

APPLICATIONS:

DEPARTMENT OF CITY PLANNING APPLICATION

THIS BOX FOR CITY PLANNING STAFF USE ONLY				
Case Number				
Env. Case Number				
Application Type				
Case Filed With (Print Nam	e)	Date Filed		
Application includes letter requ	lesting:			
Waived hearing	Concurrent hearing Related Case Number	Hearing not be scheduled on a specific date (e.g. vacation hold)		

Provide all information requested. Missing, incomplete or inconsistent information will cause delays. All terms in this document are applicable to the singular as well as the plural forms of such terms.

1.	PROJECT LOCATION						
	Street Address	Unit/Space Number					
	Legal Description ² (Lot, Block, Tract)						
	Assessor Parcel Number	Total Lot Area					
2.	PROJECT DESCRIPTION						
	Present Use						
	Proposed Use						
	Project Name (if applicable)						
	Describe in detail the characteristics, scope and/or operation of the proposed project						
	Additional information attached						
	Complete and check all that apply:						
	Existing Site Conditions						
	□ Site is undeveloped or unimproved (i.e. vacant)	□ Site is located within 500 feet of a freeway or railroad					
	 Site has existing buildings (provide copies of building permits) 	□ Site is located within 500 feet of a sensitive use (e.g. school, park)					
	Site is/was developed with use that could release hazardous materials on soil and/or groundwater (e.g. dry cleaning, gas station, auto repair, industrial)	Site has special designation (e.g. National Historic Register, Survey LA)					

¹ Street Addresses must include all addresses on the subject/application site (as identified in ZIMAS—http://zimas.lacity.org) ² Legal Description must include all contiguously owned properties (even if they are not a part of the proposed project site)

	Proposed Project Informatio	<u>on</u>					
	Demolition of existing build	ings/structures		New const	ruction:		square feet
	 Relocation of existing buildings/structures Interior tenant improvement Additions to existing buildings Grading Removal of any on-site tree 			Accessory	use (fence, sig	ın, wireles	s, carport, etc.)
				Exterior re	novation or alte	eration	
				 Change of use <u>and/or</u> hours of operation Haul Route Uses or structures in public right-of-way 			
	Removal of any street tree		Phased project				
	Housing Component Informa	ation					
	Number of Residential Units:	Existing	– Demolish(e	ed) ³	+ Adding	= T	otal
	Number of Affordable Units ⁴	Existing	– Demolish(e	ed)	+ Adding	= T	otal
	Number of Market Rate Units	Existing	– Demolish(e	ed)	+ Adding	= To	otal
	Mixed Use Projects, Amount o	f <u>Non-Resident</u>	ial Floor Area: _				square feet
3.	ACTION(S) REQUESTED						
	Provide the Los Angeles Municipal Code (LAMC) Section that authorizes the request and (if applicable) the LAMC Section or the Specific Plan/Overlay Section from which relief is sought; follow with a description of the requested action.						
	Does the project include Multiple Approval Requests per LAMC 12.36?						
	Authorizing section		Section from whic	h relief is rec	uested (if any)	:	
	Request:						
	Authorizing section		Section from which	h relief is rec	quested (if any)	:	
	Request:						
	Authorizing section		Section from whic	h relief is rec	uested (if any)	:	
	Request:						
	Additional Requests Attached	□ YES	□ NO				
³ Nu	mber of units to be demolished an	d/or which have	been demolished <u>wit</u>	hin the last fiv	<u>e (5) years</u> .		

⁴ As determined by the Housing and Community Investment Department

4. RELATED DEPARTMENT OF CITY PLANNING CASES

Are there previous or pending cases/decisions/environmental clearances on the project site?	□ YES	□ NO
If YES, list all case number(s)		

If the <u>application/project</u> is directly related to one of the above cases, list the pertinent case numbers below and complete/check all that apply (provide copy).

Case No.	Ordinance No.:
Condition compliance review	□ Clarification of Q (Qualified) classification
Modification of conditions	□ Clarification of D (Development Limitations) classification
Revision of approved plans	Amendment to T (Tentative) classification
Renewal of entitlement	
□ Plan Approval subsequent to Master Co	nditional Use
For purposes of environmental (CEQA) ana	alysis, is there intent to develop a larger project? \Box YES \Box NO
Have you filed, or is there intent to file, a Su	ubdivision with this project?
If YES, to either of the above, describe th currently filed with the City:	ne other parts of the projects or the larger project below, whether or not

To help assigned staff coordinate with other Departments that may have a role in the proposed project, please check all that apply and provide reference number if known.

