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# **DEVELOPMENT REVIEW APPLICATION**

	For Office Use Only		
STAFF CONTACT Chris Myers	PROJECT NO(s). MIP-23-02		Pre-application No. PA-23-01
NON-REFUNDABLE FEE(S)	REFUNDABLE DEPOSIT(S) \$2,8	300 TOTAL	\$2,800
Type of Review (Please check all that apple Annexation (ANX)  Appeal and Review (AP)  Code Interpretation  Conditional Use (CUP)  Design Review (DR)  Tree Easement Vacation  Final Plat or Plan (FP)  Flood Management Area  Pre-Application, Home Occupation, Sidewall	y):  Historic Review Legislative Plan or Change Lot Line Adjustment (LLA) Minor Partition (MIP) (Preliminary Plat Modification of Approval Non-Conforming Lots, Uses & Structo Planned Unit Development (PUD) Street Vacation	Subdivisio Temporar Time Exte or Plan) Variance ( Water Resoures Willametto	n (SUB) y Uses nsion VAR) ource Area Protection/Single Lot (WA ource Area Protection/Wetland (WAI e & Tualatin River Greenway (WRG
Site Location/Address:		Assessor's Ma	p No.:
		Tax Lot(s):	
		Total Land Are	ea:
Applicant Name: (please print) Address:		Phone: Email:	
City State Zip:			
Owner Name (required):  (please print)		Phone:	
Address:		Email:	
City State Zip:			
Consultant Name:  (please print)		Phone:	
Address:		Email:	
City State Zip:			
<ol> <li>All application fees are non-refunda</li> <li>The owner/applicant or their repres</li> <li>A decision may be reversed on appe</li> <li>Submit this form and supporting do https://westlinnoregon.gov/planning/s</li> </ol>	sentative should be present at a eal. The permit approval will not be ocuments through the <u>Submit a Lar</u>	II public hearings. effective until the app	peal period has expired.
The undersigned property owner(s) hereby hereby agree to comply with all code require complete submittal. All amendments to the approved shall be enforced where applicabe place at the time of the initial application.	rements applicable to my application e Community Development Code and	Acceptance of this app to other regulations ad	olication does not infer a opted after the application is
Applicant's signature	Date Owner	's signature <i>(required)</i>	Date

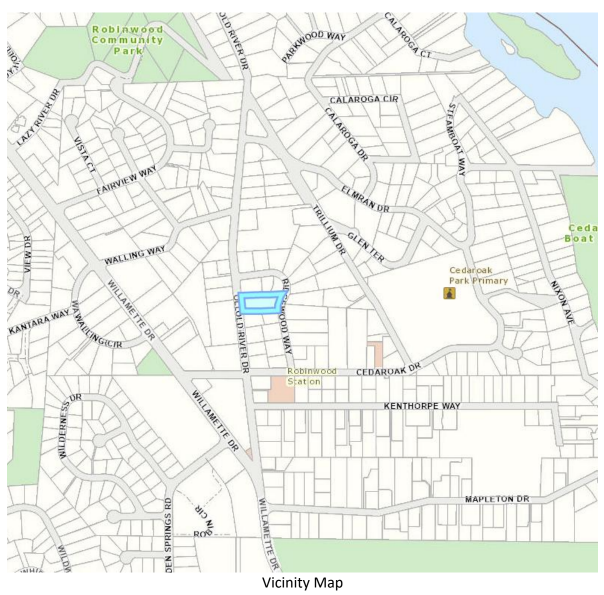
CHECKED BY: ISSUE DATE: PROJECT NO: SR 10 FEB 2023 2105

PRE-APP SITE PLAN

A052

## Partition Narrative 19790 Old River Dr, West Linn Jesse Coefield

**Proposal:** This application requests the approval of a two-lot partition for property located at 19790 Old River Dr in West Linn. The property is situated on the east side of the street and extends to the east where it is bordered by Ridgewood Way. The subject property is 31,977 square feet in total area and is presently developed with a single-family home. The proposed partition will divide the property into two lots with the new parcel being to the east of the existing home. The new parcel will front onto Ridgewood Way. The subject property is zoned R-10. According to City of West Linn online maps, the property is described as Tax Lot 21E24BB01600



19790 Old River Dr. Partition Application Page - 2 The proposed development conforms to the applicable provisions of the CDC as follows:

#### CHAPTER 11 SINGLE-FAMILY RESIDENTIAL DETACHED, R-10

#### 11.030 PERMITTED USES

The following are uses permitted outright in this zoning district

1. Single-family detached residential unit. (....)

Comment: The application is for the creation of two parcels to accommodate the existing home and one new single family detached residential unit. This use is permitted use by this section. The criterion is met.

