



## USE PERMIT/MINOR USE PERMIT INFORMATION SHEET

### GENERAL INFORMATION

This information sheet explains how your Use Permit or Minor Use Permit application will be processed, what fees you must pay, and what plans you must submit. If you have any questions after you have read this information, please contact the Planning Division.

### REVIEW AND APPROVAL AUTHORITY

There are two levels of review for "Use Permits." Uses identified with a "MUP" in the allowed uses table require a "Minor Use Permit" and will be reviewed and acted upon by the Zoning Administrator. Uses identified with a "UP" in the allowed uses table require a "Use Permit" and will be reviewed and acted upon by the Planning Commission. (Projects with greater than 5,000 sq. ft. of floor area in Downtown Residential and Downtown Commercial and Manufacturing zoning districts or greater than 7,500 sq. ft. elsewhere require a Use Permit. Projects that disturb or would disturb more than 26,000 sq. ft. of the total site area require Development Permit approval. Please see the "Development Permit Information Sheet" for more information.) For projects that include both MUP and UP uses, Planning Commission review and approval is required. Please see the "Public Hearing Information Sheet" for additional information on hearing format and presentation expectations.

**Please note that the application submittal requirements for a Minor Use Permit and a Use Permit are identical.**

### HOW YOUR APPLICATION WILL BE PROCESSED

The steps involved in reviewing your Use Permit/Minor Use Permit application are summarized below:

1. Within thirty (30) days, but usually within five days, after submittal of the application, plans and fee deposit, staff will review the submittal for completeness. The environmental application will also be reviewed to determine if the project is categorically exempt from CEQA. If the submittal is complete, the application is formally accepted for processing and continues through the review process. If the application submittal is incomplete and additional information or clarification is required, you will be notified in writing. Until the application is deemed complete, it will not proceed through the process.
2. After the application is complete, Town staff will route the plans and materials to Town Departments and other agencies for review and comment. All responses, comments and corrections will be forwarded to the applicant for your information. At this stage of the review process, staff will analyze the agency comments and the project to determine if additional information is required to complete the environmental document for the project and determine if the project complies with the Development Code. If additional information is needed, the applicant will be notified in writing within 30 days of the additional information required. If additional information is not needed, staff will continue with the review of the project and the preparation of the environmental document, most likely a Negative Declaration.
3. When staff completes the environmental document and is ready to forward the application to the Zoning Administrator (MUP) or Planning Commission (PC) for their consideration, a public hearing

will be scheduled, and a public notice will be published in the newspaper and given by mail to surrounding property owners and other interested parties of the hearing. At the public hearing, the public including neighboring property owners and residents will be given the opportunity to provide input.

4. Staff will then complete the staff report that includes a staff recommendation on the approval or denial of the Use Permit/Minor Use Permit and any recommended conditions of approval. The staff report on the project will be provided in writing to the applicant at least five days prior to the public hearing.
5. At the public hearing, the Zoning Administrator or Planning Commission will consider the staff report and all written and verbal input submitted on the project by the applicant and any other interested party. At the conclusion of the hearing, the Zoning Administrator or Planning Commission will take action to approve, conditionally approve, or deny the Use Permit or Minor Use Permit. A written report on the findings of the action taken at the public hearing will be provided to the applicant after the hearing.

APPEAL

Any decision on either a Minor Use Permit made by the Zoning Administrator or a Use Permit made by the Planning Commission may be appealed to the Town Council within ten (10) days after the action is taken. An appeal must be submitted in the form specified by the Planning Division along with appropriate fee.

FEES

The fees for processing a "Use Permit" application will be based on the actual costs of Town staff time spent on processing the application and any direct costs (e.g. publication costs for the hearing notice). A fee deposit must be submitted with the application to cover these anticipated costs. The fee deposit that must be submitted with each application is:

|                  |             |
|------------------|-------------|
| Minor Use Permit | \$ 3,000.00 |
| Use Permit       | \$ 6,500.00 |

If the actual application costs are less than the fee deposit, the applicant will be given a refund of the unused fees at the end of the application process.

