

Policy Review – March 2023

TO: Deschutes 2040 Project Management Team

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CC:

DATE: March 15, 2023

INTRODUCTION

This memorandum includes existing and recommended policy language related to the following Deschutes County Comprehensive Plan topics:

- 1. Housing
- 2. Jobs and Economy
- 3. Public Facilities and Services
- 4. Recreation and Tourism
- 5. Destination Resorts
- 6. Area Specific Policies

POLICY REVIEW AND RECOMMENDATIONS

The following tables list existing policy language in <u>underline</u> and <u>strikeout</u>, along with a column of notes and discussion describing changes and their rationale. Changes are based on a review by County staff and the consultant team and public input to date. Additional changes may be identified through further community engagement and/or coordination with technical advisors. This is intended to be a starting point for discussion with members of the Planning Commission. Numbering has been revised for consistency and navigation but likely will be updated again as the planning process proceeds.



Table 1. Housing Policies

Policy Language	Notes and Discussion
Goal 3.1. Maintain the rural character and Support housing opportunities and choices for rural County residents in unincorporated Deschutes County, while meeting health and safety concerns, minimizing environmental and resource land impacts, and complying with state land use requirements.	Revised to focus on addressing housing opportunities and also noting the need to minimize impacts and meet state requirements.
3.3.1 Except for parcels in the Westside Transect Zone, the minimum parcel size for new rural residential parcels shall be 10 acres.	Assume this is addressed in the Development Code; recommend deleting to avoid stating code requirements in policy.
3.1.1 Incorporate annual farm and forest housing reports into a wider system for tracking the cumulative impacts of rural housing development.	Retain with no changes, assuming this annual tracking still occurs and/or is desirable.
3.1.2 Continue to update the County zoning ordinance and work with partnering organizations to address housing health and safety issues raised by the public, such as including but not limited to water quality, wildfire, safe building construction practices, homeless encampments, and other issues. a. The number of large animals that should be permitted on rural residential parcels; or b. The properties south of La Pine, in Township 22S, Range 10E, Section 36, many of which are not in compliance with planning and building codes."	Eliminated issues already addressed in the zoning ordinance and/or overly specific. Broadened language to include more general issues identified during Comp Plan update process.
3.1.3 Encourage and/or require, where consistent with County policies and requirements, new subdivisions to incorporate alternative development patterns, such as cluster development, that mitigate community and environmental impacts.	Incorporated "require" language with caveats re: when something would be required (vs. encouraged).



Policy Language	Notes and Discussion
3.1.4 Maintain the rural character of the County while ensuring a diversity of	Updated to reflect current ADU state rules and code update
housing opportunities, including initiating discussions to amend State Statute	process.
and/or Oregon Administrative Rules to permit accessory dwelling units in	
Exclusive Farm Use, Forest and Rural Residential zones. Implement legislation	
allowing accessory dwelling units in rural areas to expand housing choices.	
3.1.5 Create and encourage opportunities for flexibility in rural housing	New policy based on community input.
including development of manufactured home parks, safe parking sites,	
and RV parking areas.	
3.1.6 Promote housing development and supporting services in existing	New policy based on community input.
unincorporated communities and limit new rural development outside of	
these communities.	
3.1.7 Explore grants and funding opportunities for ongoing maintenance	New policy based on community input.
and rehabilitation of existing housing stock.	
3.1.8 Prohibit short term rentals on residential property.	New policy based on community input.
Goal 3.2: Support agencies and non-profits that provide affordable housing.	
3.2.1 Support Central Oregon Regional Housing Authority and other	No changes recommended.
stakeholders to meet the housing needs of all Deschutes County residents.	
a. Assist as needed in coordinating and implementing housing assistance	
programs.	
b. Support efforts to provide affordable and workforce housing in urban	
growth boundaries and unincorporated communities.	
3.2.2 Utilize block grants and other funding to assist in providing and	Updated to reference Housing Works and other community
maintaining low and moderate income housing in partnership with Housing	partners.
Works and other housing agencies and providers in Deschutes County.	



Policy Language	Notes and Discussion
Goal 3.3 The transect concept provides a range of development patterns	Converted to a Goal to precede the following policies and
from most to least developed. The Westside Transect Zone implements	made more general. Some of the existing descriptive
the transect concept by providing a rural, low density range at the	language should be pulled into Comp Plan narrative.
western edge of the Bend UGB adjacent to the urban transect typology	
inside the Bend UGB and extending outward westerly to the public and	
forested lands. The Westside Transect Policies set forth below and the	
zoning ordinance provisions implementing those policies are specific to	
Regulate the location and density of housing in the area located between	
the Bend UGB and Shevlin Park through Westside Transect policies (3.3.1-	
3.3.x) and do not apply to other areas adjacent to the Bend UGB.	
3.3.1 Protect the sensitive eco-systems and interrelationships of the	No changes recommended.
urban/rural interface on the west side of Bend between the urban area and	
Shevlin Park and the public and forestlands to the west.	
3.3.2 Protect natural resources and environmentally sensitive areas and	No changes recommended.
provide special setbacks between development and Shevlin Park, Tumalo	
Creek, and forestlands.	
3.3.3 Development patterns shall reflect the protection of land with	Revised to add other fire prevention best practices.
environmental significance and fire-wise and other fire prevention	
community design best practices.	
3.3.4 Limit residential development to 200 single-family residential lots.	No changes recommended.
3.3.5 Manage all areas outside of the structural building envelopes on	No change recommended at this time. This language is very
residential lots for wildfire mitigation and wildlife habitat in accordance with	specific but seems like a good policy.
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Policy Language	Notes and Discussion
coordinated plans prepared by professionals, reviewed annually with reports	
submitted to the County every three years. The wildfire mitigation and	
wildlife habitat plans shall be funded through homeowner assessments and	
administered and enforced by a homeowners association established at the	
time of creation of any residential lots.	
3.3.6 Reduce the impact of construction by using best management practices to minimize site disturbance during construction and construction impacts (i.e., erosion) on Shevlin Park, Tumalo Creek, and forestlands.	No changes recommended.
3.3.7 Coordinate with the City of Bend for mitigation of impacts to City	No changes recommended.
infrastructure from development within the Transect.	
Goal 3.4 Participate in regional efforts to plan for housing.	New goal based on community feedback.
3.4.1 Collaborate with cities and private sector partners on innovative	New policy based on community feedback.
housing developments to meet the region's housing needs.	
3.4.2 Partner with cities to incentivize development within urban growth	New policy based on community feedback.
boundaries and reduce infrastructure costs for workforce and affordable	
housing.	
3.4.3 Partner with local, state, and federal agencies to address and limit	New policy based on community feedback.
nuisance and public health issues related to homelessness.	
3.4.4 Utilize County owned land in city limits for affordable and workforce	New policy based on community feedback.
housing, where appropriate.	
3.4.5 Promote regional housing planning, including urban reserve planning	New policy based on community feedback.
for cities, to allow for longer term and multi-jurisdictional housing strategies.	