# 11.70 DIMENSIONAL REQUIREMENTS, USES PERMITTED OUTRIGHT AND USES PERMITTED UNDER PRESCRIBED CONDITIONS

Except as may be otherwise provided by the provisions of this code, the following are the requirements for uses within this zone:

1. The minimum lot size shall be 10,000 square feet for a single-family detached unit.

Comment: Parcel 1 contains 10,128 sq. ft. Parcel 2 is 21,849 sq. ft. in area (exclusive of the access strip). This criterion is met.

2. The minimum front lot line length or the minimum lot width at the front lot line shall be 35 feet.

Comment: Parcel 1 has a front lot line length of 120 feet, which exceeds the minimum standard of 35 feet. Parcel 2 has a front lot line of 118'-6" which also exceeds the minimum standard

3. The average minimum lot width shall be 50 feet.

Comment: Parcel 1 is approximately 118 feet wide at its narrowest point and Parcel 2 is about 115 feet in width at its narrowest point. This standard is met.

4. Repealed by Ord. 1622.

- 5. Except as specified in CDC 25.070(C)(1) through (4) for the Willamette Historic District, the minimum yard dimensions or minimum building setback area from the lot line shall be:
  - a. For the front yard, 20 feet; except for steeply sloped lots where the provisions of CDC 41.010 shall apply.
  - b. For an interior side yard, seven and one-half feet.
  - c. For a side yard abutting a street, 15 feet (not applicable at this site).
  - d. For a rear yard, 20 feet.

Comment: The property is not in the Willamette Historic District. The front yard for the existing home is a minimum of 20'-8" at its closest point. The rear yard is 25'-1" at its closest point. The side setback to the north is about 19' feet and the south side setback is about 34'. The existing home complies. Setbacks for the home to be constructed on Parcel 2 will be reviewed at the time of building permit application, but will conform to these standards.

6. The maximum building height shall be 35 feet, except for steeply sloped lots in which case the provisions of Chapter 41 CDC shall apply.

Comment: The existing home meets the required building height, as was verified when the building permit was issued. Building height for the new home will be reviewed with the building permit.

7. The maximum lot coverage shall be 35 percent.

Comment: The combined area of the house footprint, covered deck and covered front porch for the home on Parcel 1 is 1,569 sq. ft. The lot area is 10,128 sq. ft. so the total lot coverage equates to 15.4 percent. Lot coverage for the home to be built on Parcel 2 will comply with this standard, as will be demonstrated at the time of building permit application.

8. The minimum width of an accessway to a lot which does not abut a street or a flag lot shall be 15 feet.

Comment: The accessway to Parcel 2 measures 15 feet in width.

9. The floor area ratio shall be 0.45. Type I and II lands shall not be counted toward lot area when determining allowable floor area ratio, except that a minimum floor area ratio of 0.30 shall be allowed regardless of the classification of lands within the property. That 30 percent shall be based upon the entire property including Type I and II lands. Existing residences in excess of this standard may be replaced to their prior dimensions when damaged without the requirement that the homeowner obtain a non-conforming structures permit under Chapter 66 CDC.

Comment: The floor area of the existing home on Parcel 1 is 2,352 sq. ft. and the lot area is 10,648 sq. ft., yielding an allowable floor area of 4557.6 sq. ft. This standard is met for the existing home. Compliance for Parcel 2 will be reviewed with the building permit.

10. The sidewall provisions of Chapter 43 CDC shall apply.

Comment: The existing home on Parcel 1 was presumably reviewed for compliance with these provisions when the building permit was reviewed. No changes are proposed. Compliance of the new home will be reviewed with the building permit.

#### **Chapter 85 GENERAL PROVISIONS (Land Division)**

#### 85.200 APPROVAL CRITERIA

No tentative subdivision or partition plan shall be approved unless adequate public facilities will be available to provide service to the partition or subdivision area prior to final plat approval and the Planning Commission or Planning Director, as applicable, finds that the following standards have been satisfied, or can be satisfied by condition of approval.

#### A. Streets.

Comment: No new streets are proposed. Parcel 1 fronts onto Old River Drive. Parcel 2 fronts onto Ridgewood Way. There is to be an 8' utility easement along Ridgewood way.

