Coos County Est. 1853

NOTICE OF COMPLETENESS

Wednesday, September 01, 2021

Fritz & Sarah Hoffman 23975 SE Bohna Park Rd. Damascus, OR 97089-9310

RE: Completeness Review for ACU-21-050

Dear Applicant(s):

Thank you for submitting your Administrative Conditional Use. The first step in the application process is a completeness review. The following items were required to be included in your application or determined prior to the acceptance of the application:

\square	1.	The correct and completed application form was filed. If the proposed use/activity will
	2.	occur in an identified hazard area the correct reports or certifications have been included. Applications shall be submitted by the property owner or a purchaser under a recorded land sale contract. "Property owner" means the owner of record, including a contract purchaser. The application shall include the signature of all owners of the property. A legal representative may sign on behalf of an owner upon providing evidence of formal legal authority to sign; a consent form may be accepted
\boxtimes	3.	One original and one exact unbound copy of the application or an electronic copy shall be provided at the time of submittal for all applications;
	4.	A detailed Project Proposal was provided;
	5.	A detailed parcel map of the subject property illustrating the size and location of existing and proposed uses, structures and roads on an $8\frac{1}{2}$ " x 11" paper to scale. Applicable distances must be noted on the parcel map along with slopes. (See example plot map); Parking spaces need to be clearly marked on the plot plan
	6.	Covenants or deed restrictions on the property were provided or were found not to exist.
	7.	All of the lots or parcels that are currently within the applicant's ownership, co-ownership or is purchasing which have a common boundary with the subject property on an assessment map were listed on the application;
	8.	A copy of the current deed of record has been provided;
	9.	All the applicable criteria have been addressed; Criteria can be found on page 3
\boxtimes	10.	The property was created legally;
\boxtimes	11.	All development was cited in compliance with the Coos County Zoning and Land Development Ordinance or this application will bring a use or activity into compliance; and
\square	12.	All road, driveway, access, parking plan or traffic impact analysis has been submitted as required by the Coos County Zoning and Land Development Ordinance.

This application has been:

Deemed complete as of the date this letter was sent and the application has been forwarded to all applicable agencies or departments for comment; or

- Deemed incomplete due to missing information as shown by the <u>unchecked boxes above</u>. As the applicant for a permit or limited land use it is your responsibility to submit one of the following within 180 days to the Planning Department:
 - a. All of the missing information;

- b. Some of the missing information and written notice from the applicant that no other information will be provided; or
- c. Written notice from the applicant that none of the missing information will be provided.

If the application is found to be incomplete and steps a, b or c are not completed within the required timeframe (180 days), then on the 181st day the application will be deemed void. If you submit material by email you are responsible to follow up with staff to ensure that information was received. On the day the department receives one of the options (a. through c.) above is the date your application will be considered complete.

Once your application has been deemed complete staff will continue with the review process. Your application will go through the following steps (checked steps apply to your application):

1.	The first step is requesting comments from any applicable agency or department. Most agencies have 30	
	days to respond to comments.	
2.	If this is a land division Technical Review Committee (TRC) will be scheduled once all comments have	
	been received. Once the TRC has been completed a tentative decision is mailed out approximately six (6)	
	weeks after. The notice of tentative decision will provide for a fifteen (15) day opportunity to appeal. If	
	appealed it will be scheduled for hearing. The decision only becomes final after the final partition plat	
	has been filed.	
3.	If this is application requires a hearing, a notice of hearing will be provided 20 days prior to the hearing.	
	Once the hearing is concluded a notice of decision will be mailed out within five to seven days. If this is	
	a Planning Commission decision the notice will provide for an opportunity to appeal (15) fifteen days to	
	the Board of Commissioners. If this is a Board of Commissioners decision there is a twenty-one (21) day	
	appeal period to the Land Use Board of Appeals.	
4.	If this is an administrative review (Administrative Conditional Use, Extension, or Variance) a notice of	
	decision with an opportunity to appeal will be mailed out once the review has been completed.	
	Approximately, six weeks after the application has been deemed complete. The notice of decision will	
	provide for a fifteen (15) day opportunity to appeal. If not appealed the decision becomes final.	
	Property line adjustment discrete parcel 12 day opportunity to appeal.	
5.	If this is a limited land use notice then a notice requesting comments will be mailed as soon as the	
	application has been deemed complete and then a review and decision will be issued. Approximately,	
	four weeks after the comments time has expired. The notice of decision will provide for a fifteen (15) day	
	opportunity to appeal. If not appealed the decision becomes final.	

Except when an applicant requests an extension of the timelines, the governing body of the county or its designee shall take final action on an application for a permit or limited land use decision within 120 (urban zone) days or 150 (rural) days as applicable.

If you have questions about the land use process please contact planning staff for assistance.

Thank you, Amy Nibble

Amy Dibble, Planner II

C: File Vacasa, LLC Vacation rental/short term rental - Subject to the following criteria:

- (a) Shall be found to be compatible with the surrounding area.
- (b) Shall be licensed by the Coos Health & Wellness (CHW) in accordance with ORS 446.310-350;
- (c) Shall meet parking access, driveway and parking standards as identified in Chapter VII;
- (d) Shall not be conveyed or otherwise transferred to a subsequent landowner without a the new property owner submitting a Compliance Determination Application showing compliance with this section; and

A deed restriction shall be recorded with the Coos County Clerk's Office acknowledging that this is an accessory use to the approved residential use. If located within Urban Growth Boundary further restrictions may be required based on comments from the City.

COMPATIBILITY: The proposed USE, ACTIVITY OR DEVELOPMENT is required to demonstrate compatibility with the surrounding properties or compatibility may be made through the imposition of conditions. Compatibility means that the proposed use is capable of existing together with the surrounding uses without discord or disharmony. The test is where the proposed use is compatible with the existing surrounding uses and not potential or future uses in the surround area.