

GENERAL PLAN AMENDMENT APPLICATION GUIDELINES

CITY OF DORRIS

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GENERAL PLAN AMENDMENT APPLICATION REQUIREMENTS

In order to ensure timely processing of your application, your cooperation is requested with the following items:

- 1. Preapplication Discussion with Staff. It is recommended that you review the request with staff prior to the submission of the formal application. This will allow an opportunity to discuss the feasibility of the request and identify possible environmental concerns and review what the present General Plan calls for in the location or area affected—a proposed land use change should be compatible with the surrounding uses and provide a logical progression for the City's development. In addition, staff can review with you the required data and procedures to be followed through the process. Usually, this first step is the most important step and helps a project move faster through the process.
- **2. Application Form.** The Planning Application form shall be properly filled out and signed by the applicant(s) and all property owners. All property owners shall sign or a power-of-attorney shall be submitted specifically authorizing a designated person to sign the application. If the property owner is a corporation, a resolution from the corporation authorizing this application shall be submitted. The resolution shall indicate an individual or individuals who are authorized to sign the application on behalf of the corporation. To be processed, your application must be complete.

All information required in the attached application form must be TYPED or PRINTED NEATLY in blue or black ink.

Please note that city staff has been instructed not to accept incomplete applications. If you are unable to provide the requested information, please speak with staff at City Hall to determine a proper course of action.

- **3. Project Narrative.** The Planning Application includes space for this information, but if necessary, additional pages can be attached to describe the proposed project in detail.
- **4. Site Layout Plan.** An accurate drawing of the property must be provided. All site plans must be $24" \times 36"$ or smaller; however, in no case shall the site plan be smaller than $8-1/2" \times 11"$. If plans submitted are larger than $11" \times 17"$, a copy of a reduced sized plan shall be provided. All site plans must be clear, legible, and contain the following information:
- Exterior boundaries and dimensions of the property.
- North arrow and scale (generally, a scale not to exceed 1" = 40' works the best).
- Name and mailing address of property owner, property address, and assessor parcel number(s).
- All existing and proposed buildings and structures, including their location, size (approximate square footage), height, and proposed or existing use (i.e. home, garage, fence, etc.).
- Location, name, width, and pavement type of adjacent and on-site streets/alleys.

- Location and dimensions of all existing/proposed easements, points of access (existing and proposed), driveways and parking areas, and pavement type.
- All areas proposed for grading and landscaping.
- Location, use and approximate dimensions of all structures within 100 feet of the site's boundaries.
- **5. Grant Deed.** A current deed to the property must be provided. In some circumstances, a Preliminary Title Report may also be required.
- **6. Development Plans.** If applicable, one set of building plans shall be required at the time of application submittal. The plans shall show elevations to scale which show all sides of any proposed building or structure. The plans shall also include a detailed scale drawing of the floor plan for each proposed building or structure. The floor plan shall show uses within each proposed building or structure.
- **7. Lot Flagging.** A distinct flag may be required to be placed on each corner of the property if the boundaries of the property cannot be readily identifiable, and structures from adjacent properties are in close proximity to the proposed use.
- **8. Additional Information.** As the applicant, you may be asked to provide more detailed information on the project as part of the application requirements, including, but not limited to, such items as soils reports, drainage plans, geologic reports, archaeological reports, biological studies, noise studies, traffic and circulation studies, etc. You are responsible for providing sufficient information to the city to allow proper review of your application.

Acceptance of your application does not guarantee your application will be approved by the City Council. Nothing stated to any person by any employee in City government can be construed in any way as speaking for the City Council relative to your application.

FREQUENTLY ASKED QUESTIONS

WHAT IS A GENERAL PLAN AND WHY AMEND IT?

California State Law requires that all cities and counties have comprehensive general plans that provide a policy statement and guide for the development and conservation of the community. All general plans are required to consist of the following elements: land use, circulation, housing, conservation, open space, noise, and safety. The City of Dorris General Plan combines the Open Space and Conservation elements.

Although the City will periodically review and update its General Plan, there occasionally arises a need or desire to change some specific portion of the General Plan, such as the land use designation for a particular area. In accordance with State Law, the City can amend its General Plan only four times during the year. These four times do not have fixed dates but are generally spaced three months apart as necessary. Several proposed changes can be considered at one time.

No portion of the General Plan should be amended without reviewing the entire General Plan or at least an area substantially larger than the property being considered. Ordinarily, piecemeal amendments to the General Plan should not occur unless related conditions have changed since the last adoption of the General Plan or circumstances unforeseen at the time of the adoption of the General Plan have become known. Changes in a general plan usually mean amended goals or objectives in development policies of the City. The General Plan represents one of the most important policy statements of the City. Proposed changes are reviewed very carefully by the City Council. Applications for amendments should only be made when there are compelling reasons for a change in the plan within the context of public policy.

WHO NEEDS A GENERAL PLAN AMENDMENT?

