

Siskiyou County Planning Division 806 South Main Street Yreka, California 96097 Phone: (530) 841-2100 · Fax: (530) 841-4076 Siskiyou County Planning Division

Application for Development Review

ppli	cation No(s):	Date Filed:					
	(the abov	e is completed by staff)					
I.	General Data Required						
	A. Name of Applicant (Please Print):						
	• • • • • • • • • • • • • • • • • • • •						
	. •						
	Under Williamson Act Contract?	☐ Yes ☐ No					
	G. Existing Use of Property:						
		association (Name, Address, Contact Person, Telephone					
	Email):						
	- Description of Droposal						
	Description of Proposal:						
		(continue on separate sheet if necessary)					
II.	Applicant Information						
	A. Applicant: In signing this application, I, as applicant, represent to have obtained						
	authorization from the property owner to file this application. I agree to be bound by						
	conditions of approval, subject only to the right to object at the hearings on the application						
	or during the appeal period. If this application has not been signed by the property owner,						
	have attached separate documentation of full legal capacity to file the application. I certify						
	that the information and exhibits submitted are true and correct.						
	Name (Pls. Print):	Daytime Telephone:					
	Company:	Other Telephone:					
	Address:	Fax:					
	City / ZIP:	Email:					
	Signature:	Date:					

III. Authorization and Consent of Property Owner

A. Property Owner: All property owners shall sign the application, or documentation shall be submitted specifically authorizing a designated person to sign the application on behalf of the property owner. For individuals acting on behalf of another individual, a Power of Attorney will be required. Corporations are required to submit a Resolution, Bylaws or Operating Agreement designating two (2) persons who are authorized to sign on behalf of the corporation and execute contracts. Limited Liability Companies, Limited Liability Partnerships, and all other types of business entities are required to submit a Resolution, Bylaws, or Operating Agreement designating one (1) or more authorized persons to act on behalf of such business entity and execute contracts.

In signing this application, I, as property owner, have full legal capacity to, and hereby do, authorize the filing of this application. I understand that conditions of approval are binding and agree to be bound by those conditions, subject only to the right to object at the hearings or during the appeal period. I hereby certify that the facts, statements, and information presented within this application form are true and correct to the best of my knowledge and belief. I hereby understand and certify that any misrepresentation or omissions of any information required in this application form may result in my application being delayed or not approved by the County. I hereby certify that I have read and fully understand all the information required in this application form. I further agree and grant authorization to enter said property to the County for the limited purpose of examining the property with respect to the proposed project/land use.

Staff may request a site inspection. Notice will be given and Staff will coordinate such inspection with the Applicant Team.

The authorization is valid from the date of this application until the date of project determination or withdrawal. In applying for this application(s), I also agree to diligently process and complete all requirements necessary for said application(s) to be considered complete and ready for processing, and I hereby do agree that failure to do so in accordance with County Code constitutes an abandonment of said application(s) and my desire to withdraw said application(s).

Name (Pls. Print):	Daytime Telephone:
Company:	Other Telephone:
Address:	Fax:
City / ZIP:	Email:
	Date:
Name (Pls. Print):	Daytime Telephone:
Company:	Other Telephone:
Address:	Fax:
City / ZIP:	Email:
Signature:	Date:

^{**} ADDITIONAL PROPERTY OWNERS PLEASE FILL OUT AND SIGN ON NEXT PAGE **

Authorization and Consent of Property Owner – CONTINUED

B. Property Owner: All property owners shall sign the application, or documentation shall be submitted specifically authorizing a designated person to sign the application on behalf of the property owner. For individuals acting on behalf of another individual, a Power of Attorney will be required. Corporations are required to submit a Resolution, Bylaws or Operating Agreement designating two (2) persons who are authorized to sign on behalf of the corporation and execute contracts. Limited Liability Companies, Limited Liability Partnerships, and all other types of business entities are required to submit a Resolution, Bylaws, or Operating Agreement designating one (1) or more authorized persons to act on behalf of such business entity and execute contracts.

