Coos County Land Use Permit Application

SUBMIT TO COOS COUNTY PLANNING DEPT. AT 60 E. SECOND STREET OR MAIL TO: COOS COUNTY PLANNING 250 N. BAXTER, COQUILLE OR 97423. EMAIL PLANNING@CO.COOS.OR.US PHONE: 541-396-7770

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	Ĺ	l		FILE NUMBER: S-22-002
Date Received:	23	22	Receipt #: <u>035408</u>	Received by:
1	/		be filled out electronically.	If you need assistance please contact staff.
			If the fee is not included the applent is received on line a file num	lication will not be processed. nber is required prior to submittal)

A. Land	Owner(s) TA	T ENTERPR	ISES, LLC		
Mailing addre	ess: P.O. Box 9	7, Coos Bay,	OR 97420		
Phone: 541-29	90-0463		En	nail:	
Township: 24S	Range: 13W	Section:	1/4 Section:	1/16 Section: Select	Tax lots:
Select	Select	Select	Select	Select	
	Number(s): 18	8907	Z	one: Select Zo	ne Rural Residential-2 (RR-2)
Tax Account	Number(s)				Please Select
		Troy Rambo	······································		1
	541-751-8900	, ,		Email:	mandrllc@frontier.com
Comp Plan Text Amen Map - Reze		Administrativ Hearings Bod Variance - V	Application c Conditional U y Conditional U Districts and	Jse Review - ACU Jse Review - HBC	Land Division - P, SUB or PUD Family/Medical Hardship Dwelling Home Occupation/Cottage Industry
Water Servic	e Type: Coos Ba	ay - North Bend \	Water Board	Sewage Dispos	al Type: On-Site Septic
School Distri				Fire District: N	orth Bend RFPD
Please include supplemental	e the suppleme application ple	nt application ease contact sta	with request. aff. Staff is r	If you need as not able to provi	ssistance with the application or ide legal advice. If you need help

with findings please contact a land use attorney or contultant.

Any property information may be obtained from a tax statement or can be found on the County Assessor's webpage at the following links: Map Information Or Account Information

D. ATTACHED WRITTEN STATEMENT. With all land use applications, the "burden of proof" is on the applicant. It is important that you provide information that clearly describes the nature of the request and indicates how the proposal complies with all of the applicable criteria within the Coos County Zoning and Land Development Ordinance (CCZLDO). You must address each of the Ordinance criteria on a point-by-point basis in order for this application to be deemed complete. A planner will explain which sections of the Ordinance pertain to your specific request. The information described below is required at the time you submit your application. The processing of your application does not begin until the application is determined to be complete. An incomplete application will postpone the decision, or may result in denial of the request. Please mark the items below to ensure your submittal is complete.

App	plication Check List: Please make off all steps as you complete them.
I.	A written statement of intent, attached to this application, with necessary supporting
	evidence which fully and factually describes the following:
	1. A complete explanation of how the request complies with the applicable provisions
	and criteria in the Zoning Ordinance. A planner will explain which sections of the
	Ordinance pertain to your specific request. You must address each of the Ordinance
	criteria on a point-by-point basis in order for this application to be deemed complete.
	2. A description of the property in question, including, but not limited to the following:
	size, vegetation, crops grown, access, existing buildings, topography, etc.
	3. A complete description of the request, including any new structures proposed.
	4. If applicable, documentation from sewer and water district showing availability for
	connection.
II.	A plot plan (map) of the property. Please indicate the following on your plot plan:
	1. Location of all existing and proposed buildings and structures
	2. Existing County Road, public right-of-way or other means of legal access
	3. Location of any existing septic systems and designated repair areas
	4. Limits of 100-year floodplain elevation (if applicable)
	5. Vegetation on the property
	6. Location of any outstanding physical features
	7. Location and description (paved, gravel, etc.) of vehicular access to the dwelling
	location
III.	A copy of the current deed, including the legal description, of the subject property.
	Copies may be obtained at the Coos County Clerk's Office.

I certify that this application and its related documents are accurate to the best of my knowledge. I am aware that there is an appeal period following the date of the Planning Director's decision on this land use action. I understand that the signature on this application authorizes representatives of the Coos County Planning Department to enter upon the subject property to gather information pertinent to this request. If the application is signed by an agent, the owner's written authorization must be attached.

