

NOTICE OF LAND USE DECISION

You may have received this because you are an adjacent property owner, and this notice is required to be provided pursuant to ORS 215.416. The proposal is identified in this decision and will be located on the subject property.

Coos County Planning 60 E Second St. Coquille, OR 97423

http://www.co.coos.or.us/ Phone: 541-396-7770 planning@co.coos.or.us

This decision notice is required to be sent to the property owner(s), applicant(s), adjacent property owners (distance of notice is determined by zone area – Urban 100 feet, Rural 250 feet, and Resource 750 feet), special taxing districts, agencies with interest, or person that has requested notice. (See attached vicinity map for the location of the subject property).

Date of Notice: Thursday, April 21, 2022

File No(s): ACU-21-068

Proposal: Request for a Land Use Approval through an Administrative Conditional Use to

change the use of a Single Family Dwelling to a Vacation/Short Term Rental.

Applicant(s): Pamela R. and Curtis D. Nodland

Staff Planner: Chris MacWhorter, Planning Staff

Decision: **Approved with Conditions.** All decisions are based on the record. This decision is final and effective at close of the appeal period unless a complete application with the fee is submitted by the Planning Department at 5 p.m. on **Friday, May 06, 2022**. Appeals are based on the applicable land use criteria found in the Coos County Zoning and Land Development Ordinance (CCZLDO) General Compliance with *Sections 1.1.300 Compliance with Comprehensive Plan and Ordinance Provisions and 6.1.125 Lawfully Created Lots or Parcels.* Vacation Rental reviews are subject to CCZLDO Use Table found in *Section 4.3.200(64) Vacation Rentals (in an existing dwelling) subject to an Administrative Conditional Use (ACU) subject to Section 4.3.210(87) Categories and Review Standards – Vacation Rental/short term rental and Section 4.3.220 Additional Conditional Use Review (2)(a) Rural Residential. Siting standards do not apply to this type of review because there are no new structures proposed with this review. Civil matters including property disputes outside of the criteria listed in this notice will not be considered. For more information please contact the staff planner listed in this notice.*

Property Information

Account Numbers 170429

Map Numbers 24S1314CD-01502

Property Owners NODLAND, CURTIS ET AL

645 NW GREEN FOREST CIR REDMOND, OR 97756-1459

Situs Addresses 97607 KADORA LN NORTH BEND, OR 97459

Acreages 1.05 Acres

Zoning(s) RURAL RESIDENTIAL-2 (RR-2)

Special Development ARCHAEOLOGICAL AREAS OF INTEREST (ARC)

Considerations and Overlays RURAL UNINCORPORATED COMMUNITY (RUC)

NATURAL HAZARD - WILDFIRE (NHWF)

The purpose of this notice is to inform you about the proposal and decision, where you may receive more information, and the requirements if you wish to appeal the decision by the Director to the Coos County Hearings Body. Any person who is adversely affected or aggrieved or who is entitled to written notice may appeal the decision by filing a written appeal in the manner and within the time period as provided below pursuant to Coos County Zoning and Land Development Ordinance (CCZLDO) Article 5.8. If you

are mailing any documents to the Coos County Planning Department the address is 250 N. Baxter, Coquille OR 97423. Mailing of this notice to you precludes an appeal directly to the Land Use Board of Appeals.

Mailed notices to owners of real property required by ORS 215 shall be deemed given to those owners named in an affidavit of mailing executed by the person designated by the governing body of a county to mail the notices. The failure of the governing body of a county to cause a notice to be mailed to an owner of a lot or parcel of property created or that has changed ownership since the last complete tax assessment roll was prepared shall not invalidate an ordinance. NOTICE TO MORTGAGEE, LIENHOLDER, VENDOR OR SELLER: ORS CHAPTER 215 (ORS 215.513) REQUIRES THAT IF YOU RECEIVE THIS NOTICE, IT MUST PROMPTLY BE FORWARDED TO THE PURCHASER.

Staff tries to post all applications on the website at the following link: https://www.co.coos.or.us/planning/page/applications-2021

The application and all documents and evidence contained in the record, including the staff report and the applicable criteria, are available for inspection, at no cost, in the Planning Department located at 225 North Adams Street, Coquille, Oregon. Copies may be purchased at a cost of 50 cents per page. If you would like to view the record in this matter, please make an appointment. The decision is based on the application submittal and information on record. The name of the Coos County Planning Department representative to contact is Chris MacWhorter, Planning Staff and the telephone number where more information can be obtained is (541) 396-7770.

