fee determined by Development Services.)
□ Arterial/Collector—1000 Trip/day Threshold	(,
□ Local Street/Alley—200 Trip/day Threshold	
□ Other:	
□ A TIA will not be required.	□ A TSDC will not be required.
	refer to the back of this application.)
Remarks:	be completed by City staff.) Date:
	Date
cc: Chief Development Services Engineer	
Community Development	
Building Permit Application	_
	By:

REEL PAGE 714 264

MEMORANDUM OF LAND SALES CONTRACT

SELLER: MILDRED HANNY

PURCHASER: ROBERT NOYES and MARIA C. NOYES

PROPERTY:

Requested By: Robert 07/23/2020

PARCEL II:

The East one-half of the South one-half of Lot 66, SUNNYSIDE FRUIT FARMS NO. 3 as recorded in Volume 2, Page 35, Record of Town Plats for Marion County, Oregon.

TERMS:

\$14,750.00 Purchase Price. \$2,750.00 down payment. Interest on the remaining balance of \$12,000.00 shall accrue at the rate of ten (10) percent per annum from the closing date.

The unpaid balance of the purchase price shall be paid in monthly installments of \$200.00, including interest, with the first installment due on 5TH day of September, 1989, with subsequent installments due on 5^T day of each month thereafter. Eac

5T day of each month thereafter. Each payment shall be applied to interest to due date and the balance to principal. All unpaid principal and all accrued interest shall be paid in full on or before the 315T day of AUGUST ____, 1992.

DATED: · (SEAL) Mildred Hanny

(SEAL) Robert Noyes

Maria C. Noye (SEAL)

PURCHASER

STATE OF CALIFORNIA)ss. COUNTY OF

SELLER

August 28 , 1989

Personally appeared the above named Mildred Hanny and acknowledged the foregoing instrument to be his voluntary act and deed. Homeseneerseerseerseerseerseerseerseerse OFFICIAL SEAL

ALENA LINDA D. WILKINSON LINDA D. WILKINSON FRINCIAL DEFICE US ANGELES COUNTY My Commission Equility April 6, 1993 My Commission Expires April 6, 1993 Notary Public for California My Commission Expires April 6, 1993 My Commission Expires: April 6, 1993

Before meg

- 1 | - 30

Memorandum of Land Sales Contract 1.

STATE OF OREGON, COUNTY OF MARION.

ss. August <u>3/</u>, 1989

Personally appeared the above named ROBERT NOYES and MARIA C. NOYES, and acknowledged the foregoing instrument to be their voluntary act and deed.

)

Before me:

÷ 9

		- I
Windie	Landa M	Smith
NOTARY PU	blic tor (regon
My Commis	sida Expir	es: 9-17-90

After Recording Return To: Mildred Hanny 11847 Porter Valley Drive Northbridge, California 91326

Until a change is requested all tax statements shall be sent to the following address:

Robert and Maria C. Noyes 1077 Charlene Street S. Salem, Oregon 97306

RAIG R. RUCKWEL ATTORNEY AT LAW HE FR. DREOW BULDH HA EARE STREET AN EARE AN AN TELDHCHE 271-4254

Requested By: Robert 07/23/2020

STATE OF OREGON

REEL 714	PAGE 264
Aug 31	4 50 PH *89
ALAN H. HARION CO	DAVIDSON UNTY CLERM DEPUTY

2. Memorandum of Land Sales Contract



777 Commercial Street SE, Suite 100 Salem, OR 97301 Phn - (800)742-2414 Fax - (866)849-3065

UPDATED PUBLIC RECORD REPORT FOR NEW SUBDIVISION OR LAND PARTITION

THIS REPORT IS ISSUED BY THE ABOVE-NAMED COMPANY ("THE COMPANY") FOR THE EXCLUSIVE USE OF:

Azimuth Surveying 2015 Market ST NE Salem, OR 97301 Phone: (503)364-0026 Fax: (503)364-8687

Date Prepared: September 24, 2020Effective Date: 8:00 A.M on March 13, 2018Order No.: 7089-3022487Reference:

The information contained in this report is furnished by First American Title Company of Oregon (the "Company") as an information service based on the records and indices maintained by the Company for the county identified below. This report is not title insurance, is not a preliminary title report for title insurance, and is not a commitment for title insurance. No examination has been made of the Company's records, other than as specifically set forth in this report. Liability for any loss arising from errors and/or omissions is limited to the lesser of the fee paid or the actual loss to the Customer, and the Company will have no greater liability by reason of this report. This report is subject to the Definitions, Conditions and Stipulations contained in it.

