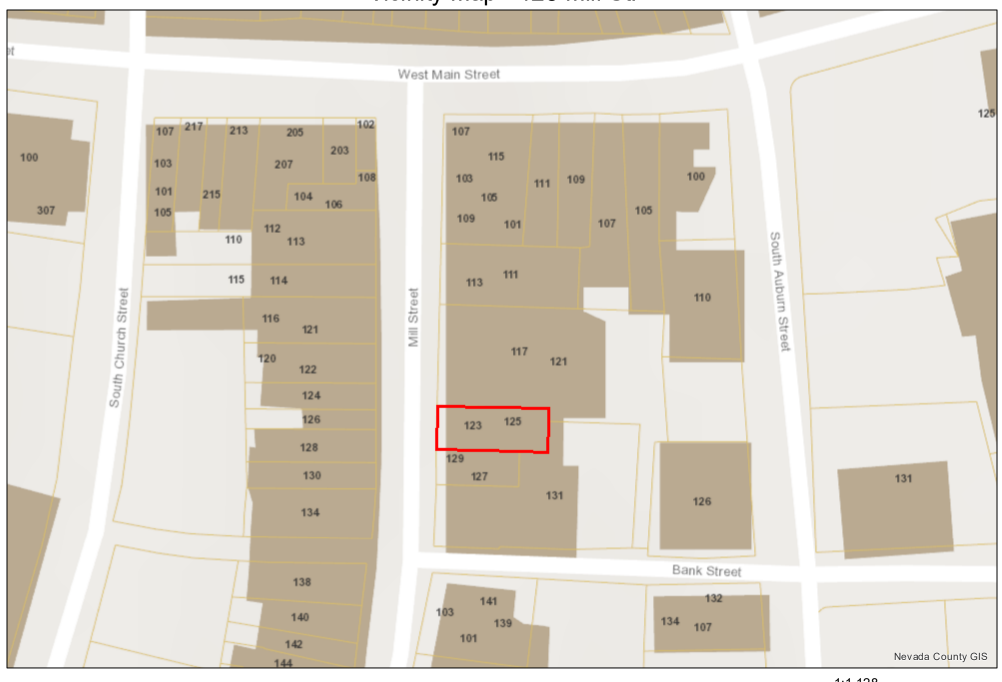
# Native Wren Above-Awning Sign

125 Mill Street

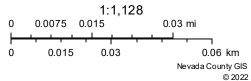
#### **Attachment List**

- 1. Vicinity Map
- 2. Aerial Map
- 3. Universal Application
- 4. Sign Drawing

## Vicinity Map - 125 Mill St.



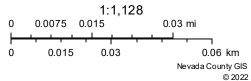
December 13, 2023 © 2022 Nevada County GIS



## Aerial Map - 125 Mill St.



December 13, 2023 © 2022 Nevada County GIS



CSALN-WY1

CITY OF GRASS VALLEY Community Development Department 125 E. Main Street Grass Valley, California 95945 (530) 274-4330 (530) 274-4399 fax

