33.667 Property Line Adjustment

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33.667.010 Purpose
This chapter states the procedures and regulations for property line adjustments. A Property Line Adjustment (PLA) is the relocation of a common property line between two abutting properties. A Property Line Adjustment does not create lots. The regulations ensure that:

- A Property Line Adjustment does not result in properties that no longer meet the requirements of this Title;
- A Property Line Adjustment does not alter the availability of existing services to a site;
- A Property Line Adjustment does not result in properties that no longer meet conditions of approval; and
- A Property Line Adjustment does not make it difficult to delineate property boundaries or apply use and development standards predictably and uniformly.

33.667.050 When These Regulations Apply
A Property Line Adjustment is required to relocate a common property line between two properties. If a public agency or body is selling or granting excess right-of-way to adjacent property owners, the excess right-of-way may be incorporated into abutting property through a Property Line Adjustment.

33.667.100 Prohibited Property Line Adjustments
The following are prohibited as part of a Property Line Adjustment:

A. A Property Line Adjustment that configures either property as a flag lot, unless the property was already a flag lot;
B. A Property Line Adjustment that results in the creation of a buildable property from an unbuildable lot remnant;
C. A Property Line Adjustment that results in the creation of street frontage for property that currently does not have frontage on a street; and
D. A Property Line Adjustment that creates a nonconforming use.

33.667.150 Method of Review
Property Line Adjustments are reviewed through a non-discretionary, administrative procedure. The decision of the Director of BDS is final.
33.667.200 Application Requirements
No more than three Property Line Adjustments may be requested on a site within one calendar year. The application must contain the following:

A. Application form. Two copies of the completed application form bearing an accurate legal description, tax account numbers and location of the property. The application must include the name, address, telephone number, and original signatures of the applicant and all property owners and the nature of the applicant’s interest in the property.

B. Surveys.
   1. Three paper copies of a property line survey. The survey must be prepared, stamped and signed by a registered land surveyor to meet ORS 92.050. The survey must show all existing and proposed property lines and all existing lot lines. The survey may not be larger than 18 inches by 24 inches in size. The survey must be drawn to a scale no less than 1 inch = 200 feet, and no greater than 1 inch = 20 feet;
   2. One copy of the property line survey that is 8-1/2 by 11 inches in size; and
   3. One paper copy of a survey of the proposed PLA prepared, stamped, signed, and attested to for accuracy by a registered land surveyor, showing the location, dimensions and setbacks of all improvements on the site. This survey map must be drawn to a scale at least 1 inch = 200 feet.

C. Legal description. Two copies of the legal description for each adjusted property and each exchange parcel. The legal descriptions must be prepared and signed by a registered land surveyor.

33.667.300 Standards
The site of a Property Line Adjustment is the two properties affected by the relocation of the common property line. A request for a Property Line Adjustment will be approved if all of the following are met:

A. Conformance with regulations. Properties will remain in conformance with regulations of this Title, including those in Chapters 33.605 through 33.615, except as follows:
   1. If a property or development is already out of conformance with a regulation in this Title, the Property Line Adjustment will not cause the property or development to move further out of conformance with the regulation;
   2. If both properties are already out of conformance with maximum lot area standards, they are exempt from the maximum lot area standard;
   3. If one property is already out of conformance with maximum lot area standards, it is exempt from the maximum lot area standard;
   4. Lots with an institutional use are exempt from maximum lot size standards; and
   5. If at least one lot is already out of conformance with the minimum lot area standards and the site is in the R5 zone, the minimum lot area is 1600 square feet and the minimum width is 36 feet, if:
a. At least one lot is a corner lot;

b. The adjusted property line must be perpendicular to the street lot line for its entire length; and

c. New houses must meet the standards of 33.110.213. Existing houses are exempt from the standards of 33.110.213.

See Figure 667-1.

B. Regular lot lines. In the R10 through RM4, and RMP zones, the adjusted property line must be a straight line or up to 20 percent shorter or 20 percent longer than the existing lot line. Lines that are adjusted to follow an established zoning line or the boundary of the special flood hazard area or floodway are exempt from this requirement. In addition, if both properties are part of a site with an institutional use on it, this standard does not apply.

C. Split zoning. The Property Line Adjustment will not result in a property that is in more than one base zone, unless that property was already in more than one base zone.

D. Environmental overlay zones. If any portion of either property is within an environmental overlay zone, the provisions of Chapter 33.430 must be met. Adjustments are prohibited.

E. Services. The adjustment of the property line will not eliminate the availability of services to the properties and the properties will not move out of conformance with service bureau requirements for water, sanitary sewage disposal, and stormwater management. Adjustments are prohibited.

F. Conditions of previous land use reviews. All conditions of previous land use reviews must be met. Adjustments are prohibited.

33.667.400 Recording an Approval

The Property Line Adjustment application, survey, legal descriptions, and the deed for the exchange parcel must be recorded with the County Recorder and Surveyor within 90 days of the final decision.
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Figure 667-1
Property Line Adjustment on Corner Site in R5 Zone

(Added by: Ord. Nos. 175965 and 176333, effective 7/1/02. Amended by: Ord. No. 177701, effective 8/30/03; Ord. No. 178657, effective 9/3/04; Ord. No. 180619, effective 12/22/06; Ord. No. 182429, effective 1/16/09; Ord. No. 183598, effective 4/24/10; Ord. No. 188259, effective 3/31/17; Ord. No 189137, effective 8/22/18; Ord. No. 189805, effective 3/1/20; Ord. No. 190000, effective 6/18/20.)