

Expedited AnnexationApplication Instructions

Process

Step 1: Preapplication Meeting

A preapplication meeting is required prior to the submission of an expedited annexation application. Please call 503-786-7630 for assistance. All required materials and any applicable fees must be submitted at the time of scheduling.

Step 2: Annexation Petition

100% of the property owners and at least 50% of the registered voters, if any, within the territory to be annexed must consent to the proposed annexation by signing the Annexation Petition. If ownership is in question, a title report may be required.

Step 3: County Certification

An annexation petition must be accompanied by the following three county-certified documents:

- Certification of Property Ownership
- Certification of Legal Description and Map: This document must be accompanied by the legal description for the territory and two full-size certified quarter section tax maps
- Certification of Registered Voters

The County Assessor certifies all the documents listed in the first two bullets. The County Elections Department certifies the document in the last bullet. If no registered voters reside in the territory to be annexed, the Certification of Registered Voters document still needs to be certified and submitted with the annexation petition.

Step 4: Annexation Application

The Application section on the next page describes the various documents that need to be submitted with an expedited annexation application. Applications are processed by the city's planning department at 6101 SE Johnson Creek Boulevard in Milwaukie. Please call 503-786-7630 for assistance. The expedited annexation application fee must be paid, and the required number of copies must be provided, at the time of application submission.

Step 5: Annexation Decision

An expedited annexation is not a land use action and does not require a public hearing. Expedited annexation petitions are decided by City Council at their regularly scheduled semimonthly meetings.

Step 6: Post-decision Notification and Filing

If approved by City Council, the city's zoning and land use designation are automatically applied according to the table on page 3, Zoning and Land Use Designations for Boundary Changes. The annexation is not effective, however, until it is filed with the Secretary of State. The city, Metro, and the state work together to notify all affected agencies, providers, and individuals.

Expedited Annexation Application Instructions page 2

Application

An expedited annexation application includes the following documents. Check with the planning department for the number of copies you will need to submit. Documents marked with an asterisk (*) are attached.

Document		Notes (where applicable)
1.	City of Milwaukie Expedited Annexation Application*	
2.	Annexation petition*	
3.	One <u>reduced</u> County Assessor quarter section map	The reduced map should be 8.5" x 11" in size, and the territory to be annexed should be outlined in red.
4.	Legal Description	This description should be inserted in, or attached to, the Annexation Petition. A lot, block, and subdivision description may be submitted in lieu of the metes and bounds description if the area is platted and this is acceptable to the County Assessor. If the legal description contains any deed or book and page references, legible copies of these documents must be submitted with the legal description.
5.	Clackamas County certification: a. Property ownership*b. Legal description and map*c. Registered voters*	
6.	Notice list*	This list should contain all property owners and all registered voters in the territory to be annexed, including those that have not signed the Annexation Petition.
7.	Code section narrative*	A list of all applicable code sections is provided on the next page. The actual code language that needs to be addressed is provided on the last page of this packet.
8.	Census form*	This should be attached to the Annexation Petition.

^{*}Documents marked with an asterisk (*) are attached.

Code Sections

The following list identifies all applicable code sections that must be addressed in the annexation application narrative. All applicable Milwaukie Municipal Code (MMC), Metro Code, and Milwaukie Comprehensive Plan (MCP) sections are available upon request. Please check with city staff for guidance on how to address a specific code or policy section.

- MMC Section 19.1104.1.A.5
- MMC Section 19.1102.3.A–F
- Metro Code Section 3.09.050(d)
- MCP Section 12

Zoning and Land Use Designations

Please consult with the city's planning department if you have any questions about the allowed uses or development standards that are associated with the zoning designation that would be applied to the annexation property through the expedited annexation process. It is possible, for example, that upon annexation, existing uses or structures may not conform to the city's development code. Nonconforming uses and structures are allowed to continue and be maintained in reasonable repair but are not allowed to undergo alteration or extension without staff or Planning Commission review and approval. Uses or structures that were not legally established in the county are not made legal upon annexation to the city.

from Table 19.1104.1.E Zoning and Land Use Designations for Boundary Changes			
Existing County Zoning Designation	Assigned City Zoning Designation	Assigned City Comprehensive Plan Land Use Designation	
R-20	R-MD	Moderate Density	
R-15	R-MD	Moderate Density	
R-10	R-MD	Moderate Density	
R-8.5	R-MD	Moderate Density	
R-7	R-MD	Moderate Density	
MR1	R-HD	High Density	
MR2	R-HD	High Density	
PMD	R-HD	High Density	
HDR	R-HD	High Density	
SHD	R-HD	High Density	
C3	C-G	Commercial	
OC	C-L	Commercial	
RTL	C-L	Commercial	
PC	C-CS	Commercial	
LI	BI	Industrial	
Gl	М	Industrial	
ВР	BI	Industrial	
OSM	R-MD/CSU	Public	