A Nevada County Department of Environmental Health fee of \$132.62 and a Nevada County Environmental Health "Agreement to Pay Form" will also be required to be submitted along with the application fee deposit. The environmental health fee may be added to the application fee deposit into one check or money order made payable to Town of Truckee.

SUBMITTAL REQUIREMENTS

The items listed in the "Use Permit/Minor Use Permit Application Submittal Checklist" must be submitted as part of the Minor Use Permit or Use Permit application package in order for the application to be considered complete for processing. The signed checklist must also be submitted with the application. Your application will not be accepted if all of the items listed are not submitted.

## Use Permit/Minor Use Permit Application Submittal Checklist

Applicant Name: \_\_\_\_\_ Project Site APN: \_\_\_\_\_

Application Number (to be filled out by Town staff) \_\_\_\_\_

**Applicant must fill out the checklist below by placing a check mark in the boxes listed under Column A (for Applicant) and signing below. Column S is for staff to verify that your submittal requirements have been met.**

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- 1. Completed Land Use/Zoning Application. (The property owner must sign the application or the applicant must submit a letter or other documentation signed by the property owner authorizing the applicant to submit the application.)
- 2. Completed Environmental Application.
- 3. Nevada County Environmental Health Fee Agreement and fee (if required).
- 4. Fee deposit made payable to the Town of Truckee.
- 5. Legal Description - The lot and parcel/tract number must be provided on the application forms and the site plan. If lot and parcel/tract numbers are not available, a metes and bounds description of the property or a copy of the most recent deed conveying the property must be submitted.
- 6. Affected Property Owner's (APO) Notification Map & List and Stamped, Addressed Envelopes. (See the APO Notification information sheet on how to complete the APO map and list and to prepare the envelopes.)
- 7. Letter of Justification – Provide a letter that discusses the following items:
  - a. Proposed Use. (This discussion should focus on information that is not provided on the project plans [types of uses and businesses, hours of operation, etc].)
  - b. Information supporting the following findings. (Do not simply rewrite the findings. You must discuss *why* you believe the findings below can be made for your project.)
    - 1) The proposed development is consistent with the design guidelines, achieves the overall design objectives of the design guidelines, and would not impair the design and architectural integrity and character of the surrounding neighborhood.
    - 2) The design, location, size, and operating characteristics of the proposed development would be compatible with the existing and future land uses in the vicinity.
    - 3) Granting the Use Permit/Minor Use Permit would not be detrimental to the public health, safety, or welfare of the Town, or injurious to the property or improvements in the vicinity and zoning district in which the property is located.

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- 4) The site for the proposed use is physically suitable for the type and density/intensity of development being proposed and adequate in size and shape to accommodate the use and all fences and walls, landscaping, loading, parking, yards, and other features required by the Development Code.
- 5) The site is served by streets adequate in width and pavement type to carry the quantity and type of traffic generated by the proposed development.
- 6) There are adequate provisions for public and emergency vehicle access, fire protection, sanitation, water, and public utilities and services to ensure that the proposed development would not be detrimental to public health and safety.
- 8. If exemptions or modifications to Development Code standards will be requested for the project through a planned development, provide a letter that discusses the following:
  - a. Each requested exemption or modification to the Development Code.
  - b. Information in support of each exemption or modification (i.e., why the exemption or modification should be approved).
  - c. Information supporting the following findings (Do not simply rewrite the findings. You must discuss *why* you believe the findings below can be made for your project.):
    - 1) The proposed development generally complies with all applicable provisions of the Development Code and Public Improvement and Engineering Standards relating to both on- and off-site improvements that are necessary to accommodate maximum flexibility in site planning and property development and to carry out the purpose, intent, and requirements of the respective zoning district, including prescribed development standards and applicable design guidelines.
    - 2) The proposed project would produce a comprehensive development of superior quality than which might otherwise occur from the strict application of the provisions and standards identified in the Development Code.
- 9. Copies of "will serve" letters from the TDPUD or private water company (for water service) and TSD (for sewer service).
- 10. Copies of any special studies required for the project, which may include the following:
  - a. Traffic Study (General Plan Circulation Element Policy 1.8);
  - b. Cultural Resource Analysis (Section 18.30.040);
  - c. Geotechnical Study (Section 18.96.010.B);
  - d. Noise Analysis (for CEQA compliance);
  - e. Biological Assessment Study (for CEQA compliance)
  - f. Wetland Delineation (for CEQA compliance);
- 11. Plan Requirements – The following plans must be submitted with the application. The plans must be of sufficient scale to show all information clearly and must be readable and understandable. If the plans are not legible, the application will not be accepted. Ten full-size sets of plans and one reduced copy (11" x 17") must be submitted, and the plans must be folded. Some of the plan requirements below may be modified or waived by a Community