Policy Language	Notes and Discussion
3.4.6 Limit parcelization and cluster development adjacent to cities or in	New policy based on community feedback.
conflict with known road/utility corridors to preserve land for future urban	
development.	

Table 2. Jobs and Economy Policies

Policy Language	Notes and Discussion
Section 3.4 Rural Economy Policies	
Goal 1 Maintain a stable and sustainable rural economy, compatible	No change or new alternative policy
with rural lifestyles and a healthy environment.	
Alternative – Continue to attract and grow a diversity of industries to	
promote living wage jobs and a thriving rural economy.	
3.4.1 Promote rural economic initiatives, including home-based	Struck language is an action item. Could be part of an action
businesses, that maintain the integrity of the rural character and natural	plan.
environment.	
A. Review land use regulations to identify legal and appropriate rural	
economic development opportunities.	
2.4.2. West, with stakeholders to promote now regreational and to wist	Mayo to varyantian partian
3.4.2 Work with stakeholders to promote new recreational and tourist	Move to recreation section
initiatives that maintain the integrity of the natural environment	
3.4.3 Support a regional approach to economic development in concert	Minor change for broader applicability
with Economic Development for Central Oregon or and similar	
organizations.	



Policy Language	Notes and Discussion
3.4.4 Support expansion of universities, regional educational facilities,	Minor changed based on community input, oxford comma
and workforce training programs.	
3.4.5 Support renewable energy generation as an important economic	Compare with Energy policies to ensure consistency
development initiative.	
3.4.6 Support and participate in master planning for airports in	Updated based on local government/agency comments.
Deschutes County, including expansion of noise impact boundaries and	
upgrades to facilities as Airports continue to grow.	
3.4.7 Within the parameters of State land use regulations, permit limited	"Within the narameters," is not necessary Consider further
local-serving commercial uses in higher-density rural communities.	"Within the parameters" is not necessary. Consider further
Support limited and locally-serving commercial uses in appropriate	defining "Appropriate locations".
locations.	
3.4.8 Support expansion of high-speed internet in rural areas and	New policy based on community input
integrate infrastructure such as fiber-optic cables into new development	
and road projects.	
3.4.9 Support funding and development of childcare locations across the	New policy based on community input.
County to support families in the workforce.	
3.4.10 Explore need for master planning for rural economic development	New policy – simplified, based on current area specific policy.
lands, including Deschutes Junction.	
3.4.11 Recognize the importance of maintaining a large-lot industrial land	Moved and combined from 4.2.13 and 4.2.12, same language
supply that is readily developable in Central Oregon, and support a multi-	
jurisdictional cooperative effort to designate these sites.	
Lands Designated and Zoned Rural Commercial	Change "sub header" into new goal language.
Goal 2: Support creation and continuation of rural commercial areas that	
support rural communities while not adversely affecting nearby agricultural	
and forest uses.	
3.4.8 Update the policies for lands designated Rural Commercial as needed.	Unnecessary



Policy Language	Notes and Discussion
3.4.9 Rural Commercial designated lands located outside of urban growth	Simplified language.
boundaries shall allow uses less intense than those allowed in unincorporated	
communities as defined by Oregon Administrative Rule 660-22 or its	
successor. Rural Commercial zoning shall be applied to any new properties	
that are approved for Rural Commercial designation as allowed by State	
Statute, Oregon Administrative Rules and this Comprehensive Plan.	
Allow for new Rural Commercial zoning designations if otherwise allowed by Oregon Revised Statute and Administrative Rule.	
3.4.10 Rural Commercial zoning shall be applied to Deschutes Junction,	Remove, assuming this has occurred.
Deschutes River Woods Store, Pine Forest, Rosland and Spring River	
3.4.11 In Spring River there shall be a Limited Use Combining Zone.	Keep this language for now; flag for potential elimination at a future date once it is conformed that this is fully embedded in the Development Code or that "backstop" policy language is not needed.
3.4.12 County Comprehensive Plan policies and land use regulations shall	Simplified language.
ensure that new uses authorized on Rural Commercial designated lands do	
not adversely affect agricultural and forest uses in the surrounding areas.	
Ensure new uses permitted on Rural Commercial lands do not adversely	
affect nearby agricultural and forest uses.	
3.4.13 Zoning in the area shall ensure that the uses allowed are rural as	Simplified language removing references to State planning
required by Goal 14, Urbanization, and less intensive than those allowed for	goals and rules.
unincorporated communities as defined in OAR 660-22. New commercial uses	



Policy Language	Notes and Discussion
shall be limited to those that are intended to serve the surrounding rural area	
or the travel needs of people passing through the area.	
Ensure new commercial uses on Rural Commercial lands are limited to those	
intended to serve the surrounding rural area and/or the needs of the	
traveling public.	
3.4.14 New commercial uses shall be limited in size to 2,500 square feet or if	Keep this language for now; flag for potential elimination at a
for an agricultural or forest-related use, 3,500 square feet.	future date once it is conformed that this is fully embedded in
	the Development Code or that "backstop" policy language is
	not needed.
3.4.15 A lawful use existing on or before November 5, 2002 that is not	Same comment as for policy 3.4.14.
otherwise allowed in a Rural Commercial zone, may continue to exist subject	
to the county's nonconforming use regulations.	
3.4.16 An existing lawful use may expand up to 25 percent of the total floor	Same comment as for policy 3.4.14.
area existing on November 5, 2002	
3.4.17 The Rural Commercial zoning regulations shall allow a mixed use of	Same comment as for policy 3.4.14.
residential or rural commercial uses.	
3.4.18 Residential and commercial uses shall be served by DEQ approved on-	Same comment as for policy 3.4.14.
site sewage disposal systems.	
3.4.19 Residential and commercial uses shall be served by on-site wells or	Same comment as for policy 3.4.14.
public water systems.	
3.4.20 Community sewer systems, motels, hotels and industrial uses shall	No change
not be allowed.	
3.4.21 Recreational vehicle or trailer parks and other uses catering to	No change
travelers shall be permitted.	
Lands Designated and Zoned Rural Industrial	Update subsection into new goals.



