

Department of Planning and Development Planning Master Application

70 W. Hedding, East Wing, 7th Floor, San Jose, CA, 95110 (408) 299-5700 (Planning) https://plandev.sccgov.org/home

File No. (for internal staff only)

	ON TYPES	APPLICATION MATERIALS					
	cture and Site Approval (ASA)/(ASX)	Master Application w / Owner's Signature					
	g Site Approval (Urban/ Rural)	Current Deed Lot Legality Evidence					
	g Site Approval on Slope 30% or Greater* Review / DRX	Title Report(s) Landscape Plan Site Plan/Grading Plan Floor Plans					
	EA/ CatEx/ Prior CEQA / EIR)	Elevations Sections					
	tible Use Determination (WA/ OSE)	Grading Quantities Justification Statement					
	g Approval (G)	Average Slope Cal Slope Density Cal					
_	g Abatement (GA)	Floor Area Calculation Color Samples					
ALCOHOL: N		CatEx Form Envr Information Form					
Special	e Adjustment (LA)*/ Lot Merger (LM) Permit Subdivision*	HCP Coverage Form Historic Identification					
■ Use Per		Biological Report Arborist Report					
		Geo Report/Letter Geotechnical Report					
Pre-Scre		Fire Protection Information					
Pre-App	lication	Use Permit Project Description					
Other	.650	Comment Response Letter					
* Pre-app	plication is mandatory for these applications.	Others N/A					
PROJECT D	ESCRIPTION						
Bingo Renev	wal Permit						
		EOD DED A DTAMENT LICE ONLY					
PROPERTY	INFORMATION	FOR DEPARTMENT USE ONLY					
	INFORMATION	FOR DEPARTMENT USE ONLY Previous Files					
PROPERTY I	INFORMATION						
PROPERTY I Address 344 San	INFORMATION Tully Rd Street						
PROPERTY I Address 344 San APN(S) 497-	INFORMATION Tully Rd Street Jose,Ca City 95111 ZIP	Previous Files					
PROPERTY I Address 344 San APN(S) 497- CONTACT IN	Tully Rd Street Jose,Ca City 95111 ZIP -38-016 IFORMATION	Previous Files Zoning General Plan Violation Yes No File No.					
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Project Information - by applicant if applicable

	RESIDENTIAL DEVELOPMENT		NON-RESIDENTIAL DEVELOPMENT						
1.	The proposed project is a)Addition; or b)New single-family residence		The existing use is						
			The proposed use is	s					
	(on a vacant lot / Rebuild)	3.	The proposed project						
	c)Subdivision 4 lots or less 5 lots or more		a) Addition/alteration of the existing structub) New structure next to the existing structu						
	d)Other		c) New structure			ang sa a	-car c		
2.	Total Floor Area is sq.ft.		d) New use in ar	n existing	structu	re			
3.	Added Floor Area is sq.ft.	4.	Total Floor Area is		sc				
4.	Total Bedroom Number (ADU included)	5.	Employee Counts		Daily Trips Loading				
5.	The Average Slope is	6.	Parking Total						
6.	The Slope Density is (for subdivision)	7.	Operation Hours						
		8.	Event Frequency		Max Occ	cupancy			
	NFORMATION FOR ALL PROJECTS								
1.	Is Grading proposed? Yes No Quantity: Cut		cy, Vert: ft	; Fill		cy, Vert	ft		
2.	Are retaining walls 5 ft or greater proposed? Yes	N	o Are decks 5ft or h	nigher pr	oposed?	Yes	No		
3.	Total disturbed area of natural grade sq	ı.ft.	New impervious surf	ace area			sq.ft		
4.	Total disturbed area of natural grade - new impervious	sur	face area =				sq.ft		
	If the result exceeds 500 sq.ft, a landscape permit is re	quir	ed.						
5.	Any trees to be removed? Yes No Numbers:		Species						
6.	Is the land currently in row crop production?	N	o Or for grazing?			Yes	No		
7.	Is the land under a Williamson Act Contract: Yes	N	o if yes, Contract No)					
8.	Is it within Local Response Area(LRA)? Yes No or within State Response Area(SRA)? Yes No								
9.	Is the property on a septic system?	No	s the percolation	test pass	ed?	Yes	No		
	How will sewage or other waste be disposed:								
	If the sewage is disposed by a sewer system, what is the	e na	me of the provider?						
٧	VELL QUESTIONNAIRE								
12.	How will water be supplied? 🔲 Individual Well 🦳 Mut	tual	System						
13.	Is there a well(s) on your project site: Yes No. U	Jtiliz	e a well on a differen	t proper	ty? 🔲 ՝	Yes No)		
14.	Is the well active? Yes No. Type: Water Well	Mor	nitoring Well_Dry V	Vell 01	ther				
	Will your proposed permit activity affect your well site	? _	Yes No						
15.	If water is supplied by a mutual system, what is the nan	ne o	f the provider?						
Н	AZARDOUS SUBSTANCE SITES LIST QUESTIONNAIR	E							
16.	Is this proposed project located on a hazardous waste \boldsymbol{t}	facil	lity Yes No (P	lease che	eck the li	nk below	/)		
	https://www.envirostor.dtsc.ca.gov/public/map/?glol	bal_	id=38330005						
	I certify that I have reviewed the Hazardous and Substai	nce	Sites via the link abov	/e, and, t	o the bes	st of my			
	knowledge, the above information is correct. Signatu	ire		Da	ite				

