

Planning and Zoning Department of Transportation and Development

Development Services Building 150 Beavercreek Road | Oregon City, OR 97045

503-742-4500 | zoninginfo@clackamas.us www.clackamas.us/planning

Land use application for:

SUBDIVISION

For four or more lots Application Fee: \$2,785 for 4-10 lots, or \$8,090 + \$46.25/lot for 11 or more lots (if 11 or more lots, +\$154 for expanded notification area if the property is in the FF-10, FU-10, RA-1, RA-2, RC, RI, RR or RRFF-5 zone)

(+ \$4,142 if Hydrogeologic Review is required)

STAFF USE ONLY			
Staff Initials:	File Number:		

APPLICANT INFORMATION					
Applicant name:	Applicant email:	Applicant	phone:		
Applicant mailing address:	City:	State:	ZIP:		
Contact person name (if other than applicant):	Contact person email:	Contact p	erson phone:		
Contact person mailing address:	City:	State:	ZIP:		

PROPOSAL	
Brief description of proposal:	Pre-application conference file number:

SITE INFORMATION						
Site address:				Comprehensive Plan designation:	Zoning district:	
Map and tax lot #:					Land area:	
	Township:	_ Range:	_ Section:	Tax Lot:		
	Township:	_ Range:	Section:	Tax Lot:		
	Township:	_ Range:	_ Section:	Tax Lot:		
Adjacent properties under same ownership:						
	Township:	_ Range:	_ Section:	Tax Lot:		
	Township:	_ Range:	_ Section:	Tax Lot:		

Printed names of all property owners:	Signatures of all property owners:	Date(s):			
I hereby certify that the statements contained herein, along with the evidence submitted, are in all respects					
true and correct to the best of my knowledge.					
Applicant signature:		Date:			

A. Complete a pre-application conference:

You must attend a pre-application conference with Planning and Zoning staff before filing this application. Information about the pre-application conference process and a request form are available from the Planning and Zoning website.

B. Review applicable land use rules:

This application is subject to the provisions of <u>Section 1105</u>, <u>Subdivisions</u>, <u>Partitions</u>, <u>Replats</u>, <u>Condominium Plats</u>, <u>and</u> <u>Vacations of Recorded Plats</u> of the <u>Clackamas County Zoning and Development Ordinance</u> (ZDO).

It is also subject to the ZDO's definitions, procedures, and other general provisions, as well as to the specific rules of the subject property's zoning district and applicable development standards, as outlined in the ZDO.

C. Turn in all of the following:

Complete application form: Respond to all the questions and requests in this application, and make sure all owners of the subject property sign the first page of this application. Applications without the signatures of *all* property owners are incomplete.

Application fee: The cost of this application is \$2,785 if for 4-10 lots or \$8,090 plus \$46.25/lot if for 11 or more lots. A \$154 notification surcharge also applies if an expanded notification area is required by ZDO Section 1307. If Hydrogeologic Review is required, there is an additional fee of \$4,142. Payment can be made by cash, by check payable to "Clackamas County", or by credit/debit card with an additional card processing fee using the <u>Credit Card Authorization Form</u> available from the Planning and Zoning website. Payment is due when the application is submitted. Refer to the FAQs at the end of this form and to the adopted Fee Schedule for refund policies.

Expedited Land Division: If your proposal qualifies as an expedited land division under Oregon Revised Statutes 197.360, and you would like to use the expedited process, submit a narrative that describes how the proposal complies with ORS 197.360(1)(a)(A) through (E), as follows:

197.360 "Expedited land division" defined; applicability. (1) As used in this section:

(a) "Expedited land division" means a division of land under ORS 92.010 to 92.192, 92.205 to 92.245 or 92.830 to 92.845 by a local government that:

(A) Includes only land that is zoned for residential uses and is within an urban growth boundary.

(B) Is solely for the purposes of residential use, including recreational or open space uses accessory to residential use.

