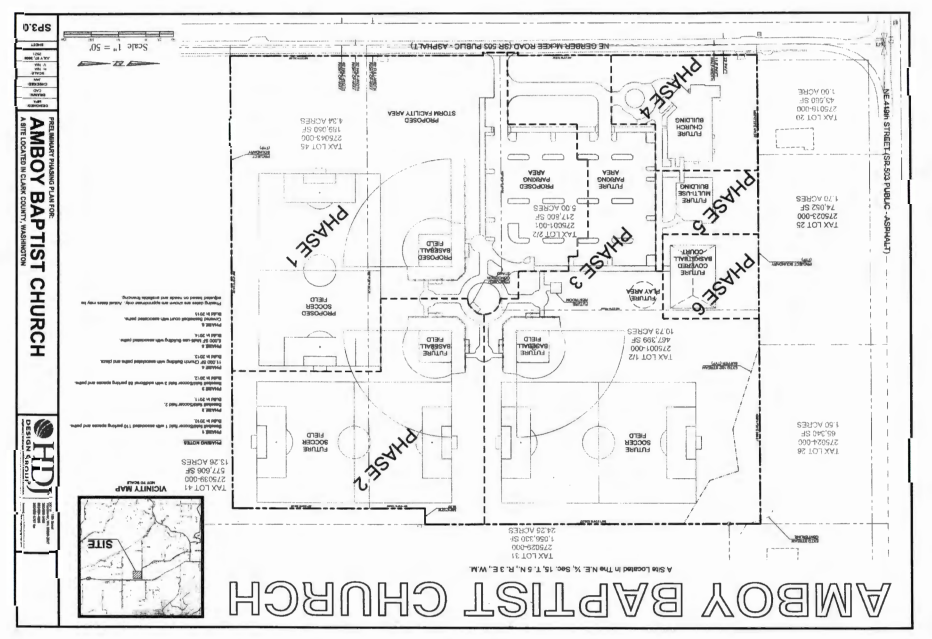




EXHIBIL V



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Above& Beyond Hydroseed

Home Depot

CLARK COUNTY PUBLIC WORKS

20-BI3 STRO9S YOBMA

BUDGET TO ACTUAL

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5				November 5, 20

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Amboy Baptist Church

Amboy Baptist Church

Seed and Fertilizer

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fields, parking lot, and stormwater facilities 3. Design and permitting expenses for athletic

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seitiliset reserver facilities 4. Materials for construction of parking lot and

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Purchased trees per agreement with Amboy Baptist Church	Second Wind Nursery	00.916,2\$	Invoice 11-17-10 TREES

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Portable Restroom Rental	Amboy Baptist Church	00.48\$	neD-neC nebinemA
Survey for Storm Water facility	Amboy Baptist Church	00.069\$	Grant & Associates Surveying, LLC

87.367,5612 S1ATOT GNA9D

Payment Spreadsheet 2013

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Payment Spreadsheet September 26, 2013

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PURCHASE ORDER 653772

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Payment Spreadsheet

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November 5, 2013 Payment Spreadsheet

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Clark County Will reimburse \$4,269,04 of the attached invoice totaling \$9,198.27. This concludes Clark County's reimbursement to Amboy Batist Church in the amount of \$400,000,000

		4 ,269.04		£T/S/1	TOTAL REIMBURSEMENT TO ABC 11
		\$4,269.04	625208	90	Remaining Clark County Balan
ĺ		22.861,6\$		JATOT	
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TAO93A 33ATS CLARK COUNTY

CHECK ONE:	X Consent	Chief Administrative Officer
	Amboy Baptist Church. D	Vancouver-Clark Parks and Recreation, and velopment includes 3 softball/baseball fields, 3 frontage and stormwater facility. Tax Parcel 35043.
REQUEST:		it of Develobment and Use Agreement by
:3TAQ	June 25, 2010	
DEPARTMENT/DIVISION:	Public Works / Vancouver Services	נופרג Parks & Recreation / Real Property)

`əsn youth sport organizations and will be available during non-church activities for the general public to 35 (thirty-five) and 40 (forty) contract years. These proposed fields will be utilized by North County to extend for up to three (3) additional five (5) year terms on a rolling basis at the end of the 30 (thirty), fields, 3 multi-purpose fields and parking. The Agreement is for twenty-five (25) years, with a provision Recreation Department and Amboy Baptist Church joint development and use of 3 softball/baseball BACKGROUND: The Agreement is to set out the terms and conditions for Vancouver-Clark Parks and

County. Youth Soccer Club, Clark County Youth Football, North County Pop Warner, and the citizens of Clark not limited to: North County Little League, Clark County Junior Baseball Association, Battle Ground sports programs that reside in North County. The primary users of these proposed fields would be but and plan was presented and approved by the BOCC in 2009. VCPRD has met with several youth shared development and use. VCPRD reviewed the potential partnership in 2008. The partnership approached VCPRD in 2006 with regards to 15 acres of flat farmland that could become available for partnerships via schools, churches or private land owners. Amboy Baptist Church originally forecasted. Thus, the BOCC has requested Clark County and VCPRD to find creative long term and partnerships with rural sports leagues. Collection of Rural REET has been far below as originally COMMUNITY OUTREACH: These sports fields are part of the County's interest in rural youth sports

for use at the end of 2011 or beginning of 2012. budget. These sports fields and parking lot would be constructed in 2010-11 and open for the public Rural REET funds to support certain aspects of the project within the 2009-2010 VCPRD capital BUDGET AND POLICY IMPLICATIONS: Board of County Commissioners committed \$400,000 of

(triamhasta Stachment) 298 🗌 EISCAL IMPACTS: ON 🖂

stormwater facility. Tax Parcel numbers 275001-000 and 275043. development and use of 3 softball/baseball fields, 3 multi-purpose fields, parking, frontage and between Clark County, Vancouver-Clark Parks and Recreation, and Amboy Baptist Church for the joint ACTION REQUESTED: Execute and approve a Right of Development and Use Agreement by and



mt

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840-01MJ

DISTRIBUTION: Please notify the Real Property Services Department of the Board's action by calling

M. Mayer 19]년**덕** UDISUƏIXƏ 9

01-HL1 25 BOARD OF COMMISSIONERS

CLARK COUNTY, WASHING TON APPROVED: JULIA 27 , 2010

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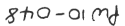
1

Director, Vancouver-Clark Parks & Recreation

Public Works Director/County Engineer Peter Capell, P.E.

cc: Scot Brantley, Pam Mason, PW Central Files Attachments: Agreement and Map PMM/PC/PAM/pmm

1:/Design/PARKS-SPORTS/IELDS/Agreementa/stmboy Baptist Church/Final Agreement/S013172092-S2904.



After recording return to: Clark County Public Works Real Property Services PO Box 9810 Yancouver, WA 98666-9810

Document Title: Use Agreement By and between Clark County, Washington and Amboy Baptist Church Legal Description: NE ½, Sec 15 T54, R3E WM Serial #: 275001-000 & 275043-000

SL-OI dx

THIS AGREEMENT is entered into by and between Clark County, Washington, a political subdivision of the State of Washington ("County"), VCPRD an agent for the County, and the Amboy Baptist Church, a ______("ABC").

I. Purpose of the Agreement

A. Background

ABC owns 20.07 acres at the corner of NE Gerber McKee Road and NE 419^m Street in hundred foot baseball/softball fields and three full-size soccer/football/lacrosse/field hundred foot baseball/softball fields and three full-size soccer/football/lacrosse/field improvements for the development of these facilities with one sports field being fully developed and the other two fields having certain initial improvements. It also provides for the construction of a parking lot for 95 vehicles to be utilized by ABC and the sports fields users. Refer to Exhibit A for layout and phasing plan of ball fields and the sports fields having certain initial improvements. It also provides for the construction of a parking lot for 95 vehicles to be utilized by ABC and the sports fields users. Refer to Exhibit A for layout and phasing plan of ball fields and parking lot for 95 vehicles to be utilized by ABC and the sports fields users. Refer to Exhibit A for layout and phasing plan of ball fields and parking lot for 95 vehicles to be utilized by ABC and the sports fields users. Refer to Exhibit A for layout and phasing plan of ball fields and parking lot for the construction of a parking lot for 95 vehicles to be utilized by ABC and the sports fields users. Refer to Exhibit A for layout and phasing plan of ball fields and parking lot for the construction of a parking lot for 95 vehicles to be utilized by ABC and the sports fields users. Refer to Exhibit A for layout and phasing plan of ball fields and parking lot for the construction of a parking lot for 95 vehicles to be utilized by ABC and the sports fields users.

Development Agreement between Clark County and Amboy Baptist Church

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The County has committed \$400,000.00 of Rural REET funds to support certain aspects of the project, as approved by the Board of County Commissioners in the 2009-2010 sports leagues in rural north Clark County with necessary field space for practice and games. This partnership will greatly improve the opportunities for these leagues, users and children to actively engage in youth sports.

B. Roles

Clark County will provide funding for professional services; will acquire certain materials; and will cause certain work to be performed as specified in this Agreement. ABC will provide funding for professional services; will obtain certain materials; and will cause certain work to be performed as specified in this Agreement.

Vancouver-Clark Parks and Recreation Department ("VCPRD") shall act as the County's agent for the coordination and management of the design and construction of the facilities as provided in the Parks Interlocal Agreement between the County and the City of Vancouver.

ABC will maintain and make the facilities developed through this Agreement available for use by the general public for a period of at least twenty-five years following the completion of the construction of the facilities as provided herein.

II. Design of the Facilities

The County will contribute \$40,000.00 and ABC will contribute the balance of the costs, which are estimated to be \$25,000.00, towards the design and permitting of the athletic fields, parking lot and associated stormwater facilities. ABC has contracted with HDJ to prepare design and engineering plans for the construction of three baseball/softball and three multi-use fields on ABC property. Attached to this Agreement and incorporated developed. Design work shall consist of surveying, design, preparation of the addimately developed. Design work shall consist of surveying, design, preparation of the addimately developed. Design work shall consist of surveying, design, preparation of the addimately documents and permitting (including associated costs) for the construction of the addimately of the design work shall consist of surveying, design, preparation of the subtruction of the tacting to the construction of the taction of the construction of the design of the construction of the design of the construction of the tacting of the construction of the design of the construction of the design of the design work shall consist of surveying, design, preparation of construction of the developed. Design work shall consist of surveying, design, preparation of the construction of the developed. Design and permitting (including associated costs) for the construction of the construction of the construction of the construction of the design and permitting to the fields, parking lot and stormwater facilities. Design and the design and stormwater facilities.

