

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

and a literation				FIL	E NUMBER:	ACU-2	1-08
Date Received:	12/20/21	Receipt	#: 228	716	Received by: 🗾	MB	_
Th	is application sh	all be filled	out electron	ically. If you n	eed assistance p	lease contact :	staff.
		If the fee i	is not included	the application wi	Il not be processed. uired prior to subm		
		J	LAND INF	ORMATION			
A. Land (Owner(s) Lone	e Rock TT L	and CO.			- 10 V	
Mailing addre	ess: PO Box 112	7, Roseburg.	, OR 97470	3. 6. 20		New Co	
Phone: 541-39	1-1494		E	mail: tmcintos	h11@wou.edu		eo a la s
Township: 27S 🔽	Range: 13W	Section: 21	¹ ⁄4 Section: Select	1/16 Section: Select	Tax lots: 500	0	
Select	Select	Select	Select	Select			
Tax Account N	Number(s): 7114	403	2	Zone: Select Z	one Forest (F)	2 11	-
Tax Account 1					Please Selec	:t	
Mailing addre	ant(s) Thomas M ss: PO Box 603		R, 97462				
Phone: <u>541-3</u>	391-1494					-	
c Consult	ant or Agent: T	homas McIntos	sh				
	SS PO Box 603 Oak			1.1.1			
Phone #: _54				Email:	tmcintosh11	@wou.edu	
		Type o	f Application	n Requested		1 6 1	
Comp Plan Text Amend Map - Rezo		Administrativ	ve Conditional	Use Review - ACU Use Review - HBO	CU 🔲 Family/Me	ion - P, SUB or dical Hardship I apation/Cottage 1	Owelling
		Special	Districts an	d Services			
Water Service School Distri	e Type: On-Site (ct: Coquille	Well or Spring	g) 🔽		sal Type: On-S Green Acers RFP		
supplemental	e the supplement application plea please contact a	se contact st	aff. Staff is	not able to prov			
Any property	information may	y be obtained	d from a tax	statement or car	n be found on th	e County Ass	essor's
	e following link					in the cover 10 1955	

Coos County Land Use Applciation - 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.

Application 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. Uvegetation on the property
 - 6. Location of any outstanding physical features
 - 7. Decation 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
star	Coos County Road Department will be reviewing your proposal for safe access, driveway, road, and parking dards. There is a fee for this service. If you have questions about these services please contact the Road partment at 541-396-7660.
Pro	perty Address: 0 Alder Hill Lane
Ty	be of Access: Private Easement - Provide Easement Name of Access: Alder Hill Lane
ls t	his property in the Urban Growth Boundary? No
s a	new road created as part of this request? No
are	 quired parking spaces are based on the use of the property. If this is for a residential use two spaces required. Any other use will require a separate parking plan submitted that is required to have the owing 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.
Ad	 ditional 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.
	gulations regarding roads, driveways, access and parking standards can be found in Coos County ning and Land Development Ordinance (CCZLDO) Article 7.
det	signing the application I am authorizing Coos County Roadmaster or designee to enter the property to ermine compliance with Access, Parking, driveway and Road Standards. Inspections should be made calling the Road Department at 541-396-7660
	Coos County Road Department Use Only
Ro	admaster or designee:

File Number: DR-21-

ADDRESS APPLICATION INFORMATION FILE NUMBER: AD-

ADDRESS OF DRIVEWAY #1 CLOSEST TO YOUR NEW DRIVEWAY: 92335 Alder Hill lane

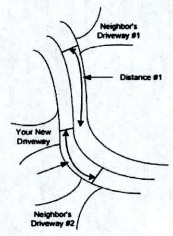
DISTANCE FROM DRIVEWAY #1 TO YOUR NEW DRIVEWAY: ^{25 Feet}

Is this driveway on the same side of the road as your Driveway: Yes

ADDRESS OF DRIVEWAY #2 CLOSEST TO YOUR NEW DRIVEWAY: 92337 Alder Hill Lane

DISTANCE FROM DRIVEWAY #2 TO YOUR NEW DRIVEWAY: 80 - 100 Feet

Is this driveway on the same side of the road as your Driveway: Yes



The distance information is important from your new driveway to the closest driveways on either side of you (doesn't matter which side of the road) and what the addresses are to those two driveways. This information is important to include in the formula used to calculate the correct address.

Staff from the County Road Department will place the stake and once the driveway stake has been placed, it must not be moved. If your stake is removed or damaged you may purchase replacements.

Additional Notes or directions:

This application is not required.

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.

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:

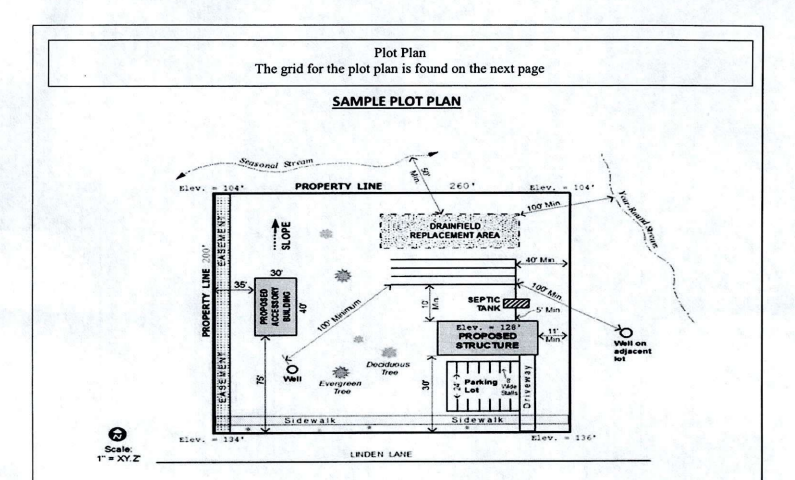
This application is found to be in compliance and will require no additional inspections

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.

