PL - 102

PROJECT CASE NO.

PROPERTY INFORMATION						
ADDRESS/LOCATION		ASSESSOR'S PARCEL NUM	MBER (APN)	ZONING DIST	TRICT	
GENERAL PLAN DESIGNATION		LEGAL DESCRIPTION		I		
		PROJECT D	DESCRIPTION			
APPLICANT I	NEODMATI	ON	DDODED	TY OWNER INFORM	IATION	
APPLICANT I	NFURMATI	ON	PROPERTY OWNER NAME	I I OWNER INFORM	IATION	
APPLICANT ADDRESS			PROPERTY OWNER ADDRESS			
CITY	STATE	ZIP CODE	CITY	STATE	ZIP CODE	
MOBILE PHONE	OTHER PHON	IE	MOBILE PHONE	OTHER PHON	NE	
E-MAIL (REQUIRED)			E-MAIL (REQUIRED)			
AUTHORIZED AGENT (	if different	from above)	AR	CHITECT/DESIGNER	₹	
AUTHORIZED AGENT NAME			ARCHITECT/DESIGNER NAME			
AUTHORIZED AGENT ADDRESS			ARCHITECT/DESIGNER ADDRE	ESS		
CITY	STATE	ZIP CODE	CITY	STATE	ZIP CODE	
PHONE	FAX	1	PHONE	FAX		
MOBILE	E-MAIL (REQ	UIRED)	MOBILE	E-MAIL (REQ	UIRED)	
		PROPERTY OWNE	R AUTHORIZATION	1		
I declare that I am the legal owner of record of the land specified in the attached application. As the owner, I hereby affirm under penalty of perjury that the foregoing statements, facts and attachments are true and correct. Further, I declare that I fully understand and authorize all actions proposed within this application, and authorize the foregoing applicant or agent identified in the attached application to act on my behalf on all matters relating to said application, including negotiations, discussions and communications with staff from the City of Westminster. This authorization shall remain valid until invalidated in writing.						
In accordance with Government Code Section 65105, I further acknowledge that in the performance of their functions, planning agency personnel may enter upon any land and make examinations and surveys, provided that the entries, examinations, and surveys do not interfere with the use of the land by those persons lawfully entitled to the possession thereof.						
☐ IF THE PROPERTY OWNER IS NOT TO APPLICANT.	HE APPLICANT,	CHECK HERE IF THE OWNER	WOULD LIKE TO RECEIVE COPIES	5 OF ALL CORRESPONDENCE	BETWEEN CITY STAFF AND	
x		x				
Property Owner Name (Print)		Property Owner Sig	nature	Date of S	ignature	

1

STAFF U	SE ONLY
☐ ADMINISTRATIVE ADJUSTMENT	☐ MASTER DEPLOYMENT PLAN
☐ ADMINISTRATIVE USE PERMIT	☐ MINISTERIAL WIRELESS FACILITIES PERMIT
☐ AFFORDABLE HOUSING DENSITY BONUS	☐ REASONABLE ACCOMMODATIONS
☐ CERTIFICATE OF COMPLIANCE	☐ SPECIAL ADVERTISING PERMIT
☐ COMPREHENSIVE PLAN	☐ SPECIAL PROVISIONS REVIEW
☐ CONDITIONAL USE PERMIT	☐ SPECIFIC PLAN
☐ CONVERSION PERMIT	☐ SPECIFIC PLAN AMENDMENT
☐ DEVELOPMENT AGREEMENT	☐ TENTATIVE PARCEL MAP
☐ DEVELOPMENT REVIEW — ADMINISTRATIVE	☐ TENTATIVE TRACT MAP
☐ DEVELOPMENT REVIEW — PLANNING COMMISSION	□ VARIANCE
☐ DISCRETIONARY ADMINISTRATIVE WIRELESS FACILITY PERMIT	☐ ZONING CLEARANCE
☐ GENERAL PLAN AMENDMENT	☐ ZONING INTERPRETATION
☐ LOT LINE ADJUSTMENT	☐ ZONE MAP AMENDMENT
☐ MAJOR WIRELESS TELECOMMUNICATIONS FACILITY PERMIT	□ OTHER:



This checklist is intended to assist you in assembling a complete application packet. Some of the items listed may not be required. To determine which are required, contact the Planning Division at 714-548-3247.