Development Agreement between Clark County and Amboy Baptist Church

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permitting costs for additions to other church property shall not be included in the cost of permitting for the fields.

III. Construction of the Facilities

A. Construction of the Sports Fields and Parking Lot

Development of the Amboy Baptist Church, sports fields and parking shall be undertaken by ABC in accordance with the phasing plan attached as Exhibit "A" and the Final Order CUP2009-00006, which is defined as Exhibit "B"

ABC shall be responsible for the performance of all grading and paving necessary for the development of the three sports fields and the entire parking lot. The County will provide materials needed for grading of the sports fields and the paving of the parking lot. The haul-off and disposal of excess material shall not be reimbursed by the County. Prior to the disposal of any excess material, ABC shall provide the County with proof that the excess material, will be disposed of at a permitted facility.

ABC shall be responsible for the design and installation of an irrigation system for the three baseball/softball/multi-use fields. Prior to installation of the irrigation system, ABC shall be responsible for the design by VCPRD. After the grading and design of the irrigation system, ABC irrigation system are completed and approved by VCPRD, the County will provide the irrigation system materials is limited to \$75,000. After the irrigation system has been irrigation system has been irrigation system materials is limited to \$75,000. After the irrigation system has been to the irrigation system has been irrigation system has been irrigation system has been the irrigation system has been to the irrigation system has been to the irrigation system has been irrigation system materials is limited to \$75,000. After the irrigation system has been to the irrigation system has been to be seeded. The County will purchase materials to the sports equipment for one of the three fields. The County will purchase materials for the install store approved by VCRPD, ABC shall cause the three fields. The County will purchase materials to the purchase the trigation system has been to the irrigation system to the design. Completion of all other fields is the responsibility of the sports equipment is limited to \$75,000. ABC is responsible for the installation of the sports equipment is limited to \$75,000. ABC shall install tencing and sports equipment for one of the three fields. The County's financial obligation to the purchase of seed, fertilizer, fencing and sports equipment is limited to \$75,000. ABC is responsible for the installation of the sports exports approved by the purchase of seed, fertilizer, fencing and sports equipment is limited to \$75,000. ABC is responsible for the installation of the sports equipment is limited to \$75,000. ABC is responsible for the installation of the sports equipment is limited to \$75,000. ABC is responsible to the installation of the sports equipment is limited to \$75,000. ABC is responsing to the

Development Agreement between Clark County and Amboy Baptist Church

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After the installation of the fencing and sports equipment is approved by VCPRD, ABC shall construct the parking lot and stormwater facilities as designated in the approved plans. The County will provide materials necessary for the construction of the parking lot and stormwater facilities. It is anticipated that the cost of the County's material costs for the parking lot will be \$150,000

The County has committed to making a financial contribution of \$400,000.00 to the design and development of the facilities. If after fulfilling its obligations specified above, if the County has not expended an amount equal to \$400,000.00, the County, VCPRD and ABC will meet and confer on proposals for the expenditure of the balance of the funds for fencing and equipment for the remaining two baseball/softball/multi-use fields.

The VCPRD Sports Field Development Coordinator will act as the primary contact, and will provide oversight of the planning, permitting, design and development of the fields and selection of site amenities to insure all athletic fields meet the standards of VCPRD construction to ensure design and safety of the installation. Other permit inspections required by County code are the responsibility of ABC.

The County will not stage the materials it purchases for installation; rather, the materials will be delivered to a single point where they will be stockpiled and moved from there for incorporation into the project. The County will not contribute any funding for the payment of any wages or salary related to the construction of the facilities with the exception of the construction of the facilities with the exception of the construction of the facilities with the exception of the construction of the facilities with the exception of the construction of the facilities with the exception of the construction of the facilities with the exception of the construction of the facilities with the exception of the construction of the construction of the facilities with the exception of the construction of t

B. Schedule

ABC will provide VCPRD with a construction schedule, including project milestones. VCPRD will review and approve this document prior to commencing of construction.

IV. Public Access

Constructed fields are to remain in place for the length and open to the public for 25 (twenty-five) years from the date of the completion of the first sports field. If ABC develops within the field areas within those first 25 (twenty-five) years, ABC will pay a

Development Agreement between Clark County and Amboy Baptist Church

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percentage of the committed Rural REET money used to develop this project back to Clark County. The percentage shall be based upon the number of fields remaining after the development and the number of years remaining in the Agreement.

At the end of the 25 (twenty-five) year term, and upon mutual agreement by both parties, VCPRD request to ABC, the Agreement may be administratively extended for up to three (3) additional five (5) year terms on a rolling basis at the end of the 30 (thirty), 35 (thirty-five) and 40 (forty) contract years.

V. General Guidelines for Joint Use

- A. These fields will be used primarily by North County Little League, Clark County Junior Baseball Association, Battle Ground Youth Soccer Club, Clark County Youth Football and North County Pop Warner, as well as the general public.
- B. Fields shall be available at hours similar to public facilities.
- C. Use of these fields are primarily for non-profit youth organizations within the rural Clark County boundaries.
- D. All joint use programming and activities scheduled under this Agreement will comply with VCPRD policies prohibiting discrimination.
- E. Fields will be maintained by ABC to ensure safe use by the public. The parties intend to enter into a maintenance and operations agreement that provides the framework for access, use, scheduling, fees and charges, and operations and maintenance standards. CCPW and VCPRD anticipate providing no additional maintenance services of the fields once the project is completed, unless otherwise specified in the future maintenance and operations agreement.

Dated this 27 day of , 2010.

Board of County Commissioners Clark County, Washington

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:ya Steve Stuart, Chair :Xa

Marc Boldt, Commissioner

By: Tom Mielke, Commissioner

Vancouver-Clark Parks and Recreation Department

Mayér, Director WADA By:

Amboy Baptist Church

nemnien O qinebnewe Severaship Chairman By: _

Jason Wallway, Amboy Baptist Church Pastor :ys

Bronson Potter, Prosecuting Attorney By: Approved as to form only

Development Agreement between Clark County and Amboy Baptist Church

NOTARIAL ACKNOWLEDGEMENT

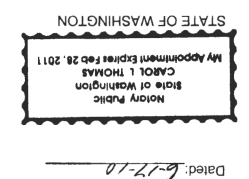
NOTONIHSAW TO ETATS

COUNTY OF CLARK

I certify that I know or have satisfactory evidence that Hal Wright is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he is authorized to execute the instrument and acknowledged it as the Amboy Baptist Church Stewardship Chairman, to be the free and voluntary act and deed of such party for the uses and purposes therein mentioned in the instrument.

Zel M

Notary Public in and for the State of WA residing at المكري مسلم My commission expires: 2 /2 /2



COUNTY OF CLARK

:beted:

I certify that I know or have satisfactory evidence that Jason Wallway is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he is authorized to execute the instrument and acknowledged it as the Amboy Baptist Church Pastor, to be the free and voluntary act and deed of such party for the uses and purposes therein mentioned in the instrument.

AW to state of the State of WA

Notary Public in and for the State of WA residing at VUJC (Common MA 11/86/6 :2010 MA

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CAROL L THOMAS notenintrow to etoit Notary Public

01-(1-9

My Appointment Expires Feb 26, 2011

Development Agreement between Clark County and Amboy Baptist Church

STATE OF WASHINGTON

COUNTY OF CLARK

I certify that I know or have satisfactory evidence that Steve Stuart, Mare Bordt, and Tem Mietker, duly elected, qualified and acting County Commissioner(s) of Clark County, Washington, who executed the foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of Clark County, for the uses and purposes therein mentioned, and on oath stated that helthey is/are authorized to execute said instrument by resolution of the Board of County Commissioners of Clark County and that the seal affixed is the official social of County Commissioners of Clark County and that the seal affixed is resolution of the Board of County Commissioners of Clark County and that the seal affixed is the official social of Clark County Commissioners of Clark County and that the seal affixed is the official social of County Commissioners of Clark County and that the seal affixed is the official social of County Commissioners of Clark County and that the seal affixed is the official social of County Commissioners of Clark County and that the seal affixed is the official social of County Commissioners of Clark County and that the seal affixed is the official social of County Commissioners of Clark County and that the seal affixed is the official social of Clark County Commissioners of Clark County and that the seal affixed is the county county county Commissioners of Clark County and the seal affixed is the county county county county county county county and the seal affixed is the county count

Notary Public in and for the State of Washington, residing at Battle 61 Wing W



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COUNTY OF CLARK

Dated:

I certify that I know or have satisfactory evidence that Peter M. Mayer is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he is authorized to execute the instrument, to be free and voluntary act and deed of Vancouver-Clark Parks and Recreation Department, to be free and voluntary act and deed of such party for the uses and purposes therein mentioned in the instrument.