(C) Does not provide for dwellings or accessory buildings to be located on land that is specifically mapped and designated in the comprehensive plan and land use regulations for full or partial protection of natural features under the statewide planning goals that protect:

(i) Open spaces, scenic and historic areas and natural resources;

- (ii) The Willamette River Greenway;
- (iii) Estuarine resources;
- (iv) Coastal shorelands; and
- (v) Beaches and dunes.

(D) Satisfies minimum street or other right-of-way connectivity standards established by acknowledged land use regulations or, if such standards are not contained in the applicable regulations, as required by statewide planning goals or rules.

(E) Will result in development that either:

(i) Creates enough lots or parcels to allow building residential units at 80 percent or more of the maximum net density permitted by the zoning designation of the site; or

(ii) Will be sold or rented to households with incomes below 120 percent of the median family income for the county in which the project is built.

- Building Envelopes: Provide a map, drawn to a scale of not less than one inch = 20 feet and not more than one inch = 200 feet, that shows a potential building envelope for a primary building on each proposed lot. The purpose is to demonstrate that each lot can be developed in compliance with the minimum setback and maximum lot coverage standards of the applicable zoning district. If there is an existing primary building on the subject property, include it on the map.
- Service Feasibility Determinations: Request that the property's water provider, sanitary sewer provider, and surface water management authority, as applicable, each complete a <u>Preliminary Statement of Feasibility</u> and include those completed statements with your application. If the proposed development will be served by an onsite wastewater treatment system (e.g., a septic system), include an approved Site Evaluation or Authorization Notice from the <u>Septic & Onsite Wastewater Program</u> attesting to the feasibility of your proposal.
- For a property with designated Open Space: If the subject property to be subdivided includes land designated Open Space by the County's <u>Comprehensive Plan</u>, a *vicinity map* showing the location of the subject property in relation to adjacent properties, roads, bikeways, pedestrian access, utility access, and manmade or natural site features that cross the boundaries of the subject property. An *existing conditions map* of the subject property with the Open Space designation must also be provided. The existing conditions map must illustrate all of the following (when applicable):
 - Contour lines at two-foot intervals for slopes of 20 percent of less within a UGB; contour lines at five-foot
 intervals for slopes exceeding 20 percent within a UGB; contour lines at 10-foot intervals outside a UGB;
 and the source of contour information;
 - Slope analyses designating portions of the site according to the following slope ranges and identifying the total land area in each category: zero to 20 percent; greater than 20 percent to 35 percent; greater than 35 percent to 50 percent; and greater than 50 percent;
 - Drainage;
 - Potential hazards to safety, including areas identified as mass movement, flood, soil, or fire hazards pursuant to ZDO <u>Section 1003</u>, <u>Hazards to Safety</u>;
 - Marsh or wetland areas, underground springs, wildlife habitat areas, and surface features such as earth mounds and large rock outcroppings;
 - Location of wooded areas, significant clumps or groves of trees, and specimen conifers, oaks, and other large deciduous trees. Where the subject property is heavily wooded, an aerial photography, at a scale of not more than one inch = 400 feet, may be submitted and only those trees that will be affected by the proposed development need be sited accurately;
 - Location of any overlay zoning districts regulated by ZDO Section 700, Special Districts;
 - Noise sources;
 - Sun and wind exposure;

- Significant views; and
- Existing structures, impervious surfaces, utilities, landscaping, and easements.
- For a property that is already a platted lot or parcel: If the subject property is already a platted lot or parcel, include a full copy of the latest partition or subdivision plat and a density calculation made pursuant to ZDO Subsections 1105.04(B)(2) and (3).
- **For phased subdivisions:** If the subdivision will be platted in phases, include a phasing plan and schedule.
- For Historic Landmark sites, and sites located in a Historic District or Historic Corridor: Submit a narrative and/or plans demonstrating compliance with ZDO <u>Subsection 707.06(C)(6)</u>, as applicable.
- Any additional information or documents advised of during the pre-application conference

D. Answer the following questions:

Accurately answer the following questions in the spaces provided. Attach additional pages, if necessary.