DESCRIPTION	PAGE
COMPLETED APPLICATION FORM	1
All projects require submittal of a completed application form.	
DETAILED PROJECT DESCRIPTION	
All projects require submittal of a detailed description of the proposed project and requested entitlements.	
HOUSING QUESTIONNAIRE: ENERGY EFFICIENCY/CONSERVATION	6
All projects involving new residential development require submittal of this form.	
HAZARDOUS WASTE AND SUBSTANCES STATEMENT	7
All projects involving development require submittal of this form.	
STATEMENT OF JUSTIFICATION	
Provide reasons why the requested entitlements should be granted. The reasons are your answers to the findings found in <u>Article 5</u> of the Westminster Municipal Code. If you are requesting more than one entitlement, you must address the findings for each separately.	
OWNERSHIP VERIFICATION	
All projects require submittal of a recent copy of a Grant Deed, Deed Trust, Title Report, or Escrow Closing Statement verifying property ownership.	
• For property(ies) owned by more than one individual or more than one entity: Submit a separate sheet that references the subject property address and lists those names, mailing addresses, phone numbers, and email addresses; and provide signatures of those persons or entities having an interest in the real property(ies) involved in the application.	
• For trust-owned property(ies): Submit a copy of the trust agreement identifying the applicant as a trustee or executor with signatory authority for the property.	
• For Corporation, LLC or Partnership-owned property(ies): Submit a copy of the operating agreement or corporate paperwork from the time the corporation was formed, which identifies the applicant as the President, Vice-President, CEO, Partner, or Managing Member.	
<ul> <li>For condominiums and townhomes: If the project is in the common area or exterior of a condominium building, submit a letter of authorization signed by the HOA president along with documentation (e.g. HOA minutes) verifying the authenticity of the president's position with the HOA. Alternatively, authorization from all condominium owners may be considered.</li> </ul>	
FULL TITLE REPORT	
All projects involving development require submittal of a title report prepared within the last six months along with all exhibits; easements; and conditions, covenants, and restrictions referenced in the report.	
ORANGE COUNTY FIRE AUTHORITY PLANNING AND DEVELOPMENT SERVICE REQUEST	8-9
See the Orange County Fire Authority (OCFA) plan review submittal criteria forms to determine if OCFA review	

is required for your project. If OCFA review is required, you must submit an OCFA service request form (which may only be obtained at City Hall) and fees in the amount of \$483.75. This fee may be combined with project filing fees into one check made payable to the City of Westminster.

