Bingham County

Planning & Development Department 490 N. Maple Suite A, Blackfoot, Idaho 83221 Phone: (208) 782-3178 | Fax: (208) 782-3868 Email: buildingpermits@co.bingham.id.us File No.

Date:

APPLICATION FOR CONDITIONAL USE PERMIT

Applicant:	Phone:	
Address:	City/Zip:	
Location:	Email:	
(project location for application) Property Owner(s):		
Location & Legal Description	Zoning:	
	Acreage:	
Township Range Section	Parcel No	
Submit: Completed Application Recorded Deed to Property Detailed Site Plan Narrative - write a detailed narrative addressing the following: - Identify the existing use of the property - Reason for Conditional Use Permit Request - Evaluating effects of proposed Conditional Use on adjoining property that may include, but is not limited to, such elements as noise, odor, fumes and vibration General compatability with other properties and uses in the area Evaluating effects of proposed Conditional Use on public facilities/utilities application fee paid		
Application Fees: Application Fee Deposit for Mailing & Publication Total=	275 75 350	

Site Plan - Show drawing of location (including roads, all buildings, parking areas, service areas, yards, signs, utilities, traffic - pattern, etc.). Please show all distances between buildings & property lines.



Appointment of Designated Agent

I/We the undersigned owner(s) of the property described throughout this Application, hereby appoint the following person as my/our representative for all transactions regarding this Application between myself/ourselves, as owner(s), and Bingham County.

Property Owner(s):		
	Date	
Property Owner(s):		
	Date	
Designated Agent:		

In granting a Conditional Use Permit the Planning & Zoning Commission may prescribe appropriate conditions and safeguards in conformity with the current Bingham County Zoning Ordinance. Violation of such conditions and safeguards, when made part of the terms under which the Conditional Use Permit is granted shall be deemed a violation of the Ordinance. The approval of a Conditional Use Permit does not permit the violation of any section of the Buildling Code, or any other County Ordinance. All Conditional Use Permits, whether approved or denied have a ten(10) day appeal period and must be appealed in writing at the Bingham County Planning & Zoning Office.

DECLARATION: By signing this application, it is understood and agreed that permission is hereby given to the duly authorized representative of Bingham County to, place & remove signs on the subject property and verify authenticity of the applicant(s) and property owner(s). It is further understood that the Zoning Administrator and staff may inspect the subject property, take photographs and obtain any verifications and data necessary for preparation of its report to the Planning & Zoning Commission. I hereby acknowledge that I have read this application and understand the contents. I also state that the above information is correct.

Applicant(s):

Property Owner(s) Signature: ______ Clinton Harper

Designated Agent Signature: _____

Date:___

Date: _____

CHAPTER 8 CONDITIONAL USE PERMIT

SECTION:

10-8-1: General Statement

10-8-2: Contents Of Application For Permit

10-8-3: Review Of Application

10-8-4: Additional Studies

10-8-5: Land Use Time Limitations

10-8-6: Hearing And Notice

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10-8-9: Appeal To Board

10-8-10: Request For Time Extension For Permit

10-8-11: Revocation Of Permit

10-8-12: Modification Of Approved Permit

10-8-1: GENERAL STATEMENT:

- A. It is recognized that an increasing number of uses are appearing that have characteristics of a unique and special nature such that the specific use must be considered individually. We recognize that these uses are not permitted without adding certain conditions making them compatible with permitted uses in the underlying zone. The commission may require higher standards of site development than those listed specifically in this title in order to assure that the proposed use will be compatible with other conforming property and uses in the vicinity.
- B. The commission shall hold a public hearing on each conditional use permit as listed on the land use chart and new uses brought by the Administrator. The commission may approve, conditionally approve or deny a conditional use permit under the standards listed in this chapter and may require such additional safeguards that will uphold the intent of this title. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-2: CONTENTS OF APPLICATION FOR PERMIT:

An application for a conditional use permit shall be filed with the Administrator by the property owner or by the occupant with owner approval. At a minimum, the application shall contain the following information:

Please explain how the application provided is complete and meets the following requirements of this code section: (if a question is not applicable to your application please state not applicable and explain why)

