413 Main Street, PO Box 1300

Idaho City, Idaho 83631 Phone: 208-392-2293 www.boisecounty.us



MASTER PUBLIC HEARING APPLICATION

TYPE OF APPLICATION: (PLEASE CHECK ALL THAT APPLY.)

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☐ APPEAL ☐ COMPREHENSIVE PLA TEXT AMENDMENT ☐ COMPREHENSIVE PLA MAP AMENDMENT ☐ ROAD NAME CHANG HEARING BEFORE: ☐ 1 PROJECT NAME: SITE INFORMATION: (This information can be	AN E BOARD OF CO	PLANNED U DEVELOPME PLANNED CO CONDITION SUBDIVISION UNTY COMMIS	ENT OMMUNITY AL USE PERMIT J, PRELIMINAR SSIONERS 1	SUBE SUBE PLAT VARI Y OTHE	ANCE ER ON
Quarter:	Section:	Tov	vnship:	Range:	Total Acres:
Subdivision Name (if appl					
Tax Parcel Number(s):		Cu	rrent Land Use:_		
PROPERTY OWNER: Name:			APPLICANT: Name:		
Address:			Address:		
City:	State:	Zip:	City:	State:	Zip:
Telephone:Email:					
I consent to this applicate correct, and allow Planning property for related site in defend and hold harmless from any claim or liability the statements contained ownership of the proper application.	ng and Zoning aspections. I ag Boise County a resulting from in this applicat	staff to enter the ree to indemnify, and its employees any dispute as to tion or as to the	correct, and al property for re defend and ho from any claim the statements	low Planning and lated site inspectio ld harmless Boise (or liability resultion contained in this	Zoning staff to enter the
Signature: All Owner(s) of Record		Date	Signature: App	licant	Date

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AFFIDAVIT OF LEGAL INTEREST and Letter of Authorization

, "Owner" whose address is ______

City	State	Zip
As owner of property more specifically described as:		
HEREBY AUTHORIZES		as Agent to represent and act
for the Owner in making application for and receivin County Board of Commissioners, Boise County Pla and or other Boise County Departments relating to the use or occupancy of land in Boise County, Idaho. It is a ware of and to have authorized and/or made any and information in support thereof, and shall be deemed or modifications to such materials. Owner acknowled terms or conditions of issuance of any such named that no modification, development, platted or re-plat the application shall take place until approved by the codes and regulations.	nning and Zoning Commission, Boise of e modification, development, planning, p Owner agrees that; Owner is or shall be all representations or promises contained to be aware of and to have authorized an edges and agrees that; Owner shall be be representative, whether actually delivered tring, improvement, occupancy, or use of	County Planning and Zoning Staff, platting, re-platting, improvements, be deemed conclusively to be fully ed in said application of any Owner y subsequent revisions, corrections bund and shall abide by the written ed to Owner or not. Owner agrees of any structure or land involved in
Owner agrees to pay any fines and be liable any permit or arising out of any violation of applicability by the application authorized herein. Under penalty of perjury, the undersigned sypartnership, limited liability company or other entity, approval of such entity, if required.	le laws, codes, or regulations applicable vears that the foregoing is true and, if sig	to the action sought to be permitted ning on the behalf of a corporation,
OWNER:		
(Signature of Owner)	(Print Name)	(Title)
(Signature of Owner)	(Print Name)	(Title)
(Signature of Owner)	(Print Name)	(Title)
(Secretary or Corporate Owner)	(Print Name)	
NOTARY STATE OF IDAHO) ss COUNTY OF)		(seal)
SUBSCRIBED and sworn to before me by on this day of		
Notary Public My Commission expires on:	Date	

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PARTIAL PLAT AMENDMENT APPLICATION

PPA#	

The Planning and Zoning staff is available to discuss this application and answer questions. Upon receipt of the required materials the Planning & Zoning Administrator will stamp the application received and review the application for completeness. Once the application is deemed complete a public hearing will be scheduled with the Boise County Commissioners. It is recommended that the Applicant review the Unified Land Use Ordinance #2016-01 (ULO) prior to submittal. This Ordinance along with application materials are located on the County website at www.boisecounty.us.

ULO #2016-01, Section 5.18, Amendments/Vacation of Subdivision Plats or Parts Thereof:

Any person desiring to amend or vacate an existing subdivision plat or any part thereof in whole lots or which otherwise requires County approval, shall apply to the Board. Said person shall be the owner of record of the parcels proposed for vacation, or be authorized by the owner of record to petition the Board. Said application shall include and/or be subject to:

To expedite the review of your application, please be sure to address each of the following items.