PLANS			10-14				
Consult staff in the Planning Division to determine the plans and maps required for your project. Also, see the plans and maps requirements for more information.							
<ul> <li>□ ALTA Survey</li> <li>□ Site plan</li> <li>□ Floor plan(s)</li> <li>□ Building elevations</li> <li>□ Roof plan(s)</li> <li>□ Cross Section(s)</li> <li>□ Conceptual landscape plans</li> </ul>	plans						
Once it is determined which in the quantity and sizes id		pare and submit plan sets that are folded					
Decision Maker	Number and Size of Plans	Plan Preparation					
Planning Commission/	15 sets, size 11 inches by 17 inches	Folded in half					
City Council	3 sets, size 24 inches by 36 inches	Folded per attached instructions					
Director	3 sets, size 24 inches by 36 inches	Folded per attached instructions					
TENTATIVE PARCEL MAP /	TENTATIVE TRACT MAP		12-13				
All projects involving divisions of land creating 5 or more parcels, or 5 or more condominiums require submittal of a Tentative Tract Map. All projects involving divisions of land creating 4 or less parcels, or 4 or less condominiums require submittal of a Tentative Parcel Map. For required number and size of maps see the table above.  COLORED BUILDING ELEVATIONS							
All projects that involve ne	ew development require submittal of colo	red building elevations.					
THREE DIMENSIONAL COL	ORED RENDERINGS						
Some projects that involve	new development may require submittal	of three dimensioned colored renderings.					
PHOTO SIMULATIONS							
For projects that involve no	ew development it is optional to submit p	photo simulations.					
MATERIALS AND COLORS I	BOARD						
than 8-inches by 14-inches	s. Photographs of the materials (but not c me and product numbers of all proposed	aterials and colors board that is not larger colors) may be accepted. Such board shall materials and colors, and shall be keyed					
WATER QUALITY MANAGE	MENT PLAN		15-16				
Water Quality Managemen	t Plan (cWQMP). See the attached docum ay also contact the development engir	ent may require submittal of a conceptual nent to aid you in determining the type of neer, Daniel Hsieh, at 714-548-3466 or					
<ul><li>□ Conceptual Water Qual</li><li>□ Non-priority water qual</li></ul>							
WATER QUALITY MANAGE	MENT PLAN AFFIDAVIT		16				
All projects that involve ne	ew development or significant redevelopn	nent require submittal of this form.					

PUBLIC NOTIFICATION RADIUS MAP	17-21
If public notification is required, a radius map must be prepared by a City-approved firm with one of the following radii. A hard copy and digital copy of the radius map must be submitted. See the attached document for detailed instructions.	
□ 300-foot radius □ 500-foot radius	
PUBLIC NOTIFICATION NAME AND ADDRESS MAILING LIST	17-21
If public notification is required, an ownership and occupant address list must be prepared by a City-approved firm corresponding to the radius map requested above. A hard copy and digital copy of the list must be submitted. See the attached document for detailed instructions.	
PUBLIC NOTIFICATON MAILING LIST AFFIDAVIT	21
If public notification is required, this affidavit must be completed and submitted.	
RESIDENTIAL DEVELOPMENT PARK IMPACT FEE ACKNOWLEDGEMENT	22-27
If you propose a residential development that adds a net total of one or more residential units to the City, then the project is subject to a residential development park impact fee (unless the project is exempt per Ordinance No. 2560) and you must submit a completed Applicant/Property Owner Acknowledgement Form for Park Fees New Residential Development Applications. For more information, see the attached handout.	
REPLACEMENT HOUSING DETERMINATION FORM	28-31
All projects involving new residential development (within a residential or mixed-use zoning district) require completion of this form. See the attached document for more information and detailed instructions.	
DIGITAL COPIES OF ALL DOCUMENTS	
All projects require submittal of a compact disc or flash drive which includes digital copies of all documents, plans, and maps. If your project requires review by the OCFA submit an additional compact disc or flash drive with digital copies of the plans and maps only.	
APPLICATION PROCESSING FEES	32-39
All projects are subject to processing fees. Consult staff in the Planning Division for all applicable fees. The city accepts all forms of payment. Checks must be made payable to the City of Westminster.	
ENVIRONMENTAL (CATEGORICAL EXEMPTION) FILING FEE	
If your project is exempt from the California Environmental Quality Act, you must submit an environmental filing fee of \$50.00 in the form of a check made payable to the County of Orange. This check must be separate from city filing fees, and must be submitted when and if the project is approved.	
ACKNOWLEDGEMENT OF DEDICATION FOR PARK OR RECREATIONAL PURPOSES	
If your project involves subdivision of land or airspace, this form must be completed and submitted. Contact the Planning Division to obtain this form.	
SHOPPING CART CONTAINMENT PLAN	
Projects or land uses that involve 10 or more shopping carts requires the submittal of a Shopping Cart Containment application, which may be obtained at City Hall; processing fees in the amount of \$150.00; and written shopping cart containment plan, which identifies design and implementation measures that comply with the requirements of Westminster Municipal Code Chapter 8.78 (Mandatory Shopping Cart Containment Program and Retrieval by Owners); for review by the Code Enforcement Division. The processing fee may be combined with project filing fees into one check made payable to the City of Westminster.	