- A. Name, address and phone number of applicant. <u>(linton tayper</u> 3915.3600 W. Syracuse, UT 84075 (208) 1081-3628
- B. Legal description of the property.
- C. Description of existing use. Pasture, place to put equipment

Exhibit A-2 D. Current zoning designation. ______

Single E. Description of use being proposed. MITA trees \$ meen house

- F. A scaled site plan/drawing showing the location of the following:
 - 1. All buildings, parking and loading area.
 - 2. Traffic access and traffic circulation.
 - 3. Open spaces, landscaping, refuse and service areas.
 - 4. Utilities, signs.
 - 5. Any other information that may be required to determine if the proposed conditional use meets the requirements of this title.
 - 6. A statement evaluating the effects on adjoining property that may include, but is not limited to, such elements as noise, odor, fumes and vibration. An accurate statement of the compatibility with adjacent and other properties in the zone, and the relationship of the proposed use to the plan. <u>Any noise would</u> <u>be how dogs a kids playing</u>. This house would be hext to another house, a Vacant house Mat will be torn down & sugps.
 - 7. More specifically, the following adverse effects shall be mitigated through setbacks, buffers, sound attenuation and/or hours of operation:
 - a. Noise, odor, or vibrations, or direct or reflected glare detectable by the human senses without the aid of instruments. Not applicable because it is a single taming vesidence.
 - b. Radioactivity and electric or electromagnetic disturbances that unduly interfere with the normal operation of equipment, instruments, or appliances on abutting properties. <u>Not applicable because it is</u> <u>a single family residence</u>.
 - c. Any other emission or radiation that endangers human health, results in damages to vegetation or property or which exceeds health and safety standards. Not applicable pecause it is a single tamily residence.
 - d. The appropriate filing fees. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-3: REVIEW OF APPLICATION:

A. The commission shall review the particular facts and circumstances of each proposed conditional use permit in terms of the following standards and shall find adequate evidence showing that such use at the proposed location will:

Please explain how your request complies with the following criteria:

- 1. Constitute a conditional use as established on the official schedule of zoning regulations or as determined by the commission to be a conditional use for the zone involved.
- 2. Be in accordance with the general objectives or with any specific objection of the Comprehensive Plan and/or this title.

The general objectives and specific purpose of the Comprehensive Plan is to promote the health, safety and general welfare of the people of the county as follows:

- a) To protect property rights and the use of property while not adversely impacting neighboring property values more than is necessary. <u>It would</u> <u>Clean up the junk in the pasture & not be</u>.
- b) To ensure that adequate public facilities and services are provided to the people at reasonable cost. We would be another tax paying CHIZENS.
- c) To ensure that the economy of the county is protected and enhanced. We. Would be taxpaying atizens shopping Wally.
- d) To ensure that the important environmental features of the county are protected and enhanced. The pasture is only holding junk currently \$ is flat \$ boxed in by 2 houses \$ a shop.
- e) To encourage the protection of prime agricultural, forestry and mining lands for production of food, fiber and minerals. <u>It is only holding</u> junk two would plant thuit to nut traces to grow <u>a garden</u>.
- f) To encourage urban and urban-type development within or near incorporated cities. We would be tax paying cifirens shopping locally.

- g) To avoid undue concentration of population and overcrowding of land. ______ A single family residence doesn't put an undue concentration of people like apartments, etc. would.
- h) To ensure that the development on land is commensurate with the physical characteristics of the land. <u>I DEVE is a good size for</u> <u>A single family residence on flat ground</u>.
- i) To protect life and property in areas subject to natural hazards and disasters. The property is not in a flood plain.
- i) To protect fish, wildlife and recreation resources. Not in an area with fish nearby or that wildlife would live. Lacre is surrounded by Zneuses + a shop.
- k) To avoid undue water and air pollution. <u>A single family</u> residence doesn't create water & air pollution like manufacturing, etc., would.
- 1) To allow local school districts to participate in community planning and development to address school needs and impacts on an ongoing basis. ______ <u>Asingle tamily doesn't rapidly inercease</u> <u>Me number of students attending school.</u>
- 3. Be designed, constructed, operated and maintained to be appropriate in appearance with the existing or intended character of the general vicinity and that such use will not change the essential character of the area as far as is possible. <u>A single family residence</u> would fit in with the other houses nearby.
- 4. Not be unduly hazardous or disturbing to existing or future neighboring uses; nor involve uses, activities, processes, materials, equipment and conditions of operation that will be detrimental to persons, property or the general welfare of the public by reason of excessive production of traffic, noise, smoke, fumes, odors or other pollutants. Not a puicable because it is a single family used dence, not a puspiless; ctc.

