Here, below, are citizen comments on the 2016 Comprehensive Growth Management Plan Update for Clark County, submitted by Byron and Nita Countryman on April 8, 2015.

We are owners of tax lot 205450000 (21 acres), east of Hockinson, a parcel of the original 160 acre Ahola Homestead. Current zoning on this forest land – since the 1994 ruling -- is for a 40-acre minimum lot size.

Seven Ahola siblings and grand-children now own the homestead property comprising ELEVEN tax lots, only one of which is over 40 acres. The one lot that is more than 40 acres is co-owned by three sibling sisters; the co-ownership of this lot (49 acres) is just a stop-gap measure – caused by the current restrictions which prevent the three sisters from legally dividing their owned acreages into three individual lots.

We siblings also wish to have the legal option to sell or gift some acreages to our children or grand-children. A reduction from the 40 acre minimum to a 10 or 20 acre minimum lot size would not allow this.

Our recommendation: For the Forest areas immediately east of Hockinson, zoning as a 5 acre minimum makes more sense. Perhaps, a 10 or 20-acre minimum Forest zoning is practical in commercial forest areas of Clark County. However, a 20 or 40 acre parcel is rare in the Hockinson area—as has been already noted. We feel the Growth Management Plan should consider each parcel by neighborhood density when zoning for Forest Reserve. Many lots surrounding the Ahola homestead are currently in 5 acre size—or less. In fact, the predominant parcel size of properties surrounding the Ahola homestead quarter section had been 5 acres before the GMA zoning changes of 1994.

A 5 acre minimum lot size would be the best – and most equitable – option for the family-owned forest properties east of Hockinson.

Sincerely,

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