

CITY OF PORTLAND

Office of City Auditor LaVonne Griffin-Valade

1221 S.W. 4th Avenue, Room 140, Portland, Oregon 97204 web: www.portlandonline.com/auditor/
Email: Karla.Moore-Love@portlandoregon.gov

Phone: (503) 823-4086 Fax: (503) 823-4571



December 6, 2011

Dave Dutra Recology Oregon Material Recovery, Inc. 4044 N Suttle Road Portland, OR 9721

RE: LU 10-194818 CU AD

Appeal of Cottonwood Capital Property Management LLC, Frank Fleck and Gary Gossett against Hearings Officer's decision to approve with conditions the application of Recology Oregon Material Recovery, Inc. for a conditional use to establish a waste-related use that accepts and processes food waste that is blended with yard debris, within a fully enclosed building at 6400 SE 101st Avenue (Hearing; LU 10-194818 CU AD)

To Whom It May Concern:

Enclosed is a copy of the Order of Council on LU 10-194818 CU AD. This Order must be recorded with the Multnomah County Recorder within 10 days of receipt of this letter. Please send a check for \$56.00 made payable to the Multnomah County Recorder, indicating the file number on your check and Send to: The City of Portland, Office of the City Auditor, 1221 SE 4th Ave. Room 140, Portland, OR 97204-1900

City Council's decision is the final review process available through the City. You may appeal this decision to the Oregon Land Use Board of Appeals (LUBA) by filing a Notice of Intent to Appeal with the Board within 21 days of the date of decision, as specified in the Oregon Revised Statute (ORS) 197.830. Among other things, ORS 197.830 requires that a petitioner at LUBA must have appeared orally or in writing during the City's proceedings on this land review. The Board's address is: Public Utility Commission Building, 550 Capitol Street NE, Suite 235, Salem, OR 97310-2552. You may call the Land Use Board of Appeals at 1-503-373-1265 for further information on filing an appeal.

Yours sincerely,

LaVonne Griffin-Valade Auditor of the City of Portland

By:

Karla Moore-Love, Council Clerk

Encl.

Cc: Recology Oregon Material Recovery, Inc. Michael Robinson, Perkins Coie LLP Steve Gramm, PBS Environmental Kevin Loftus, James Partners LLC



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NOTICE OF FINAL DECISION

TO:

All Interested Persons

DATE:

December 6, 2011

RE:

LU 10-194818 CU AD

Appeal of Cottonwood Capital Property Management LLC, Frank Fleck and Gary Gossett against Hearings Officer's decision to approve with conditions the application of Recology Oregon Material Recovery, Inc. for a conditional use to establish a waste-related use that accepts and processes food waste that is blended with vard debris, within a fully enclosed building at 6400 SE 101st Avenue (Hearing; LU 10-194818 CU AD)

Enclosed is a copy of the Order of Council on LU 10-194818 CU AD denying the appeal of Cottonwood Capital Property Management LLC, Frank Fleck and Gary Gossett. With this decision, the City Council denies the appeal and affirms the Hearings Officer's decision approving the application of Recology Oregon Material Recovery, Inc. for a conditional use and adjustments, with modified conditions of approval. If you wish to obtain a copy of the City Council's findings and conclusions, please contact Karla Moore-Love, Council Clerk at (503) 823-4086 or by email at: Karla.Moore-Love@portlandoregon.gov

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Encl.

Order of Council LU 10-194818 CU AD December 6, 2011 Page 1 of 5

ORDER OF COUNCIL ON APPEAL OF

COTTONWOOD CAPITAL PROPERTY MANAGEMENT LLC, FRANK FLECK AND GARY GOSSETT AGAINST HEARINGS OFFICER'S DECISION TO APPROVE WITH CONDITIONS THE APPLICATION OF RECOLOGY OREGON MATERIAL RECOVERY, INC. FOR A CONDITIONAL USE TO ESTABLISH A WASTE-RELATED USE THAT ACCEPTS AND PROCESSES FOOD WASTE THAT IS BLENDED WITH YARD DEBRIS, WITHIN A FULLY ENCLOSED BUILDING AT 6400 SE 101ST AVENUE (HEARING; LU 10-194818 CU AD)

Applicant:

Dave Dutra

Recology Oregon Material Recovery, Inc.