Policy Language	Notes and Discussion
Goal 3: Support the creation and continuation of rural industrial areas that	
support rural communities while not adversely affecting nearby agricultural	
and forest uses.	
3.4.21 Update the policies for lands designated Rural Industrial as needed to	Added additional general language which can help replace
limit and control industrial uses through the use of the Rural Industrial	more detailed language in the future.
designation and development standards-	
3.4.22 To assure that urban uses are not permitted on rural industrial lands,	Keep this language for now; flag for potential elimination at a
land use regulations in the Rural Industrial zones shall ensure that the uses	future date once it is conformed that this is fully embedded in
allowed are less intensive than those allowed for unincorporated	the Development Code or that "backstop" policy language is
communities in OAR 660-22 or any successor.	not needed. Ultimately, suggest consolidation and
	simplification of these policies and referring to a map for
	Limited Use Combining Zones.
3.4.23 Limited Use Combining zones shall be applied to the Redmond	Same comment as for policy 3.4.22.
Military (Tax lot 1513000000116), Deschutes Junction (Tax lot	
161226C000301, Tax lot 161226C000300, Tax lot 161226C000111 and Tax lot	
161226A000203) to ensure permitted uses are compatible with surrounding	
farm and forest lands.	
3.4.24 To ensure that the uses in Rural Industrial zone on tax lot 16-12-26C-	Same comment as for policy 3.4.22.
301, as described in Exhibit "C" and depicted on Exhibit "D" attached to	
Ordinance 2009-007 and incorporated by reference herein, are limited in	
nature and scope, the Rural Industrial zoning on that site shall be subject to a	
Limited Use Combining Zone which will limit the uses to storage, crushing,	
processing, sale and distribution of minerals.	
3.4.25 To ensure that the uses in Rural Industrial zone on tax lot 16-12-26C-	Same comment as for policy 3.4.22.
301, as described in Exhibit "C" and depicted on Exhibit "D" attached to	
Ordinance 2009-007 and incorporated by reference herein, are limited in	



Policy Language	Notes and Discussion
nature and scope, the Rural Industrial zoning on that site shall be subject to a	
Limited Use Combining Zone which will limit the uses to storage, crushing,	
processing, sale and distribution of minerals.	
3.4.26 26 To ensure that the uses in the Rural Industrial Zone on Tax Lot 300	No change currently because this is not yet reflected elsewhere
on Assessor's Map 16-12-26C-300 and Tax Lot 203 on Assessor's Map 16-12-	in the code.
26A-300 and portions of Tax Lot 111 on Assessor's Map 16-12-26C-111 as	
described in Exhibit 'D' and depicted in Exhibit 'E' attached to Ordinance	
2010-030 and incorporated by reference herein, are limited in nature and	
scope, the Rural Industrial zoning on the subject parcel shall be subject to a	
Limited Use Combining Zone, which will limit the uses to storage, crushing,	
processing, sale and distribution of minerals, subject to conditional use and	
site plan approval.	
3.4.27 Land use regulations shall ensure that new uses authorized within the	Simplified language
Rural Industrial sites do not adversely affect agricultural and forest uses in the	
surrounding area.	
Ensure new uses on Rural Industrial lands do not adversely affect nearby	
agricultural and forest uses.	
3.4.28 New industrial uses shall be limited in size to a maximum floor area of	Remove – this language (from state rules) is already
7,500 square feet per use within a building, except for the primary processing	incorporated in the development code and additional backup
of raw materials produced in rural areas, for which there is no floor area per	language associated with these provisions does not seem
use limitation.	necessary.
3.4.29 A lawfully established use that existed on or before February 2, 2003	Same comment as for policy 3.4.28.
not otherwise allowed in a Rural Industrial zone may continue to exist subject	
to the county's non-conforming use regulations	
3.4.30 A lawfully established use that existed on or before February 2, 2003	Same comment as for policy 3.4.28.
may be expanded to occupy a maximum of 10,000 square feet of floor area or	



Policy Language	Notes and Discussion
an additional 25 percent of the floor area currently occupied by the existing	
use, whichever is greater.	
3.4.31 Residential and industrial uses shall be served by DEQ approved on-	If this policy applies to lands beyond industrial land, consider
site sewage disposal systems.	duplicating or moving.
Ensure new uses on Rural Industrial lands are served by on-site sewage	
disposal systems approved by the Department of Environmental Quality	
(DEQ).	
3.4.32 Residential and industrial uses shall be served by on-site wells or	If this policy applies to lands beyond industrial land, consider
public water systems.	duplicating or moving.
Ensure new uses on Rural Industrial lands are served by on-site wells or public	
<u>water systems.</u>	
3.4.33 Community sewer systems shall not be allowed in Rural Industrial	No change
zones.	
3.4.34 A 2009 exception (Ordinance 2009-007) included an irrevocably	No change
committed exception to Goal 3 and a reasons exception to Goal 14 to allow	
rural industrial use with a Limited Use Combining Zone for storage, crushing,	
processing, sale and distribution of minerals.	
3.4.35 A 2010 exception (Ordinance 2010-030) took a reasons exception to	No change
Goal 14 with a Limited Use Combing Zone for storage, crushing, processing,	
sale and distribution of minerals.	
3.4.36 Properties for which a property owner has demonstrated that Goals 3	No change
and 4 do not apply may be considered for Rural Industrial designation as	
allowed by State Statute, Oregon Administrative rules and this	
Comprehensive Plan. Rural Industrial zoning shall be applied to a new	
property that is approved for the Rural Industrial Plan designation.	
Section 4.9 Rural Service Center Policies	Added goal for this section.



Policy Language	Notes and Discussion
Goals and Policies	
Goal 1: Support the creation and continuation of rural service centers that	
support rural communities while not adversely affecting nearby agricultural	
and forest uses.	
4.9.1 Land use regulations shall conform to the requirements of OAR 660,	Unecessary, remove.
Division 22 or any successor.	
4.9.2 Rural Service Centers zoning shall be applied to Alfalfa and Brothers	Consolidation of policy with the following policy.
and shall consist of three districts: Commercial/Mixed Use; Residential; and	
Open Space. in Alfalfa, Brothers, Hampton, Wilstlestop, and Wildhunt are	
identified on the Comprehensive Plan Map and shall have zoning consistent	
with Comprehensive Plan designations.	
4.9.3 Rural Service Center zoning shall be applied to Hampton, Whistlestop	See above.
and Wildhunt and shall consist of a single Commercial/Mixed Use District.	
4.9.4 The area in the Brothers Rural Service Center Boundary that is north	Recommend removing. Should already be captured in Zoning
of Highway 20 and east of Camp Creek Road shall be zoned as Rural Service	map and also can be cited in narrative.
Center - Open Space District (RSC-OS).	
4.9.5 In April 2002, Alfalfa area residents expressed a desire to keep the	Recommend removing. Can be captured in narrative.
community "the way it is" and to limit commercial activity to 2-acres south of	
Willard Road that is the site of the Alfalfa Community Store and the	
community water system. These two acres are designated as a mixed used	
commercial district in the Comprehensive Plan and shall be zoned mixed use	
commercial. The remaining 20 acres of the Rural Service Center will continue	
to be zoned Rural Service Center – Residential District, with a 5-acre	
minimum lot size. Since the Board of County Commissioners finds it may be	
necessary to accommodate the need for future commercial expansion 2 acres	
north of Willard Road are being designated on the Comprehensive Plan for	



