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BEFORE THE HEARING EXAMINER  
CITY OF REDMOND

**In the Matter of the Appeal of**

**John Devore,**

Of the June 28, 2018 Denial of Reconsideration  
Request for a second driveway at 11235 165<sup>th</sup> Court  
NE, Redmond

Appeal No. APL LAND 2018-00794  
DEVREQ2018-00530

CITY'S WITNESS AND  
EXHIBIT LIST

Pursuant to the Hearing Examiner's Pre-Hearing Order, dated August 1, 2018, the City of Redmond hereby identifies its witnesses and exhibits for the September 24, 2018, appeal hearing in the above-captioned matter.

**I. WITNESESS**

The City of Redmond may call any or all of the following witnesses:

1. **Benjamin Sticka, Planner, Planning Department, City of Redmond**, 15670 NE 85th Street, Redmond, Washington 98502, (425) 556-2470, [bsticka@redmond.gov](mailto:bsticka@redmond.gov). Mr. Sticka is the City planner currently assigned to the Devore appeal. Mr. Sticka facilitated the City's staff report and presentation on this matter. Mr. Sticka was not involved in the decision to deny the deviation request or the reconsideration request.



1 6. Technical Committee slide show used for reconsideration request, dated June 20,  
2 2018. (See also Staff Report Exhibit 4)

3 7. Deviation timeline, dated July 30, 2018. (See also Staff Report Exhibit 7)

4 8. Location map, dated August 1, 2018 created by Andy Chow for the staff report and  
5 to mirror the map created for the Deviation Review Team's powerpoint slideshow. (See  
6 also Staff Report Exhibit 8)

7 9. City of Redmond Procedures for Deviation Requests. (See also Staff Report Exhibit  
8 9)

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10 The City of Redmond reserves the right to introduce any exhibit listed by other parties in  
11 this matter. The City also reserves the right to submit additional exhibits or call additional  
12 witnesses in response to any witness or exhibit submitted by the other parties.

13  
14 DATED this 11th day of September, 2018.

15 OGDEN MURPHY WALLACE, PLLC

16  
17 By

  
18 Daniel P. Kenny, WSBA #44547  
19 Attorney for City of Redmond

1 **DECLARATION OF SERVICE**

2 I, Gloria Zak, an employee of Ogden Murphy Wallace, PLLC, make the following true  
3 statement:

4 On the date below, I sent a true and correct copy of this document via email to all parties  
5 to this Appeal, as follows:  
6

7

PARTY	EMAIL
<i>Office of the Hearing Examiner</i> Cheryl Xanthos, Deputy City Clerk	<u><a href="mailto:cdxanthos@redmond.gov">cdxanthos@redmond.gov</a></u>
<i>Appellant</i> John Devore George Belmore – Designated Representative	<u><a href="mailto:gabelmore@mac.com">gabelmore@mac.com</a></u>
<i>City of Redmond</i> Ben Sticka, Planner	<u><a href="mailto:bsticka@redmond.gov">bsticka@redmond.gov</a></u>

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14 I declare under penalty of perjury under the laws of the State of Washington that the  
15 foregoing is true and correct.

16 EXECUTED at Seattle, Washington this 11<sup>th</sup> day of September 2018.

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Gloria Zak  
Legal Assistant