Failure of an issue to be raised in a hearing, in person or in writing, or failure to provide statements of evidence sufficient to afford the Approval Authority an opportunity to respond to the issue precludes raising the issue in an appeal to the Land Use Board of Appeals.

Reviewed by: Chris MacWhorter Date: Thursday, April 21, 2022.

Chris MacWhorter, Planning Staff

This decision is authorized by the Coos County Planning Director, Jill Rolfe based on the staff's analysis of the Findings of Fact, Conclusions, Conditions of approval, Application and all evidence associated as listed in the exhibits.

EXHIBITS

Exhibit A: Conditions of Approval

Exhibit B: Vicinity Map

The following exhibits are on file at the Coos County Planning Department and may be accessed by contacting the department. All noticeable decisions are posted on the website for viewing when possible.

Exhibit C: Staff Report -Findings of Fact and Conclusions

Exhibit D: Application

EXHIBIT "A"

The applicant (applicant includes property owner and any successor) shall comply with the following conditions of approval with the understanding that all costs associated with complying with the conditions are the responsibility of the applicants and that the applicants are not acting as an agent of the county. If the applicant fails to comply or maintain compliance with the conditions of approval the permit may be revoked as allowed by the Coos County Zoning and Land Development Ordinance. Please read the following conditions of approval and if you have any questions contact planning staff.

CONDITIONS OF APPROVAL

- 1. All applicable federal, state, and local permits shall be obtained prior to the commencement of any development activity.
- 2. Pursuant to CCZLDO § 5.9.100, a Zoning Compliance Letter (ZCL) shall be required prior to the use of the dwelling as a *Vacation Rental* on the property; however, the following conditions need to be submitted with a request for your ZCL:
 - a. The applicant shall complete the following to ensure compatibility:
 - i. Submit a plan to cover nuisance issues to ensure the use is compatible with the neighborhood. The plan shall consist of contacts for the property manager to report problems to, noise restriction and emergency contact information. The advertisement for the rental shall include a property manager name and contact information.
 - ii. A contract that will be used for the rental shall contain all this information and shall be filed with the Planning Department.
 - iii. If the property is receiving public services for water or sewer a letter from those utility companies is required that there is no limitation on service.
 - iv. The number of overnight occupants are limited by the number of bedrooms. The Dwelling contains three (3) bedrooms and maximum capacity should be limited to six (6) overnight guests.
 - v. Vendors shall be limited to cleaning and maintenance on a regular basis. If a special event is planned by a guest, it shall occur during the day and there may be vendors to serve that specific event.
 - b. 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.
 - c. The parking and access shall be reviewed and signed off by the Coos County Road Department prior to receiving a Zoning Clearance Letter from staff. There will be a limit on how many vehicles can park onsite per to two (2) vehicles for guests and one (1) vehicle for employees.
- 3. Pursuant to CCZLDO § 4.3.110.10(a) the applicant shall obtain a license from the Coos County Health Department in accordance with ORS 446.310-350. Renewals of your license shall be provided to the Planning Department to show the use remains in compliance.
- 4. Shall provide a legal document for the water use or an exemption. Staff cannot confirm that the current water source meets the required health requirements for this type of use.

EXHIBIT "B" VICINITY MAP



COOS COUNTY PLANNING DEPARTMENT

Mailing Address: 225 N. Adams, Coquille, Oregon 97423 Physical Address: 60 E. Second, Coquille Oregon Phone: (541) 396-7770 TDD (800) 735-2900



File: ACU-21-068

Applicant/ Curtis & Pamela R. Nodland Owner: Curtis D. & Pamela R. Norland

Date: March 24, 2022

Township 24S Range 13W Section 14CD TL 1502 Location:

Proposal: Administrative Conditional Use



EXHIBIT "C" STAFF REPORT FINDINGS OF FACT AND CONCLUSIONS

I. PROPOSAL AND BACKGROUND/PROPERTY HISTORY INFORMATION:

A. PROPOSAL: Request for a Land Use Approval through an Administrative Conditional Use to change the use of a Single Family Dwelling to a Vacation/Short Term Rental.