Acknowledgments and Agreements

INDEMNITY - applies to all Planning applications

As it relates to the above referenced application, pursuant to County of Santa Clara Ordinance Code Section A33-6, except where otherwise expressly prohibited by state or federal law, I (we), the Property Owner(s), hereby agree to defend, indemnify and hold harmless the County and its officers, agents, employees, boards and commissions from any claim, action or proceeding brought by any person or entity other than the applicant ("third party") against the County or its officers, agents, employees, boards and commissions that arises from or is in any way related to the approval of this application, including but not limited to claims, actions or proceedings to attack, set aside, void or annul the approval. If a third party claim, action or proceeding is filed, the County will promptly notify the Property Owner / Applicant of the claim, action or proceeding and will cooperate fully in the defense. Notwithstanding the above, the County has the right to participate in the defense of any claim, action or proceeding provided the County bears its own costs and attorney fees directly associated with such participation and defend the action in good faith. The Property Owner / Applicant will not be required to pay or perform any settlement unless the Property Owner / Applicant agrees to the settlement.

FEES - applies to hourly billable application types. Refer to Department fee schedule

- I/We the Property Owner(s) / Applicant of the subject property, understand that my/our application requires payment of a minimum non-refundable fee, plus additional funds when staff hours devoted to the application exhaust the initial payment. Staff hours are billed a t the hourly rate in effect at the time the staff hours are accrued.
- Typical tasks charged to an application include, but are not limited to, the following: intake and distribution of
 application, staff review of plans and other relevant materials; correspondence; discussions/ meetings with owner,
 applicant and/or other interested parties; visits to the project site by authorized agency staff; file maintenance;
 environmental assessment; staff report preparation; agenda and meeting preparation; meeting attendance;
 presentations to boards, commissions, and community groups; contract administration.
- The minimum nonrefundable fees for development applications are based on staff billing rates and staff hours needed to process a typical application. Staff hours may exceed a base application fee (requiring additional billing) due to project complexity and public interest on a project. This could include the need to review technical reports, conduct several meetings with the owner / applicant, and respond to public inquiries.
- Invoiced fees are due within 30 days of the date on the billing letter. The applicant accepts that the billing letter will be transmitted by electronic mail on the email address listed on page 1 of this application or as otherwise specified below. Fees not paid within 30 days are considered late and are subject to collection at the expense of the Owner. While such fees are outstanding, the Planning Office reserves the right to cease all work on a project until said fees are paid in full.
- Any fees not paid within 45 days of invoicing shall be subject to interest charged at a rate equal to that earned by the County Treasury investment pool for that period.
- The Property Owner / Applicant and applicant agent are encouraged to periodically check on the status of their
 projects and fees. Questions regarding the status of hours charged to an application may be addressed to the planner
 assigned to the project.
- For more information on Planning Office application fees and how they are calculated, visit the County Planning Office web site at https://www.sccgov.org/sites/dpd/Pages/DPD.aspx