In signing this application, I, as property owner, have full legal capacity to, and hereby do, authorize the filing of this application. I understand that conditions of approval are binding and agree to be bound by those conditions, subject only to the right to object at the hearings or during the appeal period. I hereby certify that the facts, statements, and information presented within this application form are true and correct to the best of my knowledge and belief. I hereby understand and certify that any misrepresentation or omissions of any information required in this application form may result in my application being delayed or not approved by the County. I hereby certify that I have read and fully understand all the information required in this application form. I further agree and grant authorization to enter said property to the County for the limited purpose of examining the property with respect to the proposed project/land use.

Staff may request a site inspection. Notice will be given and Staff will coordinate such inspection with the Applicant Team.

The authorization is valid from the date of this application until the date of project determination or withdrawal. In applying for this application(s), I also agree to diligently process and complete all requirements necessary for said application(s) to be considered complete and ready for processing, and I hereby do agree that failure to do so in accordance with County Code constitutes an abandonment of said application(s) and my desire to withdraw said application(s).

Name (Pls. Print):	Daytime Telephone:
Company:	Other Telephone:
Address:	Fax:
City / ZIP:	Email:
Signature:	Date:
Name (Pls. Print):	Daytime Telephone:
Company:	Other Telephone:
Address:	Fax:
City / ZIP:	Email:
Signature:	Date:

A.	Rep. Name (Pls. Print):	_Daytime Telephone:
	Company:	Other Telephone:
	Address:	_Fax:
	City / ZIP:	
В.		_Daytime Telephone:
	Company:	Other Telephone:
	Address:	_Fax:
	City / ZIP:	
	Oity / Zii .	Liliali.

Representatives and Others Who Should Receive Reports and Legal Notices

IV.

Additional Requirements - Please Read

In addition to specific documents required for the particular project type for which you are applying, the following documents are required:

Right to Farm Statement of Acknowledgment

(See the following page for the Form)

Siskiyou County has established agriculture as a priority use on productive agricultural lands, and residents of property in agricultural districts should be prepared to accept some inconvenience or discomfort from normal and necessary farm operations. It will be recognized that the property in question may be in the vicinity of property utilized for agricultural purposes. Residents of the development may be subject to the inconvenience or discomfort arising from the use of agricultural chemicals including herbicides, pesticides, and fertilizers, and from the pursuit of agricultural operations including plowing, spraying, pruning, and harvesting, which occasionally generates dust, smoke, noise and odor. As part of the application acceptance process, a Right to Farm Statement of Acknowledgment will be required. Once you have submitted an application, the statement will be prepared and sent to you for your signature which must be notarized. Your application will not be considered to be complete and ready for formal processing until such time as the signed and notarized Right to Farm has been completed and returned to Planning Division staff along with a check for the recording fee. Staff will have the document recorded at the County Recorder's Office. The average recording fee is \$92.00, but a schedule of the recording fees will be provided at the time the document is sent to you for signature. You may ask for a draft to familiarize yourself with this notice.

Instructions for Completion of the Right to Farm Statement of Acknowledgment

The Right to Farm Statement of Acknowledgment must be signed in the presence of a Notary Public. Once that has been done, provide the **original signed hard copy** to the Planning Division Permit Technician along with your other application documents. Be sure to include a check for the recording fee which is to be made payable to **Siskiyou County Recorder**.

The Recorder's fees are as follows:

State Fee (\$75.00) and Recorder's fees—first page \$89.00 Each additional page 3.00

For example, the fee for the Right to Farm document and a one-page Notary Acknowledgment would be \$92.00.

Our office will have the Right to Farm recorded, and the Recorder's office will return the original recorded document to you and provide us with a copy for our file.