4044 N Suttle Road Portland, OR 97217

Recology Oregon Material Recovery, Inc.

50 California Street 24th Floor San Francisco, CA 94111

Applicant's

Representatives:

Michael Robinson, Attorney

Perkins Coie LLP

1120 NW Couch Street, 10th Floor

Portland, OR 97209-4128

Steve Gramm, Engineering Consultant

PBS Environmental 1310 Main Street

Vancouver, WA 98660

Appellants:

Cottonwood Capital Property Management, LLC,

Frank Fleck and Gary Gossett

c/o Kell, Alterman & Runstein LLP 520 SW Yamhill Street, Suite 600

Portland, OR 97204

Owner:

Kevin Loftus

Jameson Partners LLC 2495 NW Nicolai Street Portland, OR 97210

Site Address:

6400 SE 101st Avenue

Legal Description: BLOCK 4 INC PT VAC STS LOT 1-10 LAND & IMPS SEE R624825 (R022400261) MACH & EQUIP, AMBOY; BLOCK 11 TL 6500 SPLIT MAP R215713 (R551002240), MCKINLEY PK; BLOCK 11&12 TL 5100 SPLIT MAP R215712 (R551002230), MCKINLEY PK; TL 100 70.21 ACRES LAND & IMPS SEE R606684 (R992222591) MACH & EQUIP SPLIT MAP R336871 (R992222590), SECTION 21 1S 2E; TL 3200 19.55 ACRES, SECTION 22 1S 2E; TL 100 7.58 ACRES SPLIT MAP R336673 (R992211480), SECTION 22 1S 2E, SECTION 21 1S 2E, TL 400 6.21 ACRES

Order of Council LU 10-194818 CU AD December 6, 2011 Page 2 of 5

Plan District:

Johnson Creek Basin

Land Use Review: Type III, CU AD, Conditional Use Review and Adjustment Review

Procedure:

Type III public hearing before the Hearings Officer, appealed to the City

Council.

Proposal: Recology proposes to accept mixed residential yard debris/food waste at a 6.2 acres lease area (the "Subject Property") within an approximately 100 acres site (the "Site") for recycling. Currently landscape materials and wood debris, as well as building materials and other dry, non-perishable materials, are accepted at the Subject Property for recycling. The mixed yard debris/food waste will be delivered to the Subject Property via garbage collection trucks; approximately 35 total garbage trucks per day in and out of the Subject Property. Landscape material and other dry non-perishable materials will continue to be accepted from private self-haulers and the general public.

The mixed yard debris/food waste material, from residential sources, will be unloaded inside the existing large industrial building. Inside the building, the material will be sorted and mixed with additional yard and other wood waste materials that are accepted at the Subject Property. The compostable material will be loaded onto semi-trucks for shipment to an off-site composting facility. The mixed residential yard debris/food waste will be stored inside the building for no more than a 48-hour period before it is hauled to another site.

Recology intends to install a biofilter aeration system to control odors inside the building. Also inside the building, Recology proposes to install a drain system to collect and contain liquids (leachate) from the food waste materials. The leachate will be transported off-site. The facility will also include a 3,000 square foot exterior area for retail sales of exterior landscape-type materials such as compost, soil, mulch and gravel. The facility will accept food waste deliveries only between the hours of 7 a.m. to 5 p.m., Monday through Friday, and 8 a.m. to 5 p.m. on Saturday. No new exterior improvements or alterations are proposed at the Subject Property.

A Type III Conditional Use Review is required because food waste recycling is classified as a Waste-Related use. An Adjustment Review is needed to vary from an applicable development standard. Specifically, an adjustment is requested to waive the requirement that vehicle access to the Site and Subject Property be provided from a designated Major City Traffic Street. Access to the facility is from SE Foster onto a private street, vacated SE 100th Avenue.