#### B. Blocks and lots.

1. <u>General</u>. The length, width, and shape of blocks shall be designed with due regard for the provision of adequate building sites for the use contemplated; consideration of the need for traffic safety, convenience, access, circulation, and control; and recognition of limitations and opportunities of topography and solar access.

Comment: As previously mentioned, the development pattern in this area is already established and both Parcels have adequate existing street frontage.

2. <u>Sizes</u>. The recommended block size is 400 feet in length to encourage greater connectivity within the subdivision. Blocks shall not exceed 800 feet in length between street lines, except for blocks adjacent to arterial streets or unless topographical conditions or the layout of adjacent streets justifies a variation. Designs of proposed intersections shall demonstrate adequate sight distances to

the City Engineer's specifications. Block sizes and proposed accesses must be consistent with the adopted TSP.

Comment: Same as for B1, above.

3. Lot size and shape. Lot or parcel size, width, shape, and orientation shall be appropriate for the location of the subdivision or partition, for the type of use contemplated, for potential utilization of solar access, and for the protection of drainageways, trees, and other natural features. No lot or parcel shall be dimensioned to contain part of an existing or proposed street. All lots or parcels shall be buildable. "Buildable" describes lots that are free of constraints such as wetlands, drainageways, etc., that would make home construction impossible. Lot or parcel sizes shall not be less than the size required by the zoning code unless as allowed by planned unit development (PUD).

Depth and width of properties reserved or laid out for commercial and industrial purposes shall be adequate to provide for the off-street parking and service facilities required by the type of use proposed.

Comment: The proposed lots are consistent with the dimensional standards of the R-10 zone and provide reasonable building sites for single-family detached homes. The lots are deep enough on their north-south axes to provide for the opportunity to orient the homes for solar access. The lots do not include portions of existing streets.

4. <u>Access</u>. Access to subdivisions, partitions, and lots shall conform to the provisions of Chapter 48 CDC, Access, Egress and Circulation.

Comment: See discussion of Chapter 48, below.

5. <u>Double frontage lots and parcels</u>. Double frontage lots and parcels have frontage on a street at the front and rear property lines. Double frontage lots and parcels shall be avoided except where they are essential to provide separation of residential development from arterial streets or adjacent non-residential activities, or to overcome specific disadvantages of topography and orientation. A planting screen or impact mitigation easement at least 10 feet wide, and across which there shall be no right of access, may be required along the line of building sites abutting such a traffic artery or other incompatible use.

Comment: No double frontage lots or parcels are proposed.

6. <u>Lot and parcel side lines</u>. The lines of lots and parcels, as far as is practicable, should run at right angles to the street upon which they face, except that on curved streets they should be radial to the curve.

Comment: The proposed side lot lines are roughly perpendicular to the Ridgewood Way right-of-way.

- 7. Flag lots. Flag lots can be created where it can be shown that no other reasonable street access is possible to achieve the requested land division. A single flag lot shall have a minimum street frontage of 15 feet for its accessway. Where two to four flag lots share a common accessway, the minimum street frontage and accessway shall be eight feet in width per lot. Common accessways shall have mutual maintenance agreements and reciprocal access and utility easements. The following dimensional requirements shall apply to flag lots:
  - a. Setbacks applicable to the underlying zone shall apply to the flag lot.
  - b. Front yard setbacks may be based on the rear property line of the lot or parcel which substantially separates the flag lot from the street from which the flag lot gains access. Alternately, the house and its front yard may be oriented in other directions so long as some measure of privacy is ensured, or it is part of a pattern of development, or it better fits the topography of the site.
  - c. The lot size shall be calculated exclusive of the accessway; the access strip may not be counted towards the area requirements.
  - d. The lot depth requirement contained elsewhere in this code shall be measured from the rear property line of the lot or parcel which substantially separates the flag lot from the street from which the flag lot gains access.
  - e. As per CDC 48.030, the accessway shall have a minimum paved width of 12 feet.
  - f. If the use of a flag lot stem to access a lot is infeasible because of a lack of adequate existing road frontage, or location of existing structures, the proposed lot(s) may be accessed from the public street by an access easement of a minimum 15-foot width across intervening property.

Comment: No Flag is being proposed.

- 8. <u>Large lots or parcels</u>. In dividing tracts into large lots or parcels which, atsome future time, are likely to be redivided, the approval authority may:
  - a. Require that the blocks be of such size and shape, and be so divided into building sites, and contain such easements and site restrictions as will provide for extension and opening of streets at intervals which will permit a subsequent division of any tract into lots or parcels of smaller size; or

b. Alternately, in order to prevent further subdivision or partition of oversized and constrained lots or parcels, restrictions may be imposed on the subdivision or partition plat.