On or more record property owners or their representatives, who have a proposed use(s) for their land not allowed by the current general plan land use designation may wish to pursue an amendment to the General Plan in order to allow for the proposed use(s) on their land.

WHAT IS THE LAND USE DESIGNATION ON MY PARCEL?

The City Council establishes the various land use designations and the density and intensity of use allowed in each. While it is helpful to know your Assessor's Parcel Number (APN), this information can be obtained from City Hall.

WHAT IS THE PROCESS TO AMEND THE GENERAL PLAN?

As previously noted, it is strongly recommended that requests be reviewed with city staff prior to the submission of a formal application. However, to initiate a general plan amendment, a completed application must be submitted to the City of Dorris. Application forms are available at Dorris City Hall, 307 S. Main Street, Dorris, CA 96023. It is important that you check with city staff to determine if the proposed land use is consistent with the underlying zoning (a requirement of State law). If the general plan amendment would be inconsistent with the zoning, an application to rezone the property will also be necessary.

The application is reviewed by staff at the City of Dorris and other reviewing agencies (e.g., California Department of Fish and Wildlife, California Northeast Information Center for Archeological Resources, and/or others). Once the application is deemed accurate and complete, and after incorporating any comments received from reviewing agencies, staff will prepare the appropriate level of environmental review pursuant to the California Environmental Quality Act (CEQA). This will assist the City Council and public in determining whether the project may result in any potentially significant environmental impacts. If necessary, the environmental review document will be circulated for public review and comment and a public hearing will be scheduled before the City Council. Following the receipt of public testimony at the hearing, the City Council will either refer the matter back to staff for further evaluation; continue the public hearing to a specific time, date, and place; or close the public hearing and make its decision. The City Council's decision to approve or deny the general plan amendment is final. If approved, the Council will direct staff to prepare a resolution approving the amendment, which usually occurs at the same meeting as the public hearing, and will then adopt said resolution at a subsequent meeting.

WHAT INFORMATION IS REQUIRED FOR A GENERAL PLAN AMENDMENT?

You will need to submit a complete Planning Application. In addition, you will need to describe the reason(s) you are requesting to change the land use designation of your property and/or amend policies contained in the general plan. Upon review of the application, additional information may be requested, including, but not limited to such items as soils reports, archaeological reports, biological studies, traffic studies, etc. Any expense associated with this work shall be borne by the project applicant. Further, when such additional information is required, applications will be deemed "incomplete" until the information is received. This can create delays in the timelines to process the application.

HOW MUCH WILL THE APPLICATION PROCESS COST?

City of Dorris - Planning fees can be obtained from City Hall. Checks should be made payable to the City of Dorris.

<u>California Department of Fish and Wildlife</u> - Pursuant to Fish and Game Code Section 711.4, CDFW imposes and collects a CEQA filing fee to defray the costs of managing and protecting California's fish and wildlife resources. This fee applies regardless of whether CDFW participates in the review of your project. Unless the fee is paid, your project will not be valid. In order to minimize the impact of collecting this fee, the fee is not paid until the project is approved. Pursuant to the same Fish and Game Code Section 711.4, the Siskiyou County Clerk is authorized to

collect a fee in order to off-set the cost for the posting of either a Notice of Exemption or Notice of Determination for your project.

It is the applicant's responsibility to pay the County Clerk (check made payable to the Siskiyou County Clerk) directly for both of the Clerk fee and CDFW fee immediately upon project approval and before a Notice of Determination or Notice of Exemption is filed.

<u>California Northeast Information Center for Cultural Resources</u> - Your project may be subject to this fee (made payable to the CSU Chico Research Foundation) should the project potentially impact historic or cultural resources.

HOW LONG WILL THIS PROCESS TAKE?

The actual time for the processing of a general plan amendment will vary depending on the complexity and magnitude of the request and scheduling of the hearing dates. Generally, the review, public notice, and public hearing process to bring an application for a general plan amendment before the City Council may take 120 to 150 days, depending on when the application is accepted by the City as being complete. Timelines can become considerably longer when additional information is required from other agencies reviewing the project. City Council meetings are held the first and third Monday of each month.

ARE INCOMPLETE APPLICATIONS RETURNED?

In the event that an application has not been determined to be complete and ready for processing within six (6) months after the date of the first incomplete notice, the applicant must complete all outstanding requirements within thirty (30) days of written notice to complete the application requirements. If the applicant fails to complete the application submittal requirements within this time frame, the application will be considered abandoned and staff's time and costs incurred working on the project shall be charged against the application filing fees, and any remaining balance shall be refunded to the applicant.

The City Administrator may waive this requirement where this provision would represent an unreasonable time expectation in the determination of the City Administrator. Examples of such projects could include Environmental Impact Reports, projects which require the completion of complex studies, or projects where the applicant is diligently working with staff to address project related issues.

WHEN WILL THE NEW LAND USE DESIGNATION BECOME EFFECTIVE?

General plan amendments require a public hearing before the City Council. If the Council approves the proposed amendment, the new land use designation will become effective immediately following Council adoption of the resolution.