The appeal hearing before the City Council was opened in the Council Chambers, 1221 SW 4th Avenue on July 13, 2011 at approximately 3:15 p.m. At the conclusion of the public hearing and after hearing public testimony, Council continued the hearing to August 31, 2011 at 2:00 p.m. On August 31, 2011 at approximately 2:00 p.m. Council convened to reschedule the hearing to September 8, 2011 at 2:00 p.m. On September 8, 2011 at approximately 2:00 p.m., Council convened to continue the hearing to October 5, 2011 at 2:00 p.m. On October 5, 2011 at approximately 2:00 p.m., Council convened for deliberation and voted 4-1 to tentatively deny the appeal of Cottonwood Capital Property Management LLC, Frank Fleck and Gary Gossett and uphold the Hearings Officer's decision with conditions, including additional modifications of approval. Council directed findings be prepared for November 2, 2011 at 11:00 a.m. On November 2, 2011 at approximately 11:00 a.m., Council convened to reschedule the hearing to November 16, 2011 at 10:00 a.m. On November 16, 2011 at approximately 10:00 a.m. Council convened to reschedule the hearing to November 30, 2011 at 10:45 a.m. On November 30, 2011 at approximately 10:45 a.m. Council voted 4-1 to

Order of Council LU 10-194818 CU AD December 6, 2011 Page 3 of 5

deny the appeal of Cottonwood Capital Property Management LLC, Frank Fleck and Gary Gossett and uphold the Hearings Officer's decision with conditions, including additional modifications of approval and adopted findings and conclusions.

DECISION

Based on evidence in the record and adoption of the Council's Findings and Decision in Case File LU 10-194818 CU AD and by this reference made a part of this Order, it is the decision of the City Council to deny the appeal of Cottonwood Capital Property Management LLC, Frank Fleck and Gary Gossett. With this decision, the City Council affirms the Hearings Officer's decision approving the application of Recology Oregon Material Recovery, Inc. for a conditional use with adjustments and modifies the Hearings Officer's Conditions specifically, the Council:

Approves a Conditional Use to establish a Waste-Related use that accepts and processes food waste that is blended with yard debris, within a fully-enclosed building, as described in Exhibits A.1 through A.6, and

Approves an Adjustment to waive the Waste-Related location and access requirements (Section 33.254.030) to allow access onto the facility from a private driveway (vacated SE 100th Avenue), subject to the following conditions:

- A. As part of the building permit application submittal, the following development-related conditions (B through D) must be noted on each of the 4 required site plans or included as a sheet in the numbered set of plans. The sheet on which this information appears must be labeled "ZONING COMPLIANCE PAGE Case File LU 10-194818 CU AD." All requirements must be graphically represented on the required plans and must be labeled "REQUIRED."
- B. Two signs, which identify the food waste recycling operation, must be installed on entrance gates to the facility. The signs must include 24-hour emergency contact information.
- C. An aeration and biofilter system must be installed to negate food waste odors.
- D. An internal drain and containment system must be installed to collect the liquid waste (leachate) inside the food waste processing building. The leachate must be taken to an off-site location for disposal.
- E. Prior to obtaining occupancy approval from the Bureau of Development Services, Recology must revise the Nuisance Mitigation Plan (*identified as Exhibit H in the Recology July 27, 2011 submittal to Council*) to address the control of flies and yellow jackets and submit the revised plan to the Bureau of Development Services.
- F. Prior to obtaining occupancy approval from the Bureau of Development Services, Recology must meet in good faith with the Lents Neighborhood Association for the purpose of reaching agreement on a Good Neighbor Agreement. "Good faith" shall include at a minimum scheduling and being available to meet with the Association for a minimum of 3 dates before opening of the facility, within a 3-month time period from the effective date of this decision. Facilitation shall be provided through the Office of Neighborhood Involvement or a facilitator acceptable to both parties provided by Recology. A report with a list of persons who attended the meetings, comments from both sides and any participant or observer wishing to comment on the process and outcome, and documentation of any Agreement shall be submitted to the Bureau of Development Services, the Office of Neighborhood Involvement, and City

Order of Council LU 10-194818 CU AD December 6, 2011 Page 4 of 5

Council offices prior to commencing use of the building for food waste processing. The Good Neighbor Agreement discussions could include potential mitigation for possible impacts on neighborhood livability.