# UNIVERSAL PLANNING APPLICATION

\* DUE WITH EVERY PLANNING APPLICATION \*



#### **Application Types**

Admini	strative	Sign R	leviews	
	Limited Term Permit	1	Minor – DRC, Historic Distr	rict, Monument Signs
	\$698.00	M	or other districts having spe	ecific design criteria
	Zoning Interpretation		\$313.00	3
	\$224.00		Major – Master Sign Progra	ame
			\$1,279.00	amo
Develo	oment Review			
	Minor Development Review – 10,000 or less sq. ft.		Exception to Sign Ordinand	ce
	\$1,813.00		\$964.00	
	Major Development Review – over 10,000 sq. ft.	Subdiv	visions	
		Subuit		-4-1
	\$3,293.00		Tentative Map (4 or fewer I	ois)
	Conceptual Review - Minor	=	\$3,493.00	
_	\$459.00		Tentative Map (5 to 10 lots	)
	Conceptual Review – Major		\$4,857.00	
	\$782.00		Tentative Map (11 to 25 lot	s)
	Plan Revisions – Staff Review		\$6,503.00	
	\$316.00		Tentative Map (26 to 50 lot	c)
				3)
	Plan Revisions – DRC / PC Review		\$8,915.00	
	\$831.00		Tentative Map (51 lots or n	nore)
	Extensions of Time – Staff Review		\$13,049.00	
	\$282.00		Minor Amendment to Appro	oved Map
	Extensions of Time – DRC / PC Review	ш	(staff) \$1,114.00	
	\$607.00		Major Amendment to Appro	oved Map
			(Public Hearing) \$2,436.00	
Entitlen	nents		Reversion to Acreage	
	Annexation			
	\$7,843.00 (deposit)		\$765.00	
	Condominium Conversion		Tentative Map Extensions	
ш	\$4,923.00 (deposit)		\$1,047.00	
	Development Agreement – New		Tentative Map - Lot Line A	djustments
$\square$			\$1,200.00	
	\$18,463.00 (deposit)		*4 .	
Ш	Development Agreement – Revision	Use Pe		
	\$6,903.00		Minor Use Permit - Staff Re	eview
	General Plan Amendment		\$480.00	
	\$7,377.00		Major Use Permit - Plannin	g Commission Review
	Planned Unit Development		\$3,035.00	
	\$8,150.00 (minimum charge) + 100.00 / dwelling	10.0		
	unit and / or \$100 / every 1,000 sq. ft.	<u>Var</u> ian		
		1 1	Minor Variance - Staff Revi	ew
	commercial floor area		\$518.00	
	Specific Plan Review - New		Major Variance - Planning	Commission Review
	Actual costs - \$16,966.00 (deposit)		\$2,029.00	
	Specific Plan Review - Amendments / Revisions		Ψ2,020.00	
_	Actual costs - \$6,986.00 (deposit)		A II	
	Zoning Text Amendment		<u>Application</u>	Fee
	\$3,102.00			
	Zoning Map Amendment			
	\$5,073.00			
Environmental				
	Environmental Review – Initial Study			
	\$1,713.00			
	Environmental Review – EIR Preparation			
	\$31,604.00 (deposit)			
1 1	Environmental Review - Notice of Determination			
	\$149.00 (+ Dept. of Fish and Game Fees)			
	\$149.00 (+ Dept. of Fish and Game Fees)			
	\$149.00 (+ Dept. of Fish and Game Fees) Environmental Review - Notice of Exemption		Total:	\$

Below is the Universal Planning Application form and instructions for submitting a complete planning application. In addition to the Universal Planning Application form, a project specific checklist shall be submitted. All forms and submittal requirements must be completely filled out and submitted with any necessary supporting information.

Upon receipt of the <u>completed forms</u>, <u>site plan/maps</u>, <u>and filing fees</u>, the Community Development Department will determine the completeness of the application. This review will be completed as soon as possible, but within thirty (30) days of the submittal of the application. If the application is determined to be complete, the City will begin environmental review, circulate the project for review by agencies and staff, and then schedule the application for a hearing before the Planning Commission.

If sufficient information <u>has not</u> been submitted to adequately process your application, you will receive a notice that your application is incomplete along with instructions on how to complete the application. Once the City receives the additional information or revised application, the thirty (30) day review period will begin again.

Since the information contained in your application is used to evaluate the project and in the preparation of the staff report, it is important that you provide complete and accurate information. Please review and respond to each question. If a response is not applicable, N/A should be used in the space provided. Failure to provide adequate information could delay the processing of your application.

Additional information may be obtained at <a href="https://www.cityofgrassvalley.com">www.cityofgrassvalley.com</a> regarding the 2020 General Plan and Zoning. You may also contact the Community Development Department for assistance.

