From: Anne Sigrun

To: SENR Exhibits

Subject: SP10(For the

Subject: SB186 - For the record

Date: Monday, April 10, 2017 10:50:36 AM

I am writing regarding SB-186. Please enter this email into the record for the Public Meeting of 4-13-2017.

I believe that passage of SB-186 or a reworking of that proposed bill would address serious problems connected with the implementation of Senate Bill 1011 by Multnomah County and the subsequent remand of that bill in 2012 by the Oregon Court of Appeals.

The remand required that the LCDC determine the effect of Multnomah County's deficient consideration and explanation of its rural reserve designation of Area 9D. The Court also instructed the LCDC to determine whether such error effects the designations of reserves in Multnomah County in its entirety.

I believe that the County cannot legally justify its Westside rural reserve recommendations within the mandated requirements of SB-1011.

In SB-186, the Oregon State Legislature has an important opportunity and also a duty to correct the ten-year-long fiasco that SB-1011 has devolved into.

Multnomah County went against the recommendations of its own planning staff in designating Area 9B (the 'L-shaped' area) as rural reserve.

It's now up to Salem to step up and fix this mess.

I have lived in Area 9B since 1964, on my family's ten-acre woodlot on NW Springville Lane. I am not affiliated with any group and have not been a party to any legal action, either for or against Multnomah County.

Thank you,

Carl N. Keseric 13720 NW Springville Lane Portland, Oregon 97229



--

Sent from my Kaypro II.