Policy Language	Notes and Discussion
future commercial uses. A zone change to mixed use commercial can be	
considered only for a specific use and upon findings that the existing	
commercial area is fully developed.	
4.9.6 County Comprehensive Plan policies and land use regulations shall	Simplify and generalize language.
ensure that new uses authorized within the Alfalfa, Brothers, Hampton,	
Millican, Whistlestop and Wildhunt Ensure that land uses at Rural Service	
Centers do not adversely affect agricultural and forest uses in the surrounding	
areas.	
4.9.7 Zoning in the area shall promote the maintenance of the area's rural	No change recommended for now; consider incorporating this
character. New commercial uses shall be limited to small-scale, low impact	language in a future "purpose statement for this zoning
uses that are intended to serve the community and surrounding rural area or	designation in the Development Code. More general policy
the travel needs of people passing through the area. The commercial/mixed	language could say: "Maintain the rural character of Rural
use zoning regulations shall allow a mixed use of residential or small-scale	Service Centers though appropriate land use regulations."
commercial uses.	
4.9.8 Residential and commercial uses shall be served by DEQ approved on-	Rewording
site sewage disposal systems. Ensure residential and commercial uses in Rural	
Service Centers are served by on-site sewage disposal systems approved by	
the Department of Environmental Quality (DEQ).	
4.9.9 Residential and commercial uses shall be served by onsite wells or	Rewording
public water systems. Ensure residential and commercial uses in Rural Service	
Center areas are served by on-site wells or public water systems.	
4.9.10 Community water systems, motels, hotels and industrial uses shall	Remove; already captured in development code provisions.
not be allowed.	
4.9.11 Recreational vehicle or trailer parks and other uses catering to	Remove; already captured in development code provisions.
travelers shall be permitted.	



Policy Language	Notes and Discussion
4.9.12 The County shall consider ways to improve services in the area	Revised policy based on community feedback.
consistent with the level of population to be served.	
4.9.12 Explore opportunities to promote development of health and retail	
services to serve rural residents in these areas.	

Table 3. Public Facilities and Services Policies

Policy Language	Notes and Discussion
Goal 1 Support the orderly, efficient, and cost-effective siting of rural public	Oxford comma
facilities and services.	
3.6.1 Encourage the formation of special service districts to serve rural	Minor changes
needs rather than have the County serve those needs. Encourage and	
support the formation of special service districts to serve the need for public	
facilities in rural areas.	
3.6.2 Encourage early planning and acquisition of sites needed for public	Minor changes for clarity
facilities, such as roads, water and wastewater facilities. Encourage and	
support planning for and acquisition of sites needed for public facilities, such	
as transportation, water, and wastewater facilities.	
3.6.3 Support community health <u>clinics</u> , <u>hospitals</u> , <u>and private medical</u>	Consider elaborating.
practice siting to serve rural residents throughout the County.	
3.6.4 Where possible, maintain County offices in locations convenient to	Consider removing.
all areas of the county.	



Policy Language	Notes and Discussion
3.6.5 <u>Continue to s</u> Support the County Fairgrounds as a community	Minor change
gathering place, event facility and home to the annual County Fair.	
3.6.6 Maintain the County Fairgrounds as an emergency readiness	Elaboration of policy
location and staging area in the event of a Cascadia Subduction Zone	
earthquake or other large disaster.	
3.6.7 Before Prior to disposing of County-owned property, consider	Added housing as a potential project.
review whether the land is appropriate for needed public projects such as	
schools, health clinics, fire stations, or senior centers, or affordable	
housing.	
3.6.8 Coordinate with rural service districts and providers to ensure new	Simplified language.
development is reviewed with consideration of service districts and	
providers needs and capabilities. review development proposals.	
3.6.9 New development shall address impacts on existing facilities and	Rewording.
plans through the land use entitlement process. Use the land use	
entitlement process to ensure new development addresses and mitigates	
impacts on existing and planned public facilities.	
3.6.10 Support education districts, library districts and recreation districts	No changes.
in meeting community needs, such as meeting spaces.	
3.6.11 Where practicable possible , locate utility lines and facilities on	Minor changes.
within or adjacent to existing public or private right-of-ways rights-of-way	
and to avoid dividing farm or forest lands.	



Policy Language	Notes and Discussion
3.6.12 Review public facilities and services to minimize impacts of the	Rephrase from one-time action.
facilities on the larger community. a. Review and revise as needed County	
Code to require screening of public facilities including power generating	
facilities and sewage treatment plants, and to address impacts from cell	
towers. Use the development code to mitigate visual and other impacts of	
public facilities.	
3.6.13 Support the creation of a landfill overlay zone.	Remove.
3.6.14 Guide the location and design of rural development so as to	Suggested rewording.
minimize the public costs of facilities and services. Use the Comprehensive	Suggested rewording.
Plan and Development Code to guide rural development in a manner that	
supports the orderly and cost-efficient provision of public facilities and	
services.	
3.6.15 Support siting and development of city owned water and	New policy based on local government feedback.
wastewater facilities on rural lands, including innovative facilities that	
include additional community amenities.	
Goal 2. Pursue sustainable and cost-effective waste management	New goal based on community feedback
<u>practices</u>	
3.6.X Allow for siting of waste management facilities on rural lands,	New policy based on community feedback
including but not limited to landfill facilities, transfer stations, organics	
management facilities, material recovery facilities, and recycling	
modernization facilities, in a manner that is sensitive to environmental and	
community concerns.	
3.6.X Provide incentives and resources to divert construction waste	New policy based on community feedback



Policy Language	Notes and Discussion
3.6.X Encourage waste reduction through community education and	New policy based on community feedback
partnerships with community groups such as the Environmental Center	
Goal 3. Serve as conduit for countywide resources	New goal based on community feedback
3.6.X Provide resources to connect community members with a variety of	New policy based on community feedback
housing and health related issues in Deschutes County	

Table 4. Recreation & Tourism Policies

Policy Language	Notes and Discussion
Section 3.8 Rural Recreation Policies	
Goal 1 Increase affordable, sustainable, and diverse recreation	Amended language based on community feedback
opportunities through partnerships with government and private	
entities. Promote a variety of passive and active park and recreation	
opportunities through a regional system that includes federal and	
state parks and local park districts.	
3.8.1 Reduce barriers to regional parks and recreation projects,	Simplify language.
including acknowledgement or adoption of federal, state and local parks	
district trail and facility plans. Cooperate with public agencies and local	
park districts to provide park and recreation lands, facilities and	
opportunities.	
a. The Statewide Comprehensive Outdoor Recreation Plan and State	
Park Master Plans shall serve as a basis for coordination on	
County-wide park and recreation issues.	