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### LAND USE AND DEVELOPMENT APPLICATION PACKET

## HOUSING QUESTIONNAIRE: ENERGY EFFICIENCY & CONSERVATION

If your application includes new residential development, modification of existing residential units, or conversion to residential uses, please answer the questions listed below:

Do you plan to incorporate energy efficient features into the design of your project? If yes, describe the proposed design features below.	YES	NO
Are you aware of the various programs available related to energy efficiency/conservation? If yes, list the programs you intend to use.	YES	<b>NO</b>
	VEG	NO
Would you be interested in meeting with staff to discuss available programs, funding and/or regulatory assistance related to energy efficiency/conservation? If yes, use to the information listed below to contact us.	YES	NO
Planning Division Contact Information Phone: (714) 548 -3247 E-mail: planning@westminster-ca.gov		

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#### LAND USE AND DEVELOPMENT APPLICATION PACKET

#### HAZARDOUS WASTE AND SUBSTANCES STATEMENT

Pursuant to California Government Code Section 65962.5(f), before the City accepts as complete an application for any development project which will be used by any person, the applicant shall consult the following:

- 1) State's lists of hazardous waste facilities subject to corrective action,
- 2) Land designated as hazardous waste property or border zone property,
- 3) Hazardous waste disposals on public land,

Signature of Applicant(s)

- 4) Sites listed pursuant to Section 25356 of the Health and Safety Code,
- Sites included in the Abandoned Site Assessment Program,
- 6) Underground storage tanks for which an unauthorized release report is filed pursuant to Section 25295 of the Health and Safety Code,
- 7) Solid waste disposal facilities from which there is a migration of hazardous waste and for which a California regional water quality control board has notified the Department of Toxic Substances Control,
- 8) Sites subject to cease and desist orders pursuant to Section 13301 of the Water Code and cleanup or abatement orders issued pursuant to Section 13304 of the Water Code,
- 9) That concern the discharge of wastes that are hazardous materials, and
- 10) Solid waste disposal facilities from which there is a known migration of hazardous waste [compiles per Government Code Sections 65962.5(a)(b)(c)(d) and available from the California Secretary for Environmental Protection per Government Code Section 65962.5(e)], and shall submit a signed statement to the City indicating whether the project and any alternatives are located on a site that is included on any of the lists compiled pursuant to this section and shall specify any list. If the site is included on a list, and the list is not specified on the statement, the City shall notify the applicant pursuant to Section 65943.

	YES	NO
Are the development project and any alternatives proposed in this application, contained on the lists compiled pursuant to Section 65962.5 of the California Government Code?		
f yes then, accordingly, the project applicant is required to submit a signed statement that cor	ntains the follow	ving information.
Name of applicant:		
Applicant address:		
Phone number:		
Address of site (street name and number if available, and Zip Code):		
Local agency (city/county):		
Assessor's book, page, and parcel number(s):		
Specify any list pursuant to Government Code Section 65962.5:		
Regulatory identification number:		
Date of list:		

**Date** 

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### ORANGE COUNTY FIRE AUTHORITY

**SFR** 

#### **Plan Submittal Criteria Form**

Required for Single Family or Duplex Residences (Use Commercial form for lots with 3+ dwelling units or new residential tracts)

Complete the Project Information and Questionnaire below, then sign and date the Applicant Certification.

