

# Coos County Planning Department Property Line Adjustment Application

Official Use Only
Fee
Receipt No.
Check No./Cash
Date
Received By
File No.

PLA-20-015

#### Introduction

The purpose of a property line adjustment application is to review changes in property lines when no new lots are being created. Property lines may be changed to account for the location of fences, driveways, gardens and buildings. For example, a property owner may discover that a fence is located on a neighbor's property. As a solution, the affected property owners may agree to relocate their property lines. A property line adjustment review is needed to make sure the change is consistent with zoning standards.

In addition to filling out the application form, the applicant needs to draw a plot plan. The plot plan will show the property lines and dimensions, and the location of all buildings, wells, septic tanks and drain field for the parcels which are being adjusted.

The applicants need to submit the application to the Planning Department. Once the application and plot plan are accepted, staff will review the proposal.

A single adjustment of one line between two abutting properties will be approved as an administrative act.

Multiple adjustments between more than two abutting properties will be processed as a land use decision and may be approved as a single application on condition that each adjustment is completed prior to the next, in accordance with ORS Chapter 92.

Approval will become final after the applicant(s) complies with the approval criteria including completion of surveys when required and recording of the property line adjustment deed(s). These must be completed within one year of the approval.

This information is provided as a courtesy and is not intended to replace the provisions of Article 6.3.

If you have any questions about this application, please feel free to contact this office at 541–396–7770 or visit us at 225 North Adams Street in Owen Building in Coquille, Oregon.

## Please complete the following sections:

## A. Property 1:

Owner(s):	ANN COLLINS	_ Telephone:	541 756-5588
Address:	67196 E. BAY.	DR	541 297-0055
City/State:	NONTH BEND, OR	_ Zip Code:	97459
Lien Holder(s):			
Address:			
City/State:		Zip Code:	
Township:	25 5	_ Section:	02
Range:	13 W	_ Tax Lot:	400
Tax Account:	308600	_ Zoning District:	
Initial Lot Size:	,32	_ Adjusted Lot Size:	. /2
B. Property Owner(s):	NICK & SHAWNA STEPHEN		
Address:	66597 JWALLOW	Rd E-MAIL:	eaglemaker_1@yahra.co
City/State:	NORTH DENO, OR	_ Zip Code:	97459
Lien Holder(s):	NONE		
Address:			
City/State:		_ Zip Code:	
Township:	255	_ Section:	02
Range:	13 W	_ Tax Lot:	2401
Tax Account:	309209	Zoning District:	
Initial Lot Size:	. 88	Adjusted Lot Size:	1.04

C. Applicant:  Name: No. Stephens Telephone:	541	297-6793
Address: 66597 Swallow Rd		
City/State: NORTH BEND, On Zip Code:	974	59
D. Surveyor		
Name/Company: Esta Brook LAND Sunkyor Telephone:	541	404-3425
Address: 130 Hinton Da		
City/State: LAKESIDE, OR Zip Code:	97	449
E. Purpose of the Property Line Adjustment		
THE PURPOSE OF THIS ACTION IS TO REMED	Y THE 1	INTRUSION OF
THE STEPHENS HOME CONSTRUCTION INTO TAX	Lot 400	WHICH IS
DUNES BY MRS. COLLINS		

#### F. Criteria from Article 6.3

#### ARTICLE 6.3 PROPERTY LINE ADJUSTMENTS

## SECTION 6.3.100 PROPERTY LINE ADJUSTMENTS:

As set forth in ORS 92.190(3), the common boundary line between lots or parcels may be adjusted in accordance with this section without the replatting procedures in ORS 92.180 and 92.185 or the vacation procedures in ORS Ch. 368. Once a lot or parcel line has been adjusted, the adjusted line shall be the boundary or property line, not the original line. The Director has authority to approve a line adjustment as an Administrative Action.