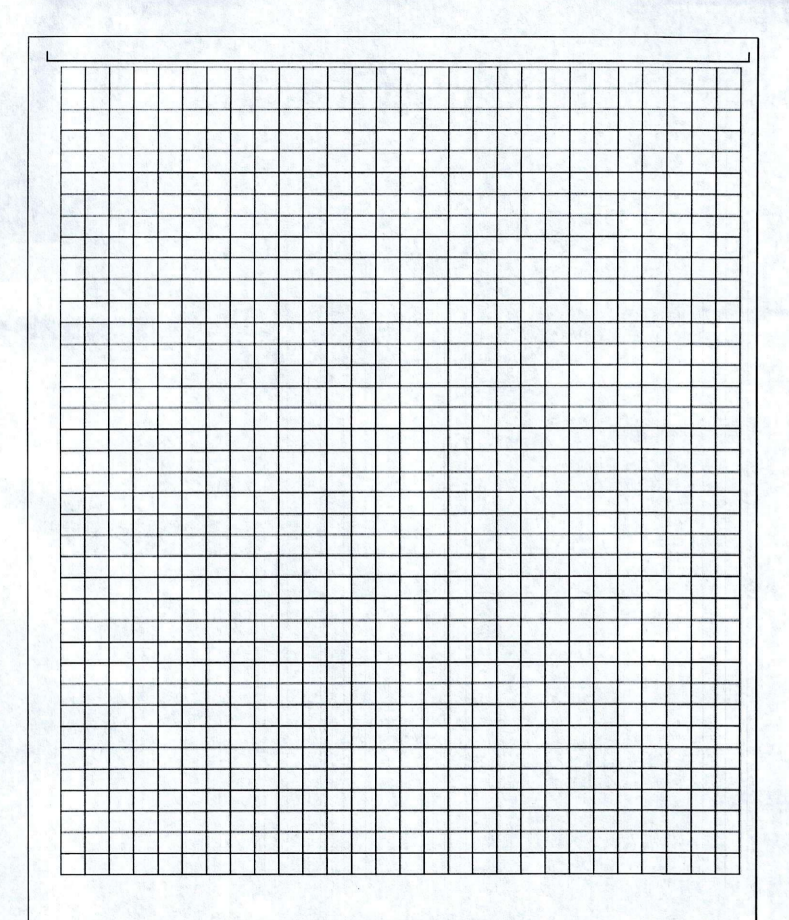
Additional Comments:



ITEMS THAT MUST BE ON THE PLOT PLAN:

At a minimum, the site plan should provide information on the following items:

- Existing and proposed lot lines, lot or parcel numbers, and acreage/square footage of lots.
- Dimensions of all illustrated features (i.e. all structures, septic systems, driveways, roads, etc.)
- Significant natural features (slopes greater than 20%, geologic hazards, wetlands, drainage ways, rivers, streams, and the general location of existing trees, etc.).
- Existing easements (access, storm drainage, utility, etc.).
- Existing and proposed (structures, outbuildings, septic, etc.) on site and on adjoining properties.
- Existing and proposed road locations including widths, curbs, and sidewalks.
- Existing and proposed driveway approach locations on site, existing driveway approaches on adjoining properties on the same side of the street, and existing driveway approaches across the street from the site.
- Contiguous properties under the same ownership.
- General predevelopment topographical information (minimum 10' contour intervals).
- Location of utilities.
- If redevelopment is viable in the future, a redevelopment plan should be included.
- Preliminary site utility plan.
- Please add any additional Road or parking items from the parking form.



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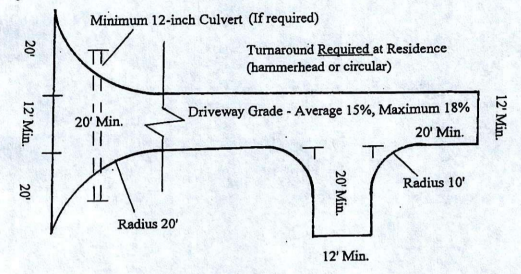
ADDITIONAL DRIVEWAY, ROAD, PARKING STANDARDS DRIVEWAY STANDARDS DRAWING – SINGLE RESIDENCE

Sight Distance Requirements (at the approach entrance)

- Speed less than 35 mph 100' both directions
- Speed greater than 35mph 150' both directions

All Weather Surface - minimum 4 - inches aggregate base or as required by Roadmaster.

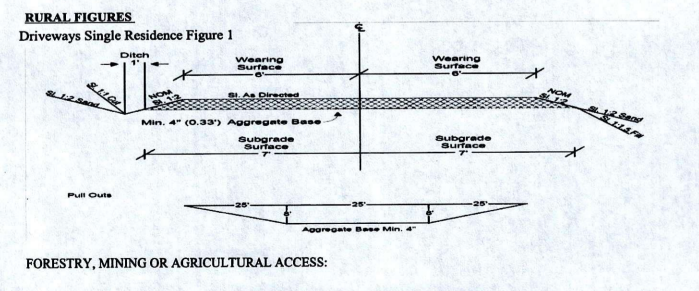
Figure 7.1.425



Construct appropriate ditches to prevent water runoff from discharging from the land onto a public road under county jurisdiction. Pursuant to ORS 368.256 the creation of a road hazard prohibited.

If driveway is over 1,000 ft., a pullout is required every 600 ft.

If a driveway cannot meet the maximum 18% grade then a legal agreement may be signed and recorded at the County Clerk's office releasing the County from any liability from such driveway development. This document must be referenced on the property deed to allow future purchasers know that the driveway does meet standard. A sign shall be placed at the bottom of the driveway to warn any users of the driveway that it is not built to standard. Proof must be filed with the Planning and Road Department that the documents have been filed and a sign has been placed. The form located on the following page must be completed, signed and recorded prior to any land use authorizations.



Coos County Land Use Application - Page 8

A private road which is created to provide ingress or egress in conjunction with the use of land for forestry, mining or agricultural purposes shall not be required to meet minimum road, bridge or driveway standards set forth in this ordinance, nor are such resource-related roads, bridges or driveways reviewable by the County. However, all new and re-opened forestry, mining or agricultural roads shall meet the access standards listed in this section.

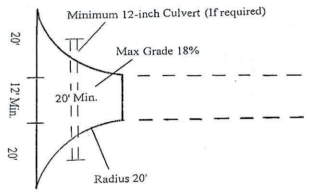
Forestry, Mining or Agricultural Access Standard drawing

Sight Distance Requirements (at the approach entrance)

- Speed less than 35 mph 100' both directions
- Speed greater than 35 mph 150' both directions

All Weather Surfaces – minimum aggregate base as required by the Roadmaster The access will be developed from the edge of the developed road.