NOTICE OF LEVINE ACT AND COUNTY OF SANTA CLARA LOBBYIST ORDINANCE

Levine Act Disclosure Requirements for Parties to a Proceeding

California Government Code section 84308 ("Levine Act") requires a party to a proceeding involving a license, permit, or other entitlement for use to disclose any contribution of more than \$250 that the party (or their agent) has made to an elected or appointed official within the prior 12 months. The Levine Act also prohibits, during the proceeding and for 12 months following a final decision, a party (or their agent) from making a contribution of more than \$250 to any elected or appointed official who may participate in the proceeding. For applications processed by the Department of Planning and Development, the Levine Act Form must be completed by the party (or the party's agent) to a license, permit, or other entitlement for use at the time the party files an application for a license, permit, or other entitlement for use with the Department of Planning and Development. The requirement to submit the Levine Act Form applies where a party (or that party's agent) has contributed more than \$250 to a member of the Board of Supervisors or member of the Planning Commission if they may participate in the proceeding. The party (or their agent) must submit a supplemental form if they make any new reportable contributions while the license, permit, or other entitlement for use is being processed and considered.

NOTICE OF LEVINE ACT AND COUNTY OF SANTA CLARA LOBBYIST ORDINANCE CONTINUED

The party (or their agent) must submit a supplemental form if they make any new reportable contributions while the license, permit, or other entitlement for use is being processed and considered. The party (or their agent) must also use the Levine Act Form if they need to correct any previously submitted form. The completed form submitted to the County of Santa Clara is a public record.

To complete and submit the Levine Act Form, please visit: https://boardclerk.sccgov.org/mandated-filings/levine-act-disclosure

County of Santa Clara Lobbying Ordinance

County of Santa Clara Ordinance Code sections A3-61 to A3-69 requires lobbyists, including land use lobbyists, to register with the Clerk of the Board and report their lobbying activities on a quarterly basis to the County of Santa Clara ("County"). In addition, a land use lobbyist is required to update their lobbyist reports between 7 and 21 days prior to any meeting or public hearing regarding a major land use approval they have attempted to influence.

A land use lobbyist is any person who, during any consecutive 12-month period, does either of the following: (1) makes payments or incurs expenditures in the aggregate amount of \$5,000 or more attempting to influence a major land use approval; or (2) spends an aggregate amount of 10 or more hours of compensated time attempting to influence a major land use approval, including time spent by officers, employees, agents, and members. A major land use approval is any legislative or administrative action by the County on an application relating to: (1) construction, demolition, alteration, development, or use of property in the unincorporated county that, if approved, would affect, in the aggregate, more than 25,000 gross square feet of existing, approved, or proposed buildings or structures; (2) the surface mining operation or reclamation of mined lands involving the disturbance or reclamation of more than 25,000 gross square feet of land; or, (3) any subdivision containing five or more parcels or condominiums.

The applicant or appellant for any major land use approval must certify, on a form provided by the Clerk of the Board and filed with the Clerk of the Board, that it has complied with the land use lobbyist disclosure requirements prior to each meeting or public hearing at which an action relating to the major land use approval, or any component thereof, will be on the agenda. The application for any major land use approval will be suspended at any time the applicant does not comply with the requirements of the registration and disclosure requirements. During the suspension period, the Department of Planning and Development will cease all work on the application.

For additional information on registration and quarterly disclosure requirements for lobbyists, please visit: https://boardclerk.sccgov.org/mandated-filings/lobbyist-filings.

APPLICATION AUTHORIZATION AND AGREEMENT TO PAY

I (We), the Property Owner(s) of the subject property, hereby certify, under penalty of perjury, that the information and materials herein and submitted with this application are true and correct. I (We), the Property Owner(s) of the subject property, also authorize(s) the filing of this application and on -site visit by authorized staff. In addition, I (We) acknowledge and understand the information above related to fees and agree to pay all application fees. I (We) certify and accept the terms and conditions as described above. By checking this box / I (We), the Property Owner(s), authorize the "Applicant Agent" listed at the top of this application to act on my/ our behalf for extensions of time to the Permit Streaming Act, pursuant to Gov Code Section 65943(d), 65957, or any government code by reference within the sections.

Owner's Name (please print)

Owner's Signature

Date

Armando Carlos

10/30/24

Email to Receive Billing Information

acarlos@thefair.org