#### **SECTION 6.3.125 PROCEDURE:**

- 1. An application for a line adjustment or elimination shall be filed by the owners of all lots or parcels affected. The application shall be accompanied by an appropriate fee and contain the following information:
  - a. Reason for the line adjustment;

 b. Vicinity map locating the proposed line adjustment or elimination in relation to adjacent subdivisions, partitions, other units of land and roadways;

c. A plot plan showing the existing boundary lines of the lots or parcels affected by the line adjustment and the approximate location for the proposed adjustment line. The plot plan shall also show the approximate location of all structures within ten (10) feet of the proposed adjusted line;

d. A current property report (less than 6 months old) indicating any taxes, assessment

Property Line Adjustment Application Revised 2018 Page 3 of 10 or other liens against the property, easements, restrictive covenants and rights-ofway, and ownerships of the property of the proposed development. A title report is

acceptable.

e. A notice of application and decision will be provided to any and all lien holders of record for the property that will be affected by the proposed adjustment. Applicants should consult with any and all such lien holders prior to submittal of an application.

- 2. A line adjustment is permitted only where an additional unit of land is not created and where the lot or parcel reduced in size by the adjustment complies with the requirements of the applicable zone except that a line adjustment for the purpose of exchange or transfer of land between resource land owners shall be allowed so long as:
  - a. No parcel is reduced in size contrary to a condition under which it was formed;

b. The resulting parcel sizes do not change the existing land use pattern (e.g. two

conforming parcels must remain conforming; and

- c. Two non-conforming parcels may remain non-conforming; and, two parcels, one conforming and one non-conforming, may remain as such regardless of which parcel is non-conforming after the exchange or transfer).
- 3. An encroachment of existing or planned structures will not be created within required setbacks as a result of the line adjustment.
- 4. A line adjustment for a lot or parcel that contains a dwelling, not on a public sanitation system, and is less than an acre before the adjustment and further reduced as a result of the adjustment shall obtain documentation from Department of Environmental Quality (DEQ) that the sanitation system will still meet their requirements.
- 5. In resource lands, a unit of land containing a dwelling, or approved for construction of a dwelling, cannot be adjusted with a vacant resource unit of land for the purpose of qualifying the vacant unit for a 160-acre dwelling.
  - a. A resource unit of land less than 160 acres and containing a (preexisting) dwelling, or approved for construction of a dwelling, cannot be adjusted with a vacant resource unit of land for the purpose of qualifying the vacant unit for a 160-acre dwelling:

b. A resource unit of land 160 acres or greater and containing a (preexisting) dwelling, or approved for construction of a dwelling, cannot be adjusted below 160 acres with a vacant resource unit of land for the purpose of qualifying the vacant unit for a

160-acre dwelling:

- c. A resource unit of land 160 acres or greater and containing a dwelling approved as a 160-acre dwelling, or approved for construction of a 160-acre dwelling, cannot be reduced below 160 acres for the purpose of qualifying the vacant unit for a 160-acre dwelling.
- 6. Same Designation: A line adjustment shall only be permitted where the sale or transfer of ownership is made between abutting owners of like designated lands, residential lands, commercial lands, industrial lands, resource lands, and estuary zoned lands unless an existing structure encroaches over an existing property boundary or the boundary line adjustment is required to comply with requirements of the State Department of Environmental Quality for a subsurface sewage system.

- 7. Property line adjustments are subject to a twelve (12) day appeal period. If appealed, this will be treated as a Planning Director's decision and the procedures in Article 5.8 will be followed. A notice of the decision will be mailed to the applicant and to all neighborhood or community organizations recognized by the County and whose boundaries include the site. Notice of the decision will also be mailed to the owners of record of property on the most recent property tax assessment roll where such property is located:
  - a. Within 100 feet of the exterior boundaries of the contiguous property ownership which is the subject of the notice if the subject property is wholly or in part within an urban growth boundary:

b. Within 250 feet of the exterior boundaries of the contiguous property ownership which is the subject of the notice if the subject property is outside an urban growth

boundary and not within a farm or forest zone;

c. Within 750 feet of the exterior boundaries of the contiguous property ownership which is the subject of the notice if the subject property is within a farm or forest zone.

#### **SECTION 6.3.150 EASEMENTS AND ACCESS:**

A line adjustment shall have no affect on existing easements or access. Access shall not be eliminated through a property line adjustment process. If an access is potentially affected then an easement may be created for access to comply with this criterion.