- G. The Recology (or any successor in interest) facility may only be used to process Residential Source food wastes. No Commercial Source food waste is permitted.
- H. Organics containing food waste shall be removed from the Subject Property and Site within forty-eight (48) hours of delivery to the Subject Property.
- I. Recology (or any successor in interest) will accept food waste deliveries/deposits only between the hours of 7 am to 5 pm Monday through Friday and 8 am to 5 pm on Saturdays.
- J. Recology (or any successor in interest) will limit the number of garbage hauler trucks delivering food waste to the facility, to a maximum of 35 round trips per day.
- K. Recology (or any successor in interest) will limit the number of truck trips to and from the site per day, for the purpose of removing food waste from the site to 10 trips (or 5 round trips) per day. Recology (or any successor in interest) will transport the blended food waste from the site only between the hours of 7 am to 6 pm, Monday through Friday and 8 am to 6 pm on Saturdays.
- L. All public information, including Internet and marketing information, must include a directional map that identifies the Recology facility within the larger 100-acre industrial site and identifies the site's entrance at SE 101st and SE Foster Boulevard.
- M. Recology (or any successor in interest) trucks and any associated businesses, including commercial haulers, must be instructed to use only the SE Foster and SE 101st Avenue access; access to/from the Subject Property via SE Knapp shall not be permitted (excepting for emergency response vehicles).
- N. Recology (or any successor in interest) must document all nuisance complaints that are received, including but not limited to: litter, noise, odors, dust, traffic and vectors. For every nuisance complaint received, the facility will record, in a complaint log, the following information:
 - The nature of the complaint; and
 - The date and time the complaint was received; and
 - The name, address and telephone number (if provided) of the person or persons making the complaint; and
 - The Recology (or any successor in interest) employee who received the complaint; and
 - Any actions taken by Recology (or any successor in interest) employee(s) to resolve the complaint.

A record of all complaints and action taken must be maintained at the facility for a minimum of one (1) year. Annually, and upon request, a copy of the complaint log must be delivered by mail to the Lents Neighborhood Association Chairperson (per Office of Neighborhood Involvement website information), the East Portland Neighborhood Office and to the BDS Code Compliance Division. Recology (or any successor in interest) will provide Department of Environmental Quality Solid Waste representatives, Metro Solid Waste representatives, and the Bureau of Development Services access to review the complaint log and other required logs, records and reports.

Order of Council LU 10-194818 CU AD December 6, 2011 Page 5 of 5

- O. Recology (or any successor in interest) will allow unscheduled/unannounced visits into the facility by the Department of Environmental Quality Solid Waste representatives, Metro Solid Waste representatives, and City of Portland code inspectors.
- P. Confirmed violations of Title 33 odor standards (33.262.070) shall be subject to Bureau of Development Services code enforcement policies.
- Q. Between the hours of 7 am and 10 pm, Recology (or any successor in interest) shall operate in compliance with the City's Noise Control Title 18. Before Recology (or any successor in interest) may conduct the processing, sorting, grinding and cleaning operations during nighttime hours 10 pm to 7 am, they must submit to the City of Portland Noise Control Officer and the Bureau of Development Services Code Compliance Division, additional noise analysis from a licensed engineer demonstrating compliance with Title 18, specifically pertaining to reduced sound levels applicable between 10 pm and 7 am. BDS verification of violations of Title 18 shall be subject to immediate issuance of Noise Citation civil penalties.
- R. Recology (or any successor in interest) must remove all food-waste materials and collected leachate from the site prior to flooding. The site may not accept food waste until the City of Portland determines that the Johnson Creek high-water level has dropped below flood stage at the Recology facility location.