Figure 7.1.450

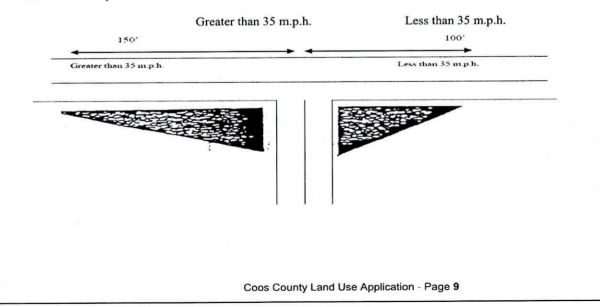


Construct appropriate ditches to prevent water runoff from discharging from the land onto a road under county jurisdiction. Pursuant to ORS 368.256 creation of a road hazard is prohibited.

VISION CLEARANCE TRIANGLE:

The following regulations shall apply to all intersections of streets and roads within all districts in order to provide adequate visibility for vehicular traffic. There shall be no visual obstructions over thirty-six (36) inches in height within the clear vision area established herein. In addition to street or road intersections, the provisions of this section shall also apply to mobile home park, recreational vehicle park, and campground accesses (entrances or exists).

The clear vision area shall extend along the right-of-way of the street for a minimum of 100 feet where the speed limit is less than 35 M.P.H.; and not less than 150 feet where the speed limit is greater than 35 m.p.h. The clear vision area shall be effective from a point in the center of the access not less than 25 feet back from the street right-of-way line.



USE	STANDARD
Retail store and general commercial except as provided in subsection b. of this section.	1 space per 200 square feet of floor area, plus 1 space per employee. 1 Bicycle space
Retail store handling bulky merchandise (furniture, appliances, automobiles, machinery, etc.)	1 space per 600 square feet of floor area, plus 1 space per employee. 1 Bicycle space
Bank, general office, (except medical and dental).	 space per 600 square feet of floor area, plus space per employee. Bicycle space
Medical or dental clinic or office.	 ½ space per examination room plus space per employee. Bicycle space
Eating or drinking establishment.	 1 space per 200 square feet of floor area, plus 1 space for every 4 seats. 1 Bicycle space
Bowling Alley	5 spaces per alley plus 1 space per 2 employees. 1 Bicycle space
Dance hall, skating rink, lodge hall.	 space per 100 square feet of floor area plus 1 space per 2 employees. Bicycle space
Stadium, arena, theater, race track	 space per 4 seats or every 8 feet of bench length or equivalent capacity if no seating is provided. Bicycle space
Storage warehouse, manufacturing establishment, or trucking freight terminal	1 space per employee. 1 Bicycle space
Wholesale establishment.	1 space per employee plus 1 space per 700 square feet of patron serving area. 1 Bicycle space
Welfare or correctional institution	 1 space per 5 beds for patients or inmates, plus 1 space per employee. 1 Bicycle space
Convalescent hospital, nursing home, sanitarium, rest home, home for the aged.	 space per 5 beds for patients or residents, plus 1 space per employee. Bicycle space
Church, mortuary, sports arena, theater.	 space for 4 seats or every 8 feet of bench length in the main auditorium. Bicycle space
Library, reading room.	 space per 400 square feet of floor area plus space per employee. Bicycle space
Preschool nursery, kindergarten.	2 spaces per teacher; plus off-street loading and unloading facility. 1 Bicycle space per 20 students
Elementary or junior high school.	 space per classroom plus space per administrative employee or space per 4 seats or every 8 feet of bench length in the auditorium or assembly room whichever is greater. Bicycle space per 10 students
High school	 space per classroom plus space per administrative employee plus space for each 6 students or 1 space per 4 seats or 8 feet of bench length in the main Auditorium, whichever is greater. Bicycle space per 20 students

Other auditorium, meeting room.	 space per 4 seats or every 8 feet of bench length. Bicycle space
Single-family dwelling.	2 spaces per dwelling unit.
Two-family or multi- family dwellings.	 ½ spaces per dwelling unit. bicycle space per unit for buildings with 4 or more units.
Motel, hotel, rooming or boarding house.	1 space per guest accommodation plus 1 space per employee.
Mobile home or RV park.	1 ¹ / ₂ spaces per mobile home or RV site.

Parking lot standards – Use the table above along with the area available to calculate the number of spaces required and determine the type of parking lot that needs to be created. The table below explains the spacing and dimensions to be used.

Minimur	n Horizontal Pa	arking Width:	s for Standard	Automobiles	
	One-way Parallel	30 deg	45 deg	60 deg	90 deg
Figures	Α	В	C	D	E
Single row of Parking					
Parking Aisle	9'	20'	22'	23'	20'
Driving Aisle	12'	16'	17'	20'	24'
Minimum width of module (row and aisle)	21'	36'	39'	43'	44'
Figures #'s	F	G	Н	I	J
Two Rows of Parking					
Parking Aisle	18'	40'	44'	46'	40'
Driving Aisle	12'	16'	17'	20'	24'
Minimum width of module (row and aisle)	30'	56'	61'	66'	64'

For figures please see Coos County Zoning and Land Development Ordinance (CCZLDO) § 7.5.175.

Please note: If you are developing in any wetlands or floodplain please contact Department of State Lands to ensure you are not required to obtain a state permit.

Forest Template Dwelling Supplemental Application: Coos County Zoning and Land Development Ordinance (CCZLDO)

SECTION 4.6.100 FOREST AND FOREST MIXED USE – USE TABLES Table 1 identifies the uses and activities in the Forest (F) and Forest/Mixed Use (FMU) zone. The tables describe the use, type of review, applicable review standards. Development shall also comply with Section 4.6.140 Development and Siting Standards. All dwellings and structures are subject to the siting standards found in Section 4.6.130. Exceptions to minimum lot and parcel sizes for the purpose of land division may apply as set out in Section 4.6.145 Land Division for Open Space and Special Assessment, and Section 4.6.145 Exceptions to Minimum Parcel Size. Properties that are located in a Special Development Consideration and/or overlays shall comply with the applicable review process identified by that Special Development Consideration and/or overlay located in Article 4.11.

If a use specifically states Forest Mixed Use only it is not permitted in the Forest Zone. If land is in a zone that allows both farm and forest uses, a dwelling may be sited based on the predominate use of the tract on January 1, 1993.