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Notary Public in and for the State of AW residing at My commission expires: الالالاك



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EXHIBIL B

FOR CLARK COUNTY, WASHINGTON BEFORE THE LAND USE HEARING EXAMINER

FINAL ORDER

CUP2009-000061

McKee Road in unincorporated Clark County, Washington) (Amboy Baptist Church) baseball/soccer fields and associated facilities east of Gerber) conditional use permit and site plan review for a church, Regarding an application by Amboy Baptist Church for

A. SUMMARY

abutting properties are zoned AG-20 (Agriculture, 20-acre minimum lot size. Township 5 North, Range 3 East of the Willamette Meridian. (the "site"). The site and property is Tax lots 1/2 (275001-000), 2/2 (275001-001 and 45 (275043-000), Section 15, Gerber McKee Road, about 200 feet south of NE 419m Street. The legal description of the (PSR2009-00026) of the development. The roughly 20.07-acre site is located east of NE the covered basketball court. The applicant is also requesting preliminary site plan review church, the 5^m phase is the 5,371 square foot multi-purpose building and the 6^m phase is will provide an additional 88 parking spaces. The fourth phase is the 11,267 square toot soccer/baseball field for each phase with 110 parking spaces provided in phase 1. Phase 3 proposed to construct the project in six phases. The first three (3) phases will be one baseball/soccer fields, concession stand, restrooms and associated parking. The applicant church, a 5,371 square foot multi-use building, a covered basketball court, three permit (CUP2009-00006) for the construction and operation of an 11,267 square toot 1. The applicant, Amboy Baptist Church, requests approval of a conditional use

parking spaces required on the site. other than public agency staff. The only contested issue relates to the number of ADA amended at the hearing, with one exception. No one else testified orally or in writing, 2009 (the "Staff Report"). The applicant accepted those findings and conditions, as Review, Staff Report and Recommendation to the Hearing Examiner dated November 9, application subject to conditions of approval. See the Development and Environmental and evidence regarding the application. County staff recommended approval of the Examiner Joe Turner (the "examiner") conducted a public hearing to receive testimony for the proposal pursuant to the State Environmental Policy Act ("SEPA"). Hearing 2. The County issued a Mitigated Determination of Nonsignificance ("MDNS")

the end of this final order. the conditional use permit and preliminary site plan subject to conditions of approval at 3. Based on the findings provided or incorporated herein, the examiner approves

B. HEARING AND RECORD

of the public hearing and the casefile maintained by the Department of Community application on November 24, 2009. That testimony and evidence, including a videotape I. The examiner received testimony at a duly noticed public hearing about this

This decision also addresses PSR2009-00026 and SEP2009-00067.

Hearing Examiner Final Order

(Amboy Bapiist Church) CUP2009-00006

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Development ("DCD"), are included herein as exhibits. A list of the exhibits is attached to and incorporated into this final order. The exhibits are filed at DCD. The following is a summary by the examiner of selected testimony and evidence offered at the hearing.

2. County planner Terri Brooks summarized the Staff Report and showed photographs of the site, Exhibit 39. She opined that fencing is not warranted, because the proposed ball fields are setback 400 feet or more from the site boundaries. She requested the examiner modify condition A-2 to that effect.

a. She testified that the International Building Code (the "IBC") regulates ADA parking requirements. The examiner has no authority to determine the ADA parking requirements. Therefore she requested the examiner modify conditions B-1-h and -i to require compliance with the handicap parking requirements of the IBC.

3. County wetland biologist Brent Davis requested the examiner modify the findings and conditions in the Staff Report to change references to "stormwater pipes" in the wetland buffer to "stormwater facilities."

4. Planner Andy Nuttbrock testified on behalf of the applicant. He accepted the findings and conditions of approval in the Staff Report, as amended, with certain exceptions.

a. He requested the examiner modify conditions B-1-h and -i, which require a total of 9 handicapped parking spaces on the site. In determining the ADA parking requirements, the building examiner reviewed the two parking lot phases as separate parking lots. The building code requires 5 ADA parking spaces for the 110-space total of 198 parking spaces on the site. The building code requires 6 ADA parking spaces, for a for the 198 parking spaces on the site. The building code requires 6 ADA parking spaces for the 198 parking space parking lot.

5. County rural team leader Travis Goddard noted that the applicant will need to restripe the parking lot to provide ADA parking spaces near the church and multi-purpose buildings when Phases 4 and 5 are completed

6. The examiner closed the record at the end of the public hearing and announced his intention to approve the application subject to the conditions of approval in the Staff Report.

C. FINDINGS:

Only issues and approval criteria raised in the course of the application, during the hearing or before the close of the record are discussed in this section. All approval criteria not raised by staff, the applicant or a party to the proceeding have been waived as contested issues, and no argument with regard to these issues can be raised in any subsequent appeal. The Examiner finds those criteria to be met, even though they are not specifically addressed in these findings. The following issues relate to the mandatory applicable approval criteria for this proposal and were addressed by County staff in their applicable approval criteria for this proposal and were addressed by County staff in their

Hearing Examiner Final Order

(Amboy Baptist Church) CUP2009-00006

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reports, by agency comments, by the applicant and others. The Examiner adopts the following findings with regard to each:

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This 20.07-acte property is comprised of three (3) tax lots that make up one (1) legal lot. It is zoned AG-20 which permits several uses outright, conditionally, or by review and approval (R/A). Churches (and accessory church uses) are allowed in this district through the conditional use permit (CUP) review process (see Table 40.210.010-1).

Private recreational facilities also require a conditional use permit in the AG-20 zone. The ball fields are proposed to be used for public and private leagues throughout the year. Vancouver-Clark Parks and Recreation has pledged \$400,000.00 for construction of the ball fields however the fields will continue to be privately owned making them a private recreational facility not a public facility.

While the narrative states that the multi-purpose building may include daycare and a small (20-25 children) school in the future, these uses were removed and are not a part of this review (see Exhibit 21).

Finding #2 - Conditional Use Permit Review Standards

In order to grant any conditional use, the hearing examiner must find that the establishment, maintenance or operation of the use applied for will not, under the circumstances of the particular case, be significantly detrimental to the health, safety or general welfare of persons residing or working in the neighborhood of such proposed use or be detrimental or injurious to the property and improvements in the neighborhood or to the general welfare of the county.

As a condition of approval for a conditional use or planned unit development, the hearings examiner may require an applicant to provide landscaping and screening that differs from the standards in $\underline{Table 40.320.010-1}$ and Section $\underline{40.320.010}(C)(2)$ where necessary to comply with the other applicable approval standards for the use or development.

Adjacent zoning and uses include agriculture and large lot residential. None of the adjacent properties are dividable under current zoning.

The examiner finds that the proposed landscape buffer is adequate to buffer adjacent properties from impacts of activities on the site. The proposed ball fields are an intense use; especially in this quiet rural area. However the fields will be located away from surrounding residential properties. The northern edge of the Phase 3 field is setback 120 feet from the north boundary of the site. This field is located within 40 feet of the east boundary of the site. Phase 1 and 2 fields are located closer to the east and south boundaries. See Sheet SP3.0 of Exhibit 5. However the adjacent properties to the south and east are zoned AG-20 and are currently being actively farmed. The examiner finds that uses on this site will have little impact on the existing agricultural use of the adjacent properties.

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The applicant proposed to plant a row of cedar trees that will be 6-7 feet tall at time of planting along the majority of the north, south and east boundaries of the site. The applicant proposed to provide a row of arborvitae along the remainder of the south and applicant proposed to provide a row of arborvitae along the remainder of the south and east boundaries of the site. See Sheet L1.0 of Exhibit 5. These cedar trees and arborvitae a will remain bushy to the ground and mature to create a dense hedge that will provide a visual screen and arborvitae between the site and abutting properties.

The applicant did not propose any screening along the habitat buffer although there are six (6) homes within 300 feet of this property line. The applicant will need to provide screening in this area also.

Properties to the west are across the street from the site, which adds the benefit of distance and landscaping as shown on the preliminary landscape plan (sheet L1.0 of exhibit 5) is sufficient along the road frontage. (See Conditions #A-3, A-4 and B-1-e)

Finding #3 - Site Plan Review

CCC 40.3 contains the criteria for parking, loading areas, screening, landscaping, circulation, storage waste area, and lighting under which a site plan is reviewed.

The applicant has submitted a site plan for the project (Exhibit 5 modified slightly by Exhibit 26). Final site plan approval will be granted administratively if the conditional use permit is approved, subject to the conditions identified in this report. (See Condition #B-I)

Finding #4- Parking and Loading Areas

CCC 40.340.010, B, 2 requires that when more than one (1) use occupies a structure or parcel of land or where a business includes a combination of uses, the minimum required number of parking spaces shall be the sum of the requirements for each use, except to the extent the uses comply with the requirements for shared parking. Therefore, the church must include not only the seating capacity of the chapel but also the offices and multi-use rooms. The shared parking exception applies because the uses will not be used concurrently (See Exhibit 29). (See Conditions #A-6 and I-2)

The first three (3) phases are the ball fields. The applicant did not address parking for these uses in their traffic study and has agreed to use the analysis provided for the Hockinson Meadows Park operated by the county. That analysis indicated that each ball field required at least 43 parking spaces. The applicant proposes the first phase to be one ball field and proposes providing 110 parking spaces. The applicant proposes only 2 ADA compliant parking spaces with this phase although five (5) are required per IBC Table 1106.1. One of the five must be van accessible. The final site plan will need to be revised to show the correct number of ADA compliant spaces for phase 1. (See Condition B-1-g)

Phase 2 is also one ball field and the additional 43 spaces required for it will have been built with phase 1.

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With phase 3, the last ball field, additional parking is needed. The applicant proposes an additional 88 parking spaces with this phase. This will bring the total parking spaces to 198 spaces. With these additional 88 spaces, additional ADA compliant spaces are needed.