Policy Language	Notes and Discussion
b. Support exceptions to Statewide Planning Goals for urban fringe	
areas owned or acquired and operated by park and recreation	
districts.	
3.8.2 Work cooperatively with public agencies to promote standards for	Simplify language.
consolidation of public land access and to ensure recreational entry to	
those lands, especially along rivers and streams	
3.8.2 Collaborate with partners to develop a regional system of trails and	
open spaces, prioritizing recommendations from County and state	
recreational plans and studies.	
3.8.3 Encourage coordination between the U.S. Forest Service, the	
Bureau of Land Management and <u>recreational use interest groups</u> off-road	
vehicle organizations to regulate use of motorized vehicles, including	
motorbikes, ATVs and snowmobiles in order to minimize environmental	
degradation, agricultural fragmentation and user conflicts on <u>public and</u>	
private <u>land</u> property .	
3.8.4 Participate in federal recreation planning on federal lands and	Consolidated with policy above.
state park planning on State lands.	
3.8.5 Support accessible park and recreation opportunities in	Consider stronger language – "Prioritize"?
compliance with the Americans with Disabilities Act.	



Policy Language	Notes and Discussion
3.8.6 Support efforts to coordinate recreation planning between park	Minor addition
and recreation districts, school districts, irrigation districts, unincorporated	
communities, and cities.	
3.8.7 Work with Unincorporated Communities that express an interest in	Rewording
parks, open spaces and community centers. Coordinate with	news.am ₈
unincorporated communities to identify opportunities for parks, trails,	
open spaces, and community centers.	
3.8.8 Coordinate trail design and funding with transportation system	Consider discussion or stronger language.
plans and support efforts to provide and manage rural trail segments and	
bicycle routes.	
3.8.9 Support the Committee on Recreational Assets in identifying	Remove policy – committee is no longer active.
priority recreational projects, including incorporating as appropriate,	nemove poney committee is no iongen deliver
elements of the Committee on Recreational Assets into this Plan.	
3.8.10 Update County Code as needed to define rural recreational uses	Remove
such as private parks.	
3.8.9 Explore creation of a County Parks and Recreation Department to	New policy based on community input.
increase the County's role in recreation and natural resource management	
and implement if deemed appropriate.	
3.8.10 Support community efforts for acquisition and management of	New policy based on community input.
Skyline Forest as a community amenity.	
3.4.2 Work with stakeholders to promote new recreational and tourist	Moved policy from Economic Development section
initiatives that maintain the integrity of the natural environment	



Table 5. Destination Resort Policies

Policy Language	Notes and Discussion
Section 3.9 Destination Resorts	
Goal 1 To provide Provide for development of destination resorts in the County	Goal structure is different from other Plan sections. Multiple
consistent with Statewide Planning Goal 8 in a manner that will be compatible	goals up front with policies following.
with farm and forest uses, existing rural development, and in a manner that	
will maintain important natural features , such as <u>including</u> habitat of	Edits for clarity, consider cutting further.
threatened or endangered species, streams, rivers, and significant wetlands.	
3.9.x Goal 2 To provide Provide a process for the siting of destination resorts facilities that enhance and diversify the recreational opportunities and economy of Deschutes County, on rural lands that have been mapped by Deschutes County as eligible for this purpose.	Change from a goal to a policy under the above goal. Combine with language from Goal 3.
Goal 3 To provide for the siting of destination resort facilities that	
enhances and diversifies the recreational opportunities and economy of	
Deschutes County.	
3.9.x Goal 4 To provide Provide for development of destination resorts	Change from goal to policy.
consistent with Statewide Planning Goal 12 Ensure destination resorts are	
in a manner that will ensure the resorts are supported by adequate	
transportation facilities.	
3.9.1 Destination resorts shall only be allowed within areas shown on	Recommend fewer specific references to OARs, describe
the "Deschutes County Destination Resort Map" and when the resort	more of the intent.
complies with the requirements of Goal 8, ORS 197.435 to 197.467, and	
Deschutes County Code 18.113. relevant State and local regulations.	



Policy Language	Notes and Discussion
3.9.2 Applications to amend the map will be collected and will be	Provision better suited for development code.
processed concurrently no sooner than 30 months from the date the map	
was previously adopted or amended.	
3.9.3 Mapping for destination resort siting.	General recommendation is to remove statute/code language
a. To assure that resort development does not conflict with the objectives	items from comprehensive plan policies. However, this is
of other Statewide Planning Goals, destination resorts shall pursuant to	expected to be item of further discussion with PC/BOCC.
Goal 8 not be sited in Deschutes County in the following areas:	
1. Within 24 air miles of an urban growth boundary with an existing	
population of 100,000 or more unless residential uses are limited to those	
necessary for the staff and management of the resort;	
2. On a site with 50 or more contiguous acres of unique or prime farm land	
identified and mapped by the Soil Conservation Service or within three	
miles of farm land within a High-Value Crop Area;	
3. On predominantly Cubic Foot Site Class 1 or 2 forest lands which are not	
subject to an approved Goal exception;	
4. On areas protected as Goal 5 resources in an acknowledged	
comprehensive plan where all conflicting uses have been prohibited to	
protect the Goal 5 resource;	
5. Especially sensitive big game habitat, and as listed below, as generally	
mapped by the Oregon Department of Fish and Wildlife in July 1984 an as	
further refined through development of comprehensive plan provisions	
implementing this requirement.	
i. Tumalo deer winter range;	
ii. Portion of the Metolius deer winter range;	



Policy Language	Notes and Discussion
iii. Antelope winter range east of Bend near Horse Ridge and Millican;	
6. Sites less than 160 acres.	
b. To assure that resort development does not conflict with Oregon	
Revised Statute, destination resorts shall not be sited in Deschutes County	
in Areas of Critical State Concern.	
c. To assure that resort development does not conflict with the objectives	
of Deschutes County, destination resorts shall also not be located in the	
following areas:	
1. Sites listed below that are inventoried Goal 5 resources, shown on the	
Wildlife Combining Zone, that the County has chosen to protect:	
i. Antelope Range near Horse Ridge and Millican;	
ii. Elk Habitat Area; and	
iii. Deer Winter Range;	
2. Wildlife Priority Area, identified on the 1999 ODFW map submitted to	
the South County Regional Problem Solving Group;	
3. Lands zoned Open Space and Conservation (OS&C);	
4. Lands zoned Forest Use 1 (F-1);	
5. Irrigated lands zoned Exclusive Farm Use (EFU) having 40 or greater	
contiguous acres in irrigation;	
6. Non-contiguous EFU acres in the same ownership having 60 or greater	
irrigated acres;	
7. Farm or forest land within one mile outside of urban growth	
boundaries;	
8. Lands designated Urban Reserve Area under ORS 195.145;	
9. Platted subdivisions;	



