

LINN COUNTY PLANNING AND BUILDING DEPARTMENT

Steve Wills, Director

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CONDITIONAL USE PERMIT APPLICATION ALTERNATIVE FORESTLAND (TEMPLATE TEST) DWELLING

Application Fee \$650.00

The Farm/Forest zoning district template test (alternative forestland dwelling) is for determining whether a tract qualifies for a dwelling given soil types and surrounding development. The property owner or the owner's authorized agent can apply for a step one review. If it is determined that the application qualifies under the template test, then the second step in the conditional use review will take place. The second step involves notification to surrounding property owners and interested agencies of a pending land use decision. The notice provides an opportunity for interested parties to comment on the application based upon the decision criteria. The decision criteria for a template dwelling are contained in this application.

After this application is complete, staff will review it to make sure all the necessary documentation has been included. A decision will then be made regarding the template evaluation. If the property does not qualify under the template criteria, then the application will be denied and the applicant will be notified. Property qualifying under the template test criteria will be reviewed as an administrative conditional use permit and processed under the procedures set out in Chapter 921 of the Linn County Code (LCC).

In order for the application to be accepted, you will need submit the completed application form, a copy of the completed step one review showing the template test criteria can be met, a site plan, proof of ownership of the property, an approved septic evaluation, and the application fee. A staff member will review the application with you before it is accepted. If you have any questions while filling out the application, please contact the department for help. Planning staff are available daily from 8:30-12:00 and 1:00-5:00 and can be contacted by telephone at 541-967-3816.

LCC 933.750 Criteria for Alternative forestland dwellings

- (A) **Definitions**. For purposes of this section the following definitions apply
 - (1) "**Tract**," means only those units of land and parts of any unit of land of a tract, as that term is defined in LCC 920.100, that lie within the Rural Resource Zone when:
 - (a) the tract, as that term is defined in LCC 920.100, is split-zoned into resource zoned and non-resource zoned property, and
 - (b) at least one authorized unit of land is wholly within the Rural Resource Zone.
- (B) One single-family dwelling authorized under LCC 928.628 (B) (2) may be permitted on an authorized unit of land containing less than 160 acres in the forest area of the F/F zoning district subject to the requirements and criteria in subsections (C) to (J).
- (C) Decision criteria.
 - (1) The authorized unit of land is predominantly composed of soils that are:
 - (a) Capable of producing 0 to 49 cubic feet per acre per year of wood fiber if:
 - (i) All or part of at least three other authorized units of land that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (ii) At least three dwellings existed on January 1, 1993, and continue to exist, on the other authorized units of land;
 - (b) Capable of producing 50 to 85 cubic feet per acre per year of wood fiber if:
 - (i) All or part of at least seven other authorized units of land that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (ii) At least three dwellings existed on January 1, 1993, and continue to exist, on the other authorized units of land; or
 - (c) Capable of producing more than 85 cubic feet per acre per year of wood fiber if:
 - (i) All or part of at least 11 other authorized units of land that existed on January 1, 1993, are within a 160-acre square centered on the center of the subject tract; and
 - (ii) At least three dwellings existed on January 1, 1993, and continue to exist, on the other authorized units of land.
 - (2) The criteria of LCC 933.310 (B) (1) to (3) and (5).
- (D) Authorized units of land within urban growth boundaries shall not be used to satisfy the eligibility requirements under paragraph (1) of subsection (C) of this section.
- (E) A proposed dwelling under this section is not allowed:
 - (1) If it is prohibited by or will not comply with the requirements of an acknowledged comprehensive plan or acknowledged land use regulations or other provisions of law.
 - (2) Unless it complies with the requirements of LCC 933.170 and 934.590.
 - (3) If the tract on which the dwelling will be sited includes a dwelling.
- (F) Except as described in subsections (G) and (H) of this section, if the tract under this section abuts a road that existed on January 1, 1993, the measurement may be made by creating a 160-acre rectangle that is one mile long and one-fourth mile wide centered on the center of the subject tract and that is to the maximum extent possible, aligned with the road.
- (G) If a tract 60 acres or larger described under this section abuts a road or perennial stream, the measurement shall be made in accordance with subsection (F) of this section. However, one of the three required dwellings shall be on the same side of the road or stream as the tract and:
 - (a) Be located within a 160-acre rectangle that is one mile long and one-fourth mile wide centered on the center of the subject tract and that is, to the maximum extent possible, aligned with the road or stream; or
 - (b) Be within one-quarter mile from the edge of the subject tract but not outside the length of the 160-acre rectangle, and on the same side of the road or stream as the tract.
- (H) If a road crosses the tract on which the dwelling will be located, at least one of the three required dwellings shall be on the same side of the road as the proposed dwelling.
- If the authorized unit of land is more than 10 acres, the property owner shall comply with LCC 933.170.
- (J) The alternative forestland dwelling is subject to siting standards described in LCC 934.590.