The ADA parking requirements are established by the IBC. The examiner has no authority to interpret the IBC in this proceeding. The County building official is solely responsible for interpreting the IBC. See CCC 40.100.050(A)(3) and 14.05.090. Therefore determination of the number of ADA parking spaces required for a particular project is up to the County building official. However, for what its worth, the examiner believes that the Phase 3 parking lot should be reviewed as an expansion of the Phase I parking lot, requiring a total of 6 ADA parking spaces, rather than as an entirely separate and independent parking lot requiring 4 additional ADA spaces. (See Condition B-1-h)

The application shows seating for 203 people. At a ratio of 1 parking space for every 4 the application shows seating for 203 people. At a ratio of 1 parking space for every 4 seats that would require the church to have 51 parking spaces. However, the church also includes offices and multi-purpose rooms that could be utilized during church services. The occupancy load for the multi-purpose room inside the church is 79, which would for the church burbose room inside the church is 79, which would for the church burbose room inside the church is 79, which would for the church burbose room inside the church is 79, which would for the church burbose room inside the church is 20, which would meed 20 spaces and the offices would require 3 additional spaces. Total required parking institute proposed parking is sufficient only because for the church building is 74 spaces. The proposed parking is sufficient only because multiple uses will not occur concurrently. (See Condition # A-6 and I-2)

Phase 5 is proposed as the multi-purpose building. This building has an occupancy load of 768. Using the "Other auditoriums, meeting rooms" section in Table 40.340.010-4 of the code, 1 space would be needed for every 4 seats ($768 \div 4 = 192$) so 192 parking spaces would be required. The applicant indicates in exhibit 29 they will not be holding events at either the multi-purpose building or church at the same time as ball field use. However, because only 198 parking spaces are proposed, in order to allow this building, a building is in use. It is understood that a wedding could be performed in the church with the reception following in the multi-purpose building because that would not cause both building is in use. It is understood that a wedding could be performed in the church with building is in use. It is understood that a wedding because that would not cause both building is in use. It is understood that a wedding because that would not cause both building is in use. It is understood that a wedding because that would not cause both building to be used at the same time. (See Condition # A-6 and I-2)

Phase 6 is the covered basketball court. This is similar to the sports fields as far as required parking and the indicated number of parking spaces is sufficient provided the multi-purpose building and church are not being used at the same time.

Since only one of the uses will occur at the same time, either the ball fields and basketball court or the church or the multi-purpose building, the 198 parking spaces are sufficient.

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CCC 40.340.020,A, **3**, e requires that where pedestrian or bicycle routes cross access, maneuvering, parking or loading areas, the crossing must be clearly identified by using striping, elevation changes, speed bumps, a different paving material, and/or other method that effectively alerts drivers, pedestrians and cyclists of the location and nature of the crossing. The applicant proposes to use truncated domes where the walkways cross of the crossing.

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(Amboy Baptist Church) CUP2009-00006

the access drives. However, Section 1102 of the IBC also requires detectable warming (truncated domes is one) for the walkways along the entire parking lot. This may need to be revised prior to final site plan approval. (See Woldition #B-1-M)

Finding #6 - Landscaping and Screening

Landscaping along the north, south and east is required by the Conditional Use permit. The applicant proposes 6 – 7 foot tall cedar trees around most of the parcel to provide screening. In the wetland buffer, west of the habitat buffer and along the south portion of the east property line they are proposing arborvitae. Within the wetland buffer only native vegetation is allowed. The landscape plan within the wetland buffer will need to be modified to use only native vegetation yet still provide a dense hedge screen six (6) feet high and ninety-five percent (95%) opaque year-round. The landscape plan will also need to be modified to show a hedge along the habitat buffer. The landscape plan will need to be revised to reflect these changes. (See Conditions #B-1-6 and B-1-e)

Parking spaces on the perimeter of a parking lot or abutting interior landscaped areas or sidewalks must include a wheel stop or curb at least four (4) inches high located three (3) feet back from the front of the parking and/or loading space. The front three (3) feet of a parking space may be improved with groundcover landscape material, instead of asphalt or concrete pavement but that area can not be counted toward landscape or open space area requirements. (See Condition B-1-b)

The perimeter of a parking or loading area and access and maneuvering drives associated with them must be improved with a curb, rail or equivalent so that vehicles do not extend over a property line, sidewalk or public or private street (See Condition #B-1-b) No irrigation system is proposed and none is required outside urban growth boundaries. However, the applicant should be aware that CCC 40.320.010(G)(6) requires that maintenance of landscaped areas is the ongoing responsibility of the property owner. Required landscaping must be continuously maintained in a healthy manner. Plants that die must be replaced with in-kind materials unless otherwise authorized by the tresponsible official. (See Condition #1-1)

CCC 40.320.010(D)(2) specifies that rooftop and ground-level exterior equipment shall be screened from abutting property used or zoned for residential purposes or from an abutting public road right-of-way to at least an F2 or L3 standards if visible at grade from the property or right-of-way. From the submitted plans, it is not clear whether or not any exterior equipment is proposed for this project. As a result, a condition will be imposed to ensure compliance with this requirement. (See Condition #B-7)

Landscape islands are required for all parking areas that contain at least seven spaces. Islands must be distributed at a ratio of one island for every seven parking spaces, contain a minimum of 25 square feet, and be at least 4 feet wide. Each island must contain at least one tree and shall have a means to prevent vehicles from damaging trees, such as by a wheel stop or curb. These islands break up the image of the large expanse of asphalt created by parking areas. The applicant is required to provide at least 16 landscape islands created by parking areas.

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(Amboy Baptist Church) CUP2009-00006

for the 110 parking spaces in phase 1 and 12 more for the added parking in phase 3 for a total of 28 landscape islands.

The applicant's landscape plan only shows 15 landscape islands in phase 1 and an additional 15 for phase 3. While the total is sufficient, at least 1 landscape island must be added to the phase 1 parking. (See Conditions #B-1-k and B-1-l)

Prior to issuance of an approval of occupancy for a site plan, the applicant shall provide verification that the required landscaping has been installed in accordance with the approved landscape plan. Even for the ball fields require building permits, for the backdrop fencing and dugouts. (See Condition #G-1-a)

Finding #7 - Solid Waste Disposal

The amount of solid waste and recyclable storage area is based on the use and size of the buildings. Uses other than retail uses are required to provide a minimum of 10 square feet of storage area plus 4 square feet for every 1,000 square feet of gross floor area. For a church building of 11,267 square feet, 58 square feet is required. The applicant proposes to the storage of solid waste to be inside the church. The floor plan of the church shows an 8-foot by 9-foot 5-1/2 inch room for storage and trash, which exceeds the minimum Code criteria.

The applicant also proposes to provide deconative garbage cans/containers for uses at the sports complex. These garbage cans/containers would be emptied by either the church or users of the sports fields after each event.

Finding #8 - Light and Glare

The applicant proposes the parking area and at least one sports field to be lighted but only submitted a lighting plan for the parking area. Prior to final site plan approval for the phase for the ball field that will have lighting, a lighting plan will need to be submitted. The lighting plan will need to show how the proposed lights will be shielded downward so that the lights do not cast glare onto adjacent properties. The Washington State Department of Transportation also must approve all lighting plans. (See Conditions #A-5, B-5 and B-6)

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No signs are indicated on the site plan. A separate sign permit is required if a sign is proposed. Signs must also be approved by the Washington State Department of Transportation. (See Condition F-1)

Finding #10 - Restrooms

The applicant does not propose to construct a restroom until phase 3 of the project but has not addressed where the ball players, family and audience will relieve themselves until it is built. This could include port-a-potties until phase 3 but the applicant did not address it. This will need to be addressed prior to final site plan approval for phase I. (See Condition #B-1-j and B-17)

Conclusion (Land Use):

Hearing Examiner Final Order

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The examiner concludes that the proposed preliminary plan, subject to conditions identified above, meets the land use requirements of the Clark County Code.

VECHAEOLOGY:

The applicant submitted an archeological pre-determination (ARC2008-00035) in which it was determined that no additional archeological work was needed. However, that predetermination was only for the northwest five acres of the site. Staff called the applicant in mid-August to alert them to the fact they needed the balance of the site reviewed for archeology because there will be ground disturbance over the entire site. Not only is the site listed as having a high probability of containing cultural resources according to the State fisted as having a high probability of containing cultural resources according to the been submitted although the applicant indicated they were working on it. (See Condition been submitted although the applicant indicated they were working on it. (See Condition been submitted although the applicant indicated they were working on it. (See Condition been submitted although the applicant indicated they were working on it. (See Condition been submitted although the applicant indicated they were working on it. (See Condition been submitted although the applicant indicated they were working on it. (See Condition

Conclusion (Archaeology):

The examiner finds that the proposed preliminary plan, subject to conditions identified above, can meet the archaeology requirements of the Clark County Code.

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Clark County GIS maps show two Type U streams in the vicinity of the project area. The applicant submitted a "Habitat Assessment" prepared by The Resource Company, Inc., dated May 1, 2008. The report states that the southern stream does not exist, and that the northern stream is Type Np (non fishbearing, perennial) carrying a 100-foot riparian habitat conservation zone. The report also describes a May 1, 2008 site meeting during which Anne Friesz of Washington Department of Fish and Wildlife agreed with these determinations.

Staff confirmed that WDFW determined the stream types presented by The Resource Company, Inc. were correct. In addition, staff visited the site on July 29, 2009 and concurs with WDFW and The Resource Company, Inc.

The biologists for the applicant, WDFW and the County all agree that the southern stream to does not exist, and the northern stream is Type Np. According to Title 40.440.010(C)(1)(a), a DNR Type Np watercourse requires a 100-foot riparian habitat conservation zone in order to protect fish and wildlife habitat. The riparian habitat conservation zone extends 100' horizontally outward from the ordinary high water mark. The stream is mapped correctly on Figure 5 of the Habitat Assessment prepared by The Resource Company, Inc. Staff issued a report staing this finding under the habitat prepared by The predetermination HAB2009-00061. The riparian habitat conservation zone is mapped correctly on Figure 5.01 the Habitat Assessment prepared by The recenter the habitat order to protect fish and wildlife habitat to refine the habitat prepared by The recenter the habitat prepared by The recenter the habitat prepared by The recenter the habitat to refine the habitat prepared by The recenter the habitat prepared by The recenter the figure 5.01 the thabitat to refine the habitat between the ordinary high water mark.

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The applicant has proposed a development envelope that is outside of the riparian HCZ on the site. The proposed development envelope complies with the exemption criterion

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identified in Table 40.440.010-1, row 2, of the Habitat Conservation Ordinance. (See Condition #B-15)

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The examiner finds that the proposed preliminary plan, subject to conditions identified above, meets the habitat requirements of the Clark County Code.

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The applicant has submitted a "Wetland Delineation & Assessment" report authored by The Resource Company, Inc. dated February 11, 2008 (see Exhibit 6). The report states that no wetlands exist on the site. Staff agrees with the conclusion that no wetlands exist on the site.