IT IS SO ORDERED:

DEC 06 2011

Date

Mayor Sam Adams

Presiding Officer at Hearing of

November 30, 2011 9:30 a.m. Session

SHEILA FRUGOLI BDS 299/5000

BES/BDS 106/1100 BOB HALEY/TRANSPORTATION/ 106/800

WATER BUREAU PERMITS 106/601

131/340/MAYOR/AMY RUIZ

STEVE GRAMM
PBS ENVIRONMENTAL
1310 MAIN ST
VANCOUVER, WA 98660

RECOLOGY OREGON MATERIAL REC 50 CALIFORNIA ST. 24TH FLOOR SAN FRANCISCO, CA 94111

DAVID HYDE LENTS NEIGHBORHOOD ASSN C/O PO BOX 33574 PORTLAND, OR 97292

FRANK AND DEBRA FLECK 7507 SE 105TH AVE PORTLAND, OR 97266

BILL METZLER
METRO - SW COMPLIANCE
600 NE GRAND AVE
PORTLAND, OR 97232

YVONNE POELWIJK 1900 SW 4th AVE, STE 5000 PORTLAND OR 97204

DON OTTERMAN CITY MANAGER CITY OF NORTH PLAINS 31360 NW COMMERCIAL ST NORTH PLAINS OR 97133 JOAN HAMILTON

GAYLA JENNINGS/131/140 TONI ANDERSON/131/140

KURT KRUEGER, KATHRYN
BEAUMONT, CHAR SHARKEY
DAWN UCHIYAMA, ELISABETH
REESE CADIGAN, CHERRIE
EUDALY, DAWN KRANTZ, MARI
MOORE, HEARINGS CLERKS

OREGONIAN
PORTLAND TEAM
1320 SW BROADWAY
PORTLAND, OR 97201

DAVE DUTRA
RECOLOGY OREGON MATERIAL
REC
4044 N SUTTLE RD
PORTLAND, OR 97217

KEVIN LOFTUS
JAMESON PARTNERS LLC
2495 NW NICOLAI ST
PORTLAND, OR 97210

RICHARD BIXBY
E. PORTLAND
NEIGHBORHOOD
1017 NE 117TH AVE
PORTLAND, OR 97220

GREGG CHRISTENSEN
COTTONWOOD CAPITAL
PROPERTY MANAGEMENT
6350 S 3000 E STE. 510
SALT LAKE CITY, UT 84121

STEPHANIE RAWSON
ODEQ - SOLID WASTE
2020 SW 4TH AVE, STE 400
PORTLAND, OR 97201

COTTONWOOD CAPITAL
C/O THOMAS RASK
KELL, ALTERMAN & RUNSTEIN
520 SW YAMHILL ST, STE 600
PORTLAND OR 97204

MELANIE MCCANDLESS 8819 SE ELLIS ST #8 PORTLAND OR 97266 DOUG MORGAN
BDS 299/5000

DAWN KRANTZ FIRE 472/100 JOCELYN TUNNARD/BES/ GREG EAST/BES/ JENNIFER ANTAK/BES

MICHAEL ROBINSON
PERKINS COIE LLP
1120 NW COUCH ST 10TH FLR
PORTLAND, OR 97209-4128

DAVE DUTRA 6161 SW 61ST AVE PORTLAND, OR 97210

KEVIN LOFTUS JAMESON PARTNERS LLC PO BOX 10067 PORTLAND, OR 97296-0067

LARRY AND DARCY NIEMERY 11045 SE HENDERSON PORTLAND, OR 97266

LAURIE DELAPP C/O MT. SCOTT CHURCH 10603 SE HENDERSON PORTLAND, OR 97266

JERRY GREEN
WASHINGTON CO SOLID WASTE
& RECYCLING PROGRAM
155 N 1ST AVE MS#5
HILLSBORO OR 97124

KELL ALTERMAN & RUNSTEIN LLP LEE DAVIS KELL 520 SW YAMHILL SUITE 600 PORTLAND OR 97204-1329

AME LECOCQ RECOLOGY OREGON COMPOST 9570 NW 307TH AVE NORTH PLAINS OR 97133 SHEILA FRUGOLI BDS 299/5000

BES/BDS 106/1100 BOB HALEY/TRANSPORTATION/ 106/800

WATER BUREAU PERMITS 106/601

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VANCOUVER, WA 98660

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600 NE GRAND AVE
PORTLAND, OR 97232

YVONNE POELWIJK 1900 SW 4th AVE,STE 5000 PORTLAND OR 97204

DON OTTERMAN CITY MANAGER CITY OF NORTH PLAINS 31360 NW COMMERCIAL ST NORTH PLAINS OR 97133 PLANNING AND SUSTAINABILITY 299/7100