If this application is refereed directly to a hearings officer or hearings body I understand that I am obligated to pay the additional fees incurred as part of the conditions of approval. I understand that I/we are not acting on the county's behalf and any fee that is a result of complying with any conditions of approval is the applicants/property owner responsibility. I understand that conditions of approval are required to be complied with at all time and an violation of such conditions may result in a revocation of this permit. Signatures required below for application processing.

ACCESS INFORMATION

The Coos County Road Department will be reviewing your proposal for safe access, driveway, road, and parking standards. There is a fee for this service. If you have questions about these services please contact the Road Department at 541-396-7660.

Property Address: ⁰ Fiddle Back Road and Proposed Dew Berry Lane

Type of Access: Private Easement - Provide Easement

Name of Access: North Bay Road

Is this property in the Urban Growth Boundary? No

Is a new road created as part of this request?

Required parking spaces are based on the use of the property. If this is for a residential use two spaces are required. Any other use will require a separate parking plan submitted that is required to have the following items:

- Current utilities and proposed utilities;
- Roadmaster may require drawings and specs from the Oregon Standards Specification Manual (OSSC) (current edition).
- The location and design of bicycle and pedestrian facilities shall be indicated on the site plan if this is a parking plan;
- Location of existing and proposed access point(s) on both sides of the road where applicable;
- Pedestrian access and circulation will be required if applicable. Internal pedestrian circulation shall be provided in new commercial, office, and multi-family residential developments through the clustering of buildings, construction of walkways, landscaping, accessways, or similar techniques;
- All plans (industrial and commercial) shall clearly show how the internal pedestrian and bicycle facilities of the site connect with external existing or planned facilities or systems;
- Distances to neighboring constructed access points, median openings (where applicable), traffic signals (where applicable), intersections, and other transportation features on both sides of the property;
- Number and direction of lanes to be constructed on the road plus striping plans;
- All planned transportation features (such as sidewalks, bikeways, auxiliary lanes, signals, etc.); and
- Parking and internal circulation plans including walkways and bikeways, in UGB's and UUC's.

Additional requirements that may apply depending on size of proposed development.

- a. Traffic Study completed by a registered traffic engineer.
- b. Access Analysis completed by a registered traffic engineer
- c. Sight Distance Certification from a registered traffic engineer.

Regulations regarding roads, driveways, access and parking standards can be found in Coos County Zoning and Land Development Ordinance (CCZLDO) Article 7.

By signing the application I am authorizing Coos County Roadmaster or designee to enter the property to determine compliance with Access, Parking, driveway and Road Standards. Inspections should be made by calling the Road Department at 541-396-7660

		Coos (County Road Dep	oartment Use O	nly	
Roadmaster o	r designee:					
☐ Driveway	Parking	Access	Bonded	Date:	Receipt #	· · · · · · · · · · · · · · · · · · ·
File Number:	DR-21-					

ADDRESS APPLICATION INFORMAT	ION FILE NUMBER: AD-
ADDRESS OF DRIVEWAY #1 CLOSEST TO YOUR NEW DRIVEWAY:	
DISTANCE FROM DRIVEWAY #1 TO YOUR NEW DRIVEWAY:	Neighbor's Driveway #1
Is this driveway on the same side of the road as your Driveway: Select	Distance #1
ADDRESS OF DRIVEWAY #2 CLOSEST TO YOUR NEW DRIVEWAY:	Your New Driveway
DISTANCE FROM DRIVEWAY #2 TO YOUR NEW DRIVEWAY:	Neighbor's
Is this driveway on the same side of the road as your Driveway: Select	Driveway #2
Staff from the County Road Department will place the stak placed, it must not be moved. If your stake is removed or	te and once the driveway stake has been damaged you may purchase replacements.
Additional Notes or directions:	
☐ This application is not required.	

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If this is a request for a recreational, commercial, industrial, vacation rental, manufactured home park, mass or small gathering Coos Health and Wellness, Environmental Health Staff will be reviewing the proposal to ensure the use meets environmental health standards for sanitation and water requirements to serve the facility. If the proposal indicates that you are using a community water system a review may be required. A fee is charged for this service and shall be submitted with the application \$83.00. If you have questions about regulations regarding environmental health services please call 541-266-6720. This form is required to be signed off for any type of subdivision, recreational, commercial, industrial, vacation rental, manufactured home park, mass or small gathering.