Comment: Not applicable. None of the parcels proposed are large enough to be capable of being redivided.

#### C. Pedestrian and bicycle trails.

Comment: Not applicable. No pedestrian or bicycle trails exist or are planned in this area.

#### D. Transit facilities.

Comment: The closest Tri-Met bus service is on Highway 43 so there is no need for transit facilities.

E. <u>Grading</u>. Grading of building sites shall conform to the following standards unless physical conditions demonstrate the propriety of other standards:

Comment: No grading of building sites is planned at this time. Grading plans will be reviewed at the time of building permit application.

#### F. Water.

Comment: Water service will be provided from the existing water line in Ridgewood Way. No new public water lines are proposed. A new water meter for Parcel 2 will be provided in the public right-of-way, with private water service lines extending to Parcel 2 via the access strip.

#### G. Sewer.

Comment: Sewer service will be provided from the existing sewer line in Ridgewood Way for any future development to tie into.

#### H. (Deleted)

#### I. <u>Utility easements.</u>

There are is an 8' utility easement proposed along the east property line following Ridgewood Way.

#### J. Supplemental provisions.

### 1. Wetland and natural drainageways.

Comment: There are no wetlands or drainageways on the subject property or on adjacent parcels.

#### 2. Willamette and Tualatin Greenways.

Comment: The subject property is not located within the Willamette or Tualatin Greenway areas. There are no Habitat Conservation Areas on the property.

3. <u>Street trees</u>. Street trees are required as identified in the appropriate section of the municipal code and Chapter 54 CDC.

Comment: Street trees will be provided along the frontage of Parcel 1 as required. Trees already exist along Ridgewood Way at Parcel 2.

#### 4. Lighting.

Comment: No street lighting presently exists at either parcel.

#### 5. Dedications and exactions.

Comment: There are know known dedications beyond the 8' easement noted above.

#### 6. <u>Underground utilities</u>.

Comment: All new utilities will be place underground.

#### 7. Density requirement.

Comment: The subject property measures 31,977 square feet in site area. Dividing by the minimum 10,000 sq. ft. lot size of the R-10 zone yields a maximum density of 2 lots. Two lots are proposed so both the minimum and maximum density standards are met.

8. <u>Mix requirement</u>. The "mix" rule means that developers shall have no more than 15 percent of the R-2.1 and R-3 development as single-family residential. The intent is that the majority of the site shall be developed as medium high density multi-family housing.

Comment: The subject property is not in the R-2.1 or R-3 zones so this provision does not apply.

#### 9. Heritage trees/significant tree and tree cluster protection.

Comment: There are not heritage trees on the site. There are also no significant clusters of trees on the property.

#### Chapter 48 - ACCESS, EGRESS AND CIRCULATION

#### 48.025 ACCESS CONTROL

#### B. Access control standards.

 Traffic impact analysis requirements. The City or other agency with access iurisdiction may require a traffic study prepared by a qualified professional to determine access, circulation and other transportation requirements. (See also CDC 55.125, Traffic Impact Analysis.)

Comment: Because of the small size of this project, the City did not require a traffic impact analysis.

The City or other agency with access permit jurisdiction may require the closing or consolidation of existing curb cuts or other vehicle access points. recording of reciprocal access easements (i.e., for shared driveways), development of a frontage street, installation of traffic control devices, and/or other mitigation as a condition of granting an access permit, to ensure the safe and efficient operation of the street and highway system. Access to and from off-street parking areas shall not permit backing onto a public street.

Comment: There are no existing curb cuts that need to be closed. Any curb cuts added or changed as part of development of Parcel to would be addressed in the future.

- Access options. When vehicle access is required for development (i.e., for offstreet parking, delivery, service, drive-through facilities, etc.), access shall be provided by one of the following methods (planned access shall be consistent with adopted public works standards and TSP). These methods are "options" to the developer/subdivider.
  - a) Option 1. Access is from an existing or proposed alley or mid-block lane. If a property has access to an alley or lane, direct access to a public street is not permitted.
  - b) Option 2. Access is from a private street or driveway connected to an adjoining property that has direct access to a public street (i.e., "shared driveway"). A public access easement covering the driveway shall be recorded in this case to assure access to the closest public street for all users of the private street/drive.
  - c) Option 3. Access is from a public street adjacent to the development lot or parcel. If practicable, the owner/developer may be required to close or consolidate an existing access point as a condition of approving a new access. Street accesses shall comply with the access spacing standards in subsection (B)(6) of this section.