Recorded at the request of the Siskiyou County Planning Department	
Application No	
When Recorded Mail to:	
RIG	HT TO FARM
STATEMENT O	F ACKNOWLEDGMENT
Pursuant to Siskiyou County Code, Section 10	-11.01 et seq., the undersigned acknowledge:
DIS	SCLOSURE
zoned for agricultural purposes, you may be su operations, including but not limited to noise, kind during any 24-hour period (including ai application by spraying or otherwise of chemica Siskiyou County has determined that the use of and favored use to the County and will not	sed for agricultural operations or included with an area bject to inconveniences or discomforts arising from such odors, fumes, dust, the operation of machinery of any rcraft), the storage and disposal of manure, and the all fertilizers, soil amendments, herbicides and pesticides. If real property for agricultural operations is a high priority consider to be a nuisance those inconveniences or ons, if such operations are consistent with accepted
Procedures for resolution of disputes are include	ded with the cited code section.
Property Owner(s) Signature(s):	Note: Notarized Signatures Required
Signed:	Date:
Signed:	Date:
Affects Assessor's Parcel Number(s):	

ATTACH SEPARATE PAGE FOR NOTARY ACKNOWLEDGMENT

Agreement for Indemnification

(See the following page for the form)

An Indemnification Agreement will be required for your project. Please contact the Planning Department to determine if an Indemnification Agreement will be required for your project. An Indemnification Agreement is an agreement where the applicant and property owner agree to be responsible for any costs associated with any and all damage, liability or loss connected with the granting of the project. Once you have submitted an application, the agreement will be prepared and sent to you for signature. Your application will not be considered to be complete and ready for formal processing until such time as the signed agreement has been returned, in addition to any other application requirements. You may ask for a draft to familiarize yourself with the requirements and obligations.

AGREEMENT FOR INDEMNIFICATION

THIS AGREEMENT FOR INDEMNIFICATION ("Agreement"), made and entered into o	'n
, is by and between the COUNTY OF SISKIYOU, a political subdivision of the Stat	e
of California ("COUNTY"), and	
("APPLICANT").	

WITNESSETH:

WHEREAS, APPLICANT has requested the COUNTY to accept, review, consider and approve APPLICANT's application for the project described on Exhibit "A" attached hereto and made a part hereof, referred to herein as the "Project" and to make the related California Environmental Quality Act ("CEQA") decision (collectively, "Current Approvals") in connection with APPLICANT's proposed Project located in ________, Siskiyou County, California; and

WHEREAS, APPLICANT intends to have prepared an environmental disclosure document ("EIR/EA") which jointly satisfies both CEQA and the National Environmental Policy Act ("NEPA") in connection with the Project; and

WHEREAS, it is in the public interest for APPLICANT to indemnify and hold harmless COUNTY from any and all damage, liability or loss, or claim of damage, liability or loss, connected with or arising out of the granting of the Current Approvals or any action taken or decision made by COUNTY approving, supplementing, or sustaining the Project, or any part thereof.

For purposes of this AGREEMENT, Current Approvals shall include, but are not limited to, certification of a categorical exemption, a negative declaration, an environmental impact report or a mitigated negative declaration, making findings, approval of mitigation measures or conditions of approval, approval of mitigation monitoring and reporting programs, or adoption of a statement of overriding considerations as well as issuance of any permits, and any discretionary and/or ministerial approvals.

NOW, THEREFORE, IT IS MUTUALLY AGREED BY AND BETWEEN COUNTY AND APPLICANT AS FOLLOWS:

1. APPLICANT shall defend, indemnify and hold harmless COUNTY, its agents, officers and employees from any claim, action, or proceeding (collectively, "Action") against COUNTY, its agents (including consultants), officers or employees to attack, set aside, void, or annul the Approvals, or any part thereof, or any decision, determination, or action, made or taken approving, supplementing, or sustaining, the Project or any part thereof, or any related approvals or Project conditions imposed by COUNTY or any of its agencies, departments, commissions, agents (including consultants), officers or employees, concerning the Project, or to impose personal liability against such agents (including consultants), officers or employees resulting from their non-negligent involvement in the Project, which Action is brought within the time period provided by law, including any claim for private attorney general fees claimed by or awarded to any party from COUNTY. To the extent that COUNTY uses any of its resources responding to such Action, APPLICANT shall reimburse COUNTY in accordance with this Agreement for the documented use of such resources within thirty (30) days of receipt of such documentation. If APPLICANT does not reimburse all costs within thirty (30) days of receipt of such

documentation, a penalty shall accrue on the unpaid amount at a rate of 12% per annum compounded daily. Such resources include, but are not limited to, staff time, court costs, or County Counsel's time at a rate equal to its total cost, Defense Counsel for COUNTY or any other direct costs associated with responding to the Action. This agreement and the obligation of APPLICANT to indemnify COUNTY hereunder shall expire upon the expiration of the later of (i) the challenge period (including any Appeal) for the Approval (if no challenge is made) or (ii) the dismissal and/or settlement of any challenge which is timely filed.