SECTION 4.6.110 (OAR 660-006-0025) Uses Authorized in Forest Zones (1) Goal 4 requires that forest land be conserved. Forest lands are conserved by adopting and applying comprehensive plan provisions and zoning regulations consistent with the goals and this rule. In addition to forest practices and operations and uses auxiliary to forest practices, as set forth in ORS 527.722, the Commission has determined that five general types of uses, as set forth in the goal, may be allowed in the forest environment, subject to the standards in the goal and in this rule. These general types of uses are: (a) Uses related to and in support of forest operations; (b) Uses to conserve soil, air and water quality and to provide for fish and wildlife resources, agriculture and recreational opportunities appropriate in a forest environment; (c) Locationally dependent uses, such as communication towers, mineral and aggregate resources, etc.; (d) Dwellings authorized by ORS 215.705 to 215.755; and (e) Other dwellings under prescribed conditions.

Use		TR	Subject to
	lings authorized by ORS 215.705 to 215.755; and (e) Other dwelling itions.		
	Template Dwelling (Alternative forestland dwellings ORS 215.750)	AOTI	(0)(D)(TT) (0)(0)

(9)(B) DWELLING ON FOREST AND FOREST MIXED USE ZONES -

(II) Template Dwelling - 215.750 Alternative forestland dwellings; criteria.

- (1) In western Oregon, a governing body of a county or its designate may allow the establishment of a single-family dwelling on a lot or parcel located within a forest zone if the lot or parcel is predominantly composed of soils that are:
 - (a) Capable of producing 0 to 49 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least three other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993, on the other lots or parcels continue to exist on the other lots or parcels;

- (b) Capable of producing 50 to 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least seven other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993, on the other lots or parcels; or
- (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (A) All or part of at least 11 other lots or parcels that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (B) At least three dwellings existed on January 1, 1993, on the other lots or parcels.
- (3) Lots or parcels within urban growth boundaries shall not be used to satisfy the eligibility requirements under subsection (1) or (2) of this section.
- (4) A proposed dwelling under this section is not allowed:
 - (a) If it is prohibited by or will not comply with the requirements of an acknowledged comprehensive plan and acknowledged land use regulations or other provisions of law.
 - (b) Unless it complies with the requirements of ORS 215.730.
 - (c) Unless no dwellings are allowed on other lots or parcels that make up the tract and deed restrictions established under ORS 215.740 (3) for the other lots or parcels that make up the tract are met.
 - (d) If the tract on which the dwelling will be sited includes a dwelling.
- (5) Except as described in subsection (6) of this section, if the tract under subsection (1) or (2) of this section abuts a road that existed on January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one-fourth mile wide centered on the center of the subject tract and that is to the maximum extent possible, aligned with the road.
- (6) (a) If a tract 60 acres or larger described under subsection (1) or (2) of this section abuts a road or perennial stream, the measurement shall be made in accordance with subsection (5) of this section. However, one of the three required dwellings shall be on the same side of the road or stream as the tract and:
 - (A) Be located within a 160-acre rectangle that is one mile long and one-fourth mile wide centered on the center of the subject tract and that is, to the maximum extent possible, aligned with the road or stream; or
 - (B) Be within one-quarter mile from the edge of the subject tract but not outside the length of the 160-acre rectangle, and on the same side of the road or stream as the tract.
 - (b) If a road crosses the tract on which the dwelling will be located, at least one of the three required dwellings shall be on the same side of the road as the proposed dwelling.
- (7) Notwithstanding subsection (4)(a) of this section, if the acknowledged comprehensive plan and land use regulations of a county require that a dwelling be located in a 160-acre square or rectangle described in subsection (1), (2), (5) or (6) of this section, a dwelling is in the 160-acre square or rectangle if any part of the dwelling is in the 160-acre square or rectangle. [1993 c.792 §4(6),(7),(8); 1999 c.59 §58; 2005 c.289 §1]

Response to SECTION 4.6.110(9)(B)(II)

When applying the 160-acre template to the subject property, situated appropriately as prescribed in the aforementioned criteria (middle placed in the centroid along with positioned to facilitate to Alder Hill Road). Within the specified template area there are a total of 22 total properties. The subject property (tax lot 500) is currently zoned FF and tax lots 600, 800, 1200 and 2401 are all in the ownership of the applicant and therefore must be treated as a tract. Directly to the southwest the zoning designation transition to a rural residential designation and the area constitutes a pre-existing patch of residential properties which further illustrates the non-resource makeup of the land. The applicant/property owner feel confident that within the template are eleven parcels that were lawfully created prior to January 1, 1993 can be identified along with three corresponding dwellings constructed prior to the same time. The subject property along with the area is highly forested over but should be considered an extension of the residential type pattern that exists in the area.

9(C) ADDITIONAL CRITERIA FOR ALL DWELLINGS ALLOWED IN THE FOREST AND FOREST MIXED USE ZONES.

- (1) A local government shall require as a condition of approval of a single-family dwelling allowed on lands zoned forestland:
 - (a) If the lot or parcel is more than 10 acres in western Oregon as defined in ORS 321.257, the property owner submits a stocking survey report to the assessor and the assessor verifies that the minimum stocking requirements adopted under ORS 527.610 to 527.770 have been met.

Response to SECTION 4.6.110(9)(C)(1)(a)

As a condition of approval the applicant will correlate with the Coos County Assessors Office along with a forester if necessary to submit the required stocking survey.

(b) the dwelling meets the following requirements:(A) The dwelling has a fire retardant roof.

Response to SECTION 4.6.110(9)(C)(1)(b)(A)

The dwelling will have a fire retardant roof as required by section 14.6.1109cba.

(B) The dwelling will not be sited on a slope of greater than 40 percent. <u>Response to SECTION 4.6.110(9)(C)(1)(b)(B)</u>

The dwelling will not be sited on incline greater than 40 percent. The applicant will locate an area of with less detrimental terrain to facilitate the dwelling.

(C) Evidence is provided that the domestic water supply is from a source authorized by the Water Resources Department and not from a Class II stream as designated by the State Board of Forestry.

Response to SECTION 4.6.110(9)(C)(1)(b)(C)

As conditional of approval the applicant will submit potability test along with a well log that illustrates water availability to the subject dwelling and not from a class II stream.

 (D) The dwelling is located upon a parcel within a fire protection district or is provided with residential fire protection by contract.
 Response to SECTION 4.6.110(9)(C)(1)(b)(D)

The dwelling will be located in the necessary fire district. If it has not already been annexed, this process will be completed as a condition of approval.

(E) If the dwelling is not within a fire protection district, the applicant provides evidence that the applicant has asked to be included in the nearest such district.

Response to SECTION 4.6.110(9)(C)(1)(b)(E)

The applicant will request from the nearest district to be annexed into such district as a necessary condition of approval.