#### **SECTION 6.3.175 MAPPING AND FILING REQUIREMENTS:**

### 1. Map and Monuments Required:

a. For any resulting lot or parcel ten acres or less, a survey map that complies with ORS 209.250 shall be prepared;

b. The survey map shall show all structures within ten (10) feet of the adjusted line;

c. The survey shall establish monuments to mark the adjusted line.

## 2. Approval and Filing Requirements:

a. Upon determination that the requirements of this section have been met, the Director shall advise the applicant in writing that the line adjustment is tentatively

approved:

b. Within one year from the date of tentative approval, the applicant shall prepare and submit to the Director any map required by Section 6.2.800(4) and Section 6.2.800(5) if a survey is required. If no map is required, the applicant shall submit proof that the requirements of the tentative approval have been met. The Director shall indicate final approval by endorsement upon the map, if any, or if no map is required the Director shall advise the applicant in writing that final approval has been granted:

c. Once endorsed by the Director, the map shall then be submitted to the County Surveyor. When the map is filed, the County Surveyor shall indicate the filing

information on the map:

d. A line adjustment shall be effective when the map is filed by the County Surveyor and an instrument (e.g. deed or covenant) is recorded with the County Clerk. If no map is required, then the line adjustment shall be effective when final approval is granted by the Director and an instrument is recorded with the County Clerk;

Property Line Adjustment Application Revised 2018 Page 5 of 10 e. If a survey is required, the Deed shall be recorded and the Survey Map shall be filed simultaneously. The survey map, with the signature of the Coos County Planning Director shall be submitted to the County Surveyor along with the required filing fee. The survey map will be given a filing number which will be added to the Property Line Adjustment deed. The deed will then be recorded whereupon the recording number for said deed will be added to the face of the survey map. Said map will then be filed with the County Surveyor, completing the process.

f. The property line adjustment deed must be submitted on the exact format found in

Figure 1 below.

## G. Authorization: All areas must be initialed by all applicant(s) prior to the Planning Department accepting any application.

Property 1

I hereby attest that I am authorized to make the application for a discretionary decision and the statements within this application are true and correct to the best of my knowledge and belief. I affirm that this is a legally created tract, lot or parcel of land. I understand that I have the right to an attorney for verification as to the creation of the subject property. I understand that any action authorized by Coos County may be revoked if it is determined that the action was issued based upon false statements or misrepresentation.

Property 1

**FEES** 

The Coos County Board of Commissioners has adopted a schedule of fees and if the property owners understand they are subject to the fee. If a hearings officer is required to review this matter the property is responsible for actual cost of processing the application.

I understand it is the function of the Planning Department to impartially review my application and to address all issues affecting it regardless of whether the issues promote or hinder the approval of my application. In the event a public hearing is required to consider my application. I agree I bear the burden of proof. I understand that approval is not guaranteed and the applicant(s) bear the burden of proof to demonstrate compliance with the applicable review criteria.

	not encouraged or discouraged the submittal of this
Property 2	
property line adjustment of	cknowledge pursuant to Section 6.3.175(2), the deed must be recorded with the County Clerk within final approval from the Planning Department.
Property 2	
Applicant(s) Original Signature	Applicant(s) Original Signature
Date	Date
Applicant(s) Original Signature	Applicant(s) Original Signature
6-2-20 Date	6-2-20
Date	Date

# **COOS County Assessor's Summary Report**

## **Real Property Assessment Report**

FOR ASSESSMENT YEAR 2020 NOT OFFICIAL VALUE

May 6, 2020 12:33:18 pm

Account # Map # 308600

25S1302A000400

1391-308600

Tax Status
Acct Status

**ASSESSABLE** 

Code - Tax # 1391-3

Subtype

ACTIVE NORMAL

Legal Descr

See Record

**Mailing Name** 

ANN COLLINS SURVIVOR'S TRUST

Deed Reference #

2013-6708

Agent In Care Of

In Care Of (Mailing Address 6

COLLINS, ANN MARIE; TTEE

67196 EAST BAY RD NORTH BEND, OR 97459 Sales Date/Price Appraiser 07-02-2013 / \$0.00

Prop Class RMV Class

100 100 MA 02 SA

10

NH GLS

Unit 4659-1

Situs Address(s)