Policy Language	Notes and Discussion
d. For those lands not located in any of the areas designated in Policy	
3.9.3(a) though (c), destination resorts may, pursuant to Goal 8, Oregon	
Revised Statute and Deschutes County zoning code, be sited in the	
following areas:	
1. Forest Use 2 (F-2), Multiple Use Agriculture (MUA-10), and Rural	
Residential (RR-10) zones;	
2. Unirrigated Exclusive Farm Use (EFU) land;	
3. Irrigated lands zoned EFU having less than 40 contiguous acres in	
irrigation;	
4. Non-contiguous irrigated EFU acres in the same ownership having less	
than 60 irrigated acres;	
5. All property within a subdivision for which cluster development approval	
was obtained prior to 1990, for which the original cluster development	
approval designated at least 50 percent of the development as open space	
and which was within the destination resort zone prior to the effective	
date of Ordinance 2010-024 shall remain on the eligibility map;	
6. Minimum site of 160 contiguous acres or greater under one or multiple ownerships;	
e. The County shall adopt a map showing where destination resorts can be	
located in the County. Such map shall become part of the Comprehensive	
Plan and Zoning Ordinance and shall be an overlay zone designated	
Destination Resort (DR).	
Destination resort (Div).	
3.9.4 Ordinance provisions.	Keep for now, explore opportunities to integrate into
	development code and remove from comprehensive plan
	through a separate project.



Policy Language	Notes and Discussion
a. The County shall ensure that destination resorts are compatible with the	
site and adjacent land uses through enactment of land use regulations	
that, at a minimum, provide for the following:	
1. Maintenance of important natural features, including habitat of	
threatened or endangered species, streams, rivers, and significant	
wetlands; maintenance of riparian vegetation within 100 feet of streams,	
rivers and significant wetlands; and	
2. Location and design of improvements and activities in a manner that will	
avoid or minimize adverse effects of the resort on uses on surrounding	
lands, particularly effects on intensive farming operations in the area and	
on the rural transportation system. In order to adequately assess the	
effect on the transportation system, notice and the opportunity for	
comment shall be provided to the relevant road authority.	
3. Such regulations may allow for alterations to important natural features,	
including placement of structures, provided that the overall values of the	
feature are maintained.	
b. Minimum measures to assure that design and placement of	
improvements and activities will avoid or minimize the adverse effects	
noted in Policy 3.9.4(a) shall include:	
1. The establishment and maintenance of buffers between the resort and	
adjacent land uses, including natural vegetation and where appropriate,	
fenced, berms, landscaped areas, and other similar types of buffers.	
2. Setbacks of structures and other improvements from adjacent land	
uses.	



Policy Language	Notes and Discussion
c. The County may adopt additional land use restrictions to ensure that	
proposed destination resorts are compatible with the environmental	
capabilities of the site and surrounding land uses.	
d. Uses in destination resorts shall be limited to visitor- oriented	
accommodations, overnight lodgings, developed recreational facilities,	
commercial uses limited to types and levels necessary to meet the needs	
of visitors to the resort, and uses consistent with preservation and	
maintenance of open space.	
e. The zoning ordinance shall include measures that assure that developed	
recreational facilities, visitor-oriented accommodations and key facilities	
intended to serve the entire development are physically provided or are	
guaranteed through surety bonding or substantially equivalent financial	
assurances prior to closure of sale of individual lots or units. In phased	
developments, developed recreational facilities and other key facilitated	
intended to serve a particular phase shall be constructed prior to sales in	
that phase or guaranteed through surety bonding.	

Table 6. Sunriver Policies

Note – no changes are proposed to these policies at this time, though a larger cleanup as part of a future process is recommended. Existing policies are shown below.

Policy Language	Notes and Discussion
Section 4.5 Sunriver Policies	
4.5.1 Land use regulations shall conform to the requirements of OAR 660 Division 22 or	
any successor.	



Policy Language	Notes and Discussion
4.5.2 County comprehensive plan policies and land use regulations shall ensure that new	
uses authorized within the Sunriver Urban Unincorporated Community do not adversely	
affect forest uses in the surrounding Forest Use Zones.	
4.5.3 To protect scenic views and riparian habitat within the community, appropriate	
setbacks shall be required for all structures built on properties with frontage along the	
Deschutes River.	
4.5.4 Open space and common area, unless otherwise zoned for development, shall	
remain undeveloped except for community amenities such as bike and pedestrian paths,	
and parks and picnic areas.	
4.5.5 Public access to the Deschutes River shall be preserved.	
4.5.6 The County supports the design review standards administered by the Sunriver	
Owners Association.	
Residential District Policies	
4.5.7 Areas designated residential on the comprehensive plan map shall be developed	
with single family or multiple family residential housing.	
Commercial District Policies	
Policy 4.5.8 Small-scale, low-impact commercial uses shall be developed in conformance	
with the requirements of OAR Chapter 660, Division 22. Larger, more intense commercial	
uses shall be permitted if they are intended to serve the community, the surrounding rural	
area and the travel needs of people passing through the area.	
Policy 4.5.9 No additional land shall be designated Commercial until the next periodic	
review.	
Policy 4.5.10 Multiple-family residences and residential units in commercial buildings shall	
be permitted in the commercial area for the purpose of providing housing which is adjacent	
to places of employment. Single-family residences shall not be permitted in commercial	
areas.	



Policy Language	Notes and Discussion
Policy 4.5.11 Approval standards for conditional uses in the commercial district shall take	
into consideration the impact of the proposed use on the nearby residential and	
commercial uses and the capacity of the transportation system and public facilities and	
services to serve the proposed use.	
Town Center District Policies	
Policy 4.5.12 Small-scale, low-impact commercial uses shall be developed in conformance	
with the requirements of OAR Chapter 660, Division 22. Larger, more intense commercial	
uses shall be permitted if they are intended to serve the community, the surrounding rural	
area or the travel needs of people passing through the area.	
Policy 4.5.13 Development standards in the town center district should encourage new	
development that is compatible with a town center style of development that serves as the	
commercial core of the Sunriver Urban Unincorporated Community. The following policies	
should guide development in the Town Center District in Sunriver:	
a. Combine a mixture of land uses that may include retail, offices, commercial services,	
residential housing and civic uses to create economic and social vitality and encourage	
pedestrian use through mixed use and stand alone residential buildings.	
b. Develop a commercial mixed-use area that is safe, comfortable and attractive to	
pedestrians.	
c. Encourage efficient land use by facilitating compact, high-density development that	
minimizes the amount of land that is needed for development.	
d. Provide both formal and informal community gathering places.	
e. Provide visitor accommodations and tourism amenities appropriate to Sunriver.	
f. Provide design flexibility to anticipate changes in the marketplace.	
g. Provide access and public places that encourage pedestrian and bicycle travel.	
h. Provide road and pedestrian connections to residential areas.	



