APPLICATION PACKET FOR A
PRELIMINARY
PARTITION OR
SUBDIVISION

GENERAL:
Partitions and Subdivision are both processes that divide land. Partitions are administrative decisions and can only be used to divide a single lot into 3 or fewer parcels and can only be done once per calendar year. Subdivisions are decided by the Planning Commission in public hearing and are not limited in the number of lots created or the number of times lots can be divided in a year.

REQUIRED SUBMITTALS:
1. Uniform Application (One copy.)
   Note: In the case of multiple applications, only one Uniform Application form need be submitted, so long as each application is included in the description of the proposal.
2. Preliminary Partition or Subdivision Plan (Six copies, preferably 11”x17”, plus one electronic copy, preferably in .pdf format. If necessary for clarity, the information may be shown on two or more plans, such as a site plan or streets and utilities plan.)
   a. Scale: 1” = 50’ or closer. The Director may specify a scale or image size to ensure readability.
   b. Image Area: 50’ from the perimeter of the subject property and abutting rights-of-way.
   c. Tax lots in subject property, with area and tax lot number.
   d. Property lines, existing and proposed.
      i. Length and bearing of all lot lines.
      ii. Curve data
   e. Streets and easements, existing and proposed:
      i. Public rights-of-way, with street names.
      ii. Public and private easements.
      iii. Pedestrian and bike facilities.
      iv. Street trees.
   f. Utilities.
      i. Water lines (noting size) and fire hydrants.
      ii. Sanitary sewer lines (noting size), manholes, cleanouts, and lift stations.
      iii. Storm drain lines (noting size), catch basins, ditches, culverts, and detention facilities.
      iv. Street lights.
   g. Contour lines, existing and proposed, 2’ interval. The Director may waive this requirement if
the site is essentially flat and no significant grading is proposed.

h. Natural features:
   i. 100 year floodplain per the Federal Emergency Management Agency (FEMA)
   ii. Wetlands shown on the Woodburn Wetlands Inventory that are within or abut the subject property require a wetlands delineation prepared by the applicant.
   iii. Top of bank of streams.
   iv. Riparian Corridor and Wetlands Overlay District (RCWOD) boundaries.
   v. Wells. [State Water Resources]
   vi. Septic systems.
   vii. Trees 4” or more in caliper, noting species.

i. Use, building footprint and location of all existing structures on the subject property.

WDO Table of Contents

3. **Narrative demonstrating compliance with the Woodburn Development Ordinance (WDO) standards**, including: (One paper copy plus an electronic copy, preferably in Microsoft Word format.)
   a. Section 2.0 – Zoning district regulations of the relevant zone
   b. Section 3.01 – Street Standards
   c. Section 3.03 – Setbacks and Open Space Standards
   d. Section 3.04 – Vehicular Access
   e. Section 3.05 – Off-Street Parking and Loading
   f. Section 3.08 – Partition and Subdivision Standards, which directs to Oregon Revised Statutes (ORS) 92

4. **Latest recorded deed(s) for the property, or the recorded sales contract** (One copy.)
   
   Note: In the case of multiple applications, only one set of the notification area map and mailing labels need be submitted.

5. **Three sets of mailing labels with map depicting a line 250 feet equidistant from all boundaries of the subject property.**
   - Avery 5160 format (three columns and ten rows per sheet).
   - The label for each tax lot must include the associated tax lot number.
   - You may consolidate labels to reflect common ownership of multiple tax lots, but only as able to still fit the applicable tax lot numbers within a given label.
   - You may contact a local title company for assistance with label and map preparation.

6. **Filing Fee:**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Partition</td>
<td>$2,478.00</td>
</tr>
<tr>
<td>Subdivision</td>
<td>$3,775 plus $40 per lot</td>
</tr>
</tbody>
</table>

**Prior to deeming a land use application complete, the Director may request additional information as guided by Oregon Revised Statutes (ORS) 227.178(2).**
Preliminary Partitions are Type II decisions. The decision is made by the Community Development Director. The City mails notice of the decision to surrounding property owners, who may appeal the decision to the City Council. The Council may also choose to review the decision on its own motion. Oregon revised statute (ORS) 227.178(2) gives the City 30 days to determine if the application is complete, and another 120 days to finish the decision process (including appeals.) A typical application – one that is complete upon submittal and is not appealed – is usually finished in 4 to 6 weeks.

Preliminary Subdivisions are Type III decisions. The decision is made by the Planning Commission after a public hearing. Notice of the public hearing is mailed to surrounding property owners and posted on the property. Notice of the decision is mailed to surrounding property owners, who may appeal the decision to the City Council. The Council may also choose to review the decision on its own motion. State law gives the City 30 days to determine if the application is complete, and another 120 days to finish the decision process (including appeals.) A typical Type III application that is complete upon submittal and is not appealed is usually finished in 8 to 10 weeks.

After the Partition or Subdivision has received preliminary approval, the applicant submits a final partition or subdivision plan that incorporates any conditions of approval from the preliminary review. Final review is a separate Type I application and administrative decision. After receiving final City approval, the applicant submits a plat to Marion County for recording.
UNIFORM APPLICATION
(SOLICITUD UNIFORME)

General Information (Información General)

<table>
<thead>
<tr>
<th>Project location (Ubicación del Proyecto):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Tax Lot No. (Designación del Evaluador del Condado):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Property owner (Propietario):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Applicant (Solicitante):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address (Dirección Postal):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address (Dirección Postal):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Telephone (Teléfono):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Telephone (Teléfono):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>E-mail (Dirección Cibernética):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>E-mail (Dirección Cibernética):</th>
</tr>
</thead>
</table>

Description of the proposal (Descripción del proyecto):

<table>
<thead>
<tr>
<th>Description of the proposal (Descripción del proyecto):</th>
</tr>
</thead>
</table>

Requested Review (Solicitud a revisar)

- ACCESS PERMIT TO CITY ARTERIAL
- EXTENSION OF A DEVELOP. DECISION
- VARIANCE
- ANNEXATION
- MODIFICATION OF CONDITIONS
- ZONING ADJUSTMENT
- CONDITIONAL USE
- PARTITION PRELIMINARY APPROVAL
- ZONE CHANGE
- DESIGN REVIEW
- PHASING PLAN
- OTHER:
- EXCEPTION TO STREET IMPROV. REQ.
- SUBDIVISION PRELIMINARY APPROVAL

Certification (Certificación)

I hereby declare that as applicant or property owner, I have read the foregoing application and know the contents of the application to be true. (Por la presente declaro que como solicitante o propietario, he leído la solicitud anterior y sé que lo contenido es verídico.)

Owner ____________________
(Firma del Propietario)

Applicant ____________________
(Firma del Solicitante)

Print Name ____________________
(Escriba en letra de molde)

Print Name ____________________
(Escriba en letra de molde)

Date (Fecha) __________

Date (Fecha) __________