CITY OF WEST LINN PLANNING COMMISSION PUBLIC HEARING NOTICE FILE NO. MISC-14-04

The West Linn Planning Commission is scheduled to hold a public hearing, on Wednesday, August 20, 2014, **starting at 6:30 p.m.** in the Council Chambers of City Hall, 22500 Salamo Road, West Linn, to consider a request for modification of condition of approval 3B for Rosemont Middle School design review (DR-09-05) to allow sport field lighting to be left on until 10pm. The site is located at 20001 Salamo Road also known as Tax Lot 701 of Clackamas County Assessor's Map 2-1E-26A.

Criteria for amendments of design review are in Chapter 99 and 55 of the CDC. Approval or disapproval of the request by the Planning Commission will be based upon these criteria and these criteria only. At the hearing, it is important that comments relate specifically to the applicable criteria listed.

The complete application in the above noted file is available for inspection at no cost at City Hall or via the web site at http://westlinnoregon.gov/planning/20001-salamo-road-modification-plan or copies can be obtained for a minimal charge per page. At least ten days prior to the hearing, a copy of the staff report will be available for inspection. For further information, please contact Associate Planner Peter Spir at pspir@westlinnoregon.gov or 503-723-2539. Alternately, visit City Hall, 22500 Salamo Road, West Linn, OR 97068.

The hearing will be conducted in accordance with the rules of Section 99.170 of the CDC. Anyone wishing to present written testimony on this proposed action may do so in writing prior to, or at the public hearing. Oral testimony may be presented at the public hearing. At the public hearing, the Planning Commission will receive a staff presentation, and invite both oral and written testimony. The Planning Commission may continue the public hearing to another meeting to obtain additional information, leave the record open for additional evidence, arguments, or testimony, or close the public hearing and take action on the application as provided by state law. Failure to raise an issue in person or by letter at some point prior to the close of the hearing, or failure to provide sufficient specificity to afford the decision maker an opportunity to respond to the issue, precludes an appeal to the Land Use Board of Appeals (LUBA) based on that issue.

SHAUNA SHROYER Planning Administrative Assistant

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