SECTION I: PERSONAL AND PROPERTY RELATED DATA

Owner:			
Email:			
Phone: ()	Mailing Addr	ess:	
City:	State;	Zip Code:	
Applicant (if different):			
Email:			
	Mailing Address:		
City:	State:	Zip Code:	
Engineering Firm:			
Contact Person:			
Address:	Email		
Surveyor:	Phone: ()		

Location and size:
Property Address:
Parcel Number(s):
Section:Township:Range: Total Acreage of Parcel:
Assessor Exemptions (i.e. agriculture, timber, etc.): No: Yes: list:
Reason for request to amend plat:
Is property currently mortgaged? Y/N (if yes, Certificate of Acceptance of Mortgagee is required on plat)
I consent to this application, I certify this information is correct and I authorize the Boise County Planning & Zoning Department staff and its designated inspection agent to enter the property for any site inspection or compliance purposes as long as this application and a conditional use permit are in effect. I agree to indemnify, defend and hold harmless Boise County and its employees from any claim or liability resulting from any dispute as to the statements contained in this application or as to the ownership of the property, which is the subject of this application.
Applicant Signature:
Date:
I, the undersigned, am the owner of the referenced property and do hereby give my permission to

SECTION II: ITEMS REQUIRED

- 1. Latest recorded deed to the property.
- 2. Application complete & signed; including Affidavit of Legal Interest and Letter of Authorization, if applicable, filed with the Administrator.
- 3. Application fees paid in full in accordance with the current fee schedule; including any/all applicable fees (i.e. publication costs).
- 4. A statement of circumstances surrounding the issue as to why the plat should be amended.
- 5. A legal description of the platted area or property to be amended.
- 6. The names of all persons affected by the amendment of the plat.
- 7. Draft 11" x 17" copy of the proposed plat amendment.
- 8. Proof all property taxes are paid in full, including pre-paid taxes for all properties. (see attached form)
- 9. Unrecorded new deeds, one for each new parcel, with new legal descriptions.
- 10. Amended Plat, labeled "Amended Plat of XXX Subdivision", that complies with the following:
 - Vicinity Map, Date of survey, and North Arrow;
 - Map scale adequate to depict all parcels (show Bar Scale);
 - Legend with a description for all weights and symbols used;
 - All bearings and distances for all property lines. Include Basis of Bearing and CP&F Reference.
 - All known easements shown with their instrument numbers;
 - All existing physical access points shown;
 - Adequate access easements for each parcel meeting ULO standards;
 - Property Descriptions-the new legal descriptions for each parcel;
 - Surveyor's Certification-Signature block with statement and stamp;
 - Date of plat.
 - Electronic form: either in DXF or DWG format, using Coordinate System of NAD 1983
 State Plane Idaho West FIPS 1103 Feet, and identify two public land ties on the plat or ROS, and including GPS references, if available.
- 11. A public hearing will be scheduled with the Board, including public notice requirements as required for a new subdivision per the ULO.

SECTION III:	STAFF ANALYSIS	
SECTION IV:	BOARD FINDINGS OF	F FACT, CONCLUSIONS, CONDITIONS AND ORDER
SECTION V:	BOARD ACTION date APPROVED	DENIED DENIED
THIS BOX TO	BE COMPLETED BY TH	E PLANNING AND ZONING DEPARTMENT Rec'd Date:
Fee paid:		Date: Receipt Number: Are application materials attached? Yes No
ACCEPTED BY_		Date:

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PROOF OF PROPERTY TAXES PAID

The Planning and Zoning staff is available to discuss this application and answer questions. The Administrator shall review the completed application and may approve or deny it. It is recommended that the Applicant review the Unified Land Use Ordinance #2016-01 (ULO) prior to submittal. This Ordinance along with application materials are located on the County website at www.boisecounty.us.