B. BACKGROUND/PROPERTY HISTORY:

This property contains a Single-Family Dwelling that was built in 2021 through zoning approval. The Zoning Clearance Letter (ZCL-20-168) was issued June 17, 2020 to site a single family dwelling pursuant to CD-20-042.

- **C. LOCATION:** The subject property is located southeast of the community of Hauser. The property is accessed from Kadora Lane. Kadora Lane accesses Highway 101.
- **D. ZONING:** The subject property is zoned Rural Residential-2 (RR-2).

ARTICLE 4.2 – ZONING PURPOSE AND INTENT

SECTION 4.2.100 RESIDENTIAL

Rural Residential (RR)

There are two RR zonings: Rural Residential-5 (RR-5) and Rural Residential-2 (RR-2). The intent of the Rural Residential Districts includes justified sites plus "committed" areas. The County's plan prescribes and allocates a finite number of rural dwelling/units/acreage. The zoning ordinance will specify permitted uses and minimum lot sizes.

The purpose of the "RR-2" and "RR-5" districts are to provide for small to medium acreage dwelling sites outside of Urban Growth Boundaries, where a moderate intensity of land development is appropriate, but where urban services and facilities may not be available or necessary.

The "RR-2" district provides for continued existence of rural family life and to provide a transition of densities between urban development and exclusive agricultural and forestry uses.

The "RR-5" district provides for the orderly development of rural land so as to encourage the continued existence of rural family life and to provide a transition of densities between urban development and exclusive agricultural or forestry uses.

E. SITE DESCRIPTION AND SURROUNDING USES SITE DESCRIPTION AND SURROUNDING USES: The subject property is located southeast of the community of Hauser. The subject property is located off Kadora Lane. Kadora Lane accesses Highway 101 just south of Hauser. The subject property is surrounded by the RR-2 zone properties and most of the parcels are developed with residential uses.

This property contains a Single-Family Dwelling that was built in 2021 through zoning approval. The Zoning Clearance Letter (ZCL-20-168) was issued June 17, 2020 to site a single family dwelling pursuant to CD-20-042.



F. COMMENTS: Comments were not required for this use as there is no development occurring.

II. PROPERTY COMPLIANCE:

A. COMPLIANCE PURSUANT TO SECTION 1.1.300:

It shall be unlawful for any person, firm, or corporation to cause, develop, permit, erect, construct, alter or use any building, structure or parcel of land contrary to the provisions of the district in which it is located. No any structure shall be issued unless the plans, specifications, and intended use of any structure or land conform in all respects with the provisions of this Ordinance, unless approval has been granted by the Hearings Body.

FINDING: Staff has reviewed the property history and the county files to determine at the time of this report this property is compliant. This does not mean that there is not additional information that was unavailable during this review that would make the properties non-complaint.

B. SECTION 6.1.125 LAWFULLY CREATED LOTS OR PARCELS:

"Lawfully established unit of land" means: 1. The unit of land was created:

- a. Through an approved or pre-ordinance plat;
- b. Through a prior land use decision including a final decision from a higher court. A higher court includes the Land Use Board of Appeals;
- c. In compliance with all applicable planning, zoning and subdivision or partition ordinances and regulations at the time it was created.
- d. By a public dedicated road that was held in fee simple creating an interviewing ownership prior to January 1, 1986;
- e. By deed or land sales contract, if there were no applicable planning, zoning or subdivision or partition ordinances or regulations that prohibited the creation.

f. By the claim of intervening state or federal ownership of navigable streams, meandered lakes or tidewaters. "Navigable-for-title" or "title-navigable" means that ownership of the waterway, including its bed, was passed from the federal government to the state at statehood. If a waterway is navigable-for-title, then it also is generally open to public use for navigation, commerce, recreation, and fisheries.

FINDING: This tax lot was lawfully created thru (e) by deed or land sales contract, if there were no applicable planning, zoning or subdivision or partition ordinances or regulations that prohibited the creation (68-12-34338). Therefore, it is a lawfully created unit of land.

III. STAFF FINDINGS AND CONCLUSIONS:

A. SUMMARY OF PROPOSAL AND APPLICABLE REVIEW CRITERIA:

The proposal is for Planning Director Approval to change the existing residential use to a vacation rental.

