

NOTICE OF PARTITION DECISION PAR 2024-01 Hallie Development

Description of Project

The Lincoln City Planning and Community Development Department received an application for a two-parcel partition.

The subject property is unaddressed and is identified as Assessor's Map 07-11-10-AC-08400-00. The applicant and property owner is the Hallie Development Company.

Applicable Criteria and Decision

The review of the partition was completed and **APPROVED**. The applicable criteria governing the review and decision are: Lincoln City Municipal Code (LCMC) Chapter 16.08 Article II Partition and Minor Replat; Chapter 17.16 Single-Unit Residential (R-1) Zone; and Section 17.76.040 Type II Procedure.

For More Information

The complete file may be reviewed online at www.lincolncity.org by going to Departments in the top bar, then Planning & Community Development, then Land Use Cases Under Review, then Partition, and then **PAR 2024-01 Hallie Development**. The application, all documents and evidence submitted by or on behalf of the applicant, and applicable criteria are available for inspection at no cost and will be provided at reasonable cost upon request at Lincoln City Planning and Community Development, 801 SW Hwy 101. **For additional information, please call Weston Fritz, Associate Planner, at 541-996-1226.**

Final Decision Unless Appealed

The decision is final, unless appealed as provided in LCMC 17.76.180. Notices of appeal must be received in the Planning & Community Development Department no later than 5:00 p.m. on **June 3, 2024**, either via email to planning@lincolncity.org or mail to Lincoln City Planning and Community Development, PO Box 50, Lincoln City, Oregon 97367. The notice of appeal shall include the items identified in LCMC 17.76.180(B)(1) identification of the decision being appealed, case file number, review authority which made the decision, and the date of the decision; (2) documentation that the appellant was a party to the initial proceedings; (3) detailed statement on the basis of the appeal, including which approval criteria, development standards, or conditions of approval were allegedly improperly evaluated or applied to the decision; and (4) payment of the appropriate fee. Failure to file a notice of appeal that fully complies with LCMC 17.76.180(B) by 5:00 p.m. on **June 3, 2024**, shall be a jurisdictional defect.

DATE MAILED: May 21, 2024