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mail:	Mailing Address:		
* *:	State:		
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arcel Number:	Section:	Township:	Range:_
rcel Number:		Township:	Range:_
rcel Number:		Township:	Range:_
rcel Number:	_	Township:	Range:

I (we) am (are) applying for the following Land Use Action: (please check the appropriate one)

Document	Rec'd
Agricultural Land Split	
Probate Estate or Court Order	
One-Time Split	
Lot/Parcel Line-Vacation	
Full Subdivision Plat	

employees from any claim or liability resulting from any dispute as to the statements contained in this application or as to the ownership of the property, which is the subject of this application. Applicant Signature: Date: I, the undersigned, am the owner of the referenced property and do hereby give my permission to to be my agent and represent me in the matters of this application. I consent to this application, I certify this information is correct and I authorize the Boise County Planning & Zoning Department staff and its designated inspection agent to enter the property for any site inspection or compliance purposes as long as this application and a conditional use permit (if applicable) are in effect. I agree to indemnify, defend and hold harmless Boise County and its employees from any claim or liability resulting from any dispute as to the statements contained in this application or as to the ownership of the property, which is the subject of this application. Owner Signature: Date: BOISE COUNTY TREASURER'S OFFICE ONLY: Proof of Paid Taxes, Current and Estimated Taxes-as required by Boise County Ordinance #2016-01, is attached for the above Parcel(s)

Date

TREASURER (DEPUTY) signature

I consent to this application, I certify this information is correct and I authorize the Boise County Planning & Zoning Department staff and its designated inspection agent to enter the property for any site inspection or compliance purposes as long as this application and a conditional use permit (if applicable) are in effect. I agree to indemnify, defend and hold harmless Boise County and its

STATEMENT OF PROOF OF PUBLIC HEARING POSTING For Application # I, , do hereby certify that Notice of Public Hearing was posted in accordance with the Boise County Unified Land Ordinance #2016-01, Section 2.4.D.2 on the day of ______, 20_____, meeting the requirement of at least ten (10) days prior to the public hearing date. A photo of said posting is attached as Exhibit A, per Section 2.4.D.2.f. Dated: Typed/printed Applicant Name Applicant Signature STATE OF IDAHO County of _____ On this _____ day of ______, 20____, before me, the undersigned, a Notary Public in and for the State, personally appeared _______, known or identified to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that s/he executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and seal on the date last above written.

Notary Public for Idaho

Residing at ______
Commission expires_____

2.4.D NOTICE TO PUBLIC:

- 2.4.D.1 At least fifteen (15) calendar days prior to the public hearing, the Administrator shall publish a notice of the date, time and place and a summary of the application in the official newspaper of the county.
- 2.4.D.2 Posting on the Site: A public notice shall be posted by the applicant on the premises for which the permit is sought. The notice shall be posted not less than ten (10) calendar days prior to the public hearing.

 2.4.D.2.a Notice of Form: The notice shall be in substantial compliance with the following form:

COUNTY OF BOISE PUBLIC HEARING NOTICE

Boise County Planning and Zoning Commission will hold a public hearing on [DATE] at 6:30 p.m.
In [LOCATION provided by P&Z]
PURPOSE:

PROPERTY LOCATION:

APPLICATION BY:

Contact the BC Planning and Zoning Administrator at (208) 392-2293 with any questions.

- 2.4.D.2.b Notice Size: The notice(s) shall consist of a four foot by four foot (4' x 4') plywood or other hard surface mounted on two (2) four inch by four inch (4" x 4") posts.
- 2.4.D.2.c Notice Lettering: Centered at the top of the four foot by four foot (4' x 4') notice(s) in six inch (6") letters shall be the words "Boise County P&Z Public Hearing Notice". The date of the hearing shall be in bold four inch (4") letters.

 The remainder of the notice shall be in two inch (2") letters.

 Each notice shall be painted white, and the letters shall be painted black and shall appear on both sides.
- 2.4.D.2.d Notice Content: Each notice shall inform the public of the nature of the hearing, the date, time and address of the hearing location, a summary of the proposal to be considered, a county P& Z Department contact phone number, the location of the development and the name of the applicant, and if applicable, the proposed development.
- 2.4.D.2.e Notice Placement: The notices shall be posted on the property being considered along each street that is adjacent to the subject property boundaries. The notice(s) shall be

located on the property, outside of the public right of way. If the notice cannot be placed on the property and still be clearly visible, the notice may be placed within the right of way if the applicant can obtain the consent of the owner of the right of way. The notice shall be posted perpendicular to the street and mounted so that the bottom of the notice is at least three feet (3') above the ground.

- 2.4.D.2.f Proof Of Posting: The applicant shall submit a notarized statement and a photograph of the posting to the county P&Z Department no later than seven (7) days prior to the public hearing attesting to where and when the notice(s) was posted. Unless the statement is received by such date, the hearing will be continued to a later hearing date.
- 2.4.D.2.g Notice Removal: The notice(s) shall be removed no later than three (3) days after the public hearing for which the notice(s) had been posted is ended.