Situs Address(s)				Situs	Sity			
Code Area				Value Sumi	mary		EAST ARE	CPR %
		RMV	MAV	AV	SAV	MSAV	RMV Exception	
1391	Land	2,980	Manager 1997				and 0	1 5 2
	Impr.	0				In	npr. 0	
Code	Area Total	2,980	2,200	2,200	0	0	0	
Gr	and Total	2,980	2,200	2,200	0	0	0	
-								

Code Area	ID#	RFF	D Ex	Plan Zone	Value Source	Land Breakdown TD%		Size	Land	Class	LUC	10.0	ended NV
1391	10	2		RR-2	Market	100	Α	0.3	2 N	//V	001		2,980
						Grand T	otal	0.3	2				2,980
Code Area		ID#	Yr Built	Stat Class	Description	Improvement Break	down	TD%	Total Sq. Ft.	Ex% I	MS Acct #		rended RMV
		173					rand Total	100	0	4			0
Code Area	Туре				Exemption	ns/Special Assessments	/Potential	Liability	ed 27				
■ R 1391 FIRE	20	V BY 19 Re	APPRA eappraid	sal	DDED 2019		Amount	18	.75 <b>A</b> c	res	0.32	Year	2020

# **COOS County Assessor's Summary Report**

## **Real Property Assessment Report**

FOR ASSESSMENT YEAR 2020 **NOT OFFICIAL VALUE** 

May 30, 2020 2:46:49 pm

Account # Map #

309209

25S1302AC02401

1398-309209

**Acct Status** 

**Tax Status** 

Deed Reference #

Sales Date/Price

**Appraiser** 

**ASSESSABLE** 

See Record

See Record

SUSAN VINEYARD

Subtype

ACTIVE NORMAL

**Legal Descr** 

See Record

**Mailing Name** 

In Care Of

Agent

Code - Tax #

STEPHENS, NICHOLAS & SHAWNA

STEPHENS, NICK

Mailing Address 66597 SWALLOW RD

**Prop Class** 101 RMV Class

MA SA

NH Unit 4693-1 GLS

NORTH BEND, OR 97459-8276

02 10 101

Situs Address(s)	Situs City				
ID# 10 66597 SWALLOW RD	NORTH BEND				

			Value Sumi	mary			100000000000000000000000000000000000000
a	RMV	MAV	AV	SAV	MSAV	RMV Exception	CPR %
Land Impr.	106,440 225,640					77	
Area Total	332,080	261,750	261,750	0	0	0	
and Total	332,080	261,750	261,750	0	0	0	
	Land Impr. Area Total	Land 106,440 Impr. 225,640 Area Total 332,080	Land 106,440 Impr. 225,640 Area Total 332,080 261,750	RMV MAV AV  Land 106,440 Impr. 225,640  Area Total 332,080 261,750 261,750	RMV MAV AV SAV  Land 106,440 Impr. 225,640  Area Total 332,080 261,750 261,750 0	RMV         MAV         AV         SAV         MSAV           Land         106,440         Land         Impr.           Impr.         225,640         Impr.         Land           Area Total         332,080         261,750         261,750         0         0	Land 106,440 Land 0 Impr. 225,640 Impr. 0

Code Area	ID#	RFPD Ex	Plan Zone	Value Source	Land Breakdow TD%	n LS	Size	Land Class	LUC	Trended RMV
1398	10	Ø	RR-2	Residential Site	100	Α	0.88	HS	001	106,440
					Grand 1	otal	0.88			106,440

Code Area	ID#	Yr Built	Stat Class	Improvement Both	reakdown TD%	Total Sq. Ft.	Ex% MS Acct #	Trended RMV
1398	2	2014	135	Garage-Class 3	100	0		25,660
1398	1	2011	132	One story with basement-Class 3	100	1,722		199,980
					Grand Total	1,722		225,640

**Exemptions/Special Assessments/Potential Liability** 

Code Type Area

NOTATION(S):

■ REVIEW BY APPRAISER ADDED 2019 2019 Reappraisal

1398

FIRE PATROL:

■ FIRE PATROL SURCHARGE

**■ FIRE PATROL TIMBER** 

**Amount Amount** 

47.50 18.75

Acres

2020 Year 2020 0.88 Year