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Development Department planner for smaller projects if that information is not necessary for the project review. However, you are responsible for providing the information unless you have a written waiver from a planner.

a. Site Plan

1) General Information

- Assessor's Parcel Number and Street Address
- North arrow and scale
- Vicinity map of area that clearly identifies the relationship of the project site with adjacent streets and parcels
- Distance and bearings of property lines
- Existing topography indicated with contour lines of not greater than a 2-foot interval, including natural features, to be preserved (e.g., trees, rock, outcroppings, watercourses, drainage channels).
- Location and elevation of 100-year flood plains within the property and within 100 feet of the property.
- For properties along Donner Lake, the historic highwater mark of Donner Lake (elevation 5,935.8 feet ASL)
- Location, width, and purpose of easements within the property (e.g. recreational, drainage, public utility, snow, and access easements).
- Location, type, and specifications of any existing and proposed utility lines (above and underground) within the property

2) Preliminary Grading and Drainage Information

- Existing (natural) and proposed (finished) grade elevations and contours at 2-foot intervals
- Location of slopes between 20% and 30%
- Location of slopes greater than 30%
- Location and height of cuts and fills
- Location and height of retaining walls
- Estimate in cubic yards of cut and fill
- Direction and method of stormwater runoff from buildings and impervious surfaces to on-site retention/treatment facilities and to off-site drainage facilities (*Section 18.30.050*)
- Type and location of retention/treatment facilities and drainage facilities

3) Streets, Parking, and Driveways (*Chapters 18.48 & 18.50*)

- Alignment, width (including turning radii), grade, and names of streets and access easements (indicating private or public) that border or are located within the site, including nearby intersections with full dimensions. Show the distances from proposed and/or existing driveways on the site to proposed and/or existing driveways on the same and opposite sides of the streets that form the project boundaries.
- Location, width (including turning radii), and grade of proposed and existing driveway improvements within the property
- All paved areas within the property including existing and proposed parking areas, driveways, malls, plazas, curbs (location and height), gutters and sidewalks

including pavement markings and stripings

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- Typical dimensions and location of parking spaces (including type), parking aisles, and driveways and the proposed striping
- Improvements to provide handicap accessibility from parking spaces to public entrances of buildings including striping, sidewalks, and ramps
- A summary of total parking provided for the project. Include calculations showing parking required by Development Code and the actual parking provided. Show numerical count of all types of parking spaces (regular, compact, handicap) as well as percentages.

4) Buildings and Other Structures

- Location, dimension, and type/use of existing buildings adjacent to and within 150 feet of the project site.
- Location and dimension of existing and proposed buildings and structures on the project site. Show both wall lines and eave lines.
- Location and heights of all walls, fences, and gates with details, materials, and construction method (*Section 18.30.070*).
- Dimensions of building setbacks from property lines (*Section 18.30.120*) and 100-year flood plains (*Chapters 18.34 & 18.38*).
- Location of all trash enclosures and proposed screening for enclosures. The minimum interior width of dumpster enclosures shall be 10 feet, and should be located a minimum of 10 feet from any structures to allow truck maneuverability. If trash enclosures are not proposed, provide a project description on how the project will meet solid waste and recycling materials storage requirements (*Section 18.30.150*).