Comment: Access to Parcel 2 will be via a 15-foot access driveway. Location to be determined with future development.

4. Subdivisions fronting onto an arterial street. New residential land divisions fronting onto an arterial street shall be required to provide alleys or secondary (local or collector) streets for access to individual lots. When alleys or secondary streets cannot be constructed due to topographic or other physical constraints,

access may be provided by consolidating driveways for clusters of two or more lots (e.g., includes flag lots and mid-block lanes).

Comment: Not applicable. The site does not front onto an arterial street. Ridgewood Way is classified as a local street.

5. <u>Double-frontage lots</u>. When a lot or parcel has frontage onto two or more streets, access shall be provided first from the street with the lowest classification. For example, access shall be provided from a local street before a collector or arterial street. When a lot or parcel has frontage opposite that of the adjacent lots or parcels, access shall be provided from the street with the lowest classification.

Comment: Not applicable. No double-frontage lots are proposed.

#### 6. Access spacing.

- a. The access spacing standards found in Chapter 8 of the adopted Transportation System Plan (TSP) shall be applicable to all newly established public street intersections and non-traversable medians.
- b. Private drives and other access ways are subject to the requirements of CDC.

Comment: No new public street intersections are proposed. The shared access drive complies with the requirements of the CDC.

7. <u>Number of access points</u>. For single-family (detached and attached), two-family, and duplex housing types, one street access point is permitted per lot or parcel, when alley access cannot otherwise be provided; except that two access points may be permitted corner lots (i.e., no more than one access per street), subject to the access spacing standards in subsection (B)(6) of this section. The number of street access points for multiple family, commercial, industrial, and public/institutional developments shall be minimized to protect the function, safety and operation of the street(s) and sidewalk(s) for all users. Shared access may be required, in conformance with subsection (B)(8) of this section, in order to maintain the required access spacing, and minimize the number of access points.

Comment: Only one access point per lot is proposed.

- 8. <u>Shared driveways</u>. The number of driveway and private street intersections with public streets shall be minimized by the use of shared driveways with adjoining lots where feasible. The City shall require shared driveways as a condition of land division or site design review, as applicable, for traffic safety and access management purposes in accordance with the following standards:
  - a. Shared driveways and frontage streets may be required to consolidate access onto a collector or arterial street. When shared driveways or frontage streets are required, they shall be stubbed to adjacent developable parcels to indicate future extension. "Stub" means that a driveway or street temporarily ends at the property line, but may be extended in the future as the adjacent lot or parcel develops. "Developable" means that a lot or parcel is either vacant

or it is likely to receive additional development (i.e., due to infill or redevelopment potential).

- b. Access easements (i.e., for the benefit of affected properties) shall be recorded for all shared driveways, including pathways, at the time of finalplat approval or as a condition of site development approval.
- c. <u>Exception</u>. Shared driveways are not required when existing development patterns or physical constraints (e.g., topography, lot or parcel configuration, and similar conditions) prevent extending the street/driveway in the future.

Comment: Not applicable. There will be no shared driveway.

- C. <u>Street connectivity and formation of blocks required</u>. In order to promote efficient vehicular and pedestrian circulation throughout the City, land divisions and large site developments shall produce complete blocks bounded by a connecting network of public and/or private streets, in accordance with the following standards:
  - 1. <u>Block length and perimeter</u>. The maximum block length shall not exceed 800 feet or 1,800 feet along an arterial.
  - 2. <u>Street standards</u>. Public and private streets shall also conform to Chapter 92 CDC, Required Improvements, and to any other applicable sections of the West Linn Community Development Code and approved TSP.
  - 3. <u>Exception</u>. Exceptions to the above standards may be granted when blocks are divided by one or more pathway(s), in conformance with the provisions of CDC 85.200(C), Pedestrian and Bicycle Trails, or cases where extreme topographic (e.g., slope, creek, wetlands, etc.) conditions or compelling functional limitations preclude implementation, not just inconveniences or design challenges. (Ord. 1635 § 25, 2014; Ord. 1636 § 33, 2014)

Comment: Adjacent property to the north and south is fully developed, and no street stubs are provided to the subject property. Because of this, it is not possible to extend a local street through the site to create a new block.