Policy Language	Notes and Discussion
i. Facilitate development (land use mix, density and design) that supports public transit	
where applicable.	
j. Develop a distinct character and quality design appropriate to Sunriver that will identify	
the Town Center as the centerpiece/focal point of the community.	
Policy 4.5.14 Development within the Town Center (TC) District will be substantially more	
dense than development elsewhere in Sunriver. This increased density will require changes	
to existing topography and vegetation in the TC District to allow for screened, underground	
parking. The requirements of the County's site plan ordinance shall be interpreted to reflect	
this fact.	
Resort District Policies	
Policy 4.5.15 Areas designated resort on the comprehensive plan map shall be designated	
resort, resort marina, resort golf course, resort equestrian or resort nature center district on	
the zoning map to reflect a development pattern which is consistent with resort uses and	
activities.	
Business Park District Policies	
Policy 4.5.16 A variety of commercial uses which support the needs of the community and	
surrounding rural area, and not uses solely intended to attract resort visitors, should be	
encouraged.	
Policy 4.5.17 Allow small-scale, low-impact commercial uses in conformance with the	
requirements of OAR Chapter 660, Division 22. Larger more intense commercial uses shall	
be permitted if they are intended to serve the community, the surrounding rural area and	
the travel needs of people passing through the area.	
Policy 4.5.18 Small-scale, low-impact industrial uses should be allowed in conformance	
with the requirements of OAR Chapter 660, Division 22.	
Community District Policies	



Policy Language	Notes and Discussion
Policy 4.5.19 Areas designated community on the comprehensive plan map shall be	
designated community general, community recreation, community limited or community	
neighborhood district on the zoning map to reflect a development pattern which is	
consistent community uses and activities.	
Policy 4.5.20 Lands designated community shall be developed with uses which support all	
facets of community needs, be they those of year-round residents or part-time residents	
and tourists.	
Policy 4.5.21 Development shall take into consideration the unique physical features of	
the community and be sensitive to the residential development within which the community	
areas are interspersed.	
Airport District Policies	
Policy 4.5.22 Future development shall not result in structures or uses which, due to	
extreme height or attraction of birds, would pose a hazard to the operation of aircraft.	
Policy 4.5.23 Future development should not allow uses which would result in large	
concentrations or gatherings of people in a single location.	
Utility District Policies	
Policy 4.5.24 Lands designated utility shall allow for development of administrative	
offices, substations, storage/repair yards, distribution lines and similar amenities for	
services such as water, sewer, telephone, cable television and wireless telecommunications.	
Forest District Policies	
Policy 4.5.25 Uses and development on property designated forest that are within the	
Sunriver Urban Unincorporated Community boundary shall be consistent with uses and	
development of other lands outside of the community boundary which are also designated	
forest on the Deschutes County comprehensive plan map.	



Policy Language	Notes and Discussion
Policy 4.5.26 Forest district property shall be used primarily for effluent storage ponds,	
spray irrigation of effluent, biosolids application and ancillary facilities necessary to meet	
Oregon Department of Environmental Quality sewage disposal regulations.	
Policy 4.5.27 The development of resort, residential or non-forest commercial activities on	
Forest district lands shall be prohibited unless an exception to Goal 14 is taken.	
General Public Facility Policies	
Policy 4.5.28 Residential minimum lot sizes and densities shall be determined by the	
capacity of the water and sewer facilities to accommodate existing and future development	
and growth.	
Policy 4.5.29 New uses or expansion of existing uses within the Sunriver Urban	
Unincorporated Community which require land use approval shall be approved only upon	
confirmation from the Sunriver Utility Company that water and sewer service for such uses	
can be provided.	
Policy 4.5.30 Expansion of the Sunriver Water LLC/Environmental/LLC Water and Sewer	
District outside of the historic Sunriver boundaries shall adequately address the impacts to	
services provided to existing property owners.	
Water Facility Policies	
Policy 4.5.31 Water service shall continue to be provided by the Sunriver Utilities	
Company.	
Sewer Facility Policies	
Policy 4.5.32 Sewer service shall continue to be provided by the Sunriver Utilities	
Company.	
Transportation System Maintenance Policies	
Policy 4.5.33 Privately-maintained roads within the Sunriver Urban Unincorporated	
Community boundary shall continue to be maintained by the Sunriver Owners Association.	



Policy Langua	ge .	Notes and Discussion
Policy 4.5.34	The bicycle/pedestrian path system in Sunriver shall continue to be	
maintained by	the Sunriver Owners Association or as otherwise provided by a maintenance	
agreement.		
Policy 4.5.35	The County will encourage the future expansion of bicycle/pedestrian paths	
within the Sun	river Urban Unincorporated Community boundary in an effort to provide an	
alternative to	vehicular travel.	
Policy 4.5.36	All public roads maintained by the County shall continue to be maintained by	
the County. Im	provements to County maintained public roads shall occur as described the	
County Transp	ortation System Plan.	

Table 7. Resort Community Policies

Note – no changes are proposed to these policies at this time, though a larger cleanup as part of a future process is recommended. Existing policies are shown below.

Policy Langu	age	Notes and Discussion
General Reso	ort Community Policies	
Policy 4.8.1	Land use regulations shall conform to the requirements of OAR 660 Division	
22 or any suc	cessor.	
Policy 4.8.2	Designated open space and common area, unless otherwise zoned for	
development	shall remain undeveloped except for community amenities such as bike and	
pedestrian pa	ths, park and picnic areas. Areas developed as golf courses shall remain	
available for t	hat purpose or for open space/recreation uses.	



Policy Language	Notes and Discussion
Policy 4.8.3 The provisions of the Landscape Management Overlay Zone shall apply in	
Resort Communities where the zone exists along Century Drive, Highway 26 and the	
Deschutes River.	
Policy 4.8.4 Residential minimum lot sizes and densities shall be determined by the	
capacity of the water and sewer facilities to accommodate existing and future development and growth.	
Policy 4.8.5 The resort facility and resort recreation uses permitted in the zoning for	
Black Butte Ranch and the Inn of the Seventh Mountain/Widgi Creek shall serve the resort	
community.	
Black Butte Ranch General Policies	
Policy 4.8.6 County comprehensive plan policies and land use regulations shall ensure	
that new uses authorized within the Black Butte Ranch Resort Community do not adversely	
affect forest uses in the surrounding Forest Use Zones.	
Policy 4.8.7 The County supports the design review standards administered by the	
Architectural Review Committee.	
Policy 4.8.8 Residential, resort and utility uses shall continue to be developed in	
accordance with the Master Design for Black Butte Ranch and the respective Section	
Declarations.	
Policy 4.8.9 Industrial activities, including surface mining, shall only occur in the area	
zoned Black Butte Ranch Surface Mining, Limited Use Combining District (Black Butte Ranch	
SM/LU) located in the northwest corner of Black Butte Ranch.	
Policy 4.8.10 Employee housing shall be located in the area zoned Black Butte Ranch-	
Utility/Limited Use Combining District (Black Butte Ranch-U/LU).	
Policy 4.8.11 Any amendment to the allowable use(s) in either the Resort Community	
District or the Limited Use Combining District shall require an exception in accordance with	