GAYLA JENNINGS/131/140 TONI ANDERSON/131/140

KURT KRUEGER PBOT 106/800

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COTTONWOOD CAPITAL
PROPERTY MANAGEMENT
6350 S 3000 E STE. 510
SALT LAKE CITY, UT 84121

STEPHANIE RAWSON ODEQ - SOLID WASTE 2020 SW 4TH AVE, STE 400 PORTLAND, OR 97201

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C/O THOMAS RASK
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BDS 299/5000

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FIRE 472/100
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GREG EAST/BES/
JENNIFER ANTAK/BES

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JERRY GREEN
WASHINGTON CO SOLID WASTE
& RECYCLING PROGRAM
155 N 1ST AVE MS#5
HILLSBORO OR 97124

KELL ALTERMAN & RUNSTEIN LLP LEE DAVIS KELL 520 SW YAMHILL SUITE 600 PORTLAND OR 97204-1329

AME LECOCQ RECOLOGY OREGON COMPOST 9570 NW 307TH AVE NORTH PLAINS OR 97133

DAN FICK AARON WALDORF BARBARA FICK JOHN NOTIS 8819 SE ELLIS ST 10135 SE YUKON ST 7604 SE KNIGHT PORTLAND OR 97266 PORTLAND OR 97266 PORTLAND OR 97206-5828 KATHLEEN JUERGENS ANTHONY BONILLO KATE MYTRON 4636 SE 92ND AVE 8604 SE GLENWOOD 10736 SE KNAPP CIRCLE PORTLAND OR 97266 PORTLAND OR 97266 PORTLAND OR 97266 KATHLEEN MITCHELL SAM OLIVER MCDANIEL THAI TRAN 4303 SE 91ST AVE 7366 SE 87TH AVE 9727 SE WOODSTOCK BLVD PORTLAND OR 97266-5732 PORTLAND OR 97266 PORTLAND OR 97266 TAMERA BARTH 7003 SE 86TH AVE MONICA KEEHN MELLANIE 5135 SE 63RD AVE 8416 SE SHERRETT ST PORTLAND OR 97266 PORTLAND OR 97206 PORTLAND OR 97266 MATT RUHLAND MATT MASCARENAS MARIA MILLAN 6342 SE 89TH AVE 5810 SE 101ST AVE 9727 SE WOODSTOCK BLVD PORTLAND OR 97266 PORTLAND OR 97266 PORTLAND OR 97266 JENNIFER BEILLARD JESSICA CALLAHAN DOROTHY RIEDMAN 7229 SE TERRACE TRAILS 8531 SE BROOKLYN ST 7608 SE 104TH AVE PORTLAND OR 97266 PORTLAND OR 97266 PORTLAND OR 97266 DAN MCELLIOTT BARBARA BADER BRIAN D'AGOSTINE 5643 SE 83RD AVE 9818 SE REEDWAY 9240 SE GLADSTONE PORTLAND OR 97266-4819 PORTLAND OR 97266 PORTLAND OR 97266 ADAM SAARI YOLANDA PRADO JOSIE BENFIELD 1821 SE MINTER BRIDGE 10645 SE REX ST PORTLAND OR 97266 10360 SE REEDWAY ST RD #5 PORTLAND OR 97266 HILLSBORO OR 97123 CINDY M MATTHEWS REBECCA STOREY JEFF MAYS 7435 SE 86TH AVE 6034 SE 101ST AVE 8728 SE KNAPP STREET

NORA E PICKERING KENNETH LIE 11006 SE HENDERSON DR 6501 SE 97TH AVE PORTLAND OR 97266-4747 PORTLADN OR 97266 PORTLAND OR 97266