1. Are you requesting that this application be processed as an expedited land division pursuant to ORS 197.360?

YES NO

- 2. Is the subject property already a *platted* lot or parcel?
 - \square NO, it is not platted.
 - □ YES, and I understand this subdivision is subject to the additional criteria for a

replat. The property to be subdivided is currently identified as follows:

Plat name/number: _____

Current lot/parcel number for subject property: _____

3. In an Urban Low Density Residential District, the subdivision may be designated as a zerolot-line development. In a zero-lot-line development, there are no minimum rear and side setbacks for single-family dwellings, manufactured homes, and structures accessory to single-family dwellings and manufactured homes, except from rear and side lot lines on the perimeter of the final plat.

Are you requesting this subdivision be designated as a zero-lot-line development?

 \Box NO \Box YES

4. Do you propose to have final plat review, pursuant to ZDO Subsection 1105.07, occur in two or more phases pursuant to Subsection 1105.03(C)?

NO, final plat review is requested to occur in **only one phase**. (Skip to Question 4)

- □ YES, final plat review is requested to occur in **multiple phases**, and an attached phasing plan and schedule addresses the following:
 - How such factors as the size of the proposed subdivision, complexity of development issues, required improvements, and other factors are relevant; and
 - How the total number of lots in all recorded phases of the subdivision will not exceed the maximum density allowed Pursuant to ZDO Section 1012, for the gross site area included in all such phases.

- **5. a.** Will the subdivision include common areas and facilities, including, but not limited to, open space, private roads, access drives, parking areas, and recreational uses, and snow removal and storage in Government Camp?
 - \Box NO (skip to Question 5)
 - □ YES (answer Questions 4.b and 4.c beginning below)
 - b. Identify all the proposed common areas and facilities:

- c. Who will own, improve, operate, and maintain the common areas and facilities?
 - □ A nonprofit, incorporated homeowners association that:
 - Will continue in perpetuity unless the requirement is modified pursuant to either ZDO <u>Section 1309</u>, *Modification*, or the approval of a new land use permit application;
 - 2. Mandates membership in the homeowners association for each lot or parcel owner; and
 - 3. Is incorporated prior to recording of the final plat.
 - A government entity named: ______
 - □ A nonprofit conservation organization named: _____
 - \Box An alternative entity named and described in the box below:

6. Is the subject property in a future urban area, as defined by <u>Chapter 4</u> of the Comprehensive Plan?

- □ NO
- YES, and the location of proposed easements, road dedications, structures, wells, and onsite wastewater treatment systems is consistent with the orderly future development of the subject property at urban densities for the following reasons:

E. If the property is already platted:

Subdividing a property that is already platted involves a "replat". The number of lots or parcels in a replatted area cannot exceed the number previously approved for the area, unless: the gross site area of the affected plat is increased, or is of sufficient size to allow additional lots or parcels, or; the zoning on the subject property has been changed since the existing plat was approved, permitting a greater density on all, or part, of the original platted area.

If the subject property is already a *platted* lot or parcel, identify the circumstances that allow for the number of lots or parcels in the replatted area to exceed the number previously approved for the area (attach additional pages, if necessary):

- The gross site area of the affected plat will be increased from ______ acres to ______ acres.
- □ The gross site area of the affected plat will remain ______ acres, which is a sufficient size to allow additional lots or parcels.
- □ The zoning of the subject property has been changed since the existing plat was approved, permitting a greater density on all, or part, of the original platted area, as explained in the box below:

What is a subdivision?

A subdivision is a division of property creating four or more lots in the same calendar year. There are two types of subdivisions: a minor subdivision creates four to 10 lots, while a major subdivision creates 11 or more lots. Both types require approval of a Subdivision permit application.

What is the permit application process?