(F) If the dwelling has a chimney or chimneys, each chimney has a spark arrester.

Response to SECTION 4.6.110(9)(C)(1)(b)(F)

The dwelling will comply with section 4.6.110(9)c1be. If the dwelling has a chimney then such device will have a spark arrester.

(G) The owner provides and maintains primary fuel-free break and secondary break areas on land surrounding the dwelling that is owned or controlled by the owner.

Response to SECTION 4.6.110(9)(C)(1)(b)(G)

The applicant/property owner will maintain primary fuel-free break and secondary break areas on land surrounding the dwelling that they own and control.

(2) (a) If a governing body determines that meeting the requirement of subsection (1)(b)(D) of this section would be impracticable, the governing body may provide an alternative means for protecting the dwelling from fire hazards. The means selected may include a fire sprinkling system, on-site equipment and water storage or other methods that are reasonable, given the site conditions. The applicant shall request and provide alternatives to be considered.

(b) If a water supply is required under this subsection, it shall be a swimming pool, pond, lake or similar body of water that at all times contains at least 4,000 gallons or a stream that has a minimum flow of at least one cubic foot per second. Road access shall be provided to within 15 feet of the water's edge for fire-fighting pumping units, and the road access shall accommodate a turnaround for fire-fighting equipment. [1993 c.792 §5; 1995 c.812 §6; 1997 c.293 §1; 2003 c.621 §103]

<u>Response to SECTION 4.6.110(9)(C)(2)(a) & (b) – If you are requesting alternative forms of fire</u> protection because you are outside of a Fire District and or provided with residential fire protection by contract, please provide additional solutions to fire protection. If you are within a fire district you do not need to respond to these criteria.

The subject property should be well within a specified fire district as all the surrounding properties that currently have dwellings are already annexed into the necessary district. The applicant/property are not requesting alternative forms of fire protection because they are outside of a fire district.

SECTION 4.6.130 ADDITIONAL CRITERIA FOR ALL NEW AND REPLACEMENT DWELLINGS AND STRUCTURES IN FOREST

The following siting criteria or their equivalent shall apply to all new dwellings and structures in forest and agriculture/forest zones. These criteria are designed to make such uses compatible with forest operations and agriculture, to minimize wildfire hazards and risks and to conserve values found on forest lands. A governing body shall consider the criteria in this rule together with the requirements OAR 660-0060-0035 to identify the building site:

- (1) Dwellings and structures shall be sited on the parcel so that:
 - (a) They have the least impact on nearby¹ or adjoining forest or agricultural lands;

<u>Response to SECTION 4.6.130(1)(a) – Describe how the placement of the dwelling will have the</u> least impact on nearby or adjoining forest or agricultural lands:

The subject property is adjacent to a pre-existing residential patch of properties located to the south, southwest and west. These areas cannot be considered resource because of their rural residential zoning designation. Directly to the north and east are forested zoned properties with large amounts of incline (25% - 35%) and can only practically be utilized in the forest capacity, however they are not currently being utilized in any capacity and are vacant of structural development. The areas to the north and east by extension are adjacent to the existing residential areas located to the south and west. The pre-existing residential development and the historical residential uses in the area further illustrate the proposed dwelling will cause no encumbrance to adjacent property owners in the area.

(b) The siting ensures that adverse impacts on forest operations and accepted farming practices on the tract will be minimized;

<u>Response to SECTION 4.6.130(1)(b) – Describe any forest or farming practices that are occurring on the subject tract. "Tract means land within the same ownership that is contiguous". Describe how the placement of the dwelling will ensure that adverse impacts on forest operations and accepted farming practices on the tract will be minimized.</u>

¹ For the purpose of this section "Nearby" is defined as within the decision notification area as defined in Section 5.0.900(2) for farm zoned property.

The dwelling will be situated closer to the southwest portion of the property adjacent to the extension of Alder Hill Lane (a portion that is under County jurisdiction, but the concluding portion is in the applicant's ownership) in order to minimize any requirements that may be too cumbersome to extend the existing roadway. The subject property is a total of 33.01 acres in size and as previously stated, adjacent properties to the north and east are currently forested zoned but are not being utilized in any capacity. This would essentially mean there would be a very large buffer between the proposed dwelling and any adjacent forested land ($30\pm$ acres from north and west). In the effort to prevent any interruption or interference with potential forested type operations and as previously stated, the dwelling will be located a significant distance from properties that can be considered forest. Therefore, the proposed dwelling will comply with section 4.6.130(1)b.

(c) The amount of forest lands used to site access roads, service corridors, the dwelling and structures is minimized; and

<u>Response to SECTION 4.6.130(1)(c) – How much acreage will be removed for site access roads,</u> service corridors, dwelling and other structures. Could less property be removed from forest lands to support the proposed development. Please make sure plot plan matches any of the proposed development. Minimizing may include setbacks from adjoining properties, clustering near or among existing structures, siting close to existing roads and siting on that portion of the parcel least suited for growing trees.

A very nominal area will be dedicated to the new proposed dwelling. Alder Hill Lane travels in from the west and enters the property on the southeast side. The dwelling will be situated in this area as to be grouped with existing residential development patterns.

(d) The risks associated with wildfire are minimized.

<u>Response to SECTION 4.6.130(1)(d) – Describe how the risks associated with wildfire are</u> <u>minimized. This section may include setbacks from adjoining properties, clustering near or among</u> <u>existing structures, siting close to existing roads and siting on that portion of the parcel least suited</u> <u>for growing trees.</u>

As previously stated, the proposed dwelling with be located in an area of the property that will essentially be an extension of the existing residential patterns. Along the south, southeast and east adjacent to the subject property exists residential properties with dwellings. The proposed dwelling if located in the southwest area of the subject property should mitigate any risk of potential wildfire hazards. Therefore, the subject application should comply with section 4.6.130(1)(d).

(2) Siting criteria satisfying section (1) of this section may include setbacks from adjoining properties, clustering near or among existing structures, siting close to existing roads and siting on that portion of the parcel least suited for growing trees.

If you would like to provide addition explanation of Section (1) please use this space:

- (3) The applicant shall provide evidence to the governing body that the domestic water supply is from a source authorized in accordance with the Water Resources Department's administrative rules for the appropriation of ground water or surface water and not from a Class II stream as defined in the Forest Practices rules (OAR chapter 629). For purposes of this section, evidence of a domestic water supply means:
 - (a) Verification from a water purveyor that the use described in the application will be served by the purveyor under the purveyor's rights to appropriate water;
 - (b) A water use permit issued by the Water Resources Department for the use described in the application; or
 - (c) Verification from the Water Resources Department that a water use permit is not required for the use described in the application. If the proposed water supply is from a well and is exempt from permitting requirements under ORS 537.545, the applicant shall submit the well constructor's report to the county upon completion of the well.