#### **Project Information**

☐ New Single Family Residence/Duplex ☐ /			☐ Addit	ion/Remodel	odel 🗆 ADU			☐ Other	
Add	ress:				Unit #:	City or	Unincorporated C	ZIP:	
Sco	pe of W	ork:							
Exis	ting		Area to	Total Resu	ulting		Stories:	Area Added in Pas	t 2 Years
Area	a:		be Added:	Area:				(excluding this pro	ject):
	Yes	No			Question	naire			OCFA Plan Type if "Yes"
1. New – Is this a new single family residence or duplex?						*(PR160) Residential Site with Water Availability (PR400-402) Fire Sprinkler			
2.			ADU – Is this a new Accesso fire sprinklers or a house that	will have fire	sprinklers add	ed as part	of this project?	,	(PR400-402) Fire Sprinkler
3.			<b>Addition</b> – Is this (A) an addi sprinkler retrofit based on a the	nreshold set b	y local ordinar	nce?			(PR400-402) Fire Sprinkler
4.			<b>Distance</b> – Is the most remot 140-feet from the fire access		ne addition, AD	OU or othe	r detached structi	ure greater than	*(PR160) Residential Site
5.							*(PR160) Residential Site with Water Availability		
6.							(PR400-402) Fire Sprinkler		
7.			<b>Detached Structure</b> – Is this garage, workshop, game root set by local ordinance?	a new detacl	ned utility or ac	ccessory s			*(PR160) Residential Site (PR400-402) Fire Sprinkler
8.			Gate – Is a gate being installed across a driveway or road that is designated as a fire department access roadway, or a driveway or road that serves more than a single home/duplex?  (PR180) Gate				(PR180) Gate		
9.			Methane – Is project located Resources" (DOGGR) field be seep, or less than 1000-feet f applies to new homes, encloses, and ADU's).	in or less that oundary or we rom a landfill	n 100' from a " ell (active or ab ? (Note: For pr	Division of pandoned) ojects in Y	Oil, Gas, and Ge , less than 300-fe orba Linda, this r	eothermal eet from an oil/gas equirement only	*(PR160) Residential Site *(PR172-174) Methane Test/Mitigation Plans
10.			Vegetation – Is the property/ slopes or hills, or (B) adjacen or (C) in a State Responsibilit defined by the State, or (D) n	*/Structure (A) on the perimeter of a community containing, or adjacent to not to an open space or wildland area containing non-irrigated vegetation, ity Area or Local Responsibility Area "Fire Hazard Severity Zone", as near an area that could be affected by a wildfire in the open space.  *(PR125) Fuel Modification (PR182) Accessory Structure					
*OCF	A appro	val requ	ired before issuance of a gradin	· · · · · ·	•	•	•	submittals.	
		1	life and a new life of a color		icant Cert			a information of a	vo io tuvo
Prin	t Name:		tify, under penalty of perjury					e information abov	ve is true:
	ne Num					nail:			
Atten	tion Bu	ildina	Department Staff – After you'v	ve verified all	guestions were	e answered	d accurately as "N	No", then you may a	ccept this signed form as a

If all answers are "No" and the Building Department still requires the applicant to have their plans reviewed by OCFA, or if any answers are "Yes" and the Building Department prefers for OCFA to determine if a review is required, please initial this line and provide an explanation on the Plan Referral Form (on the reverse), to be submitted along with the appropriate plans to OCFA for a determination.

written release that an OCFA review is not required. If any questions were answered as "Yes", then the plan type on the right side may be required.



Print Name

**Phone Number** 

### ORANGE COUNTY FIRE AUTHORITY

COM

# Plan Submittal Criteria COMMERCIAL projects, MULTIFAMILY RESIDENTIAL projects and RESIDENTIAL TRACT developments

#### **INSTRUCTIONS:**

- Fill in the project/business address and provide a brief description of the scope of work and type of business operation that will take place.
- Answer questions 1 through 10, read and initial items 11 and 12, then complete and sign the certification section.
- If you answer: "YES" to any part of questions 1 through 10, submit the type of plan indicated in italics to OCFA.
- In some cases, other plan types not indicated herein may also be necessary depending on specific conditions or operations.
- Visit <a href="www.ocfa.org">www.ocfa.org</a> for submittal information and locations. If you need assistance in filling out this form or have questions regarding requirements for review, please contact OCFA at 714-573-6108 or visit us at 1 Fire Authority Road, Irvine, CA 92602.

