



7

9

10

11 12

13

ADVISORY TO BUYER: VACANT LAND

- The following Advisory is intended to briefly address some of the practical and legal issues which can arise in the purchase of vacant land. What follows is a summary of a few of the more important issues - however, it is by no means exhaustive. Your real estate agent is not an expert in water law, zoning, environmental issues, easements, etc., and you should secure independent expert(s) when purchasing vacant land. Caveat: This Advisory is not intended to be a complete summary of all issues, does not constitute legal advice, and should not be relied upon in place of securing legal advice from one or more experts. As a part of your due diligence in deciding to purchase vacant land, you may wish to consider contacting neighbors and local officials to learn about 6 the subject property as well as any neighborhood issues or concerns.
 - 1. VACANT LAND DISCLOSURE ADDENDUM (the "Addendum"): This form is available for Sellers to complete and deliver to potential Buyers of vacant land. Although Oregon law does not require this Addendum to be used, the OREF 008 Vacant Land Sale Agreement provides that Sellers shall complete the Addendum and deliver it to all Buyers making a written offer of purchase. Unless expressly waived in writing, Buyers shall have a right to revoke their offer by giving the Seller written notice within five (5) Business Days following Buyer's acknowledgment of delivery of a completed Addendum, as more fully explained in that form. A Buyer's right to revoke their offer is similar to the statutory revocation process available in certain residential real estate transactions. Before making or accepting offers for the purchase of vacant land, Buyers and Sellers should familiarize themselves with the OREF 008 Vacant Land Sale Agreement and OREF 019 Vacant Land Disclosure Addendum.
- 14 BOUNDARIES, ENCROACHMENTS, AND FENCES: Vacant land consisting of acreage may have been surveyed at some point in time. If so, the 15 Buyer should review the survey, and if there are any questions or concerns, they should be reviewed by an expert. Encroachments (that is, where other 16 property or structures cross over a boundary line) are not uncommon with large parcels of land. Buyers cannot necessarily rely upon the location of a fence 17 (especially an old fence) as representing the legally described boundary line contained in the deed. If in doubt, the Buyer should consider having a new survey 18 before finalizing the purchase. Continuous occupancy of land can give rise to certain legal rights to the occupant, so it is important this issue be discussed with the Seller and anyone else familiar with the history of the property. (Note: An owner's policy of title insurance does not insure the Buyer against legal claims of 19 20 ownership or use arising in third parties over the lapse of time.)
- 21 ACCESS AND EASEMENTS: Is there legal access into and out of the property to a public road or highway? If the access is privately owned by a third 22 party, is there legal access allowed by an easement or other legal means? Is it in writing, and has it been recorded? Has the easement been surveyed? Is the 23 survey recorded? Sometimes private access roads allow others to use them as well. If so, the Buyer should make sure they know the exact location of the easement, it is legally described in writing, and the obligations for sharing the cost of maintenance, repair, insurance, and other related expenses are covered. 25 The Buyer should make sure the purpose of the easement is clearly defined, and it is adequate to meet the Buyer's intended purpose. Are there any limitations 26 on use of the easement? Does it appear there are any unauthorized users of any private access roads? If so, those unauthorized users could acquire certain 27 legal rights by continuous use over a long period of time.
- 28 ZONING, ENVIRONMENTAL, CONSERVATION, GOVERNMENTAL LIMITATIONS, DEED RESTRICTIONS, ETC.: Buyers should make sure there are no public or private limitations or restrictions that will interfere with Buyer's intended use of the property. Buyers should verify the zoning, visit the local 29 30 building department, and review all recorded limitations and use restrictions. This is where an expert land-use consultant can become very important.
- 31 SOIL CONDITIONS, BURIED UNDERGROUND STORAGE TANKS, CONTAMINATION: Some vacant land can contain fill dirt or debris that will need 32 to be removed, depending upon the Buyer's intended use. Prior use of the land is important to know. Are there any potential contaminants, underground 33 storage, or fuel tanks (abandoned or not) located on the property? Have any environmental studies been performed? If not, should one or more studies be made a condition of purchase? Use of a good soils engineering and environmental consulting companies may be appropriate before purchase. 34
- 35 WATER RIGHTS, SOURCES, WELLS: Buyers should not purchase vacant land unless and until they are thoroughly satisfied and aware of all sources 36 of water for irrigation and potable drinking water and the owner has established and properly registered all necessary water rights. If there are one or more wells used for domestic water purposes upon acceptance of an offer to purchase the land, the Seller must have the well(s) tested for certain contaminants, such as bacteria, coliform, arsenic, etc. [See ORS 448.271 (Transfer of Property that includes Well) and ORS 333.061.0325 (as in "Oregon Administrative Rules") (Well Testing)] after flow of all operating wells should be tested. Buyers should confirm whether all work to construct, alter, abandon, or convert a well 40 has been properly permitted. ORS 448.271 only applies to wells that have been made operational to supply groundwater for domestic purposes. Capped 41 domestic wells on unimproved lots are not required to be tested (See website at public.health.oregon.gov). For more information, Buyers should check with the Oregon Water Resources Commission and the Water Resources Department. (See also ORS Chapter 537) 42
- 43 FLOODING, DRAINAGE, NATURAL DISASTERS: Does the property lie in a floodplain or floodway? Has the Buyer reviewed a floodplain map? Has the Buyer spoken to the local jurisdiction regarding any history of flooding? Is the land near a river or other body of water? Have there been any natural or 44 manmade disasters affecting the land, including settling or shifting ground? Is the property located within a drainage district? Are there any drainage 45 46 easements? Have easements been recorded on the public record? A close review of the preliminary title report will tell the Buyer what documents have been 47 recorded on the property. If there is a legal right affecting the use of the property, it should be recorded and appear on the preliminary title report