PORTLAND OR 97266

PORTLAND OR 97266

PORTLAND OR 97266

BEN FRANCO 8708 SE FOSTER ROAD

ANNMARIE E BRUNING BHARTI HART 10214 SE KNIGHT ST PORTLAND OR 97266

SHARON NEYMAN 9902 SE KNIGHT ST PORTLAND OR 97266

CANDICE ORNDORF &
ANDREW BEARD
5540 SE 109TH AVE
PORTLAND OR 97266

ALEX SCHAY 4912 SE 74TH PORTLAND OR 97206

STEVE CLAYTON 6350 S 3000 E STE 510 SALT LAKE CITY UT 84106

PETER ARBUZOU 6106 SE 100TH AVE PORTLAND OR 97266

BILL ENDICOTT 10313 SE REEDWAY PORTLAND OR 97266

TIFFANY MURRAY 6123 SE 101ST AVE PORTLAND OR 97266

KATHLEEN RANDALL 5530 SE 101ST AVE PORTLAND OR 97266

HANNAH AND MARYSSA 7723 SE 101ST AVE PORTLAND OR 97266 A ALLEN 4012 SE 98TH PORTLAND OR 97266

CAROLEE HARRISON 6111 SE 102ND AVE PORTLAND OR 97266

DAVID DUTRA 6161 NW 61ST AVE PORTLAND OR 97210-3675

KERRIE STANDLEE 4900 SW GRIFFITH DR #205 BEAVERTON OR 97005

GIGI DUBOSE 7828 SE ASPEN SUMMIT DR PORTLAND OR 97266

KATHERINE SHEEHAN 7641 SE 109TH AVE PORTLAND OR 97266

JOE PAPASADERO 5560 SE 109TH AVE PORTLAND OR 97266

JONI COFFMAN 9703 SE CLAYBOURNE ST PORTLAND OR 97266

JIM LINMAN 8015 SW 62ND PL PORTLAND OR 97219

LYNN GRAVATT
9807 SE FOSTER ROAD
PORTLAND OR 97266

SETH J KING
PERKINS COIE LLP
1120 NW COUCH ST 10TH FL
PORTLAND OR 97209-4128

TRE HARDSON 6505 SE 88TH AVE PORTLAND OR 97266

MATT HUGHART
KITTLESON & ASSOC INC
610 SW ALDER SUITE 700
PORTLAND OR 97205

ROY HATCHER 6030 SE 90TH AVE PORTLAND OR 97266-5202

KATHLEEN GOSSETT
GARY GOSSETT
11108 SE HENDERSON ST
PORTLAND OR 97266

PAUL L DIETER 7414 SE 86TH AVE PORTLAND 97266

ROSE CAUSEY 10137 SE LEXINGTON ST PORTLAND OR 97266

KELLY ALWIN
4525 SE 118TH AVE
PORTLAND OR 97266

SENATOR ROD MONROE 7802 SE 111TH AVE PORTLAND OR 97266

AMY JOHNSON LESTER KNEPP 9828 SE ELLIS ST PORTLAND OR 97266 SHANE BACHMAN 6014 SE 101ST AVE PORTLAND OR 97266

THOMAS MORRIS 9660 SE HAROLD ST PORTLAND OR 97266

SUSAN DENNEY 10303 SE YUKON ST PORTLAND OR 97266

NICK SAUVIE
ROSE COMMUNITY
DEVELOPMENT
5215 SE DUKE ST
PORTLAND OR 97206

CHARLES CASPER 6317 SE 87TH AVE PORTLAND OR 97266

NICK CHRISTENSEN LENTS NA PO BOX 90833 PORTLAND OR 97290 BEN HOWISON 10003 SE REEDWAY PORTLAND OR 97266

MICHAEL CHAPMAN
9930 SE REEDWAY ST
PORTLAND OR 97266

STEVE HUBBARD
MATTHEW HUBBARD
5922 SE 98TH AVE
PORTLAND OR 97266

RENEE HARRIS
7125 SE INSLEY
PORTLAND OR 97206

COLLEEN MILLER 7601 SE 105TH AVE PORTLAND OR 97266 BRYAN FEARN 10124 SE YUKON ST PORTLAND OR 97266

GINA SCOTT
9918 SE HAROLD ST
PORTLAND OR 97266

PEGGY LYONS 7156 SE 118TH AVE PORTLAND OR 97266

KATHY WHITE 6318 SE 87TH AVE PORTLAND OR 97266

KEITH FALKENBERG
OFFICE OF COMMISSIONER
JUDY SHIPRACK
501 SE HAWTHORNE BLVD
PORTLAND OR 97214

LU 10-194818 HO Order sent:12/06/11