Sewage Disposal Type: On-site septic Water Service Type: Coos Bay-North Bend Water Board Please check \square if this request is for industrial, commercial, recreational or home base business use and complete the following questions: • How many employees/vendors/patrons, total, will be on site? Will food be offered as part of the an on-site business? Will overnight accommodations be offered as part of an on-site husiness? What will be the hours of operation of the business? Please check \square if the request is for a land division. Coos County Environmental Health Use Only: Staff Reviewing Application: Staff Signature: This application is found to be in compliance and will require no additional inspections This application is found to be in compliance but will require future inspections This application will require inspection prior to determining initial compliance. The applicant shall contact

Coos Health and Wellness, Environmental Heath Division to make an appointment.

Additional Comments:

Coos County Planning Land Division Supplemental Application

VI.	Addit	ional Information Required –
	1.	Lien holder(s) name: N/A
	2.	List of Easements and type: See Title Report and Tentative Plat
	3.	Covenants or Deed Restrictions that apply: See Instrument No. 2020-03374
	4.	Legal Access and maintenance agreements: See Title Report and attached Tentative Plat
	5.	Is the subject property part of an existing plat (partition or subdivision) Yes, answer the following: a. What year was the plat recorded; and 1994 & 2015 b. Was it part of a partition or subdivision? Remember if property that has been partitioned or was part of a partition within the prior three years then the partition shall be reviewed pursuant to subdivision criteria.
	6.	Does the property current have ✓ water, ☐ sewer or on-site septic, ☐ Development?
	7.	Is the applicant requesting the Planning Director to waive the water requirements \(\subseteq \) yes \(\subseteq \) no, and if yes please explain why.
	8.	Are there natural hazards that apply to this property? Select One Very 14164 LANDSCIDE
	9.	Is any portion of this property located within the Coastal Shoreland Boundary or Estuary? If so this shall be indicated on the plat. If within a CSB there will be additional site development criteria that apply. Select One : NO
	10.	Is this property with the Beaches and Dunes? If so, this feature shall be identified and a noted that additional criteria may apply. Select One No
VII.	incom Coos a.	al Outline of process – If there is missing information the application will be deemed uplete. The following is a general outline of the process for the review of land divisions in County: Application is filed and reviewed for completeness pursuant to §5.0.200; Technical Review Committee (TRC) reviews tentative plans within 30 days from the

date the application has been deemed complete. The Planning Director may extend this

timeline if needed;

- c. Planning Director makes a decision unless subject to limited land use notice. If subject to limited land use notice pursuant to Article 5.0 a notice of decision will be mailed out within seven days of the expiration of the limited land use notice;
- d. Applicant submits construction drawings for any new public roads or access easements to the Roadmaster. The County Roadmaster reviews construction drawings and applicable specifications for public roads and access easements;
- e. Applicant constructs or bonds for required improvements;
- f. County Roadmaster inspects construction unless improvements are bonded;
- g. Applicant submits final plat after all conditions of approval have been completed;
- h. Planning Department coordinates review of final plat by affected County Departments;
- i. Board of Commissioners reviews final plats for subdivisions and for partitions proposing public dedications;
- j. Planning Director reviews final plats for partitions not proposing public dedications; and
- k. If the final plat is approved, the applicant shall comply with Section 6.2.825 and file the plat with the County Clerk. (OR 92-07-012PL)

VIII. SECTION 6.2.350 TENTATIVE PLAT REQUIRMENTS (Tentative Plan):

- 1. Application Requirements
 - a. An application and a tentative plat for approval shall be initiated as provided in Section 5.0.150 of this ordinance.
 - b. The applicant shall file with the Director the original and four (4) additional copies of the tentative map on 11" X 17" paper for partitions and 18" x 24" paper for subdivisions.
 - c. The tentative plat shall be clearly and legibly drawn. It shall show all required information to scale so that the Approving Authority may have an adequate understanding of what is proposed. Under ordinary circumstances, the scale shall use a typical engineer scale (example 1" = 50").
 - d. If the tentative plat requirements have not been met the application will be deemed incomplete until the maps have been correct and at that time the Technical Review Committee meeting will be scheduled.
- 2. Information required for tentative plat.
 - a. All Land Divisions
 - North arrow, scale and date of the drawing.
 - Appropriate identification clearly stating the map is a tentative plat.
 - Names and addresses of the landowners, subdivider/partitioner and the engineer, surveyor, land planner or landscape architect responsible for designing.
 - The tract designation or other description according to the real estate records of Coos County [Township, Range, Section, Tax Lot Number(s), and Assessor's Tax Account Number(s)].
 - The boundary line (accurate in scale) of the tract to be divided and approximate acreage of the property.
 - Contours with intervals of forty (40) feet or less referred to United States Geological Survey (or mean sea level) datum.
 - The names of adjacent subdivisions or the names of recorded owners of adjoining parcels of unsubdivided land.
 - The location, widths, and names of existing or platted streets or other public ways (including easements) within or adjacent to the tract, existing permanent buildings, railroad rights-of-way and other important features such as section lines, political subdivision boundary lines and school district boundaries.