#### ADVISORY RE: FISH AND GAME FEE REQUIREMENT

Permit applicants are advised that pursuant to Section 711.4 of the Fish and Game Code a fee of \$3,539.25 for an Environmental Impact Report and \$2,548.00 for a Negative Declaration\* shall be paid to the County Recorder at the time of recording the Notice of Determination for this project. This fee is required for Notices of Determination recorded after January 1, 1991. A Notice of Determination cannot be filed and any approval of the project shall not be operative, vested, or final until the required fee is paid. This shall mean that building, public works and other development permits cannot be approved until this fee is paid. These fees are accurate at the time of printing, but **increase the subsequent January 1**st of each year.

This fee is <u>not</u> a Grass Valley fee; it is required to be collected by the County pursuant to State law for transmission to the Department of Fish and Game. This fee was enacted by the State Legislature in September 1990, to be effective January 1, 1991.

\*If the City finds that the project will not have an impact on wildlife resources, through a De Minimus Impact Finding, the City will issue certificate of fee exemption. Therefore, this fee will not be required to be paid at the time an applicant files the Notice of Determination with the County Recorder. The County's posting and filing fees will still be required.

Applicant/Representative	Property Owner			
Name: WRYNNA KOTHEN	Name: WRYNNA KOALER			
Address: 125 Min St.	Address: 11040 OAK CANYON DA			
6·V.	PENN VALUEY			
Phone: 530.205.9883	Phone: 530-796-3810			
E-mail: NATIVE WENGYE GMAN. GM	E-mail: NATIVEWFENGV @ GMAIL.COM			
Architect	Engineer			
Name:	Name:			
Address:	Address:			
7.00.000	71001000			
Phone: ( )	Phone: ( )			
E-mail:	E-mail:			
1. Project Information a. Project Name NEW SILN b. Project Address 125 MILL St., GRASS VAWEY c. Assessor's Parcel No(s) (include APN page(s)) d. Lot Size				
3. General Plan Land Use:	4. Zoning District:			

4.	Cortese List: Is the proposed property located on a site which is included on the Hazard Waste and Substances List (Cortese List)? Y N				
	The Cortese List is available for review at the Communification procedures prior to submitting your application 65962.5).	ining Division to determine appropriate			
5.	Indemnification: The City has determined that City, its employees, agents and officials should, to the fullest extent permitted by law, be fully protected from any loss, injury, damage, claim, lawsuit, expense, attorney's fees, litigation expenses, court costs or any other costs arising out of or in any way related to the issuance of this permit, or the activities conducted pursuant to this permit. Accordingly, to the fullest extent permitted by law, the applicant shall defend, indemnify and hold harmless City, its employees, agents and officials, from and against any liability, claims, suits, actions, arbitration proceedings, regulatory proceedings, losses, expenses or costs of any kind, whether actual, alleged or threatened, including, but not limited to, actual attorney's fees, litigation expenses and court costs of any kind without restriction or limitation, incurred in relation to, as a consequence of, arising out of or in any way attributable to, actually, allegedly or impliedly, in whole or in part, the issuance of this permit, or the activities conducted pursuant to this permit. Applicant shall pay such obligations as they are incurred by City, its employees, agents and officials, and in the event of any claim or lawsuit, shall submit a deposit in such amount as the City reasonably determines necessary to protect the City from exposure to fees, costs or liability with respect to such claim or lawsuit.				
6.	Appeal: Permits shall not be issued until such time as the appeal period has lapsed. Address or final action shall become effective on the 16 <sup>th</sup> day following the date by the appropriate review authority, where no appeal of the review authority's action has been file in compliance with Chapter 17.91 of the City's Development Code.				
	The 15-day period (also known as the "appeal" period in compliance with Chapter 17.91) begins the first full day after the date of decision that the City Hall is open for business, and extends to the close of business (5:00 p.m.) on the 15 <sup>th</sup> day, or the very next day that the City Hall is open for business.				
l he	ereby certify, to the best of my knowledge, that the abo	ve statements are correct.			
Pro	operty Owner/*Representative Signature:				
	*Property owner must provide a consent letter allowing	representative to sign on their benait.			
Ap	pplicant Signature:				
100	-OFFICE USE ONLY-	ere disense in the consequence of the second se			
A	pplication No.:	Date Filed:			
F	ees Paid by:	Amount Paid:			
0	Other Related Application(s):				

