

Community Development Department

Planning Division Building Safety Division Environmental Soils Division

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Memorandum

DATE: March 4, 2015

TO: Deschutes County Planning Commission

FROM: Nick Lelack, Director

Peter Gutowsky, Planning Manager

RE: HB 2229 / Agricultural Lands / Planning Commission Direction

DIRECTION

Staff seeks direction on how to proceed with the agricultural lands program as it pertains specifically to HB 2229.¹ On February 26, the Planning Commission directed staff to draft a letter to Jim Rue, Director of the Department of Land Conservation and Development (DLCD) to initiate rulemaking (Attachment 1). Upon the Planning Commission's review, the letter and any additional input based on the matrix of options will be shared with the Board of County Commissioners (BOCC) at a subsequent work session (Attachment 2).

BACKGROUND

Staff received direction from the BOCC on November 24 to explore HB 2229, also known as the Big Look Bill, as it relates to correcting mapping errors of farm and forestlands. Two major developments have occurred over the past two months that complicate implementing HB 2229: a DLCD letter and a conversation with former Community Development Director John Anderson (1978-85).

Attachments:

- 1. Draft LCDC Rulemaking Letter
- 2. Matrix of Options

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¹ ORS 215.788(1) https://www.oregonlegislature.gov/bills_laws/lawsstatutes/2013ors215.html

Matrix of Options for HB 2229

Options	Summary	Timeline
Request Land Conservation and Development Commission (LCDC) initiate rule making	DLCD envisioned rule making for HB 2229. ² Currently no formal statewide rules or other standards exist to guide local governments in planning and zoning "non-resource land."	To be determined. If rule making occurred, staff would be able to evaluate its applicability to Deschutes County and the resources and timeline required for implementation.
Await results of the Southern Oregon Pilot Project	On May 10, 2012, Governor Kitzhaber signed Executive Order (EO) 12-07, which establishes a "Pilot Program for Regional Farm and Forest Land Conservation." The pilot program involves three counties—Douglas, Jackson, and Josephine—and authorizes them to enter into a regional process to enable these counties to develop a plan to allow "appropriate additional regional variation in what lands must be planned and managed as farm and forest lands.	
	According to a DLCD status update, only Jackson County will be pursuing the assessment of possible mapping errors. A new scope emphasizes the regional nature of this project including the identification of regional criteria or methods to establish alternative forest land designations or alternative farm parcel size opportunities and regional criteria or factors for determining which lands should not be designated under Goals 3 or 4. Furthermore, the contract provides additional flexibility to the counties by allowing a county to proceed with an approach that may not be regional in nature if it elects to stay within the parameters of current state law. ⁴	To be determined. If the results of the Pilot Project are successful, staff would be able to evaluate its applicability to Deschutes County and the resources and timeline required for implementation.
	Douglas County has proposed a process to identify lands eligible for non-resource designation. Appropriate rural and open space uses would be authorized in new land use designations with lot sizes between 10 and 40 acres. ⁵	

http://www.oregon.gov/LCD/docs/rulemaking/072909/item8 policy agenda report.pdf. Page 10.
http://www.soregionalpilot.org/
http://www.oregon.gov/LCD/docs/meetings/lcdc/052214/02Item 3 SORPP.pdf
http://www.co.douglas.or.us/planning/Plan_docs/ff/PilotProgramUpdate14.pdf

Options	Summary	Timeline
	The following five rural subdivisions are currently zoned Exclusive Farm Use (EFU) or Forest Use (F2):	
Property Owners initiate Goal 3 or Goal 4 Exception	 Haner Park (F2) Meadow Crest Acres (EFU) Section 36 (F2) Skyline Subdivision (F2) Squaw Creek Canyon Recreation Estates 1st Addition (EFU and F2) A Goal 3 or 4 committed exception could be explored to demonstrate that the respective properties are no longer capable of being used for agricultural or forest uses due to housing, roads, infrastructure and other improvements. 	To be determined. Property owners could band together and initiate a Goal 3 or 4 exception to re-designate and rezone their properties to rural residential
Initiate Non-Resource Lands Program	A non-resource lands program would enable property owners, on a case-by-case basis, to initiate a Comprehensive Plan amendment and zone change to re-designate their EFU property to a "Non-Resource" zone.	
	Engage the community to draft eligibility criteria and non-resource zoning. Amend County comprehensive plan and zoning ordinance incorporating policies and standards for now plan designation and zone.	12-18 months.
	Upon adoption, property owners on a case-by case basis would be able to initiate Comprehensive Plan and zone change amendment.	
Initiate HB 2229, taking a sub- regional or county-wide approach	Develop a work plan in coordination with the Planning Commission, BOCC, and DLCD. State law requires LCDC to approve the work plan. If the work plan is approved, the County must provide an opportunity for all farm and forest land to be considered in any regional or county-wide approach.	24 to 48 months. Requires significant resources to substantiate agricultural and forest designations, transportation and wildlife impacts, among others.
NEW Initiate a text amendment that reduces setbacks in forestland related specifically to Haner Park and Section 36	Develop a text amendment that reduces setbacks in Haner Park and Section 36.	3-6 months