Are there any outstanding Orders to Comply/citations at this property? Are there any recorded Covenants, affidavits or easements on this property?	YES (provide copy)YES (provide copy)	□ NO □ NO
Development Services Case Management Number		
Building and Safety Plan Check Number		
Bureau of Engineering Planning Referral (PCRF)		
Bureau of Engineering Hillside Referral		
Housing and Community Investment Department Application Number		
Bureau of Engineering Revocable Permit Number		
□ Other—specify		

6. **PROJECT TEAM INFORMATION** (Complete all applicable fields)

Applicant ⁵ name			
Company/Firm			
Address:			Unit/Space Number
City	State		Zip Code:
Telephone	E-mail:_		
Are you in escrow to purchase the subject pro	perty?	YES	□ NO
Property Owner of Record	s applicant	Different fro	om applicant
Name (if different from applicant)			
Address			Unit/Space Number
City	State		Zip Code:
Telephone	E-mail:		
Agent/Representative name Company/Firm Address: City			
Telephone			
Other (Specify Architect, Engineer, CEQA Co Name Company/Firm	nsultant etc.)		
			Unit/Space Number
City			Zip Code:
Telephone			
Primary Contact for Project Information (select only <u>one</u>)	OwnerAgent/Representa		Applicant Other

To ensure notification of any public hearing as well as decisions on the project, make sure to include an individual mailing label for each member of the project team in both the Property Owners List, and the Abutting Property Owners List.

⁵ An applicant is a person with a lasting interest in the completed project such as the property owner or a lessee/user of a project. An applicant is not someone filing the case on behalf of a client (i.e. usually not the agent/representative).

- **9. PROPERTY OWNER AFFIDAVIT.** Before the application can be accepted, the owner of each property involved must provide a notarized signature to verify the application is being filed with their knowledge. Staff will confirm ownership based on the records of the City Engineer or County Assessor. In the case of partnerships, corporations, LLCs or trusts the agent for service of process or an officer of the ownership entity so authorized may sign as stipulated below.
 - Ownership Disclosure. If the property is owned by a partnership, corporation, LLC or trust, a disclosure identifying the agent for service or process or an officer of the ownership entity must be submitted. The disclosure must list the names and addresses of the principal owners (25% interest or greater). The signatory must appear in this list of names. A letter of authorization, as described below, may be submitted provided the signatory of the letter is included in the Ownership Disclosure. Include a copy of the current partnership agreement, corporate articles, or trust document as applicable.
 - Letter of Authorization (LOA). A LOA from a property owner granting someone else permission to sign the application form may be provided if the property is owned by a partnership, corporation, LLC or trust or in rare circumstances when an individual property owner is unable to sign the application form. To be considered for acceptance, the LOA must indicate the name of the person being authorized the file, their relationship to the owner or project, the site address, a general description of the type of application being filed and must also include the language in items A-D below. In the case of partnerships, corporations, LLCs or trusts the LOA must be signed and notarized by the authorized signatory as shown on the Ownership Disclosure or in the case of private ownership by the property owner. Proof of Ownership for the signatory of the LOA must be submitted with said letter.
 - Grant Deed. Provide a Copy of the Grant Deed If the ownership of the property does not match City Records and/or if the application is for a Coastal Development Permit. The Deed must correspond exactly with the ownership listed on the application.
 - Multiple Owners. If the property is owned by more than one individual (e.g. John and Jane Doe or Mary Smith and Mark Jones) notarized signatures are required of all owners.
 - A. I hereby certify that I am the owner of record of the herein previously described property located in the City of Los Angeles which is involved in this application or have been empowered to sign as the owner on behalf of a partnership, corporation, LLC or trust as evidenced by the documents attached hereto.
 - B. I hereby consent to the filing of this application on my property for processing by the Department of City Planning.
 - C. I understand if the application is approved, as a part of the process the City will apply conditions of approval which may be my responsibility to satisfy including, but not limited to, recording the decision and all conditions in the County Deed Records for the property.
 - D. By my signature below, I declare under penalty of perjury under the laws of the State of California that the foregoing statements are true and correct.