REPORT

A. The Land referred to in this report is located in the County of Marion, State of Oregon, and is described as follows:

As fully set forth on Exhibit "A" attached hereto and by this reference made a part hereof.

B. As of the Effective Date, the tax account and map references pertinent to the Land are as follows:

As fully set forth on Exhibit "A" attached hereto and by this reference made a part hereof.

C. As of the Effective Date and according to the Public Records, we find title to the land apparently vested in:

As fully set forth on Exhibit "B" attached hereto and by this reference made a part hereof

D. As of the Effective Date and according to the Public Records, the Land is subject to the following liens and encumbrances, which are not necessarily shown in the order of priority:

As fully set forth on Exhibit "C" attached hereto and by this reference made a part hereof.

EXHIBIT "A" (Land Description Map Tax and Account)

THE SOUTH ONE-HALF OF LOT 66, SUNNYSIDE FRUIT FARMS NO. 3 AS RECORDED IN VOLUME 2, PAGE 35, RECORD OF TOWN PLATS FOR MARION COUNTY, OREGON.

Map No.: 083W16DD00300 Tax Account No.: 430 Turtle Bay Court SE

EXHIBIT "B" (Vesting)

Robert Noyes and Maria C. Noyes, as tenants by the entirety

EXHIBIT "C" (Liens and Encumbrances)

- 1. City liens, if any, of the City of Salem.
- 2. Taxes for the fiscal year 2020-2021 a lien due, but not yet payable.
- 3. The rights of the public in and to that portion of the premises herein described lying within the limits of streets, roads and highways.
- 4. Declaratory Statement, including terms and provisions thereof. Recorded: December 03, 2008 as Reel 3015, Page 249, Film Records

 NOTE: Taxes for the year 2017-2018 PAID IN FULL

 Tax Amount:
 \$8,458.04

 Map No.:
 083W16DD00300

 Property ID:
 R93563

 Tax Code No.:
 92401000

DEFINITIONS, CONDITIONS AND STIPULATIONS

- 1. **Definitions.** The following terms have the stated meaning when used in this report:
 - (a) "Customer": The person or persons named or shown as the addressee of this report.
 - (b) "Effective Date": The effective date stated in this report.
 - (c) "Land": The land specifically described in this report and improvements affixed thereto which by law constitute real property.
 - (d) "Public Records": Those records which by the laws of the state of Oregon impart constructive notice of matters relating to the Land.

2. Liability of the Company.

- (a) This is not a commitment to issue title insurance and does not constitute a policy of title insurance.
- (b) The liability of the Company for errors or omissions in this public record report is limited to the amount of the charge paid by the Customer, provided, however, that the Company has no liability in the event of no actual loss to the Customer.
- (c) No costs (including, without limitation attorney fees and other expenses) of defense, or prosecution of any action, is afforded to the Customer.
- (d) In any event, the Company assumes no liability for loss or damage by reason of the following:
 - (1) Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records.
 - (2) Any facts, rights, interests or claims which are not shown by the Public Records but which could be ascertained by an inspection of the land or by making inquiry of persons in possession thereof.
 - (3) Easements, liens or encumbrances, or claims thereof, which are not shown by the Public Records.
 - (4) Discrepancies, encroachments, shortage in area, conflicts in boundary lines or any other facts which a survey would disclose.
 - (5) (i) Unpatented mining claims; (ii) reservations or exceptions in patents or in Acts authorizing the issuance thereof, (iii) water rights or claims or title to water.
 - (6) Any right, title, interest, estate or easement in land beyond the lines of the area specifically described or referred to in this report, or in abutting streets, roads, avenues, alleys, lanes, ways or waterways.
 - (7) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use or enjoyment on the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the Public Records at the effective date hereof.
 - (8) Any governmental police power not excluded by 2(d)(7) above, except to the extent that notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the Public Records at the effective date hereof.
 - (9) Defects, liens, encumbrances, adverse claims or other matters created, suffered, assumed, agreed to or actually known by the Customer.
- 3. **Report Entire Contract.** Any right or action or right of action that the Customer may have or may bring against the Company arising out of the subject matter of this report must be based on the provisions of this report. No provision or condition of this report can be waived or changed except by a writing signed by an authorized officer of the Company. By accepting this form report, the Customer acknowledges and agrees that the Customer has elected to utilize this form of public record report and accepts the limitation of liability of the Company as set forth herein.
- 4. **Charge.** The charge for this report does not include supplemental reports, updates or other additional services of the Company.