5) Other Information

- Location and dimensions of septic tank and leach lines including replacement area within the project site.
- Location of wells within the project site and within 150 feet of the site.
- Statistical inventory describing the following:
  - Site area in square feet (in acres for sites over 5 acres)
  - Area covered by building footprint(s) in square feet
  - Area covered by parking spaces and aisles, driveways, and other impervious surfaces in square feet
  - Percentage of the site covered by buildings and impervious surfaces
  - Total floor space and floor space in square feet devoted to different uses (e.g. office, retail, storage) and the percentage of the total floor space devoted to each use

b. Floor Plans

- 1) Separate floor plans for each story including lofts and storage at a scale of ¼" = 1' or greater
- 2) The use (e.g. office, residential, retail, storage) and size of each area or room
- 3) The total size in square feet of each floor and the entire structure
- 4) The location of doors, windows, and partitions

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c. Building Elevations

1) Separate elevations of the front , rear, and both sides, designated by direction, and at a scale of 1/8" = 1' or greater.

2) Wall finishes including materials and colors

3) Roofing materials including manufacturer's style specifications and color

4) Height of building at lowest and high point consistent with the Development Code method of measurement

5) Existing and proposed topography adjacent to the building showing the natural grade line and the finished grade line

d. Roof Plans (NOTE: This is only required for Use Permits, not for Minor Use Permits)

1) Separate roof plans for each building at a scale of 1/4" = 1' or greater, identifying ridges, valleys, and roof pitches for each section

e. Preliminary Landscape Plan. The following information may be shown on the site plan if all required information is legible (*Section 18.30.110 & Chapters 18.40 & 18.42*).

1) The location of buildings, structures, driveways, parking areas, and the street in relation to the landscaping

2) The location and type of existing trees greater than 6" dbh inside the development area and within 50 feet of the development area. The development area is the area that will be disturbed by project grading and improvements. The landscaping plan must note which trees will be removed and retained.

3) The location of planting areas

4) The size, number, and type of trees, shrubs, and groundcover to be planted in the planting areas.

5) A legend with planting symbols with trees, shrubs, and groundcover identified by botanical name, common name, size at planting, spacing, and quantities of each group of plants.

6) Amount of landscaping devoted to turf, drought-tolerant plants, and indigenous plants.

f. Sign Plan. Please provide the following sign plan details on all appropriate site plans, building elevations, or as separate attachments (*Chapters 18.54 & 18.56*):

1) Detailed scaled drawings of the signs including the following:

- Sign area and dimensions of signs in square feet

- Materials and colors of surface areas including background and letters

- Lettering style and height

- Proposed copy (wording)

- Lineal feet of building frontages

- Surface area of building façade in square feet

- Lighting specifications, including shielding, type, and size of lamps

- Mounting specifications shown compliance with Town Building Code requirements

2) Elevation drawings (wall signs, projecting signs, hanging signs) or site plan (freestanding signs, if proposed) showing the location of the signs.

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3) For new multi-tenant projects, a Comprehensive Sign Program is required (*Section 18.54.040*). In addition to the information required above, a summary table shall show the complete sign program and total square foot area of all proposed signs. Also, provide a statement explaining how new tenant signs will be replaced/modified.

g. Exterior Lighting Plan. Please provide the following lighting details on all appropriate site plans, building elevations, or as separate attachments (*Section 18.30.060*):

1) Location of all proposed lighting, including lighting within parking areas, on the buildings, along pedestrian paths, etc.

2) Provide specifications for all proposed lighting.

3) Demonstrate that the proposed lighting is shielded downward and does not spill onto adjoining properties and right-of-ways.

4) Indicate the exterior lights to be placed on timers and/or motion detectors.

Applicant Signature: \_\_\_\_\_

I certify that I have completed and have included all material checked above in the attached application submittal.