B. Key definitions:

Compatibility: 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. The surrounding area consists of the notification area for the project as set out in § 5.0.900.

C. Criteria and standards for Vacation Rentals

I. Vacation Rentals

A. <u>Section 4.3.200 Zoning Tables for Urban and Rural Residential, mixed Commercial-Residential, Commercial, Industrial, Minor Estuary and South Slough</u>

The table indicates the type of review process that is required. Remember that CU is an conditional use review and the letter prior explain what level of conditional use is required (A = administrative and H = Hearing)

As used in the zoning tables the following abbreviations are defined as:

- "P" Permitted and requires no review from the Planning Department. No review is required but other agencies may have requirements.
- "CD" Compliance Determination review (permitted with standards) with clear and objective standards (Staff review usually referred to as Type I process or ministerial action). These uses are subject to development standards in sections 4.3.22, 4.3.230 and notices requesting comments may be provided to other agencies as result. The process takes a minimum of 30 days to complete. Industrial zones may require additional review. All structures and uses shall meet the applicable Development and Siting Criteria or Special Development Considerations and Overlays for the zoning district in which the structure will be sited.
- "ACU" Administrative Conditional Use (Planning Director's Decision usually referred to as a Type II Process)
- "HBCU" Hearing Body Conditional Use (Planning Commission, Board of Commissioner or Hearings Officer Decision usually referred to as a Type III Process)
- "PLA" Property Line Adjustments subject to standards found in Chapter 6.
- "P", "SUB", "PUD" = Partition, Subdivision, Planned Unit Development that require Land Division Applications subject to standards found in Chapter 6.
- The "Subject To" column identifies any specific provisions of Section 4.3.210 to which the use is subject.
- "N" means the use is not allowed.

The zoning table sets out Uses, Developments and Activities that may be listed in a zone and the type of review that is required within that zone. If there is a conflict between uses the more restrictive shall apply. Section <u>4.3.210</u> provides an explanation of the use category and the specific criteria that shall apply and if the use is identified as requiring a conditional use. Section <u>4.3.225</u> General Siting

Standards apply to all regulated Uses, Developments, or Activities, but these are clear and objective standards that do not, in themselves, require a land use notice. Section <u>4.3.230</u> Specific Standards list specific siting standards by zones and <u>4.2.220</u> Additional Conditional Use Review and Standards for table <u>4.3.200</u> contains any additional criteria that applied to a Use, Development or Activity that has been identified by the following table as requiring.

#	Use	Zones Section 4.3.210 CATEGORIES & Review Standards - 4.3.220 Additional Conditional Use Review – Section 4.3.225 General Siting Standards - Section 4.3.230 Specific Standards											Subject To		
		<u>UR-1</u>	UR-2	UR-M	RR-2	<u>RR-5</u>	CD	RC	<u>C-1</u>	IND	<u>AO</u>	REC	SS	MES	
63.	Retail Business	N	N	N	N	<u>N</u>	<u>ACU</u>	HBCU	<u>CD</u>	N	N	HBCU	<u>N</u>	N	<u>(75)</u>
64.	Vacation Rentals (in an existing dwelling)	<u>ACU</u>	ACU	ACU	ACU	ACU	<u>ACU</u>	ACU	<u>ACU</u>	<u>ACU</u>	ACU	<u>ACU</u>	<u>N</u>	<u>N</u>	<u>(87)</u>

FINDING: Vacation Rental reviews are subject to CCZLDO Use Table found in Section 4.3.200(64) Vacation Rentals (in an existing dwelling) subject to an Administrative Conditional Use (ACU) subject to Section 4.3.210(87) Categories and Review Standards — Vacation Rental/short term rental and Section 4.3.220 Additional Conditional Use Review (2) Rural Residential. Siting standards with the exception of parking do not apply to this type of review because there are no new structures proposed with this review.

B. Section 4.3.210 – CATEGORIES AND REVIEW STANDARDS

The following categories provide a definition and specific standards that will regulate the Development, *Use or Activity identified in the table above.*

- (87.) 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
 - (e) 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.

FINDING: A vacation rental can only be established in an existing dwelling. The subject property contains an existing *Single-Family Dwelling* that was sited in 2021. According to assessment records the dwelling is a three-bedroom Dwelling. The primary criterion for this application is compatibility. As explained above; compatibility means that the proposed use is capable of existing together with the surrounding uses without discord or disharmony.