Staff observed one unmapped probable wetland area off-site to the south. Staff estimates that the wetland comes within approximately 15 feet of the southern property boundary. This wetland is likely Category IV, and as such carries a 50-foot High Intensity land use buffer. The buffer extends slightly onto the southwestern portion of the subject property. Staff issued a report stating this finding under the wetland predetermination WET2008-00038. The buffer is mapped correctly on the Preliminary Site Plan (see Exhibit 5, Sheet Sp2.0).

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The proposed development envelope on the Preliminary Site Plan (see Exhibit 5, Sheet SP2.0) avoids the mapped wetland buffer area. Therefore the project should qualify for the waiver under CCC 40.450.040(G)(3) if certain conditions are met (see below). However, the proposed Preliminary Stormwater & Utility Plan (Exhibit 5, Sheet C2.0) and stormwater facilities to be constructed within the wetland buffer area. The project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design. (See project to meet these criteria without any major changes in the site design.)

Conditions #B-3-a, B-4-a and B-4-b, B-10-e and D-1)

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The proposed Preliminary Planting Plan (see Exhibit 5, Sheet L1.0) shows shrubs, deciduous trees, and turf grass to be installed within the wetland buffer area. The Planting List (see table on Exhibit 5, Sheet L1.3) proposes a mix of native and non-native species. Any plants installed into the wetland buffer area should be native species. Staff finds that it is feasible for the project to meet these criteria without any major changes in the site design. (See Condition #B-3-b)

Conclusion (Wetlands):

Based upon the development site characteristics and the proposed development plan, the examiner concludes that the proposed preliminary plat and preliminary wetland permit comply with the requirements of the Wetland Protection Ordinance PROVIDED that certain conditions (listed below) are met. Therefore, the requirements of the preliminary plan review criteria are satisfied.

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TRANSPORTATION:

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SR-503 (WE Gerber McKee Road) is a State Route. In accordance with the Clark County Code, right-of-way dedication and frontage improvements must meet the requirements of standards. However, access requirements at a minimum must meet the requirements of the major collector roads in the rural area as specified in the county Transportation Standards.

Finding #2 - Driveway Sight Distance

The applicant is proposing a driveway access onto SR-503. In accordance with CCC 40.380.030(B)(8), sight distance at the proposed driveway entrance to the site shall be 500 feet in both directions measured 15 feet. (See Condition #B-10-a)

Finding #3 - Driveway Pave Back

The proposed driveway entrance to this site shall be paved back a minimum of 20 feet from the edge of roadway or to the edge of right-of-way, whichever is greater. This driveway shall be built to Clark County standard detail Drawing #F20. (See Condition #B-10-b)

Finding #3 - Access to State Routes

In accordance with CCC 40.350.030(B)(4)(e), if the access serving a development is onto a state road or highway, required dedication and/or improvements therefore the applicant requirements of the Washington Department of Transportation. Therefore the applicant shall comply with all written requirements from WSDOT. In no case may the requirements be less than the access requirement to a major collector in rural areas. Therefore, the applicant may only have one driveway entrance onto the State highway (SR 503) and must provide a minimum 230 feet of driveway spacing from all other driveways. (See Conditions #B-10-c and B-10-d)

Conclusion (Transportation):

The examiner finds that the proposed preliminary plan, subject to conditions identified above, meets the transportation requirements of the Clark County Code.

TRANSPORTATION CONCURRENCY:

Finding #1 - Trip Generation

County concurrency staff has reviewed the proposed Amboy Baptia Church. The applicant's traffic study indicates that this development will include the construction of a mew 11,540 square foot church facility. This project will also create three sports fields intended for private and public use. For clarification, the applicant has submitted an addendum, dated October 29, 2009, correcting the proposed building square footage. This addendum identifies the proposed church and multi-purpose building will create a total 16,636 square feet of buildings on the site.

The addendum shows that this combined 16,636 square foot facility and the 3 sports fields would add 71 trips to the surrounding road network in the weekday PM peak hour. The study also analyzed the anticipated trip generation during the Sunday peak hour of

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travel for the total 16,636 square feet of buildings. The Sunday peak trip generation was estimated to be 122, with an Average Daily Trip generation of 370.

The applicant's traffic study indicates that the sports fields will not be in use during church services, the consultant analyzed the trip generation for the Saturday (all-day) and the Saturday PM peak hour. The study shows that the sports fields will generate 352 and 86 trips, respectively.

These trip generations were estimated using nationally accepted data published by the Institute of Transportation Engineers Seventh Addition. The proposed site is located on the east side of NE Gerber McKee Road approximately 300 feet south of NE 419th Street.

The applicant has submitted a traffic study under the provisions of Clark County Code section 40.350.020 (D)(1).

Finding #2 - Site Access

Traffic conditions are usually expressed using a scale that quantifies the ability of a facility to meet the needs and expectations of the driver. This scale is graded from A to F and is referred to as level-of-service (LOS). A driver who experiences an LOS A condition would expect little delay. A driver who experiences an LOS E condition would expect significant delay, but the traffic facility would be just within its capacity to serve the needs of the driver. A driver who experiences an LOS E condition would expect significant delay, but the traffic facility would be just within its capacity to serve the needs of the driver. A driver who experiences an LOS E condition would expect significant delay, but the traffic facility would be just within its capacity to serve the needs of the driver. A driver who experiences an LOS F condition would expect being growing queues of traffic demand exceeding the capacity of the facility with the result being growing queues of traffic demand exceeding the capacity of the facility with the result being growing queues of traffic demand exceeding the capacity of the facility with the result being growing queues of traffic.

Level of service (LOS) standards are not applicable to accesses that are not regionally significant; however, the LOS analysis provides information on the potential congestion and safety problems that may occur in the vicinity of the site.

The traffic study shows that the unsignalized full access onto NE Gerber McKee Road will maintain an estimated LOS B, or better, into the 2012 build-out horizon. The LOS was evaluated for Sunday Church services peak hour traffic conditions. County Staff concurs with the applicant's findings.

Finding #3 - Concurrency Compliance

The proposed development is required to meet the standards established in CCC 41.350.020(G) for corridors and intersections of regional significance within 2 miles of the proposed development. Typically, the County's Traffix^{1M} model is used along with and delay standards. However, the County's model does not include many of the remote study, alone, was used to evaluate concurrency compliance. County Staff evaluated in the applicant's traffic study for the analyticance in the area; therefore, the applicant's traffic intersections of regional significance in the area; therefore, the applicant's used to evaluate concurrency compliance. County Staff evaluated information presented in the applicant's traffic study for the build out horizon of 2012.

Unsignalized intersections were evaluated for concurrency compliance during the weekday peak hour and the Sunday peak hour. These intersections were identified as follows:

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- NE Gerber McKee Road/NE Chelatchie Road; and, .
- NE 221st Avenue/NE Chelatchie Road.

at all of the study intersections. speed and delay standards, resulting in a LOS better than the minimum allowable LOS E The applicant's traffic study indicates that peak hour operating levels comply with travel

Standards for unsignalized intersections. The County has determined that this development will comply with adopted Concurrency

SAFETY:

Where applicable, a traffic study shall address the following safety issues:

- traffic signal warrant analysis,
- turn lane warrant analysis,
- accident analysis, and
- any other issues associated with highway safety.

...020.20.28 agree to mitigate such direct impacts in accordance with the provisions of RCW aggravated by the proposed development; provided, that the applicant may voluntarily Section 40.350.020 or a significant traffic or safety hazard would be caused or malerially site road conditions are inadequate to provide a minimum level of service as specified in this section shall be construed to preclude denial of a proposed development where offdevelopment in accordance with CCC 40.350.030(B)(6) The code states that "nothing in Mitigation for off-safety deficiencies may only be a condition of approval on

Finding #5 - Turn Lane Warrants

left or right turn lane is needed on the uncontrolled roadway. Turn lane warrants are evaluated at unsignalized intersections to determine if a separate

the traffic study findings. during the weekday peak hour and the Sunday service peak hour. County staff agrees with with the low traffic volumes, turn lanes would not be warranted at the studied intersection The applicant's traffic study reviewed the site access for turn lane warrants and found that

(9I-B right-of-way shall be permitted by WSDOT. (See Transportation Concurrency Condition Department of Transportation (WSDOT). Because of this, any work within the WSDOT proposed site access is under the primary jurisdiction of the Washington State Gerber McKee Road/Site access intersection. NE Gerber McKee Road (SR 503) at the traffic study does recommend a northbound right-turn radius be constructed at the NE Although the applicant's study shows that turn lanes are not warranted, the applicant's

Finding #6 - Historical Accident Situation

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The applicant's traffic study analyzed the accident history within the vicinity of the site. The intersection accident rates do not exceed thresholds that would warrant additional analysis. Therefore, further analysis is not required.

Finding #7 - Sight Distance

Sight distance issues are addressed in Transportation Finding #2; therefore, this issue will not be addressed here.

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Based upon the development site characteristics, the proposed transportation plan, the requirements of the County's transportation concurrency ordinance, and the findings above, the examiner concludes that the proposed preliminary transportation plan meets the requirements of the county transportation concurrency ordinance CCC40.350.020.

STORMWATER:

Finding #1 - Applicability

In accordance with the Stormwater and Erosion Control Ordinance (CCC 40.385), new development and redevelopment that adds or replaces impervious area of more than five percent (5%) of a site shall comply with minimum requirements No. 1 through No. 10 for the new and replaced impervious surface.

This project meets this criteria, therefore, Stormwater Minimum Requirements 1-7 and 10 apply to this project. (See Condition of Approval B-11)

CONCLUSION (STORMWATER):

The examiner concludes that the proposed preliminary stormwater plan is feasible subject to conditions of approval. Therefore, the requirements of the preliminary plan review eriteria are satisfied.

FIRE PROTECTION:

Finding #1 - Fire Marshal Review

This application was reviewed by Tom Scott in the Fire Marshal's Office. Tom can be reached at (360) 397-2375 x4095 or 3323. Information can be faxed to Tom at (360) 759-6063. Where there are difficulties in meeting these conditions or if additional information is required, contact Tom in the Fire Marshal's office immediately.