<u>Response to SECTION 4.6.130(3) – Please describe water source if need assistance you may contact</u> <u>Oregon Water Resource Department:</u>

The water source for the proposed dwelling will be via a well. The applicant fully intends, as a condition of approval, drilling a well along with submitting a potability test and well log to illustrate the appropriate amount of clean drinking water can be supplied to the dwelling.

(4) As a condition of approval, if road access to the dwelling is by a road owned and maintained by a private party or by the Oregon Department of Forestry, the U.S. Bureau of Land Management, or the U.S. Forest Service, then the applicant shall provide proof of a long-term road access use permit or agreement. The road use permit may require the applicant to agree to accept responsibility for road maintenance.

<u>Response to SECTION 4.6.130(4) – Please explain if the road that is accessing the property is private</u> or public. If it is private, ODF, BLM or US Forest Service a long-term road access use permit or agreement shall be provided with the application or acknowledgment by the applicant that this will be a condition of approval.

The existing road (Alder Hill Lane) is owned for a portion by the County and the concluding portion (eastern) is owned by the applicant (Lone Rock Timber Inc). If the necessary long-term road access use permit or agreement is required, the applicant will submit as a condition of approval.

- (5) Approval of a dwelling shall be subject to the following requirements:
 - (a) Approval of a dwelling requires the owner of the tract to plant a sufficient number of trees on the tract to demonstrate that the tract is reasonably expected to meet Department of Forestry stocking requirements at the time specified in department of Forestry administrative rules;
 - (b) The planning department shall notify the county assessor of the above condition at the time the dwelling is approved;
 - (c) If the lot or parcel is more than 10 acres in western Oregon or more than 30 acres in eastern Oregon, the property owner shall submit a stocking survey report to the county assessor and the assessor will verify that the minimum stocking requirements have been met by the time required by Department of Forestry rules;

- (d) Upon notification by the assessor the Department of Forestry will determine whether the tract meets minimum stocking requirements of the Forest Practices Act. If that department determines that the tract does not meet those requirements, that department will notify the owner and the assessor that the land is not being managed as forest land. The assessor will then remove the forest land designation pursuant to ORS 321.359 and impose the additional tax; and
- (e) The county governing body or its designate shall require as a condition of approval of a single-family dwelling under ORS 215.213, 215.383 or 215.284 or otherwise in a farm or forest zone, that the landowner for the dwelling sign and record in the deed records for the county a document binding the landowner, and the landowner's successors in interest, prohibiting them from pursuing a claim for relief or cause of action alleging injury from farming or forest practices for which no action or claim is allowed under ORS 30.936 or 30.937.

<u>Response to SECTION 4.6.130(5) – The Planning Department will request comments from the</u> <u>Assessor's Office regarding restocking.</u> Please acknowledge that you will follow the restocking requirements.

The applicant/property owner acknowledges the stocking requirements will be followed.

SECTION 4.6.140 DEVELOPMENT AND SITING CRITERIA:

This section contain all of the development standards for uses (unless otherwise accepted out by a use review) and all of the siting standards for development.

- 1. Minimum Lot Size for the creation of new parcels shall be at least 80 acres. Minimum lot size will not affect approval for development unless specified in use. The size of the parcel will not prohibit development as long as it was lawfully created or otherwise required to be a certain size in order to qualify for a use.
- 2. Setbacks: All buildings or structures with the exception of fences shall be set back a minimum of thirty-five (35) feet from any road right-of-way centerline, or five (5) feet from any right-of-way line, whichever is greater.
- 3. Fences, Hedges and Walls: No requirement, except for vision clearance provisions in Section 7.1.525.
- 4. Off-Street Parking and Loading: See Chapter VII.
- 5. Minimizing Impacts: In order to minimize the impact of dwellings in forest lands, all applicants requesting a single family dwelling shall acknowledge and file in the deed record of Coos County, a Forest Management Covenant. The Forest Management Covenant shall be filed prior to any final County approval for a single family dwelling.
- 6. Riparian Vegetation Protection. Riparian vegetation within 50 feet of a wetland, stream, lake or river, as identified on the Coastal Shoreland and Fish and Wildlife habitat inventory maps shall be maintained except that:
 - a. Trees certified as posing an erosion or safety hazard. Property owner is responsible for ensuring compliance with all local, state and federal agencies for the removal of the tree.

- b. Riparian vegetation may be removed to provide direct access for a water-dependent use if it is a listed permitted within the zoning district;
- c. Riparian vegetation may be removed in order to allow establishment of authorized structural shoreline stabilization measures;
- d. Riparian vegetation may be removed to facilitate stream or stream bank clearance projects under a port district, ODFW, BLM, Soil & Water Conservation District, or USFS stream enhancement plan;
- e. Riparian vegetation may be removed in order to site or properly maintain public utilities and road right-of-ways;
- f. Riparian vegetation may be removed in conjunction with existing agricultural operations (e.g., to site or maintain irrigation pumps, to limit encroaching brush, to allow harvesting farm crops customarily grown within riparian corridors, etc.) provided that such vegetation removal does not encroach further into the vegetation buffer except as needed to provide an access to the water to site or maintain irrigation pumps; or
- g. The 50 foot riparian vegetation setback shall not apply in any instance where an existing structure was lawfully established and an addition or alteration to said structure is to be sited not closer to the estuarine wetland, stream, lake, or river than the existing structure and said addition or alteration represents not more than 100% of the size of the existing structure's "footprint".
- h. Riparian removal within the Coastal Shoreland Boundary will require a conditional use. See Special Development Considerations Coastal Shoreland Boundary.
- i. The 50' measurement shall be taken from the closest point of the ordinary high water mark to the structure using a right angle from the ordinary high water mark.
- 7. All new dwellings and permanent structures and replacement dwellings and structures shall, at a minimum, meet the following standards. The dwelling shall be located within a fire protection district or shall be provided with residential fire protection by contract. If the dwelling is not within a fire protection district, the applicant shall provide evidence that the applicant has asked to be included within the nearest such district. If the applicant is outside the rural fire protection district, the applicant shall provide evidence that they have contacted the Coos Forest Protective Association of the proposed development.
- 8. The Planning Director may authorize alternative forms of fire protection when it is determined that these standards are impractical that shall comply with the following:
 - a. The means selected may include a fire sprinkling system, onsite equipment and water storage or other methods that are reasonable, given the site conditions;
 - b. If a water supply is required for fire protection, it shall be a swimming pool, pond, lake, or similar body of water that at all times contains at least 4,000 gallons or a stream that has a continuous year round flow of at least one cubic foot per second;
 - c. The applicant shall provide verification from the Water Resources Department that any permits or registrations required for water diversion or storage have been obtained or that permits or registrations are not required for the use; and
 - d. Road access shall be provided to within 15 feet of the water's edge for firefighting pumping units. The road access shall accommodate the turnaround of firefighting equipment during fire season. Permanent signs shall be posted along the access route to indicate the location of the emergency water source.
- 9. Fire Siting Standards for New Dwellings:

- a. The property owner shall provide and maintain a water supply of at least 500 gallons with an operating water pressure of at least 50 PSI and sufficient ³/₄ inch garden hose to reach the perimeter of the primary fuel-free building setback.
- b. If another water supply (such as a swimming pool, pond, stream, or lake) is nearby, available, and suitable for fire protection, then road access to within 15 feet of the water's edge shall be provided for pumping units. The road access shall accommodate the turnaround of firefighting equipment during the fire season. Permanent signs shall be posted along the access route to indicate the location of the emergency water source.

10. Firebreak:

- a. This firebreak will be a primary safety zone around all structures. Vegetation within this primary safety zone may include mowed grasses, low shrubs (less than ground floor window height), and trees that are spaced with more than 15 feet between the crowns and pruned to remove dead and low (less than 8 feet from the ground) branches. Accumulated needles, limbs and other dead vegetation should be removed from beneath trees.
- b. Sufficient garden hose to reach the perimeter of the primary safety zone shall be available at all times.
- c. The owners of the dwelling shall maintain a primary fuel-free break area surrounding all structures and clear and maintain a secondary fuel-free break on land surrounding all structures and clear and maintain a secondary fuel-free break area on land surrounding the dwelling that is owned or controlled by the owner in accordance with the provisions in "Recommended Fire Siting Standards for Dwellings and Structures and Fire Safety Design Standards for Roads" dated March 1, 1991, and published by Oregon Department of Forestry and shall demonstrate compliance with Table 1.

Slope	Feet of Primary Safety Zone	Feet of Additional Primary Safety Zone Down Slope
0%	30	0
10%	30	50
20%	30	75
25%	30	100
40%	30	150

Table 1 - Minimum Primary Safety Zone

- 11. All new and replacement structures shall use non-combustible or fire resistant roofing materials, as may be approved by the certified official responsible for the building permit.
- 12. If a water supply exceeding 4,000 gallons is suitable and available (within 100 feet of the driveway or road) for fire suppression, then road access and turning space shall be provided for fire protection pumping units to the source during fire season. This includes water supplies such as a swimming pool, tank or natural water supply (e.g. pond).
- 13. The dwelling shall not be sited on a slope of greater than 40 percent.
- 14. If the dwelling has a chimney or chimneys, each chimney shall have a spark arrester.
- 15. The dwelling shall be located upon a parcel within a fire protection district or shall be provided with residential fire protection by contract. If the dwelling is not within a fire protection district, the

applicant shall provide evidence that the applicant has asked to be included within the nearest such district.

- 16. Except for private roads and bridges accessing only commercial forest uses, public roads, bridges, private roads and driveways shall be constructed so as to provide adequate access for firefighting equipment.
- 17. Access to new dwellings shall meet road and driveway standards in Chapter VII.

Response to SECTION 4.6.140

Is the property a legal unit of land?

The subject property was 33.01 acres in 1975 (Vol. 75, Page 118707) and is still 33.01 acres today, therefore the property is a legal unit of land.

Will the applicant meet the road setback (should be shown on plot plan)?

All the required setbacks will be met per the Coos County Development Code.

Will a Fence, Hedge and/or Wall be developed at this time? If so will it comply with the vision triangle?

The property owner has no intention at this point of building a fence, hedge or wall. If such developments are constructed in the future they will comply with vision clearance requirements.

Has a driveway/access/parking permit been requested at the time of the application?

There has been no permit of requested at this time. If it's dictated that such permit is required by Coos County the applicant will process one as a condition of approval.

Has the applicant acknowledge and file in the deed record of Coos County, a Forest Management Covenant prior to receiving a zoning compliance letter.

A forest management covenant has not been recorded at this time but can be filed if dictated by Coos County as a condition of approval.

Has the applicant shown any waterways that require a 50 feet setback and if so will the setback be met?

There is no identifiable riparian vegetation on the property. If any is identified then any structural development will be located 50 feet from the high bank of any such water course.

Is the property within a Fire Protection District, if so which one?

If the property is not already annexed inside the Coquille Fire District then it will be as directed by Coos County, and as a condition of approval.

The applicant acknowledges that they will provide and maintain a water supply of at least 500 gallons with an operating water pressure of at least 50 PSI and sufficient ³/₄ inch garden hose to reach the perimeter of the primary fuel-free building setback.

The applicant acknowledges all the necessary aspects of the fire management covenant requirements as it relates to water supply to the subject property.

Additional Primary Safety Zone Down Slope will be required based on the slope of the property. What is the slope of the property? If the slope differs from the soil report please explain.

Contours demonstrate the property has incline travelling to the north and northeast at between 8 - 12 percent. This presents no detrimental sloping hazard and as previously stated, the proposed dwelling will be placed on the southwest portion of the subject property in close proximity to other pre-existing dwelling units.

Please acknowledge that the proposed dwelling use non-combustible or fire resistant roofing materials.

The applicant/property knowledges the propose dwelling will use non-combustible or fire resistant roofing materials.

Is there a water supply exceeding 4,000 gallons available to the site within your ownership?