Application Check List (for department use)

Α.	Complete application	Site plan	Ownership	
B.	Environmental health division			
	 Existing system has 	been checked		
	New site has been a			
	 New site has been re 	equested but not reviewed		
C.	Property development stand			
Ο.	1. WidthDepth_	Frontage Cove	erage Setba	acks
	2. Legal lot	Area		
D.	Proposal is located within:			
υ.	1 LIGB Planni	ng area Greenway	A O. Zone	
	1. UGBPlanni 2. S.B.H.O	Hahitat	Floodplain	Historic
E.	Application accepted by:	Date Date	Receipt No	
∟.	Refer to: Staff	P.C.		
F.	This application contains:	1 .0		
Г.	Madical bardobia CII	Aggregate resource	-ac (11	
	Medical hardship CU Non-resource residence CU	Aggregate resourc	CII	
	Non-resource residence CU	Comprehensive pl	on omand	
	Resource residence CU	Comprehensive pl	an amenu	
	VarianceComp	renensive plan revision		
	Conditional use	_∠oning map amendment_		
	Non-resource division	Easement_	Subdivision	
	Resource division	Major partition	Minor partition	
	Nonconforming use	Greenway CU	Caretaker C	:U
	UGM CU	_Planned unit developmen	t	
	Address City Phone number (home)	State	Zip code	
	Phone number (home)		(work)	
			(\v01\k)	
В.				
	Property owner (if different	than applicant)		
	Address	than applicant)		
	Address Citv	than applicant) State	Zip code_	
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	H.	Is the property located within a rural fire prote	ection district? If so, what district?	
	I.	If the tract qualifies for a dwelling, then an on- approved for use on the parcel. Contact the L obtain an application (967-3821). Attach a co approval letter.	Linn County Environmental Health Division	to
II.	Verifi	ication of Ownership and Applicant's Certificatio	on	
	A.	Does the application violate any recorded codattached to the subject property?	des, covenants, or restrictions that are	
		Yes No		
	B.	The owner has the following legal interest in t contract purchaser	the property: owner of record, or land sa	ales
	C.	I hereby certify that the statements, attachme submitted as part of this application are true a information may be revoked if it is found that	and any approval granted based on this	n
		Owner's signature	Date	
		Owner's signature	Date	
	has f	ASE NOTE: County ordinance does not allow a first authorized it. The assessor's office records act the assessor's office (second floor, room 215 ion.	are used to verify the ownership. Please	
		Linn County Assessor's office verifies that Town Lot(s), is owned or is b		
		ore than one owner is included on your records, er owners:	please list all persons involved.	
			Date	
		Sig	gnature of Assessor's Representative	

Α.	How is the property now used? Please describe any farm or forest land uses on the property.
B.	Does the property owner(s) own or in the process of purchasing property that is contiguous to the parcel identified in this application?
	No Yes If the answer is yes, please answer question C.
C.	Is there a dwelling located on a parcel owned being purchased by the applicant that is contiguous to the property proposed for a dwelling?
	No Yes
D.	Does the property have an approval from the Linn County Environmental Health Program for location of subsurface sewage disposal system?
	No Yes
E.	What type of access does the property have?
	County/state highway name
	Public road name
	Easement (please attach a copy)
F.	How close is the property to a county or public road (distance in feet)?
G.	Is the land involved in this request on farm or forest deferral? You can determine this by contacting the Linn County Assessor's Office. Yes No

III.

DEVELOPMENT REVIEW IV.

description must subject the existing s	in detail the proposed use and your development plans for the property. Income of the number and type of buildings and their intended use, driveways, etcomit a site plan (drawing) that shows the property dimensions, location of any tructures, the proposed location of new structures and any natural features trainage ways, and streams and natural vegetation. An example is attached
	roposed use require a water supply? If so, how will it be supplied? Will the use generate wastewater? If so, what type of system is proposed to manager?
driveway provided	property front on a county road or public road? Which one? Is there an exi and how is it improved (gravel, asphalt, concrete)? Is access to the propert by a roadway easement? If so, when was the easement recorded with Linn Please provide a copy of the recorded easement.
	e property now used? Are there any unique features on the property such a eep topography, or wetlands?

Vill your pro	posed use be compatible with the surrounding area? Explain the reaso
Explain how	the proposed use will not force a significant change in, or significantly in
Explain how he cost of, use.	the proposed use will not force a significant change in, or significantly in accepted farm or forest practices on surrounding lands devoted to farm or
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STANDARD SITE PLAN DRAWING

For a complete and accurate evaluation of your proposal, it is necessary to include sufficient information and detail on a site plan drawing. An example is provided as a guide to the preparation of your plan. The site plan you submit will constitute the formal development plan upon which your request is based.

You may submit separate plans to show details of particular aspects of your proposal, i.e. landscaping, off-street parking, topography and drainage plans.

Any public or semi-public use or activity will require written detail and description of such use, i.e. number of employees, hours of operation, unusual equipment or activities that may produce noise, odor, glare, vibration, etc., equipment storage areas, guard or watchman requirements, aerial hazards and road access needs.

This site plan requirement is in addition to any other requirements for zoning, building, sanitation or other governmental permits or standards compliance.

SITE PLAN REQUIREMENTS:

- (1) The site plan must be submitted on paper no larger than 8½ inches by 14 inches and drawn to scale.
- (2) Indicate the scale (for example, 1" = 200') on the site plan.
- (3) Include a North arrow indicating the direction of North on the map.
- (4) Include the applicant's name and address in an information block at the bottom of the page.
- (5) Show the dimensions of the property. These may be taken from surveys, deeds and assessor's records.
- (6) Indicate the names of roads adjacent to the property.
- (7) Indicate the approximate distance and direction to nearest city or town.
- (8) Indicate the dimensions and distance from property lines to all structures, both existing and proposed, as well as fences, culverts, light standards and signs on the property and adjacent properties.
- (9) Indicate the location of existing and proposed access ways, parking and loading areas, approaches and barriers. The type of surfacing should be indicated.
- (10) Identify the location of significant land features, such as streams, creeks, drainage areas and slope.
- (11) Identify the location of existing and/or proposed septic tanks, repair areas and wells. If known, indicate any wells or septic systems on adjacent properties if they are within 10 feet of this property.
- (12) Indicate existing uses of land (cultivation, pasture, timber, etc.). Indicate types of crops, pasture, grass and timber species.