

## CURRY COUNTY COMMUNITY DEVELOPMENT 94235 Moore Street, Suite 113 Gold Beach, Oregon 97444

21-000156

Becky Crockett Planning Director Phone (541) 247-3228 FAX (541) 247-4579

File #AD	2112	Fee \$	Rece	ipt #	Accepted by
		LAND US	E DECISION	APPLICATION	N FORM
Applicatio	n Type (Che	eck One)			
Comp Pla	an/Zone Chang	ge Condition	nal Use Variar	nce Partition	Subdivision Development Permit
Applicatio	n Date:		Hea	ring / Decision Da	te:
information form and req	and supporting	g items required te time of submis	for this request. Pla	ease return this prepai	klist will be marked by staff to reflect the red checklist, the completed application mnot be reviewed or processed until all
1.	PROPERT	ry owner o	F RECORD		
	Name Ch	arity Hanif			
	Mailing Ad				
2.	APPLICA	NT			
3.	AGENT (I	If Any)			
4.	BASIC PR	OPOSAL (Brie	fly describe your	proposed land use)	
			ce (Forest) Manage		
5.	DDODEDT	V INEODAGA	PION		
5.		Y INFORMA		Ten Las (S)	3813-00 700 (40.7acres) & 3814-00 3800 (120 acres)
	Assessor M	ap #38-13-00	0 & 38-14-00 Crazina	lax Lot (s)	



Description of how to locate the property
From intersection of N Bank Pistol River Rd and Pistol River Loop (at Fire Station), up approximately 10 mile
private FS road on left with yellow gate. Property begins approximately 425 feet up private road.
EXISTING LAND USE (briefly describe the present land use of the property)
✓ Vacant
Forestry with conifer and hardwood timber production. Greenhouse and temporary equipment sheds present
SURROUNDING LAND USES (Briefly describe the land uses on adjacent property)
Forestry and Grazing
SERVICE AND FACILITIES AVAILABLE TO THE PROPERTY
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11.	PHYSICAL DESCRIPTION OF THE SUBJECT PROPERTY
	Topography (Briefly describe the general slope and terrain of the property)
	south and southwest facing hillside sloping 25-45%
	Vegetation (Briefly describe the vegetation on the property)
	Commercial Douglas Fir w/ Tanoak - regrowth and replant of varying ages. No more than 5 acres
	of south facing oak savannah
12.	FINDINGS OF FACT
	Oregon Statute and the zoning ordinance requires that land use decisions be supported by factual findings. The burden of proof is on the proponent therefore it is required that the application provide tindings to support the request in this application. The standards and criteria that are relevant to this

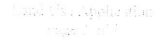
application will be provided by the staff and are considered to be a part of this application form. Please read the standards and criteria carefully and provide factual responses and evidence to address each standard. These findings must be sufficiently specific to allow the decision maker to determine whether your request meets the relevant standard. Please attach your written findings and supporting evidence to this application.

FAILURE TO PROVIDE THE REQUIRED FINDINGS WILL PREVENT THE APPLICATION FROM BEING PROCESSED AND IT WILL BE RETURNED AS BEING INCOMPLETE.

13.	APPLI (Please r	CANT'S SIGNATURE AND STATEMENT OF UNDERSTANDING and the statement below before signing the signature blank)		
	I (We)_	Charity Hanif		
	-		;	
			;	
		Forest Dwelling	; have filed this application for	

With the Curry County Department of Community Development-Planning Division to be reviewed and processed according to State of Oregon and county ordinance requirements. My (our) signature (s) below affirms that I (we) have discussed the application with the staff, and that I (we) acknowledge the following disclosures:

- (a) I (we are stating all information and documentation submitted with this application is true and correct to the best of my (our) knowledge.
- (b) I (we) understand that if false information and documentation has been submitted and the decision is based on that evidence, the decision may be nullified and the county may seek all legal means to have the action reversed.
- (c) I (We) understand any representations, conclusions or opinions expressed by the staff in preapplication review of this request do not constitute final authority or approval, and I (we) am (are) not entitled to rely on such expressions in lieu of formal approval of my (our) request.
- (d) I (We) understand that I (we) may ask questions and receive input from staff, but acknowledge that I (we) am (are) ultimately responsible for all information or documentation submitted with



this applicatio . (We) further understand staff cannot legally to the county to any fact or circumstance which conflicts with State of Oregon or local ordinance, and in event a conflict occurs, the statement or agreement is null and void.

- (e) I (We) understand that I (we) have the burden of proving that this request meets statutory and Ordinance requirements, and I (we) must address all of the criteria that may apply to the decision being made. The criteria for approving or denying this request have been provided to me (us) as a part of the application form.
- (f) I (We) understand the staff is entitled to request additional information or documentation any time after the submission of this application if it is determined as such information is needed for review and approval.
- (g) I (We) understand this application will be reviewed by the Oregon Department of Land Conservation & Development (DLCD) and possibly other state agencies as part of the statewide land use coordination process. I (We) understand that agencies that participate in the review process have the legal right to appeal the approval of the request.
- (h) I (We) understand that it is my (our) responsibility, and not the county's, to respond to any appeal and to prepare the legal defense of the county's approval of my (our) request. I (We) further realize it is not the county's function to argue the case at any appeal hearing.
- (i) I (We) understand that I (we) am (are) entitled to have a lawyer or land use consultant represent me (us) regarding my application and to appear with me (or for me) at any appointment, conference or hearing relating to it. In light of the complexity and technical nature of most land use decisions, I (we) understand that it may be in my best interests to seek professional assistance in preparation of this application.
- (j) The undersigned are the owner (s) of record for the property described as:

Assessor Map(s) _	38-13-00 & 38-14-00	
and Tax Lot(s)	700 & 3800	
in the records of C	Curry County.	

This application MUST BE SIGNED BY ALL PROPERTY OWNERS OF RECORD, or you must submit a notarized document signed by each owner of record who has not signed the application form, stating that the owner has authorized this application.

(1)	Signature Print Name Charity Hanif
(2)	Signature
	Print Name
(3)	Signature
	Print Name
(4)	Signature
	Print Name



## ADDITIONAL NOTES:

All fees must be paid at the time your application is filed. Staff will examine the application when filed to check for completeness and will not accept it if required items are missing. A final completeness check will be made prior to doing public notice regarding the pending decision. If it is determined to be incomplete or the findings are insufficient you will be notified and you must provide the required information in a timely manner to avoid denial of the request.

ORS 215.427 required the county to take final action on a land use application (except for plan/zone changes) including all local appeals within 120 days if inside an Urban Growth Boundary (UGB) or 150 days if outside a UGB once the application is deemed complete.

## PLOT PLANS:

All applications require that a plot plan of the subject property be included with the application form. The plot plan is an understandable may of your property and its relationship to adjacent properties. The plot plan must show certain essential information that is needed for the staff and the decision makers in the evaluation of your request. The plot plan is also incorporated into the public notice sent to adjacent property owners and affected agencies. The plot plan should be prepared on a single sheet of paper (preferable 8 ½ x 11") so copies can easily be reproduced for review.

An example plot plan is attached to this form to give you an idea of what information should be included on your plan and how it should be drawn. The plot plan <u>does not</u> have to be prepared by a surveyor or engineer, and can generally be prepared by the applicant from the Assessor map of the property. The dimensional information included on the plot plan must be accurate and drawn to scale so that the plot plan reasonably represents the subject property and any development therein. If your application is for a land partition or subdivision Oregon Statute required that plat maps must be prepared by a surveyor licensed by the state.