#### 48.030 MINIMUM VEHICULAR REQUIREMENTS FOR RESIDENTIAL USES

A. Direct individual access from single-family dwellings and duplex lots to an arterial street, as designated in the transportation element of the Comprehensive Plan, is prohibited for lots or parcels created after the effective date of this code where an alternate access is either available or is expected to be available by imminent development application. Evidence of alternate or future access may include temporary cul-de-sacs, dedications or stubouts on adjacent lots or parcels, or tentative street layout plans submitted at one time by adjacent property owner/developer or by the owner/developer, or previous owner/developer, of the property in question.

In the event that alternate access is not available as determined by the Planning Director and City Engineer, access may be permitted after review of the following criteria:

- 1. Topography.
- 2. Traffic volume to be generated by development (i.e., trips per day).
- Traffic volume presently carried by the street to be accessed.
- 4. Projected traffic volumes.
- 5. Safety considerations such as line of sight, number of accidents at that location, emergency vehicle access, and ability of vehicles to exit the site without backing into traffic.
- 6. The ability to consolidate access through the use of a joint driveway.
- 7. Additional review and access permits may be required by State or County agencies.

Comment: Figure 17 in the TSP designates this stretch of Ridgewood Way as a local street. This section does not apply.

- B. When any portion of any house is less than 150 feet from the adjacent right-of-way, access to the home is as follows:
  - 1. One single-family residence, including residences with an accessory dwelling unit as defined in CDC 02.030, shall provide 10 feet of unobstructed horizontal clearance. Dual-track or other driveway designs that minimize the total area of impervious driveway surface are encouraged.
  - 2. Two to four single-family residential homes equals a 14- to 20-foot-wide paved or all-weather surface. Width shall depend upon adequacy of line of sight and number of homes.
  - 3. Maximum driveway grade shall be 15 percent. The 15 percent shall be measured along the centerline of the driveway only. Variations require approval of a Class II variance by the Planning Commission pursuant to Chapter 75 CDC. Regardless, the last 18 feet in front of the garage shall be under 12 percent grade as measured along the centerline of the driveway only. Grades elsewhere along the driveway shall not apply.
  - 4. The driveway shall include a minimum of 20 feet in length between the garage door and the back of sidewalk, or, if no sidewalk is proposed, to the paved portion of the right-of-way.

Comment: The proposed driveway to Parcel 2 will comply with the minimum 10 foot unobstructed horizontal clearance standard. The grade is under 5 percent. The driveways comply with the 20 foot minimum length between the garage and the sidewalk.

C. When any portion of one or more homes is more than 150 feet from the adjacent right-of-way, the provisions of subsection B of this section shall apply in addition to the following provisions.

- 1. A turnaround may be required as prescribed by the Fire Chief.
- 2. Minimum vertical clearance for the driveway shall be 13 feet, six inches.
- 3. A minimum centerline turning radius of 45 feet is required unless waived by the Fire Chief.
- 4. There shall be sufficient horizontal clearance on either side of the driveway so that the total horizontal clearance is 20 feet.

Comment: If some portion of the home on Parcel 2 is more than 150 feet from Ridgewood Way, the applicant will coordinate with the Fire Chief to determine whether a turnaround or other mitigating measures, such as sprinklers, are warranted. Compliance with other requirements of this section will be demonstrated at the time of building permit application.

D. Access to five or more single-family homes shall be by a street built to full construction code standards. All streets shall be public. This full street provision may only be waived by variance.

Comment: Not applicable. The proposed access will not serve five or more vehicles.

E. Access and/or service drives for multi-family dwellings shall be fully improved with hard surface pavement:

Comment: Not applicable. No multi-family development is proposed.

F. Where on-site maneuvering and/or access drives are necessary to accommodate required parking, in no case shall said maneuvering and/or access drives be less than that required in Chapters 46 and 48 CDC.

Comment: The proposed access drive complies with these standards

G. The number of driveways or curb cuts shall be minimized on arterials or collectors. Consolidation or joint use of existing driveways shall be required when feasible.

Comment: Not applicable. The site is on a local street and a Neighborhood Route.

H. In order to facilitate through traffic and improve neighborhood connections, it may be necessary to construct a public street through a multi-family site.

Comment: Not applicable. The site is not a multi-family site and there is no opportunity for a street connection due to development patterns to the north.

 Gated accessways to residential development other than a single-family home are prohibited. (Ord. 1408, 1998; Ord. 1463, 2000; Ord. 1513, 2005; Ord. 1584, 2008; Ord. 1590 § 1, 2009; Ord. 1636 § 34, 2014)

Comment: No gated accessways are proposed.