	structures within the tract or immediately adjacent thereto, together with pipe sizes,
	grades and locations indicated.
	Location, acreage and dimensions of land to be dedicated for public use or reserved i
	the deeds for the common use of property owners in the proposed land division,
	together with the purpose of conditions or limitations of such reservations, if any.
	Easements, together with their dimensions, purpose and restrictions on use.
	Zoning classification of the land and Comprehensive Plan map designation.
	Draft of proposed restrictions and covenants affecting the plat if applicable. If not
	applicable indicate that on the form.
	Predominant natural features such as water courses and their flows, marshes, rock
	outcropping, and areas subject to flooding, sliding or other natural hazards.
	Applicable natural hazards may be verified with planning staff.
	A current property report (less than 6 months old) indicating any taxes, assessment o
	other liens against the property, easements, restrictive covenants and rights-of-way,
	and ownerships of the property of the proposed development. A title report is
	acceptable.
	b. Subdivisions – Shall include the following additional information:
	The proposed name of the subdivision must be on the plat.
	The proposed street pattern or layout showing the name and widths of proposed street and alleys.
	Private streets and all restrictions or reservations relating to such private streets.
	Proposed Subdivision proposed lots, approximate dimensions, size and boundaries.
	Residential lots shall be numbered consecutively. Lots that are to be used for other
	than residential purposes shall be identified with letter designations.
	Parks, playgrounds, recreation areas, parkways, and open space for public use, clearlidentified.
	The location of existing or proposed bicycle and/or pedestrian facilities if required
	under Article VII of this Ordinance.
_	Proposed means and location of sewage disposal and water supply systems.
3.	Development Phasing
	a. Subdivisions shall:
	i. provide for platting in as many as three (3) phases. The preliminary plan must show each
	phase and be accompanied by proposed time limitations for approval of the final plat for
	each phase.
	ii. Time limitations for the various phases must meet the following requirements:
	1. Phase 1 final plat shall be approved within twenty-four (24) months of preliminary
	approval.
	2. Phase 2 final plat shall be approved within thirty-six (36) months of preliminary
	approval.
	3. Phase 3 final plat shall be approved within forty-eight (48) months of preliminary
	approval.
	b. Partitions shall:
	i. Provide all phasing for partitions. If phasing is proposed then road standards for subdivision
	shall apply.
	ii. If a land division is proposed on a property that has been partitioned in the prior three years
	then the partition shall be reviewed pursuant to subdivision criteria.

IX. Criteria: The following criteria will need to be addressed:

- a. A decision on the tentative land division plan application shall be made and notices shall be processed as required in Chapter 5.0 of this ordinance.
- b. The preliminary plan shall be approved if the Approving Authority finds the following:
 - i. The information required by this Article has been provided;
 - ii. The design and development standards of Chapter 6 have been met;
 - iii. Applicable transportation standards in chapter VII have been or will be complied with;
 - iv. Minimum parcel/lot sizes and requirements have been complied with for the zoning district.
 - v. If the preliminary plan provides for development in more than one phase, then Approving Authority makes findings and conclusions that such phasing is necessary due to the nature of the development, and that the applicant will be able to comply with the proposed time limitations.
 - vi. In granting tentative approval, the Approving Authority may impose conditions of approval deemed necessary to carry out the Comprehensive Plan and the provisions of this ordinance. Such conditions may include the construction of offsite public improvements, or money equivalent, deemed necessary, either immediately or in the future, as a result of the proposed development and shall be reasonably conceived to fulfill public needs emanating from the proposed development in the following respects:
 - i. Protection of the public from the potentially deleterious effects of the proposed development; or
 - ii. Fulfillment of the need for public service demands created by the proposed development.
- c. Conditional Approval. The Planning Director may impose special conditions upon the approval of a tentative plan when it is established that such conditions are necessary to protect health, safety or welfare. Conditions may include but are not limited to the following:
 - i. roadway and plat design modifications;
 - ii. utility design modifications;
 - iii. conditions deemed necessary to provide safeguards against documented geologic hazards; and/or
 - iv. Other conditions deemed necessary to implement the objectives of the Comprehensive Plan.