Finding #2 - Building Construction

Building construction occurring subsequent to this application shall be in accordance with the provisions of the county's building and fire codes. Additional specific requirements may be made at the time of building construction as a result of the permit review and approval process. (See Condition #F-2)

<u>Finding #3 – Fire Flow</u>

Fire flow in the amount of 2,750 gallons per minute supplied at 20 PSI for 2 hours duration is required for this application. Information from the water purveyor indicates that the required fire flow is available at the site, estimated at 1,000 gpm. The applicant shall contact the Fire Marshall's office to discuss alternate methods of meeting the

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required fire flow. Water mains supplying fire flow and fire hydrants shall be installed, approved and operational prior to the commencement of combustible building construction. Fire flow is based upon an 11,267 sq. ft. type V-B constructed building. (See Condition #B-18-a and C-1-d)

Finding #4 - Fire Hydrants

Fire hydrants are required for this application. Either the indicated number or the spacing of the fire hydrants is inadequate. The applicant should be required to provide fire hydrants such that the maximum spacing between hydrants does not exceed 300 feet and such that no portion of the building exterior is in excess of 300 feet from a fire hydrant as measured along approved fire apparatus access roads. A minimum of 3 fire hydrants on a looped main are required to support the fire flow. (See Condition #B-18-b)

Fire hydrants shall be provided with appropriate 'stors' adapters for the pumper connection. A 3-foot clear space shall be maintained around the circumference of all fire hydrants. The local district fire chief approves the exact locations of fire hydrants. (See Condition #B-18-c)

Finding #5 - Fire Apparatus Access

Fire apparatus access is required for this application. The roadways and maneuvering areas indicated in the application provide adequate fire apparatus access. The applicant sheat indicated in the apparatus access roads maintain an unobstructed width of not less than 20 feet and an unobstructed vertical clearance of not less than 13.5 feet. Roadways shall be an all weather driving surface and capable of supporting the imposed loads of fire apparatus. (See Condition #B-18-d)

Finding #6 - Fire Alarm

An approved fire alarm system is required at the time of construction for buildings subject to this application. Such systems require separate reviews, permits and approvals issued by the fire marshal's office. (See Condition #G-3)

Conclusion (Fire Protection):

The examiner finds that the proposed preliminary plan, subject to conditions identified above, meets the fire protection requirements of the Clark County Code.

WATER & SEWER SERVICE:

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Clark Public Utilities (CPU) will provide public water to the site. The applicant will install an on-site sewage disposal system for sewage disposal. A letter from CPU confirms that water service is available to the site.

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The use of septic systems are proposed to serve the site. A "<u>Health Department</u> <u>Evaluation Letter</u>" has been submitted that confirms the Health Department conducted an evaluation of the site and determined that the existing well will be decommissioned. The letter also indicates that an on-site sewage disposal system is feasible, subject to conditions of approval. The applicant should be allowed to retain the existing well for

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i B-9, B-17 and G-4) irrigation purposes, if approved by the County Health Department. (See Conditions #B-1-

Conclusion (Water & Sewer Service):

above, meets the water and sewer service requirements of the Clark County Code. The examiner finds that the proposed preliminary plan, subject to conditions identified

IMPACT FEES:

within the Rural 2 TIF Sub-area. The TIF fees are: Traffic Impact Fees (TIF) in accordance with CCC 40.610 & 40.620. The site is located The proposed development will have an impact on traffic in the area, and is subject to Finding #1 Impact Fees

Phases I through 3, (each ball field) \$4,426.03 each.

11,267 square foot church: \$6,386.96

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TF is payable prior to issuance of building permits. (See Condition #F-3)

D. CONCLUSION

or mitigate adverse impacts of the use. ensure the use does in fact comply with the applicable law and with measures to prevent the County, provided the applicant complies with conditions of approval necessary to significantly detrimental to people or property in the vicinity or to the general weltare of comply with the applicable standards of the Clark County Code and will not be conditional use permit and preliminary site plan applications for phases 1 and 2 do or can Based on the findings and discussion above, the examiner concludes that the

E. DECISION

with the foregoing findings. following conditions. These conditions shall be interpreted and implemented consistently "developer") shall comply with all applicable code provisions, laws and standards and the subject to the requirements that the applicant, owner or subsequent developer (the reports and proposal (Exhibits 5, 6, 12, 21, 26, 29, 30 and 35). The approval is granted Church) in general conformance with the applicant's proposal and the related plans, approves CUP2009-00006, PSR2009-00026 and SEP2009-00067(Amboy Baptist Based on the foregoing findings and except as conditioned below, the examiner hereby

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Review & Approval Authority: Development Engineering A- Conditional Use Permit Conditions

Structures and uses approved are an 11.267 square foot church with Sunday [-∀

building, 3 combined soccer/baseball fields, a concession stand, a free standing services and typical church uses during the week, a 5,371 square foot multi-use

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restroom and a covered basketball court. The ball fields are for public and private use.

- A-2 Landscaping within the wetland buffer shall be limited to native plants. (See Wetland Finding #3)
- A-3 On site landscaping along the north, south and east boundaries of the site shall be as shown on the preliminary landscape plan (page L1-0 of exhibit 5), except that the applicant shall continue the row of cedar trees or arborvitae to form a continuous hedge along the habitat buffer. (See Land Use Finding #2)
- A-4 On site landscaping along NE Gerber McKee Road shall be as shown on the preliminary landscape plan (page L1-0 of exhibit 5). (See Land Use Finding #2)
- A-5 All lighting shall be shielded to prevent off-site glare. (See Land Use Finding #8)
- A-6 Only one of the uses at a time shall occur on the site either use of the ball fields and basketball court or use of the multi-purpose building or use of the church, until sufficient parking is added. (See Land Use Finding #4)
- A-7 Landscaping shall be planted as needed and as noted above to screen each phase prior to issuance of occupancy permits for any structure or final inspection approvals in that phase.
- A-8 Each phase must be an independent planning unit with circulation, facilities, landscaping and utilities constructed as needed for each phase.

B= Final Construction Plan Review

Review & Approval Authority: Development Engineering Prior to construction, Final Construction plans shall be submitted for review and approval, consistent with the approved preliminary plan and the following conditions of approval:

- B-1 Final Site Plan The applicant shall submit and obtain County approval of a final site plan in conformance to CCC 40.350 and the following conditions of approval:
- a. <u>Archaeology</u> A note shall be placed on the face of the final site plan and construction plans as follows:

"If any cultural resources and/or human remains are discovered in the course of undertaking the development activity, the Office of Archaeology and Historic Preservation in Olympia and Clark County Community Development shall be notified. Failure to comply with these State requirements may constitute a Class C Felony, subject to imprisonment and/or fines."

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The site plan shall be revised to show wheel stops along the perimeter of the parking lot and abutting interior landscaped areas, landscape islands and sidewalks. The wheel stop or curb shall be at least four (4) inches high and located three (3) feet back from the front of the parking space. (See Land Use Finding #6)

- The wetland buffer boundaries shall be delineated on the face of the Final Site Plan. (see Wetland Finding #1)
- d. The landscape and planting plans shall be revised so that any plant proposed to be installed within a wetland or wetland buffer is a native species. (See Wetland Finding #3)
- The landscape and planting plans shall be revised to show a continuous row of cedar trees or arborvitae along the habitat buffer. (See Land Use Finding #2)
- A note shall be placed on the face of the final site plan and construction plans as follows:

"Clark County Wetland Protection Ordinance (Clark County Code Chapter 40.450) requires wetlands and wetland buffers to be maintained in a natural state. Refer to the previously recorded Conservation Covenant (AF # _____) for limitations on the maintenance and use of the wetland and wetland buffer areas identified on the face of this site plan."

- g. A minimum of five (5) ADA compliant parking spaces (1 van accessible)
 shall be included in phase 1. (See Land Use Finding #4)
- h. Additional ADA compliant parking spaces sufficient to meet the requirements of the IBC, as determined by the County building official, shall be constructed with the parking for phase 3. (See Land Use Finding #4)
- i. The final site plan for phase 3 shall be revised to show the phase 3 ball field moved to avoid conflict with the proposed drainfield and reserve area. (See Water & Sewer Service #2)
- j. The final site plan shall address restroom facilities for the first two (2) phases. (See Land Use Finding #10)
- k. A minimum of 16 landscape islands shall be located in the phase 1 parking.
- I. A minimum of 12 landscape islands shall be located in the phase 3 parking.

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- m. Show whether the walkways around the parking lot are even with the parking area or raised. If level, they must have truncated domes for the entire walkways.
- B-2 Prior to any ground disturbance, approval of construction plans or issuance of a grading permit for the site an archeological pre-determination shall be completed, sent to the State Department of Historic Preservation indicating no additional archeological work is is required submitted to Clark County Development Services. If additional work is needed it must be completed prior to any ground disturbance. (See Archeological work is finding #1 and SEPA Mitigation)
- B-3 Wetlands:
- The wetland buffer boundaries shall be delineated on the face of the Final Site Plan.
- b. The Landscaping and Planting Plans shall be revised so that any plant proposed to be installed within a wetland or wetland buffer is a native species (see Finding 3).
- Record a revised conservation covenant with the County Auditor that runs with the land and requires that the wellands and buffers remain in natural state.
- d. One of the following conditions shall be met. EITHER
- i. Proposed stormwater facilities shall be re-located so that they are outside of the wetland buffer area (see Wetland Finding 2), OR
- The applicant shall obtain a Type I wetland permit to address the impacts of the construction of the stormwater facilities within the wetland buffer.

B-4 Wetland Plan:

- Show the wetland buffer boundary on the face of the Engineering
 Construction Plans.
- b. Show a development envelope that completely avoids the wetland buffer boundary on the face of the Engineering Construction Plans.
- The Landscaping and Planting Plans shall be revised so that any plant proposed to be installed within a wetland or wetland buffer is a native species (see Finding 3).