#### 48.040 MINIMUM VEHICLE REQUIREMENTS FOR NON-RESIDENTIAL USES

Comment: No non-residential uses are proposed so this section does not apply.

#### 48.050 ONE-WAY VEHICULAR ACCESS POINTS

Where a proposed parking facility plan indicates only one-way traffic flow on the site, it shall be accommodated by a specific driveway serving the facility, and the entrance drive shall be situated closest to oncoming traffic, and the exit drive shall be situated farthest from oncoming traffic.

Comment: No one-way traffic flow patterns are proposed.

# 48.060 WIDTH AND LOCATION OF CURB CUTS AND ACCESS SEPARATION REQUIREMENTS

A. Minimum curb cut width shall be 16 feet.

Comment: The existing curb cut for the proposed access drive complies with this minimum. Any future curb cuts to be reviewed with future development.

B. Maximum curb cut width shall be 36 feet, except along Highway 43 in which case the maximum curb cut shall be 40 feet. For emergency service providers, including fire stations, the maximum shall be 50 feet.

Comment: The proposed curb cut will not exceed 36 feet, 15 feet is proposed.

- C. No curb cuts shall be allowed any closer to an intersecting street right-of-way line than the following:
  - 1. On an arterial when intersected by another arterial, 150 feet.
  - 2. On an arterial when intersected by a collector, 100 feet.
  - 3. On an arterial when intersected by a local street, 100 feet.
  - 4. On a collector when intersecting an arterial street, 100 feet.
  - 5. On a collector when intersected by another collector or local street, 35 feet.
  - 6. On a local street when intersecting any other street, 35 feet.

Comment: Figure 17 in the Transportation System Plan designates this stretch of Ridgewood Way as a local street and it designates Old River Drive as a Neighborhood Route. This standard is met.

- D. There shall be a minimum distance between any two adjacent curb cuts on the same side of a public street, except for one-way entrances and exits, as follows:
  - 1. On an arterial street, 150 feet.

- 2. On a collector street, 75 feet.
- 3. Between any two curb cuts on the same lot or parcel on a local street, 30 feet.

Comment: Existing and proposed curb cuts shall be in compliance.

E. A rolled curb may be installed in lieu of curb cuts and access separation requirements.

Comment: Not proposed.

F. Curb cuts shall be kept to the minimum, particularly on Highway 43. Consolidation of driveways is preferred. The standard on Highway 43 is one curb cut per business if consolidation of driveways is not possible.

Comment: The proposed plan makes use of the single existing curb cut for Parcel 1 and the proposed access for Parcel to as proposed in in compliance.

G. Adequate line of sight pursuant to engineering standards should be afforded at each driveway or accessway.

Comment: There are no obstructions to sight distance at the driveway location.

#### **CHAPTER 55 DESIGN REVIEW**

### 55.100 APPROVAL STANDARDS - CLASS II DESIGN REVIEW

Design Review is only applicable to significant trees as cross referenced by CDC 85.200(J) (9).

- B. Relationship to the natural and physical environment.
  - 1 The buildings and other site elements shall be designed and located so that all heritage trees, as defined in the municipal code, shall be saved. Diseased heritage trees, as determined by the City Arborist, may be removed at his/her direction.
  - 2. All heritage trees, as defined in the municipal code, all trees and clusters of trees ("cluster" is defined as three or more trees with overlapping driplines; however, native oaks need not have an overlapping dripline) that are considered significant by the City Arborist, either individually or in consultation with certified arborists or similarly qualified professionals, based on accepted arboricultural standards including consideration of their size, type, location, health, long term survivability, and/or numbers, shall be protected pursuant to the criteria of subsections (B)(2)(a) through (f) of this section. (....)

Comment: The tree survey information was reviewed by the City's A There are no heritage or significant trees on the subject property so the provisions of Chapter 55 do not apply.

