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Rural Industrial Land Bank

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What's Next

A hearing before the Board of County Commissioners on the three code changes listed below is scheduled for **Tuesday, December 16, at 10 00 a m** in the Public Service Center, 1300 Franklin St , 6th Floor Hearing Room The Planning Commission recommended that the Board adopt these changes at their November 20 public hearing

One of the requirements to establish a rural industrial land bank is that a master plan be prepared for the area In order to accomplish this, Clark County Code sections on master planning need to be amended Proposed code language

- Section 40 520 070 Master Planned Development
- Section 40 520 075 Rural Industrial Development Master Plan (new section)
- Section 40 560 010 Plan Amendment Procedures

Project Summary

In 1996, the Growth Management Act (GMA), RCW 36 70A, was amended with provisions to allow major industrial developments to be sited outside of urban growth areas RCW 36 70A 365 allows counties to site major industrial developments where there is a specific development application involved RCW 36 70A 367 allows counties to establish up to two rural industrial land banks with the intent that they develop as industrial properties

In February 2014, Clark County received an application for the establishment of an industrial land bank on two different sites The locations are north of the intersection of SR-503 (NE 117th Avenue) and 119th Street on 223 acres and 378 acres currently zoned for agriculture (AG-20) The 223-acre site to the west of SR-503 is referred to as the Ackerland property The 378-acre site to the east of SR-503 is referred to as the Lagler property There is no specific developer, so the county is proceeding under RCW 36 70A 367

Map of Planning Area

Requirements to establish a rural industrial land bank

- there has to be an inventory of potential sites within urban growth areas made,
- consultation with affected cities is required,
- the site has to be master-planned,
- the site has to have a programmatic level of environmental review, and
- regulations for review and approval of industrial developments must be put in place

In addition, because the parcels in the application are zoned for agriculture, a de-designation process is required, because by county code any land in a rural industrial land bank will be zoned for light industrial (IL) uses

Project contact

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