- 2. COUNTY shall promptly notify APPLICANT of any Action. APPLICANT shall defend COUNTY through counsel selected by COUNTY. COUNTY shall cooperate with APPLICANT in the fulfillment of APPLICANT's responsibilities hereunder.
- 3. COUNTY may, within its sole discretion, determine its degree of participation in the defense of any such Action. COUNTY will cooperate with APPLICANT in any defense. Cooperation does not include taking any action or making any decision that COUNTY does not feel is in its own best interest and COUNTY reserves the right to settle or resolve the action after consultation with APPLICANT.
- 4. Defense counsel shall report to and receive direction from County Counsel with respect to representation of COUNTY.
- 5. Nothing in this Agreement shall be construed in a manner that requires COUNTY to exercise its legislative discretion in a particular manner.
- 6. APPLICANT shall not be required to pay or perform any settlement of such Action unless APPLICANT approves the settlement in writing. At the APPLICANT's request COUNTY shall consider changes to any Current Approvals granted to the Project, or any part thereof, at APPLICANT's sole cost and expense. Nothing herein shall obligate COUNTY to make or approve any such change and any change shall be made according to such procedures and under such terms and conditions as provided by law or as COUNTY in its sole discretion deems appropriate.
- 7. In the event that any Action covered by the terms of this Agreement is brought against COUNTY, APPLICANT shall, within ten (10) days of receipt of written notice by COUNTY of such Action, tender to COUNTY the sum of Fifteen Thousand Dollars (\$15,000) as the "Initial Deposit" for defense of said Action. Additional deposits, if necessary, shall be made as set forth below.
 - a. If the COUNTY's reasonable, good faith estimate of the cost of defense of the Action ("Estimate") is Thirty Thousand Dollars (\$30,000) or less, then, within twenty (20) days of written notice by COUNTY of the Estimate, APPLICANT shall make an additional deposit equal to the difference between the Initial Deposit and the Estimate.
 - b. If the COUNTY's Estimate is greater than Thirty Thousand Dollars (\$30,000) then, within twenty (20) days of written notice by COUNTY of the Estimate, APPLICANT shall make an additional deposit of Fifteen Thousand Dollars (\$15,000.00) plus 50 per cent (50%) of the difference between \$30,000 and the Estimate. In no event shall the total amount on deposit at any one time exceed \$40,000.
 - c. COUNTY shall notify APPLICANT of withdrawals of any funds from this account by COUNTY and shall, on a reasonable basis, provide APPLICANT with reasonable documentation, for all funds so withdrawn.

- d. If, as a result of withdrawals by COUNTY the balance in this account drops to less than the Initial Deposit (\$15,000) and the action is ongoing and unresolved, then APPLICANT shall within fifteen (15) days after receipt of written notice by COUNTY, tender such additional sum so as to maintain the account at \$15,000. If and when the total sum deposited to the account by APPLICANT totals the Estimate, the parties agree to meet and confer with regard to any additional deposit, or deposits which may be necessary, if any.
- e. At the conclusion of the Action, any excess funds in COUNTY's possession shall be returned to APPLICANT. Conclusion of the action means the dismissal, settlement or expiration of any Appeal period for the action.
- 8. In the event that any dispute arises between the parties arising out of the terms and conditions of this Agreement, the parties agree to meet and confer to resolve any such disputes on an informal basis. If the dispute is not resolved, the parties agree to attempt to resolve the dispute through mediation. Venue for any proceeding brought in State Court shall be Siskiyou County.
- 9. All notices under this Agreement shall be deemed valid and effective immediately upon receipt and may be served by personal service, or by recognized overnight carrier addressed as follows:

TO APPLICANT:		
TO COUNTY:	Planning Division	
	Community Development Department	
	806 South Main Street	
	Yreka, CA 96097	
With copy to:	Natalie E. Reed	
	County Counsel	
	1312 Fairlane Road	
	Yreka CA 96097	

Any party may, by written notice to all other parties to this Agreement, revise the address at which that party receives written notice under this section.