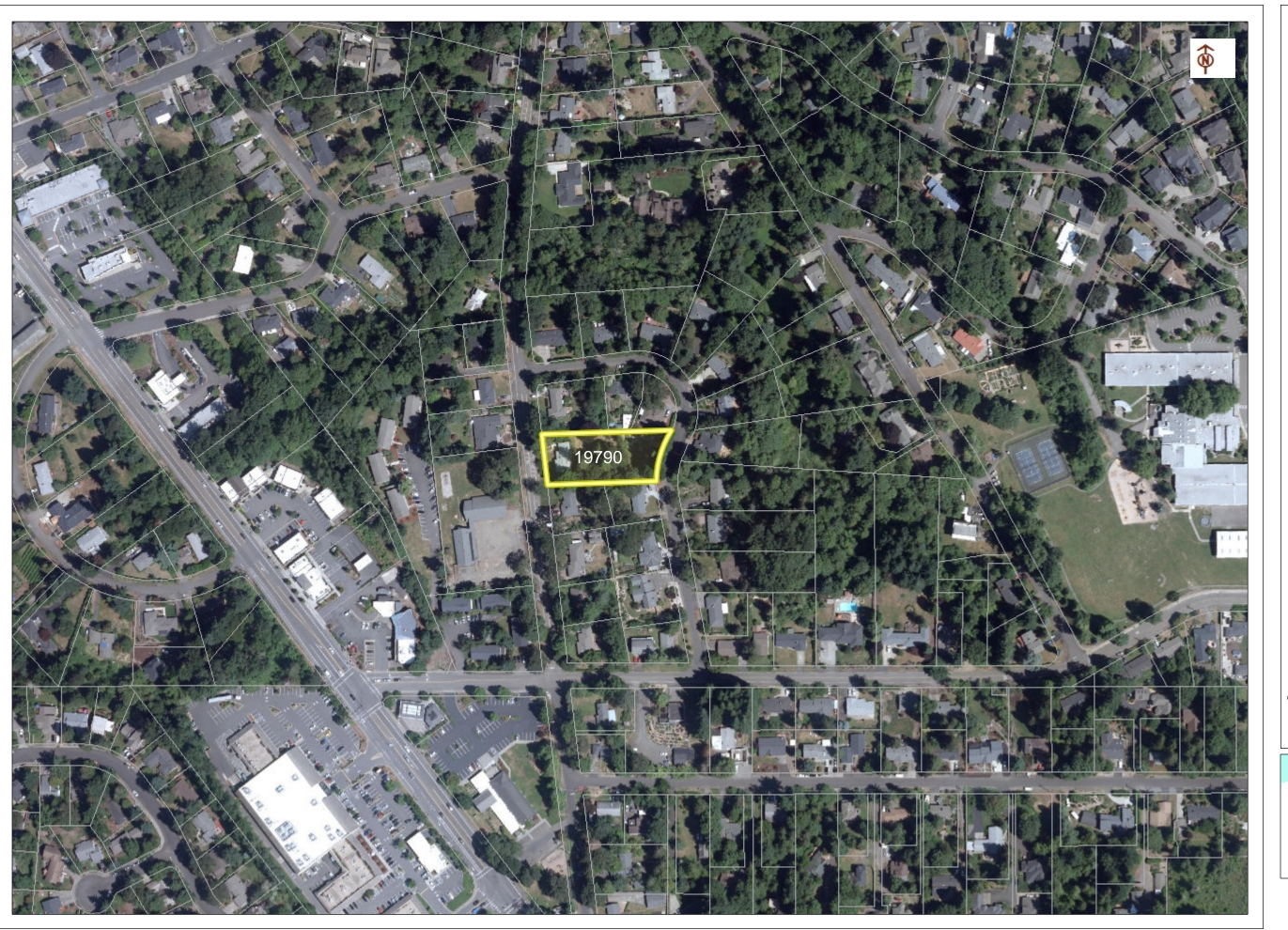
#### Chapter 92, required improvements

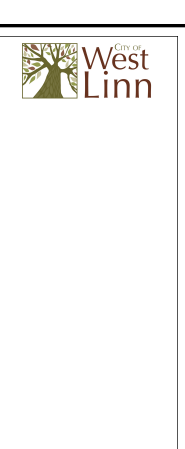
#### 92.010 PUBLIC IMPROVEMENTS FOR ALL DEVELOPMENT

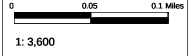
The following improvements shall be installed at the expense of the developer and meet all City codes and standards:

E. Surface drainage and storm sewer system. A registered civil engineer shall prepare a plan and statement which shall be supported by factual data and comply with the standards for the improvement of public and private drainage systems located in the West Linn Public Works Design Standards. (....)

Comment: The applicant proposes to provide a rain garden on Parcel 2 with an overflow at the Northeast corner of the property to accommodate runoff from the new home. It shall be sized to address excess runoff from Parcel 1. The residence on Parcel 1 ties into the existing storm sewer.









WEST LINN GIS