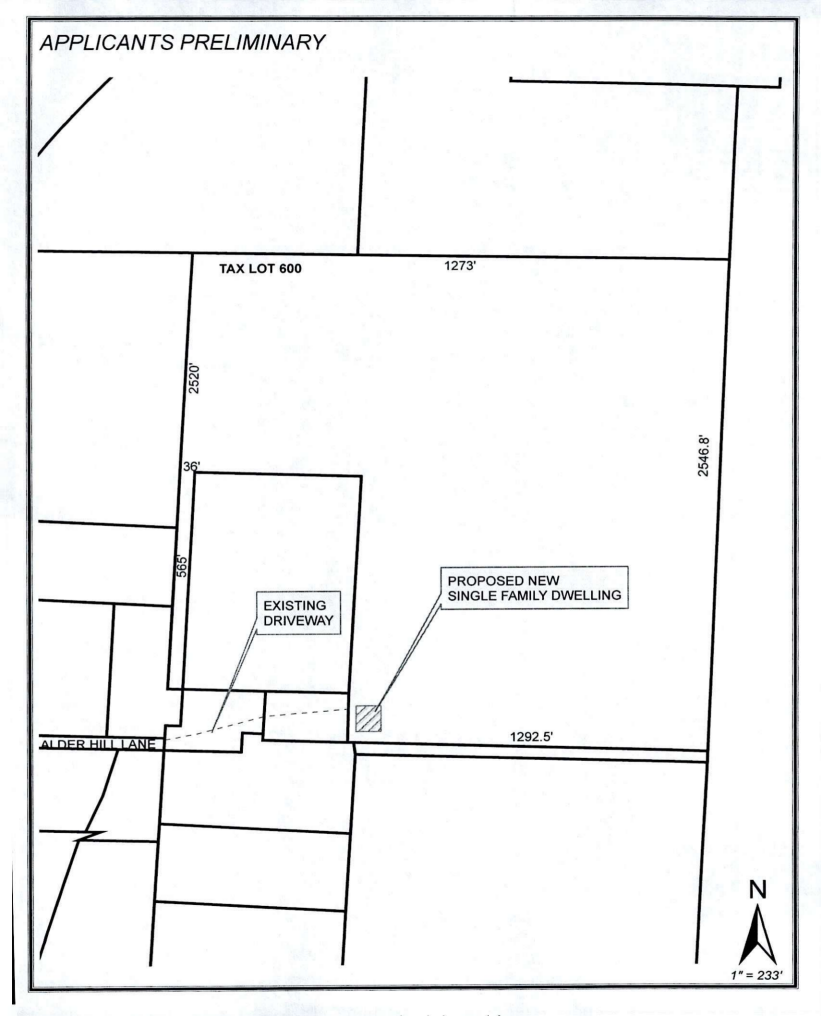
There is currently no water source available on the property. As previously stated, a well will be drilled and the necessary documents will be submitted in order to illustrate clean potable water will facilitate to the proposed dwelling.

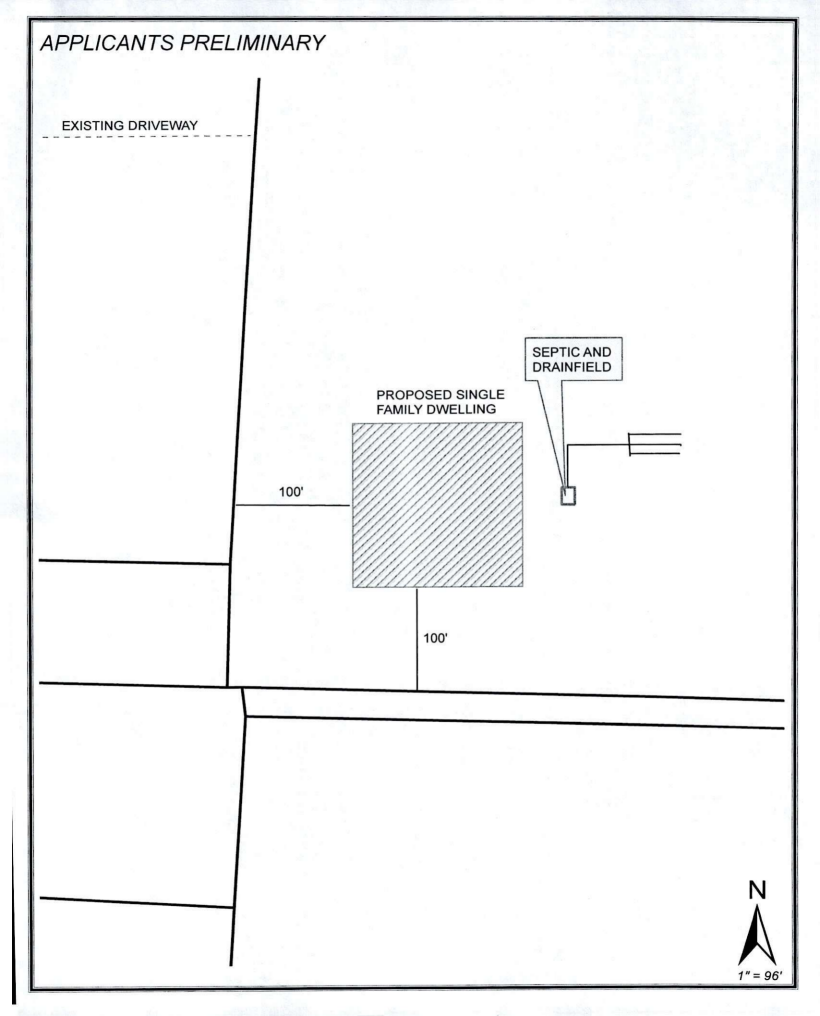
The applicant acknowledges dwelling will not be sited on a slope of greater than 40 percent.

The applicant acknowledges the dwelling will not be sited on a slope of greater than 40 percent.

Does the proposed dwelling have a chimney and if so will a spark arrester be installed?

The applicant currently has no plans to install a chimney but if one is factored in, it will be done so will a spark arrester.





LAND USE ACTION OWNER AUTHORIZATION

The Coos County Land Use and Development Ordinance requires a signature of one or more owners of property which is the subject of an application. This form, when duly executed, allows an owner to authorize an agent to sign on the owner's behalf in all matters related to making application.

AUTHORIZATION AS AGENT

Lone Rock TT Landco, LLC (Print)

(Signature)

(Print)

(Signature)

December 9 , 2021 (Date)

Important Disclaimer: If there are multiple owners, purchasers or lessees of record for each property involved in the application, and less than all of the required signatures are obtained, then eac3h of the owners, purchasers, or lessees of record will be notified in processing the application and will have an opportunity to respond. If a timely objection is received from one of the owners within 15 days of the notice, then the application will be deemed by the Director to be withdrawn by the applicant.