The purpose of this zoning district is to provide for residential use. Vacation rentals are not considered a residential use so they must show they can be compatible with the residential uses occurring within the surrounding area without discord or disharmony. A Single Family Dwelling unit providing complete independent living facilities for one or more persons, including permanent provision for living, sleeping, eating, cooking and sanitation. A request to use the dwelling for transient occupancy for vacation purposes does increase traffic, parking and related nuisance issues. Therefore, to make the use compatible limitations on occupancy based on the number of bedrooms that are located within the dwelling, limiting traffic and parking volumes to the same level as a Single-Family Dwelling and limiting nuisances will insure the use is compatible.

In determining how many people can be accommodated overnight the calculation is made based on bedrooms within the Single Family Dwelling. A bedroom (ORS 90.262) has a minimum average of two occupants per bedroom. This dwelling is a three-bedroom dwelling; therefore staff will condition this

approval that only six (6) overnight guest shall be onsite. Vehicles on site for the guest shall be no more than two vehicles. This does not account for cleaning service and other related maintenance service or when the property owner is using the dwelling. There shall be quiet times and a clear sign posted with the contact information so neighbors that have complaints may contact the rental service that is managing the vacation rental.

Typically, traffic counts are conducted for a Single-Family Dwelling based on two (2) vehicles so at this time the Vacation Rental will be limited to two vehicles on site when the Dwelling used as a Vacation Rental. If the property is receiving public services for water or sewer a letter from those utility companies is required that there is no limitation on service. Vendors shall be limited to cleaning and maintenance. If a special event is planned by a guest, it shall occur during the day and there may be vendors to serve that specific event. The applicant has stated that Vacation Rental will be maintained regularly, and all restrictions will be enforced.

The applicant has acknowledged that a license and inspections will be completed by Coos Health & Wellness in compliance with ORS 446.310 through 446.350.

The Vacation Rental approval will not transfer to a subsequent owner without a Compliance Determination.

The applicant shall record a deed restriction with the Coos County Clerk's Office acknowledging that this is an accessory use to the approved residential use, this will be made a condition of approval. All conditions shall be complied with as final approval.

C. SPECIAL DEVELOPMENT CONSIDERATIONS AND OVERALYS:

SECTION 4.11.125 Special Development Considerations: The considerations are map overlays that show areas of concern such as hazards or protected sites. Each development consideration may further restrict a use. Development considerations play a very important role in determining where development should be allowed In the Balance of County zoning. The adopted plan maps and overlay maps have to be examined in order to determine how the inventory applies to the specific site

SECTION 4.11.200 Purpose: Overlay zones may be super-imposed over the primary zoning district and will either add further requirements or replace certain requirements of the underlying zoning district. The requirements of an overlay zone are fully described in the text of the overlay zone designations. An overlay zone is applicable to all Balance of County Zoning Districts and any zoning districts located within the Coos Bay Estuary Management Plans when the Estuary Policies directly reference this section.

FINDING: No structural or earth moving development is part of this request; therefore, additional review was not required.

IV. DECISION:

The proposed Vacation Rental/Short-Term Rental in the Rural Residential-2 (RR-2) Zoning District meets the requirements of the Coos County Zoning and Land Development Ordinance, with conditions listed in Exhibit "A" of this report.

V. NOTICE REQUIREMENTS:

A notice of decision will be provided to property owners within 100 feet of the subject properties and the following agencies, special districts, or parties: Hauser RFPD.

A Notice of Decision and Staff Report will be provided to the following: Applicants/Owners, Department of Land Conservation and Development, Coos Health and Wellness, Assessor's Office, Planning Commission and Board of Commissioners. Adjacent property owners will receive a Notice of Decision and maps, but all other attachments can be found by contacting the Planning Department or visiting the website. If not found on the website the public may contact the department to view the official record.