- 10. If APPLICANT fails to pay COUNTY the "Initial Deposit" or fails to make timely deposits as required, COUNTY may, after ten (10) days written notice to APPLICANT, declare APPLICANT in default. Such default may be considered by COUNTY, in its sole discretion, as an abandonment of the project and COUNTY may cease processing the project and revoke any Approval or take any action as determined appropriate in its sole discretion. Such default, however, will not relieve APPLICANT of its obligation to indemnify and hold COUNTY harmless as set forth in this Agreement.
- 11. This Agreement represents the complete understanding between the parties with respect to the matters set forth herein.

IN WITNESS WHEREOF, the parties hereto have duly caused this Agreement to be executed on the date herein above first written.

COUNTY OF SISKIYOU	APPLICANT(s) / PROPERTY OWNER(s)
By: Angela Davis, County Administrator	By:
Date:	Date:
APPROVED AS TO INSURANCE: By: Hayley Hudson, Risk Manager Date:	By: Date:
APPROVED AS TO FORM: OFFICE OF COUNTY COUNSEL Natalie E. Reed, County Counsel By: William Carroll, Assistant County Counsel Date:	By: Date:
	Date:

EXHIBIT A

PROJECT DESCRIPTION AND LOCATION

PROJECT DESCRIPTION:		

V. Application Types and Filing Fees (For Reference Only – Fees Will Be Calculated Upon Submittal of Application)

Disclaimers:

- 1. Application types and filing fees are for reference only—please consult with Planning staff for fees applicable to your project.
- 2. Fee schedule is not fully accessible—if your screen reader cannot decipher the text, please contact Planning Staff for assistance.

V. APPLICATION TYPES & FILING FEES Current 01/01/2021						
PLANNING PERMIT FEES - 551650 PLANNING SERVICE FEES (continued) - 550800						
Agricultural Preserve (New Contract)	\$	825		Time Extension (Planning Director)	\$	175
Agricultural Preserve (Non-Renewal)	\$	600		Time Extension (Planning Commission)	\$	300
Agricultural Preserve (Contract Amendment)	\$	825		Tent. Parcel Map (Minor < 2 lots)	\$	975
Flood Damage Development Permit	\$	525		Tent. Parcel Map (Major >2 Lots (+ \$10/lot >4 lots)	\$	1,225
Mine Reclamation Plan	\$	1,100		Tent. Subdivision Map (+ \$20 a lot)	\$	1,250
Zone Change (Major)	\$	1,800		LAND DEVELOPMENT MANUAL		
Zone Change (Minor)	\$	1,175		Exception Request	\$	225
Zone Change (Planned Development)	\$	1,950		Erosion Control/Grading Plan Review	\$	100
PD Plan Permit Fee+ \$5/acre over 5 acres)	\$	100		Peer Review/Use of Third Party Consultant	Cos	st + 10%
Use Permit - Administrative	\$	525		CEQA PROCESSING FEES		
Use Permit - Home Occupation (Non-Exempt)	\$	250		Environmental Impact Report (Deposit)	Cos	st + 10%
Use Permit - Home Occupation (Telephone)	\$	350		Negative Declaration - Planning Commission	Cos	st + 10%
Use Permit - Ministerially Second Unit	\$	100		Negative Declaration - Planning Director	Cos	st + 10%
Use Permit - Planning Commission	\$	950		Categorical Exemption - Planning Commission	\$	300
Sign	\$	150		Categorical Exemption - Planning Director	\$	150
Variance - Administrative	\$	525		550800 sub-total		
Variance - Planning Commission	\$	725		CEQA PASS THROUGH COSTS		
551650 sub-total				Archeological Review - Separate Check To	\$	75
Preliminary Review (No Charge) PLANNING SERVICE FEES - 550800		N/A	•	CSU Chico Research Foundation - CHECK # Dept. of Fish and Game Fees (ND - \$2,916.75 / EIR-	\$4,05	51.25)
Administrative Costs (Estimate Deposit)	С	ost/Hour	our and County Clerk Fee (\$50) are paid directly to County Clerk		rk	
Amendment Fees (Minor + CEQA Fee)		50%		within 5 days after project approval.		
Appeal - Commission to Board of Supervisors (1)	\$	1,250		COUNTY COUNSEL REVIEW(2)		
Appeal - Planning Director to Commission	\$	875		Standard Commission or Board Application	\$	50
Boundary Line Adjustment (+\$50 per lot > 2)	\$	550		sub-total		
Certificate of Compliance (+\$50 per lot > 2)	\$	550		PUBLIC WORKS REVIEW(3)		
General Plan Amendments (Major)	\$	1,675		Boundary Line Adjustment	\$	125
General Plan Amendments (Minor)	\$	1,150		Certificate of Compliance	\$	100
Mine Inspection - Annual	\$	1,400		Tentative Parcel Map	\$	150
Peer Review/Consultant Use (Deposit)	Co	st + 10%		Zone Change	\$	100
Permit Revocation Request (\$950 Deposit)		Cost		Use Permit	\$	100
Plan Check - Final Map/Improvement Plans	\$	175		Tentative Subdivision Map	\$	250
Road Name Establish/Change	\$	650		sub-total		
Environmental Health - Land Use Fees (see pg. 5)						
Vested Mining Rights Determination - Fee determined per County Code Section 10-6-1601(z) with deposit.	d			TOTAL:		