Property Owner's signatures must be signed/notarized in the presence of a Notary Public. The City requires an original signature from the property owner with the "wet" notary stamp. A Notary Acknowledgement is available for your convenience on following page.

Signature	Date
Print Name	
Signature	Date
Print Name	

California All-Purpose Acknowledgement

who

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of

On ______ before me, _____

(Insert Name of Notary Public and Title)

personally appeared

proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf on which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature

(Seal)

- **10. APPLICANT DECLARATION.** A separate signature from the applicant, whether they are the property owner or not, attesting to the following, is required before the application can be accepted.
 - A. I hereby certify that the information provided in this application, including plans and other attachments, is accurate and correct to the best of my knowledge. Furthermore, should the stated information be found false or insufficient to fulfill the requirements of the Department of City Planning, I agree to revise the information as appropriate.
 - B. I hereby certify that I have fully informed the City of the nature of the project for purposes of the California Environmental Quality Act (CEQA) and have not submitted this application with the intention of segmenting a larger project in violation of CEQA. I understand that should the City determine that the project is part of a larger project for purposes of CEQA, the City may revoke any approvals and/or stay any subsequent entitlements or permits (including certificates of occupancy) until a full and complete CEQA analysis is reviewed and appropriate CEQA clearance is adopted or certified.
 - C. I understand that the environmental review associated with this application is preliminary, and that after further evaluation, additional reports, studies, applications and/or fees may be required.
 - D. I understand and agree that any report, study, map or other information submitted to the City in furtherance of this application will be treated by the City as public records which may be reviewed by any person and if requested, that a copy will be provided by the City to any person upon the payment of its direct costs of duplication.
 - E. I understand that the burden of proof to substantiate the request is the responsibility of the applicant. Additionally, I understand that planning staff are not permitted to assist the applicant or opponents of the project in preparing arguments for or against a request.
 - F. I understand that there is no guarantee, expressed or implied, that any permit or application will be granted. I understand that each matter must be carefully evaluated and that the resulting recommendation or decision may be contrary to a position taken or implied in any preliminary discussions.
 - G. I understand that if this application is denied, there is no refund of fees paid.
 - H. I understand and agree to defend, indemnify, and hold harmless, the City, its officers, agents, employees, and volunteers (collectively "City), from any and all legal actions, claims, or proceedings (including administrative or alternative dispute resolution (collectively "actions"), arising out of any City process or approval prompted by this Action, either in whole or in part. Such actions include but are not limited to: actions to attack, set aside, void, or otherwise modify, an entitlement approval, environmental review, or subsequent permit decision; actions for personal or property damage; actions based on an allegation of an unlawful pattern and practice; inverse condemnation actions; and civil rights or an action based on the protected status of the petitioner or claimant under state or federal law (e.g. ADA or Unruh Act). I understand and agree to reimburse the City for any and all costs incurred in defense of such actions. This includes, but it not limited to, the payment of all court costs and attorneys' fees, all judgments or awards, damages, and settlement costs. The indemnity language in this paragraph is intended to be interpreted to the broadest extent permitted by law and shall be in addition to any other indemnification language agreed to by the applicant.
 - I. By my signature below, I declare under penalty of perjury, under the laws of the State of California, that all statements contained in this application and any accompanying documents are true and correct, with full knowledge that all statements made in this application are subject to investigation and that any false or dishonest answer to any question may be grounds for denial or subsequent revocation of license or permit.

The City requires an original signature from the applicant. The applicant's signature below does not need to be notarized.

Signature: _____

Date:

Print Name:

CP-7771.1 [revised 04/04/2016]

OPTIONAL

NEIGHBORHOOD CONTACT SHEET

SIGNATURES of adjoining or neighboring property owners in support of the request are <u>not required</u> but are helpful, especially for projects in single-family residential areas. Signatures may be provided below (attach additional sheets if necessary).

NAME (PRINT)	SIGNATURE	ADDRESS	KEY # ON MAP
·			

Review of the project by the applicable Neighborhood Council is <u>not required</u>, but is helpful. If applicable, describe, below or separately, any contact you have had with the Neighborhood Council or other community groups, business associations and/or officials in the area surrounding the project site (attach additional sheets if necessary).