- 6. Be served adequately by essential public facilities and services or that the persons or agencies responsible for the establishment of the proposed use shall be able to provide such services. <u>Jack A POWEN ANL already hearby</u>.
- 7. Have legal access to the subject property for the development. Have vehicular approaches to the property that are designed to eliminate a traffic hazard on adjacent public thoroughfares. <u>Lacke Next to a road a use would have a garage a dive would</u>
- 8. Not result in the destruction, loss or damage to a scenic or historic feature of major importance. No scenicor historic features are on the lacre we would build the house.
- 9. If applicable, have adequate water, sewer, irrigation, drainage and stormwater drainage facilities, and have utility systems provided to accommodate said use. We would put in a septre system, well a connect to electric a gas to serve the house.
- B. If the literal enforcement of the provisions herein contained would result in unnecessary hardship, the commission may consider exceptions to nonconforming uses as permitted in chapter 9 of this title. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-4: ADDITIONAL STUDIES:

Prior to making a decision concerning a conditional use permit request, the commission or Board may request additional studies at the applicant's expense, of the social, economic, fiscal, and environmental effects of the proposed conditional use permit. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-5: LAND USE TIME LIMITATIONS:

A. When a conditional use permit is granted, the land use or construction of its facility proposed in the application must have commenced within three (3) years of the date of the final decision by the commission, or the Board or a court of appropriate jurisdiction, if appealed, and completed within five (5) years of the same date. The following exceptions shall be limited to ten (10) years of the date of the final decision by the commission or the Board or a court of appropriated jurisdiction, if appealed. If the use is not implemented within this time period, the use and its approval shall expire:

- 1. Gravel pits in other than A or A/NR Zones.
- 2. Electrical public service facilities.
- 3. Commercial wind turbines in other than A or A/NR Zones.
- B. Upon expiration of the use or the approval of that use as provided by this section, the applicant may seek approval of the use only by filing a new initial application for review by the commission. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-6: HEARING AND NOTICE:

Prior to granting a conditional use permit, the commission shall follow the hearing procedures as identified in chapter 3 of this title. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-7: ACTION BY COMMISSION:

A. The commission shall approve, conditionally approve or disapprove the application as presented. If more information is needed for a determination to grant a conditional use permit, the commission may request information from the planning staff or public agencies concerning social, economic, fiscal and environmental effects of the proposed conditional use. If the application is approved or approved with modifications, the commission shall direct the Administrator to issue a conditional use permit listing the conditions specified for approval.

B. The commission may attach conditions that include, but are not limited to, the following:

- 1. Minimizing adverse impact on other development.
- 2. Controlling the sequence and timing of development.
- 3. Controlling the duration of development.
- 4. Assuring that plans are developed to properly maintain the project.
- 5. Designating the exact location and nature of development.
- 6. Requiring more restrictive standards than those generally required in this title.
- 7. Requiring mitigation of effects of the proposed development upon service delivery by any political subdivision, including school districts, providing services within the planning jurisdiction. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-8: SUPPLEMENTARY CONDITIONS AND SAFEGUARDS:

The commission may prescribe appropriate conditions, bonds and safeguards in conformity with this title over and above those listed in section 10-8-7 of this chapter. Violations of any conditions, bonds or safeguards, when made a part of the terms under which the conditional use permit is granted, shall be deemed a violation of this title.