Notes:

- (1) A PC appeal is processed through the County Clerk.
- (2) This fee covers the typical review time. For applications that require additional review, the applicants shall pay for the actual costs based on the hourly productive rate.
- 3) Fees cover up to five hours (ten on tentative subdivisions) of engineer review. Applicants shall pay actual costs over five hours (ten on tentative subdivisions) of review.

*Department of Fish & Game fees increase yearly on		
January 1st.		
ENVIRONMENTAL HEALTH REVIEW - COMPLETE	INCOMPLETE	

Land Use Fees

- 1) Subdivision (6 or more parcels) application: \$250.00 per application plus \$50.00 per parcel site review
- 2) Public report renewal/update (per hour): \$100.00 plus \$50.00 per parcel requiring site review
- 3) Parcel map, five (5) or fewer parcels:
 - a) 2 parcels, \$125.00 plus \$50.00 per parcel site review
 - b) 3 parcels, \$180.00 plus \$50.00 per parcel site review
 - c) 4 parcels, \$235.00 plus \$50.00 per parcel site review
 - d) 5 parcels, \$315.00 plus \$50.00 per parcel site review
- 4) Boundary Line Adjustment: \$135.00
 - a) Parcel merger, \$65.00
- 5) Certificate of Compliance: \$65.00 (if onsite evaluation is required, the fee will be the same amount as for a parcel map)
- 6) Planned Unit Development: \$190.00
- 7) Zone Change: \$160.00
- 8) Use Permit (field evaluation): \$135.00
 - a) Organized Camp, \$175.00 plus \$50.00 per hour building inspection
 - b) Second Dwelling Housing/Elderly Housing, \$135.00
- 9) Home Occupation Use Permit: \$65.00
- 10) EIR Review: \$50.00 per hour
- 11) Vacation Rental: \$200.00
- 12) LAFCO/GPA: \$159.00
- 13) Cottage Food Operator Annual Permit (CFO): Class A, \$45.00; Class B, \$105.00 Private water supply requires bacteriological test, \$50.00/year
- 14) Administrative Review: \$65.00

NOTE: For concurrently submitted land use applications which require evaluation of the same information for all of the applications, the application requiring the largest fee shall be assessed the fee as specified in items 1 through 14 and an administrative fee as required by item 14 shall be assessed to the other application(s).