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d. One of the following conditions shall be met. EITHER

- i. Proposed stormwater facilities shall be re-located so that they are outside of the wetland buffer area (see Finding 2), OR
- The applicant shall obtain a Type I wetland permit to address the impacts of the construction of the stormwater facilities within the wetland buffer.
- B-5 If any ball fields are lighted, the applicant shall submit a lighting plan demonstrating how the project will prevent off-site light and glare from impacting adjacent properties for any of the ball fields that will have lighting. (See Land Use Finding #8)
- B-6 The applicant shall submit documentation for the parking lot and ball field lighting (if any ball fields are lighted) that the Washington State Department of Transportation have approved the lighting plans. (See Public Comments)
- B-7 Rooftop and ground-level exterior equipment shall be screened from abutting property used or zoned for residential purposes or from an abutting public road rights-of-way to at least an F2 or L3 standards if visible at grade from the property or right-of-way. (See Land Use Finding #6)
- **B-8** The applicant shall obtain a demolition permit from the Clark County Building Department prior to demolition of the existing structures. (See Public Comments)
- B-9 A formal on-site sewage system design must be approved by Clark County Public Health prior to final site plan approval for each attructure containing plumbing (church, concession stand, restrooms). A means of monitoring the flow to the disinfield such as a meter or pump counter must be incorporated into the design. (See Water and Sewer Systems Finding #2)
- B-10 Final Transportation Plan/On-Site The applicant shall submit and obtain County approval of a final transportation design in conformance to CCC 40.350 and the following conditions of approval:
- a. 500 feet of sight distance is required at the driveway entrance both to the north and the south. Sight distance certification by a registered engineer in the State of Washington will be required.
- b. Minimum driveway pave-back shall be 20 feet or to the right-of way line, which ever is greater. The width of the driveway shall be 24 to 40 and constructed to Clark County standard detail drawing #F-20.
- c. Compliance with WSDOT conditions of approval for this project is required.

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- A minimum 230 feet of driveway spacing between the proposed driveway and the existing driveways both to the north and to the south is required.
- Show the wetland buffer boundary on the face of the Engineering Construction Plans.

B-II Final Stormwater Plan - The applicant shall submit and obtain County approval of a final stormwater plan designed in conformance to CCC 40.385. The following Minimum Requirements must be met:

Minimum requirement No. 1: Preparation of stormwater site plans Minimum requirement No. 2: Construction stormwater pollution Minimum requirement No. 3: Source control of pollution Minimum requirement No. 4: Preservation of natural drainage systems and outfalls Minimum requirement No. 5: On-site stormwater management Minimum requirement No. 5: Preservation of natural drainage systems and Minimum requirement No. 5: Preservation of natural drainage systems Minimum requirement No. 5: On-site stormwater management Minimum requirement No. 7: Flow Control Minimum requirement No. 7: Flow Control

- **B-12** Erosion Control Plan The applicant shall submit and obtain County approval of a final erosion control plan designed in accordance with CCC 40.385.
- **B-13** Other Required Documents: The following documents shall be submitted with the Final Construction/Site Plan:
- maintenance in accordance with Section 32.04.060. enforcement action and recover from parties responsible for the actions are not performed in a timely manner, the county shall take actions to be taken in order to bring the facilities into compliance. It these standards, the county shall issue a written notice specifying required long-term maintenance fail to maintain their facilities to acceptable inspection shall be granted to the county. If the parties responsible for chapter. An access easement to the private facilities for the purpose of privately maintained facilities for compliance with the requirements of this stormwater plan shall approve such arrangements. The county may inspect 13.26A. The responsible official prior to county approval of the final county's Stormwater Facilities Maintenance Manual as adopted by Chapter owners of the subject property for assumption of maintenance to the arrangements with the existing or future (as appropriate) occupants or county will not provide long-term maintenance, the developer shall make Stormwater Facility Maintenance: For stormwater facilities for which the be submitted for recording that specifies the following Responsibility for Developer's Covenant: - A "Developer Covenant to Clark County" shall

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- **B-14** Excavation and Grading Excavation/grading shall be performed in compliance with CCC 14.07.
- **B-15** The applicant shall clearly show development envelopes and habitat areas on the face of the final site plan. Any revisions to the proposed development envelope will require additional review.
- B-16 Final Transportation Plan/Off Site (Concurrency) The applicant shall submit a signing and striping design for review and approval to WSDOT for any work within the WSDOT right-of-way. The signing and striping design shall also include a right-turn radius at the intersection of NE Gerber McKee Road and the site access. This signing and striping design shall be submitted unless directed otherwise by WSDOT.
- B-17 Health Department Review Submittal of a "Health Department Project Evaluation Letter" is required as part of the final site plan approval to ensure that whatever is proposed for restroom facilities for the first two phases is approved and that the ball fields in phase 3 have been moved enough to allow for the proposed drainfield and reserve area. If the Evaluation Letter specifies that certain actions are required, the Evaluation Letter will specify the timing of when those actions are required, the Evaluation Letter will specify the timing of when those activities must be completed (e.g., prior to Final Construction Plan Review, activities must be completed (e.g., prior to Final Construction Plan Review, and approved by the Health Department.

B-18 Fire Marshal Requirements:

- Fire Flow; Fire flow in the amount 2,750 gallons per minute supplied at 20 PSI for 2 hours duration is required for this application. A utility review from the water purveyor indicates that the required fue flow is not currently available at the site estimated at 1,000 gpm. The applicant shall the required fire flow and provide written Fire Marshall approval of the available fire flow. Water mains supplying fire flow and fire hydrants shall approval of the installed, approved and operational prior to the commencement of be installed, approved and operational prior to the commencement of foot type V-B constructed building. (See Fire Protection Finding # 3)
- b. Fire hydrants are required for this application. Either the indicated number or the spacing of the fire hydrants is inadequate. Provide fire hydrants such that the maximum spacing between hydrants does not exceed 300 feet from a such that no portion of the building exterior is in excess of 300 feet from a fire hydrant as measured along approved fire apparatus access roads. A minimum of 3 fire hydrants on a looped main are required to support the minimum of 3 fire Protection Finding # 4)
- e. <u>Fue hydrants</u> shall be provided with appropriate 'storz' adapters for the pumper connection. A 3-foot clear space shall be maintained around the

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erreumference of all fire hydrants. The local district fire chief approves the exact locations of fire hydrants. (See Fire Protection Finding # 4)

d. Fire Apparatus Access: Fire apparatus access is required for this application. Ensure that fire apparatus access roads maintain an unobstructed width of not less than 20 feet and an unobstructed vertical clearance of not less than 13.5 feet, be capable of supporting fire apparatus and have an all weather driving surface. (See Fire Protection Finding #5)

B-19 The stormwater plans shall be submitted to the Washington State Department of Transportation for approval. (See Public Comments)

C Prior to Construction of Development Inspection Review & Approval Authority: Development Inspection

Prior to construction, the following conditions shall be met:

- C-1 Pre-Construction Conference Prior to construction or issuance of any grading or building permits, a pre-construction conference shall be held with the County; and,
- Prior to construction, demarcation of the existing water well systems, and underground tanks shall be established, unless otherwise approved by the County Health Department, i.e., to allow use of the existing well for irrigation. (see Finding Water & Sewer Service Finding #2)
- b. Prior to site construction, abandonment of septic systems, water wells and underground tanks shall be decommissioned in accordance with the procedures of the Clark County Health Department.
- Prior to site construction, structures slated for demolitions shall be demolished in accordance with the procedures of the Southwest Clean Air Agency and the Clark County demolition permit.
- Prior to building construction, fire flow in the amount of 2,750 gallons per minute supplied at 20 PSI for 2 hours duration is required for this application, unless otherwise approved by the Fire Marshall. Information from the water purveyor indicates that the required fire flow is available at the site, estimated at 1,000 gpm. The applicant shall contact the Fire Marshal's office to discuss alternate methods of meeting the required fire flow and provide written Fire Marshall approval of the available fire flow. Water mains supplying fire flow and fire hydrants shall be installed, approved and operational prior to the commencement of combustible building construction. (See Fire Protection Finding #3)
- C-2 Erosion Control Prior to construction, erosion/sediment controls shall be in place. Sediment control facilities shall be installed that will prevent any silt from entering infiltration systems. Sediment controls shall be in place during

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construction and until all disturbed areas are stabilized and any erosion potential no longer exists.

C-3 Erosion Control - Erosion control facilities shall not be removed without County approval.

	or to provisional acceptance of development improvements, construction shall be	Pric
	Review & Approval Authority: Development Inspection	
Secure Const	Provisional Acceptance of Development	D

Prior to provisional acceptance of development improvements, construction shall be completed consistent with the approved final construction/land division plan and the following conditions of approval:

D-1 Wetlands and Buffers - Permanent physical demarcation of the boundaries in a manner approved by the Development Services Manager (i.e. fencing, hedgerows, berms etc.) and posting of approved signage on each lot or every 100 ft of the boundary, whichever is less.

Prior to final Plat Review & Recording. the following conditions shall be met: Prior to final plat approval and recording, the following conditions shall be met:

E-I None

t a building permit, the following conditions shall be met:	
pproval Authority: Customer Service	Review & A
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- F-1 A separate sign permit is required if a sign is proposed. Signs must also have approval from the Washington State Department of Transportation. (See Land Use Finding #9)
- **F-2** Building construction occurring subsequent to this application shall be in accordance with the provisions of the county's building and fire codes. Additional specific requirements may be made at the time of building construction as a result of the permit review and approval process. (See Fire Protection Finding #2)
- F-3 Impact Fees The applicant shall pay impact fees as follows:
- \$4,426.03 each for phases 1, 2 and 3 ball fields
 \$6,368.96 for an 11,267 square foot church
- \$6,366.96 for an 11,267 square toot church
 \$3,063.09 for a 5,371 square foot multi-use building.

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If the building permit application is made more than three years following the date of preliminary plan approval, the impact fees shall be recalculated according to the then-current rate. Note that if building sizes change the impact fees may change as well.