Policy Language	Notes and Discussion
applicable statewide planning goal(s), OAR 660-04-018/022 and DCC 18.112 or any	
successor.	
Policy 4.8.12 The westerly 38-acres zoned Black Butte Ranch Surface Mining, Limited Use	
Combining District (Black Butte Ranch SM/LU) shall be used for the mining and storage of	
aggregate resources. Uses that do not prevent the future mining of these resources, such as	
disposal of reclaimed effluent and woody debris disposal from thinning and other forest	
practices may be allowed concurrently. Other resort maintenance, operational and utility	
uses, such as a solid waste transfer station, maintenance facility or equipment storage may	
be allowed only after mining and reclamation have occurred.	
Policy 4.8.13 The 18.5 acres zoned Black Butte Ranch-Utility/Limited Use Combining	
District (Black Butte Ranch-U/LU) may be used for the disposal of reclaimed sludge.	
Policy 4.8.14 The area west of McCallister Road and east of the area zoned Black Butte	
Ranch may be used for large equipment storage, general storage, maintenance uses, RV	
storage, telephone communications, administration offices, housekeeping facilities and	
employee housing.	
Policy 4.8.15 Employee housing shall be set back at least 250 feet from the eastern	
boundary of the area zoned Black Butte Ranch Surface Mining, Limited Use Combining	
District (Black Butte Ranch SM/LU).	
Policy 4.8.16 Surface mining within the Black Butte Ranch community boundary shall	
adhere to the following Goal 5 ESEE "Program to Meet Goal" requirements:	
a. Only the western most 38 acres of the site shall continue to be mined.	
b. Setbacks shall be required for potential conflicting residential and other development. A	
minimum 50-foot setback shall be maintained from the perimeter of tax lot 202 for all	
surface mining activity.	
c. Noise impact shall be mitigated by buffering and screening.	



Policy Language	Notes and Discussion
d. Hours of operation shall be limited to between 7:00 a.m. and 6:00 p.m. weekdays. No	
operations shall be allowed on weekends and holidays.	
e. Processing shall be limited to 45 days in any one year, to be negotiated with Deschutes	
County in the site plan process in consultation with the Oregon Department of Fish and Wildlife (ODFW).	
f. The conditions set forth in the August 10, 1989, letter of ODFW shall be adhered to.	
g. Extraction at the site shall be limited to five acres at a time with on-going incremental	
reclamation (subject to DOGAMI review and approval).	
h. Mining operations, siting of equipment, and trucking of product shall be conducted in	
such a manner that applicable DEQ standards are met and minimizes noise and dust.	
i. DOGAMI requirements for a permit once mining affects more than five acres outside the	
8.6-acre exemption area shall be met.	
j. A conditional use permit shall be obtained from Deschutes County, under the provisions	
of section 18.128.280. Surface mining of resources exclusively for on-site personal, farm or	
forest use or maintenance of irrigation canals, before mining activity affects more than five	
acres outside the 8.6-acre exempt area.	
Black Butte Ranch Public Facility Policies	
Policy 4.8.17 Police protection services shall be provided by the Black Butte Ranch Police	
Services District.	
Policy 4.8.18 The Black Butte Ranch Water Distribution Company and the Black Butte	
Ranch Corporation shall confirm the water and sewer service, respectively, can be provided	
for new uses or expansion of existing uses that require land use approval.	
Policy 4.8.19 The Black Butte Ranch Water Distribution Company shall provide water	
service for the Black Butte Ranch Resort Community.	
Policy 4.8.20 The Black Butte Ranch Corporation shall provide sewer service for Black	
Butte Ranch.	



Policy Language	Notes and Discussion
Policy 4.8.21 The Black Butte Ranch Fire Protection District shall provide fire protection	
services for Black Butte Ranch.	
Policy 4.8.22 The roads and the bicycle/pedestrian path system within the Black Butte	
Ranch Resort Community boundary shall be maintained by the Black Butte Ranch Owners	
Association.	
Inn of the 7th Mountain Widgi Creek General Policies	
Policy 4.8.23 Any amendment to the allowable uses in either the Resort Community	
District or the Widgi Creek Residential District shall require an exception in accordance with	
applicable statewide planning goal(s), OAR 660-04-018/022 or any successor, and DCC	
18.112 or any successor	
Policy 4.8.24 The County shall encourage and support land exchanges efforts by and	
between private property owners, public agencies and public trusts for the purpose of	
fostering public access to and protection of natural resources, such as rivers, streams, caves,	
areas/features of historical importance and other natural features.	
Inn of the 7th Mountain/Widgi Creek Public Facility Policies	
Policy 4.8.25 Police protection services shall be provided under contract with the	
Deschutes County Sheriff.	
Policy 4.8.26 Water service shall be supplied by on-site wells for the Inn/Widgi Resort	
Community.	
Policy 4.8.27 New uses or expansion of existing uses that require land use approval shall	
be approved only upon confirmation from the City of Bend that sewer service can be	
provided.	
Policy 4.8.28 Fire protection services for the Inn/Widgi shall be provided through a	
contract with the City of Bend until such time as Inn/Widgi develops another plan to provide	
adequate fire protection.	



Policy Langua	nge	Notes and Discussion
Policy 4.8.29	The Resort Community, not Deschutes County, shall maintain roads in the	
community.		
Policy 4.8.30	The bicycle/pedestrian path system shall be maintained by the Inn/Widgi	
Owners Assoc	iation.	
Policy 4.8.31	Emergency access between Widgi Creek and the Inn of the Seventh	
Mountain shal	l be provided in accordance with the approved development plan for the Elkai	
Woods town h	omes. The respective resort property owners shall maintain emergency	
access betwee	n the Inn and Widgi Creek.	

Table 8. Terrebonne and Tumalo Policies

Policy Language	Notes and Discussion
Section 4.6 - Background	The Terrebonne and Tumalo Community
The Terrebonne Community Plan was adopted in Ordinance 2010-012 is hereby	Plans are incorporate plan as appendices.
incorporated into this Plan as Appendix A.	These sections are not needed.
Section 4.7 - Background	
The Tumalo Community Plan was adopted in Ordinance 2010-027 and is hereby	
incorporated into this Plan as Appendix B.	