- A. Upon granting or denying an application, the commission shall specify:
 - 1. The ordinance and standards used in evaluating the application.
 - 2. The reasons for approval or denial.
- B. A conditional use permit shall not be considered as establishing a binding precedent to grant other conditional use permits. A conditional use permit is not transferable from one parcel of land to another. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-9: APPEAL TO BOARD:

The applicant or any affected person may appeal the decision of the commission to the Board, following the hearing procedures requirements of chapters 3 and 10 of this title. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-10: REQUEST FOR TIME EXTENSION FOR PERMIT:

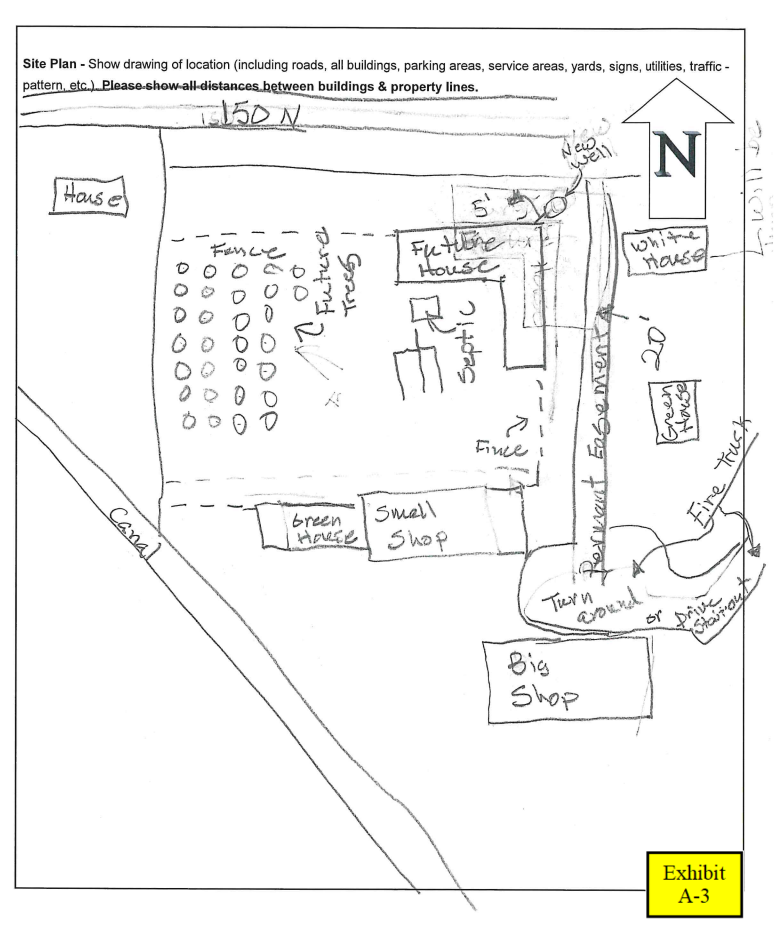
- A. An applicant may request extension of the time period provided by this section by filing an application for extension with either the commission or the Board depending on who approved the conditional use permit.
 - 1. Such application must be filed at least sixty (60) calendar days prior to the date of expiration.
 - 2. The matter shall be heard at a public hearing before the commission or the Board, whichever made the final decision, in accordance with the notice and hearing procedures of chapter 3 of this title.
 - 3. A renewal extension, if granted, shall be limited to three hundred sixty five (365) calendar days.
- B. The commission or the Board, whoever made the final decision, may extend the commencement period or the completion period as provided in subsection A of this chapter upon proof of good cause by the applicant. Good cause shall be determined at the discretion of the commission or the Board. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-11: REVOCATION OF PERMIT:

A conditional use permit may be revoked upon violation of any of the conditions imposed therein. The Administrator or designee shall verify that a violation has occurred. The permit holder shall be notified that a violation has been noted and shall be given a reasonable time to correct said violation. If compliance is not or cannot be reached within an approved time, the Administrator shall notify the commission or Board, whichever approved the original conditional use permit, so that they may review the preponderance of the evidence to determine if after due process the conditional use permit should or should not be revoked. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)

10-8-12: MODIFICATION OF APPROVED PERMIT:

- A. A conditional use permit or previously approved special use permit may be modified upon a request of the Board, commission or the property owner(s). The Board or commission shall follow the same hearing procedures as per chapter 3 of this title for a conditional use permit.
- B. Modification shall only be granted if the Board or commission finds that the modification is consistent with the provisions of the plan and will not be detrimental to the general public health, safety or welfare. (Ord. 2012-08, 10-9-2012, eff. 10-26-2012)



HARPER CUP : DWELLING IN AN M1 ZONING DISTRICT - ZONING MAP