EXHIBIT "D" Application



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

	1				FILE NUMBER: ACU-21-068
Date Received:	10/27/2	Receipt #	2286	65	Received by: MB
Thi	is application s	hall be filled	out electroni	cally.	If you need assistance please contact staff.
5-10-7-11-11-11-11-11-11-11-11-11-11-11-11-1					lication will not be processed.
	(If	payment is rece	ived on line a	file nu	mber is required prior to submittal)
		ī	AND INFO	RM	ATION
A. Land C	Owner(s) Pan	nela R. Nodla	nd		
Mailing addre	ss: <u>645 Nw Gr</u>	een Forest Cir	Redmond,	Or. 9	7756
Phone: 541-910	0-6130		Er	nail:	pnodland@yahoo.com
Township: 24S	Range:	Section:	¼ Section: C ▼	1/10 D	Section: Tax lots:
Select	Select	Select	Select	Sele	ect
Tax Account N	Number(s):		Z	one:	Select Zone Rural Residential-2 (RR-2)
Tax Account 1	Number(s)				Please Select
R Applie	ant(s) Pamela I	R. and Curtis I	D. Nodland		
and the second of the second	ss: 645 NW G			Or.	97756
Phone: 541-					_
C. Consult	tant or Agent:				
Mailing Addres	SS				
Phone #:					Email:
		Tyme o	f Application	Dec	nacted
	Amendment		e Conditional		
Map - Rezo					eview - HBCU Family/Medical Hardship Dwelling Home Occupation/Cottage Industry
		Special	Districts an	d Ser	vices
Water Servic School Distri	e Type: On-Site ict: North Bend	e (Well or Sprin	g) 🔽		age Disposal Type: On-Site Septic District: North Bend RFPD
supplemental		ease contact st	aff. Staff is	not a	you need assistance with the application or ble to provide legal advice. If you need help at.
Any property	information m	ay be obtained	d from a tax	state	ment or can be found on the County Assessor's
webpage at th	e following lir	ks: Map Infor	mation Or	Accou	ant Information
		Coos C	ounty Land Us	e Appl	ciation - Page 1

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.

Ar	oplication 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:
	 A complete explanation of how the request complies with the applicable provision 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.
	 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.
	 If applicable, documentation from sewer and water district showing availability for connection.
I.	A plot plan (map) of the property. Please indicate the following on your plot plan:
	1. \(\sum_\) Location of all existing and proposed buildings and structures
	2. Existing County Road, public right-of-way or other means of legal access
	3. \(\sum_{\text{Location of any existing septic systems and designated repair areas}\)
	4. Limits of 100-year floodplain elevation (if applicable)
	5. Vegetation on the property
	7. Location and description (paved, gravel, etc.) of vehicular access to the dwelling

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.

III. - X 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.

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.

Coos County Land Use Application - Page 2

Order No.: 360621036834

EXHIBIT "A" Legal Description

A parcel of land located in SE 1/4 of SW 1/4 of Section 14, Township 24 South, Range 13 West of the Willamette Meridian, Coos County, Oregon, described as follows: beginning at the Northwest corner of the SE 1/4 of the SW 1/4 of said Section 14; thence North 88° 28' 19" East along the North boundary of said SE 1/4 of SW 1/4, 193.17 feet; thence South 0° 14' 25" West 689.42 feet; thence South 88° 28' 19" West 25.01 feet; thence South 0° 14' 25" West 165.11 feet; thence along a curve to the right having a radius of 87.82 feet, through a central angle of 125° 37' 05" for an arc distance of 192.54 feet; thence North 54° 08' 30" West 35.82 feet to the Southeast corner of Lot 5, Block 1, Panoramic Acres, Coos County, Oregon; thence North 0° 14' 25" East along the West boundary of said SE 1/4 of SW 1/4 899.87 feet to the point of beginning.

Save and except therefrom those parcels II & III, in Deed Reference No. 1999-14255, recorded November 9, 1999, Deed Record of Coos County, Oregon. (Tax Lots 1500 & 1501)

Preliminary Report

Printed: 07.23.21 @ 08:59 AM OR-TT-FNOO-02743.470028-SPS1-21-360621036834



TICOR TITLE NO. 360621036834 ESCROW NO. FL21-9665 BW TAX ACCT. NO. 170429 MAP/TAX LOT NO. 24S 13 14 CD 01502

GRANTOR

CLINTON A MESSNER and CORY S. MESSNER

GRANTEE

CURTIS DARYL NODLAND and PAMELA ROXENE NODLAND 97607 KADORA LANE

NORTH BEND, OR 97459

Until a change is requested

all tax statements shall be

sent to the following address:
SAME AS GRANTEE

After recording return to:

EAD AND APPROV

CASCADE TITLE CO. 811 WILLAMETTE

EUGENE, OR 97401

WARRANTY DEED -- STATUTORY FORM

CLINTON A MESSNER and CORY S. MESSNER, Grantor,

conveys and warrants to

CURTIS NODLAND and PAMELA R. NODLAND, Grantee,

the following described real property free of encumbrances except as specifically set forth herein:

SEE ATTACHED EXHIBIT "A"

The true consideration for this conveyance is \$475,000.00.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300 (Definitions for ORS 195.300 to 195.336), 195.301 (Legislative findings) AND 195.305 (Compensation for restriction of use of real property due to land use regulation) TO 195.336 (Compensation and Conservation Fund) AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 (Definitions for ORS 92.010 to 92.192) OR 215.010 (Definitions), TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930 (Definitions for ORS 30.930 to 30.947), AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300 (Definitions for ORS 195.300 (Definitions for restriction of use of real property due to land use regulation) TO 195.336 (Compensation and Conservation Fund) AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

Except the following encumbrances:

Property taxes in an undetermined amount, which are a lien but not yet payable, including any assessments collected with taxes to be levied for the fiscal year 2021/2022.

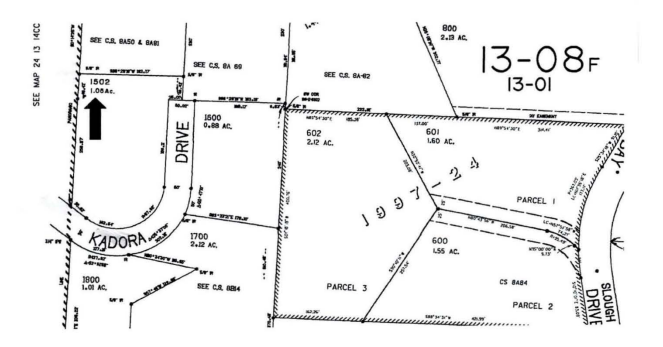
Covenants, Conditions, Restrictions, Easements and Rights of Way of record, if any.

WRD-TAX LTR(BW)



This map/plat is being furnished as an aid in locating the herein described Land in relation to adjoining streets, natural boundaries and other land, and is not a survey of the land depicted. Except to the extent a policy of title insurance is expressly modified by endorsement, if any, the Company does not insure dimensions, distances, locations of easements, acreage or other matters shown thereon.

REVIEWED & ACCEPTED



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: 97607 Kadora Ln. North Bend, Or.97459
Type of Access: Public Road
Is this property in the Urban Growth Boundary? Select
s a new road created as part of this request? No
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 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 Department Use Only
Roadmaster or designee:
Driveway Parking Access Bonded Date: Receipt #
Driveway Parking Access Bonded Date: Receipt #
le Number: DR-21-

Coos County Land Use Application - Page 3

SANITATION INFORMATION

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.

gathering.
Water Service Type: On-site Well Sewage Disposal Type: On-site septic
Please check 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 business?
What will be the hours of operation of the business?
Please check 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 Land Use Application - Page 5

Hello, our names are Pamela and Curtis Nodland. We bought this 3bd/2bath, 1940 sq. ft. home at 97607 Kadora Ln. North Bend, Or. and would like to make it a short-term vacation rental. We would like it to occupy up to 8 people per rental stay. There is parking for 2 vehicles and a dedicated parking area for cleaning staff/maintenance. We have the following property management in place:

Vacasa

Contact person is Laura Quiroga.

Contact info: lauraquiroga@vacasa.com, (458)710-0238.