Buyer Initials	1	Date	
Duyer iriilais	′	Date	

This form has been licensed for use solely by the named user below pursuant to a Forms License Agreement with Oregon Real Estate Forms, LLC.

LINES WITH THIS SYMBOL \leftarrow REQUIRE A SIGNATURE AND DATE

Copyright Oregon Real Estate Forms, LLC 2022 | Released 01/2023

www.orefonline.com

No portion may be reproduced without the express permission of Oregon Real Estate Forms, LLC

OREF 030 | Page 1 of 2





ADVISORY TO BUYER: VACANT LAND

- SPECIAL ASSESSMENT BASED ON USE: Is the property specially assessed due to its current use (for example, farm, forest, or other)? If Buyer intends to continue such use and take benefit of the current tax deferral, he/she should carefully verify before closing the property is not in danger of 49 disqualification for the deferral or that Buyer's intended use will not jeopardize its current tax status. Loss of a special assessment status could result in a 50 recapture of the prior deferred taxes. 51
- 52 UTILITIES: Are public utility services available, such as sewer, water, electricity, and telephone service? If so, the Buyer should determine where all underground utilities are located. If there are any private utilities on the land, how old are they, and what condition are they in? Have repairs ever been necessary, and if so, are there any records? Was all work permitted where required? Has a percolation test ever been performed on the property? What about 54 the location and condition of any drain fields, septic, or other sewage systems? Where appropriate, identifying the location, type, and condition/repair of the 55 56 private utilities should be made a condition of purchase.
- 10. PRIOR AND EXISTING USE OF THE PROPERTY: What is the Buyer's intended use for the property, for example, the raising of crops or cattle? Has 57 the land ever been put to that use before? If so, has the use ever been changed? Is the Buyer's intended use restricted or limited in any way? Is the land located near any industrial or commercial facilities or operations that may have an environmental impact on the property (for example, sound, odor, vibration, or contamination, under or above the ground)? If there are any abandoned structures on the property, will they have to be removed because of prior drug 61 manufacture or for other reasons, such as attractive nuisances for trespassers or children?
- 62 11. VERIFICATION OF APPROVED USES: Prior to purchasing vacant property, Buyers should verify all approved uses. If residential construction is 63 intended, will fire protection be available? Vacant property can be subject to certain land-use laws. Prior to purchase, Buyers should: (a) Check with the appropriate city or county planning department to verify that the property is a lawfully established lot or parcel; (b) Verify that the approved uses are consistent 64 with Buyer's intended use; and (c) Inquire about the rights of neighboring property owners, if any.
- 66 12. CONCLUSION: Buyers of vacant land have a responsibility to perform their own due diligence in order to ensure their intended use is legally permissible 67 and economically feasible. Land use laws, zoning, and other regulations can change, and Buyers should be sure to find out if any such changes might be 68 enacted in the future that could negatively impact their intended use. This includes checking with the appropriate governmental agencies, departments, and 69 planners and possibly hiring an independent expert.
- 70 ACKNOWLEDGMENT: The undersigned Buyer(s) acknowledge they (a) have read and understand this Advisory; (b) have been provided with a copy for their own files, and (c) are aware the use of one or more experts is recommended before entering into a binding transaction for the purchase of vacant land.

72	Buyer	Date	_a.m p.i	m. ←
73	Buyer	Date	a.m p.i	m. ←

This form has been licensed for use solely by the named user below pursuant to a Forms License Agreement with Oregon Real Estate Forms, LLC. LINES WITH THIS SYMBOL \leftarrow REQUIRE A SIGNATURE AND DATE