MARION COUNTY SUBDIVISION/CONDOMINIUM NAME REQUEST Marion County Surveyor -- 5155 Silverton Road NE, Salem, OR 97305 Fax 503-588-7970 Phone 503-588-5155

Proposed Subdivision Name* : (Please do not use the word "Subdivision" as part of the name.)

NOTE: Reserved names expire 2 years from original approval date.

*Subject to	consent	by prior	party if r	ame wa	s previously	used
in i	e recordes	t plat as	outlined	I in ORS	92.090(1).	

Applicant Name:	QUAIL SPRING VILLAGE
Address:	430 TURTLE BAY COURTSE
	5ALEM, OR 97306
	BOB NOYES
Phone:	503 5078555 Date: 8-28-2020
Location:	Is the subdivision in a city? Yes No
City Name:	
Section:	NE 14 SEC21 Township: 85 Range: 3W
	Office Use Only
Date Received:	· · · · · ·
The Proposed	/ F
	Approved as Submitted <u>(approval expires in 2 years)</u>
	Not Approved for the following reason(s):
	70 P mar Date 9/11/2020*
-	Marion County Surveyor

GISURVEYUNTERNET FILERWord Docs for Editing PDF's/Existing Subdivision Names/SubCondoNameRequest.doc Rev. 11/27/2015

Gerald Horner

From: Sent:	Gerald Horner [jer.willengr@juno.com] Wednesday, September 16, 2020 5:57 AM
То:	'glennbaly12345@gmail.com'
Cc:	'Bob Noyes'; 'Olivia Dias'
Subject:	430 Turtle Bay Subdivision Application
Attachments:	C1 Quail Spring Village Subdivision Tentative Site Plan.pdf

Hello Glenn,

Attached is a Site plan for a 430 Turtle Bay Subdivision which the Owner will be making application soon.

Here is some information on the Proposed Subdivision – the land is 5.02 acres in size and the plan is to develop the property into 16 lots. One of the lots would be for the existing house which would remain. Turtle Bay would be extended west to connect Sword Fern which is a street constructed in the Kurth Meadows subdivision.

The west side will have a new street connecting to Vine Maple of Kurth Meadows. This street system will also have a cul-de-sac at the east end and a future extension to the west for future development.

Name of Proposed Subdivision – Spring Quail Village Subdivision Address – 430 Turtle Bay SE, Salem OR

-

Developer/Owner

Robert and Maria Noyes Phone: 503-507-8555 Email – listed above

We would appreciate your comments. Thanks.

Jerry Horner Willamette Engineering, Inc. PO Box 9032 Salem, Or 97305 PH: 503-304-0905 Fax: 503-304-9512 Email: jer.willengr@juno.com



- All acres listed are Net Acres, excluding any portions of the taxlot within public ROWs

Waterline - Non Bndry

1/4 Section Cor.



DEVELOPER

ROBERT NOYES AND MARIA NOYES 430 TURTLE BAY COURT SE SALEM DR 97306

SUBDIVISION DATA: TOWNSHIP 8S

RANGE 3W SECTION 21 MARION COUNTY

LOT DATA:

LOTS - 15 AVERAGE S.F. - 10,303 S.F. LOTS/ACRE - 2.98 TOTAL ACREAGE - 5.02 ACRES

SURVEY DATUM: CITY OF SALEM 1/4 CORNER 083W15 BRASS DISK IN

MONUMENT BOX DOWN 14.5" ELEVATION 439.016



- AC ASPHALTIC CONCRETE AD – ALGEBRAIC DIFFERENCE ALCSP - ALUMINIZED CORRUGATED STEEL PIPE ASSY - ASSEMBLY BVCE - BEGINNING V.C. ELEVATION BVCS - BEGIN V.C. STATION BO - BLOW OFF BFV - BUTTERFLY VALVE C&G - CURB AND GUTTER CB - CATCH BASIN CHDPE - CORRUGATED HIGH DENSITY POLYPROPELENE CL – CENTERLINE CMP - CORRUGATED METAL PIPE CO – CLEANOUT CONC - CONCRETE COSSD - CITY OF SALEM STANDARD DRAWING COKSD - CITY OF KEIZER STANDARD SS - SANITARY SEWER DRAWING CUL - CULVERT DI - DUCTILE IRON DS - DOWN SPOUT DWG - DRAWING EG – EXISTING GROUND/GRADE EP - EDGE OF PAVEMENT ELEC – ELECTRIC ELEC - ELECATION ER - ENTERING RADIUS EVCE - ENDING V.C. ELEVATION EVCS - ENDING V.C. STATION FF - FINISH FLOOR FG – FINISH GRADE FH – FIRE HYDRAN1 FM - FORCE MAIN
- INT INTERSECTION INV – INVERT K – DESIGN CONSTANT L – LENGTH,LINE LP - LIGHT POLE NTS - NOT TO SCALE MC - MARION COUNTY MH – MANHOLE M – METER MJ - MECHANICAL JOINT ML – MEGALUG JOINT P – PROPOSED PED – PEDESTAL PVC - POLYVINYL CHLORIDE PP - POWER POLE PL - PROPERTY LINE R – RADIUS RD – ROOF DRAIN ROW - RIGHT-OF-WAY S – SLOPE SCH – SCHEDULE ST - STATION ST – STREET STD – STANDARD SD - STORM DRAIN SVC - SERVICE TC - TOP OF CURB TEL - TELEPHONE TYP – TYPICAL VC - VERTICAL CURVE
 - WM WATER MAIN PC - POINT OF CURVE
 - PT POINT OF TANGENT PERF PERFORATED
- SYMBOLS: EXISTING BLOW OFF ASSY. PROPOSED BLOW OFF ASSY. EXISTING CATCH BASIN PROPOSED TYPE 1 CATCH BASIN PROPOSED TYPE 2 CATCH BASIN PROPOSED TYPE 3 CATCH BASIN PROPOSED TYPE 4 CATCH BASIN PROPOSED CLEANOUT EXISTING CLEANOUT PROPOSED FIRE HYDRANT EXISTING FIRE HYDRANT PROPOSED GATE VALVE EXISTING GATE VALVE EXISTING STORM DRAIN MANHOLE PROPOSED STORM DRAIN MANHOLE EXISTING SEWER MANHOLE PROPOSED SEWERMANHOLE PROPOSED REDUCER/INCREASER ☐ EXISTING REDUCER / INCREASER 🗘 🗝 PROPOSED STREET LIGHT ☆ EXISTING STREET LIGHT PROPOSED WATER METER EXISTING WATER METER C PROPOSED UTILITY POLE C EXISTING UTILITY POLE ----- CENTER LINE ---- EASEMENT LINE GAS MAIN — ► STORM DRAIN TELEPHONE ---- WATER MAIN -----FIBER OPTIC RIGHT OF WAY > THRUST BLOCK

ASPHALT LEGEND

EXISTING ASPHALT PROPOSED ASPHALT

SPECIAL INSTRUCTIONS

- ALL CONSTRUCTION SHALL BE IN ACCORDANCE WITH THE CITY OF SALEM STANDARD CONSTRUCTION SPECIFICATIONS AND ANY SPECIAL PROVISIONS INCLUDED AS A PART OF THE APPROVED PLANS.
- ATTENTION: OREGON LAW REQUIRES YOU TO FOLLOW RULES ADOPTED BY THE OREGON UTILITY NOTIFICATION CENTER. THOSE RULES ARE SET FORTH IN OAR 952-001-0010 2. THROUGH 952-001-0090. YOU MAY OBTAIN COPIES OF THE RULES BY CALLING THE CENTER THE TELEPHONE NUMBER FOR THE OREGON UTILITY NOTIFICATION CENTER IS 503-232-1987.



Ç Ö Ó 10 -RAINER ΔM XO. DRI OD5 MELASZA CT 1. FOUNTAINHEAD ST WARDEN AV. TVALDERAMA, 2. MONTEVALLO ST WARDEN SUSSEX AV. RT Cĩ ВГ I'HNN HAVEN DR **Wat**or 6000 - HARBOURTOWN S SI E-MIRASOL AV CREEKSIDE-Cĩ AN SUPERIOR (priva 1352 CREEKSIDE GOLF COURSE

VICINITY MAP

	REV.	DATE	ΒY	
22×34 SCALE: 1"=40'	0	10-28-20	GPH	
11×17 SCALE: 1"=80'				













HOR SCALE: 22×34 1"=40', 11×17 1"=80' VER SCALE: 22×34 1"=10', 1×17 1"=20'



NOT FOR CONSTRUCTION

REV.	DATE	ΒY
0	09-11-20	GPH

ISSUED FOR CITY OF SALEM SUBDIVISION APPLICATION

DESCRIPTION



14+00.00 ; 37 15+00.00 ; 37 15+00.00 ; 34 ; 46 ; 23 17+00.00 ; 96	17+75.31	190.0	
	REV.	DATE	BY
TREET PROFILE	0	09-11-20	GPH
1"=40', 11×17 1"=80' 1"=10', 1×17 1"=20'			







REV.	DATE	ΒY	
0	12-14-20	GPH	