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Prior to issuance of an occupancy permit, the following conditions shall be met:

G-1 Land Use and Critical Areas:

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- a. <u>Landscaping:</u> Prior to the issuance of an approval of occupancy for structures or final inspection on the ball field structures, the applicant shall submit a copy of the approved landscape plan(s) with a letter signed and stamped by a landscape architect licensed in the state of Washington certifying that the landscape and irrigation (if any) have been installed in accordance with the attached approved plan(s) and verifying that any plant substitutions are comparable to the approved plantings and suitable for the substitutions are comparable to the approved plantings and suitable for the site.
- All paving and striping for proposed parking areas, as phased, shall be completed. (See Land Use finding #6)
- G-2 All work shall be completed as shown on the engineering drawings and as-built mylars shall be submitted for review and approval.
- **G-3** Fire Marshal Requirements: An approved fire alarm system is required at the time of construction for buildings subject to this application. Such systems require separate reviews, permits and approvals issued by the fire marshal's office.
- **G-4** The on-site sewage system shall be installed and approved by Clark County Public Health prior to issuance an occupancy permit for any building containing plumbing. (See Water and Sewer Service Finding #2)

H. Bevelopment Review Timelines & Advisory Information Review & Approval Authority: None - Advisory to Applicant

- H-I Site Plans and Other Land Use Approvals Within 5 years of preliminary plan approval, a Fully Complete application for a building permit shall be submitted.
- H-2 Department of Ecology Permit for Construction Stormwater A permit from the Department of Ecology (DOE) is required If:
- The construction project disturbs one or more acres of land through clearing, grading, excavating, or stockpiling of fill material; <u>AND</u>
- There is a possibility that stormwater could run off the development site during construction and into surface waters or conveyance systems leading to surface waters of the state.

The cumulative acreage of the entire project whether in a single or in a multiphase project will count toward the one acre threshold. This applies even if the applicant is responsible for only a small portion [less than one acre] of the larger project planned over time. The applicant shall Contact the DOE for further information.

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H-3 Building and Fire Safety - Building and Fire, Life, and Safety requirements must be addressed through specific approvals and permits. This decision may reference general and specific items related to structures and fire, life, and safety conditions, but they are only for reference in regards to land use conditions. It is the responsibility of the owner, agent, tenant, or applicant to insure that Building Safety and Fire Marshal requirements are in compliance or brought into compliance. Land use decisions do not waive any building or fire compliance. Land use decisions do not waive any building or fire compliance. Land use decisions do not waive any building or fire compliance. Land use decisions do not waive any building or fire compliance. Land use decisions do not waive any building or fire compliance. Land use decisions do not waive any building or fire compliance. Land use decisions do not waive any building or fire compliance.

T Post Development Requirements especified below Review & Approval Authority: As specified below

- I-1 Required landscaping shall be maintained. Any plants that die must be replaced with in-kind materials unless other plantings are authorized by the Responsible Official.
- I-2 Only one of the uses at a time shall occur on the site either use of the ball fields and basketball court or use of the multi-purpose building or use of the church, until sufficient parking is added. (See Land Use Finding #4)

Hearing Examiner Final Order

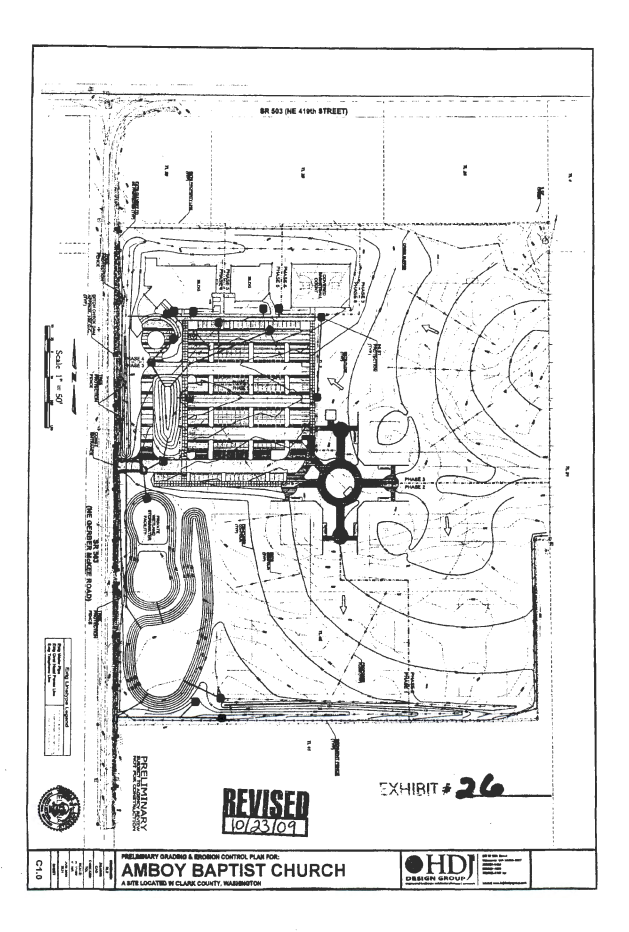
DATED this 9th day of December 2009.

Clark County Hearing Examiner Joe Tumer, AICP

(Ympox Baptist Church) CUP2009-00006

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REARING EXAMINER EXHIBITS

CASE NUMBERS: CUP2009-00006; PSR2009-00026; SEP2009-00067

Hearing Date: October 8, 2009

Page 1 of _3			
Comments	SW Clean Air Agency	60/97/8	L
E-mail re: County money for ball fields	Scott Brantiey, Vancouver- Clark County Parks	8/24/06	01
Notice of Type III Development Review Application, Optional SEPA Determination of Non-Significance & Public Hearing	CC Development Services	60/81/8	6
Affidavit of Mailing Public Notice	CC Development Services	60/81/8	8
Fully Complete Determination	CC Development Services	60/7/8	L
Application Form, Application Fee, Pre-app Report, GIS, Narrative, Legal Lot Determination Information, Approved Preliminary Plats Abutting the Site, Proposed Developments Plans, Preliminary Stormwater Design Report, Phasing Plan, Traffic Study, SEPA, Archaeological Predetermination, Utility Review Letters, Health Dept Project Review, Covenants or Restrictions, Habitat Covenants or Restrictions, Habitat Desterment, Wetland Determination Staff Determination Staff Determination Staff	Applicant, HDJ Design Group, PLLC	60/71/2	9
Cover Sheet, Existing Conditions, Preliminary Site Plan, Preliminary Layout Plan, Preliminary Phasing Plan, Preliminary Grading & Erosion Control Plan, Preliminary Stormwater & Utility Plan, Preliminary Signage Plan, Preliminary Plan, Preliminary Signage Plan, Preliminary Plan, Preliminary Signage Plan, Preliminary Plan, Preliminary List & Notes, Preliminary Preliminary Planting List & Notes, Preliminary Building Floor Plan	Applicant, HDJ Design Group, PLLC	60/71/2	S
Comprehensive Plan Map	CC Development Services		4
qeM pninoZ	CC Development Services		3
Vicinity Map	CC Development Services		5
qsM IsitəA	CC Development Services		ŀ
DESCRIPTION	SUBMITTED BY	ЭТАО	NO. EXHIBIT

			Page 2 of <u>3</u>
1 15	60/9/11	CC Development Services	Notice of Public Hearing
L 0E	60/2/11	Applicant, HDJ Design Group, PLLC	Traffic study addendum letter
۶۵ J	60/9Z/01	Applicant, HDJ Design Group, PLLC	E-mail discussion re :traffic study, building size and parking
1 82	60/9Z/0L	CC Development Services	REVISED Notice of Type III Development Review Application, Optional SEPA Determination of Non-Significance & Public Hearing
1 22	60/97/01	CC Development Services	Affidavit of Mailing Public Notice
56 1	60/23/01	Applicant, HDJ Design Group, PLLC	Revised stormwater plans and TIR
52 6	60/12/6	Applicant, HDJ Design Group, PLLC	Request to put application on hold
54 6	60/12/6	CC Development Services	E-mail discussion re: vesting
53 53	60/91/6	Applicant, HDJ Design Group, PLLC	E-mail re: vesting
55 6	60/91/6	Applicant, HDJ Design Group, PLLC	Memo re: vesting
51 6	60/91/6	Applicant, HDJ Design Group, PLLC	Response to issues raised by staff
50 5	60/71/6	Applicant, HDJ Desig n Group, PLLC	E-mail re: vesting
61	60/71/6	Applicant, HDJ Design Group, PLLC	E-mail re: vesting
5 8L	60/01/6	CC Development Services	Legal Notice to Paper – to be published 9/23/09
5 26	6\7\06	Dept. of Ecology	Agency Comments
91	60/21/2	MSDOT	Agency Comments
16	8\20\03	CC Building Dept.	Building department comments
14	60/⊅/8	Applicant, HDJ Design Group, PLLC	Pffidavit of posting
13	60/27/8	CC Development Engineering	E-mail regarding fees
15	60/⊅/8	Applicant, HDJ Design Group, PLLC	Addendum to traffic study
NO. EXHIBIT	JTA D	SUBMITTED BY	DESCRIPTION

5 10 7 a6p-1

CC Development Services	11/24/09	36
CC Development Services	60/61/11	38
CC Building Department	60/21/11	28
CC Public Works	60/81/11	36
Applicant, HDJ Design Group, PLLC	60/21/11	32
Department of Ecology	60/01/11	34
CC Development Services – Terri Brooks, the Project Planner	60/6/11	EE
CC Development Services	60/6/11	32
SUBMITTED BY	∃ŤAQ	NO EXHIBIL
	CC Development Services CC Development Services – Terri Brooks, the Project Planner Department of Ecology Group, PLLC CC Public Works CC Building Department CC Building Department CC Development Services	11/9/09CC Development Services11/9/09CC Development Services –11/10/09CC Development Services –11/17/09Department of Ecology11/17/09CC Public Works11/17/09CC Building Department11/17/09CC Building Department11/17/09CC Building Department11/17/09CC Building Department

Copies of these exhibits can be viewed at: Department of Community Developme

Department of Community Development / Planning Division 1300 Franklin Street Vancouver, WA 98666-9810

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