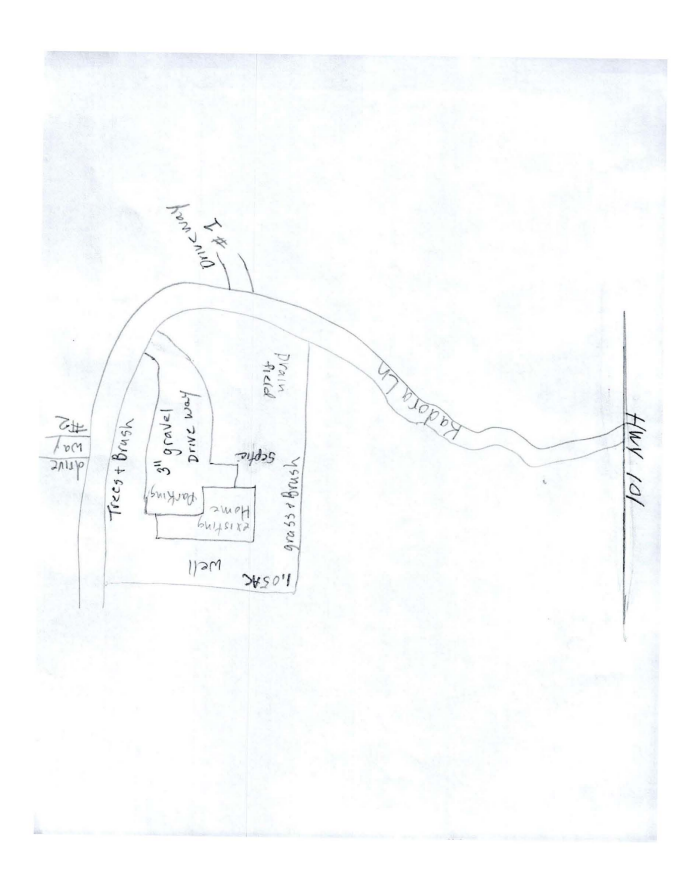
The property has trees and brush surrounding the property line which provides plenty of privacy. There is currently fencing on two sides of the property at this time and there is a plan to fence the yard area.

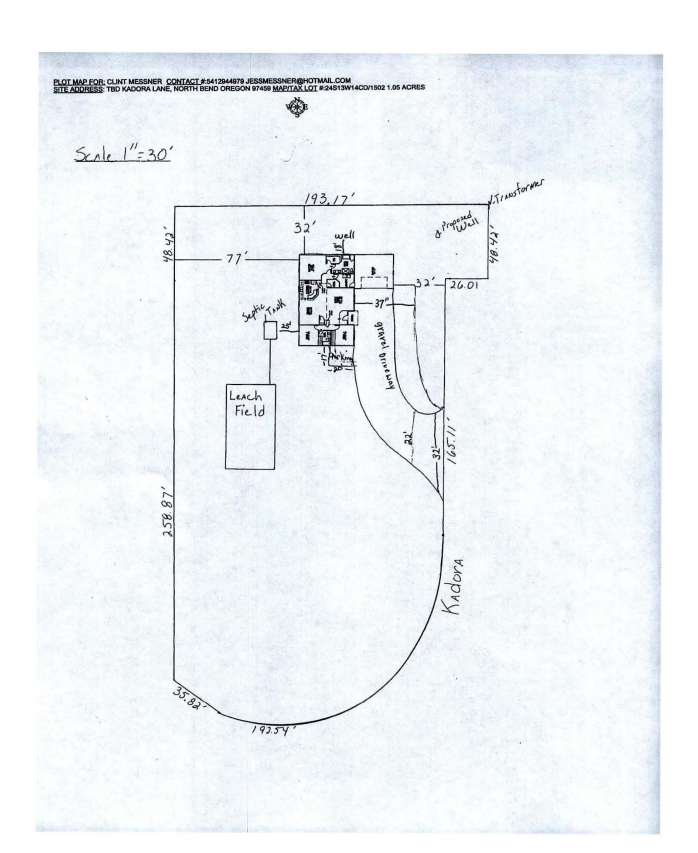
There is no security in place at this time, however we do hope to install that in the future.

The property is 1.05 acres and provides privacy for tenants as well as the neighbors.

Property management will provide and enforce written rules for tenants as to limit of persons on the property, quiet hours, parking limitations and any other rules that need to be in place.

Sincerely, Pamela and Curtis Nodland





Re: Permit for vacation rental

My home at 97607 Kadora Ln. North Bend, Or. Is 1940 sq.ft. 3 bedroom 2 bath. It sits on 1.05 acres Which gives us several hundred yds. From surrounding neighbors/properties.

I understand the parking requirements that I must have at least 2 parking spaces for guests and 1

Space dedicated for employees. I further understand that I must be licensed through Coos Health and Wellness Dept. I also understand that this permit is not transferrable in the event of the sale of said property/deed.

Thank you, Sincerely, Pamela and Curtis Nodland

Pamela Modland 12-06-2021

Curtis Phalland