Subdivision permits that qualify as expedited land divisions are subject to a "Type II-E" land use application process, as provided for in Section 1307 of the ZDO. Type II-E decisions include notice to owners of land within 100 feet, the Community Planning Organization (if active), service providers (sewer, water, fire, etc.), and affected government agencies. If the application is approved, the applicant must comply with any conditions of approval identified in the decision. The Planning Director's decision can be appealed to the County Land Use Hearings Officer pursuant to ORS 197.375, which limits who may appeal and on what basis.

Minor Subdivision permits that do not qualify as expedited land divisions are subject to a "Type II" land use application process, as provided for in Section 1307 of the ZDO. Type II decisions include notice to owners of nearby land, the Community Planning Organization (if active), service providers (sewer, water, fire, etc.), and affected government agencies. If the application is approved, the applicant must comply with any conditions of approval identified in the decision. The Planning Director's decision on a Type II application can be appealed to the County Land Use Hearings Officer.

Major Subdivision permits that do not qualify as expedited land divisions are subject to a "Type III" land use application process, as also provided for in Section 1307 of the ZDO. Type III decisions include notice to owners of nearby land, the Community Planning Organization (if active), service providers (sewer, water, fire, etc.), and affected government agencies, and are reviewed at a public hearing before the County Land Use Hearings Officer. If the application is approved, the applicant must comply with any conditions of approval identified in the decision. The Hearings Officer's decision on a Type III application can be appealed to the Oregon Land Use Board of Appeals (LUBA).

What is needed for the County to approve a land use permit?

Subdivisions *may* be permitted after an evaluation by the County of applicable standards of the ZDO. The applicant is responsible for providing evidence that their proposal does or can meet those standards. In order to address the standards, the information requested in this application should be as thorough and complete as possible. A permit will only be approved or denied after a complete application is received and reviewed. The County approves an application only if it finds that the proposal meets the standards or can meet the standards with conditions.

How long will it take the County to make a decision about an application?

The County makes every effort to issue a decision on a Type II land use application within 45 days, and for a Type III application within 12 weeks (84 days), of when we deem the application to be complete. State law generally requires a final County decision on a land use permit application in an urban area within 120 days of the application being deemed complete, and within 150 days for a land use permit in a rural area, although there are some exceptions.

FAQs continued

If an application is submitted and then withdrawn, will a refund be given?

If a submitted Type II application is withdrawn before it is publicly noticed, 75% of the application fee paid, or the fee paid minus \$257, whichever is less, will be refunded. If a submitted application is withdrawn after it is publicly noticed, but before a decision is issued, 50% of the application fee paid, or the fee paid minus \$514, whichever is less, will be refunded. No refund will be given after a decision is issued.

The fee for this application includes a \$3,937 fee for review by the Hearings Officer, which will be fully refunded if the application is withdrawn before the hearing occurs. If the submitted Type III application is withdrawn before it is publicly noticed, 75% of the portion of the application fee paid that is not the Hearings Officer review fee (i.e., the remainder), or the remainder minus \$257, whichever is less, will be refunded. If a submitted application is withdrawn after it is publicly noticed, but before a staff report is issued, 50% of the remainder, or \$514, whichever is less, will be refunded. No refund on the remainder will be given after a staff report is issued.

The additional Hydrogeologic Review fee, if applicable, can be refunded in full, provided the application is withdrawn before any work has been done by the hydrogeologist; after any work has been done by the hydrogeologist, no portion of the Hydrogeologic Review fee will be refunded.

The \$5 Technology Fee is non-refundable.

Who can help answer additional questions?

For questions about the County's land use permit requirements and this application form, contact Planning and Zoning at **503-742-4500** or <u>zoninginfo@clackamas.us</u>. You can also find information online at the Planning and Zoning website: <u>www.clackamas.us/planning</u>.

Clackamas County is committed to providing meaningful access and will make reasonable accommodations, modifications, or provide translation, interpretation or other services upon request. Please contact us at 503-742-4545 or drenhard@clackamas.us.

503-742-4545: ¿Traducción e interpretación? | Требуется ли вам устный или письменный перевод? 翻译或口译 ? | Cấn Biên dịch hoặc Phiên dịch? | 번역 또는 통역?