Γ	Address		Suite	City
-	D	D. J. J. D. J.		
	Project Sco	ppe/Business Description		
<u>-</u>   ۱.	YES NO	Construction of a new building, a new story, or increase the footpourbs, or drive aisles? Addition, relocation, or modification of 300 feet of an active or proposed oil well? <i>Fire Master Plan (PR14.</i> )	fire hydrant	
2.		Property is adjacent to a wildland area or non-irrigated native vego Fire Master Plan (PR145); a Fuel Modification Plan may also be require	etation?	PR124)
3.		Located in or < 100' from a Division of Oil, Gas, and Geotherma an oil/gas seep, or < 1000' from a landfill? <i>Methane Work Plan. (Ph.)</i>		es (DOGGR) field boundary, < 300' from
ł.		Installation/modification/repair of underground piping, backflow private fire hydrant/sprinkler/standpipe systems? <i>Underground Plate</i>	an. (PR470, 1	PR475)
5.		Drinking/dining/recreation/meetings/training/religious functions o sq.ft. for training/adulteducation) or > 49 people? Healthcare/out to immediately evacuate without assistance? Education for childrel classified as an E occupancy by the Building Official)? Adult/child or restraint? Hotel/apartment or residential facility with 3+ unit where an independent direct exit to grade is provided for dwell with 17+ people? High-rise structure (55+ feet to highest occupie	patient serven (acadender) d daycare? ts and 3+ ling are exc	vices for > 5 people who may be unable nic tutoring for ages 5+ is exempt unless 24-hour care/supervision? Incarceration stories (3-story townhouses/rowhouses empt)? Congregate housing/dormitories
6.		Installation/modification of locks delaying or preventing occupant button, or similar action to open a door in the direction of exdepending on the occupancy and type of device installed (PR200-PR280)	<u>it trave</u> l? A	rchitectural, Sprinkler, and/or Alarm Plan
7.		Installation/modification/use of spray booths; dust collection; industrial/commercial refrigeration systems; compressed gasse liquids; vapor recovery; smoke control; battery back-up/charging ion); welding/brazing/soldering, open flame torches, cu Special Equipment Plan (PR315, PR340-PR382)	es; tanks f g systems (	or cryogenic or flammable/combustible > 50 gal. electrolyte, > 1,000 lb. lithium
3.		Storage/use/research with flammable/combustible liquids maintenance/repair? Cabinetry/woodworking/finishing facility? <i>Hoccupancy</i> ); <i>Special Equipment Plans may be necessary.</i> ( <i>PR315-PR3</i>	Chem Cla	
).		Storage or merchandizing areas in excess of 500 sq. ft. where it commodities, plastic, rubber, foam, etc.)? <i>High-piled Storage Plan</i>		cated higher than 12' (6' for high-hazard
10.		Cooking under a Type I commercial hood; installation or modificommercial cooking hood? <i>Hood &amp; Duct Extinguishing System, not y</i>		
		f the following two items indicating that you have read and understar		
1.		*Sprinklers/Alarms: Consult Building/Fire Codes and ordinances to de required, plans shall be submitted for OCFA review. Existing buildings contractor to determine if modification is needed; if so, contractor shall sub-	undergoing	remodel must be evaluated by a licensed
2.	IIIIIIII	Fire Hazard Severity Zone: Consult maps available at building departmen in a FHSZ. Buildings in a FHSZ may be subject to special construction re the building department will determine specific requirements.	t or on OCF	A website to determine if your site is located
Ιc		er penalty of perjury under the laws of the State of California that the	above is tr	ue:

**Building Department:** If you have verified that all of the questions have been answered accurately as "NO", and the project does not otherwise require OCFA review of sprinkler or alarm plans\*, then you may accept this signed form as a written release that OCFA review is not required. Should you still require that the applicant have plans approved by OCFA, please initial here\_\_\_\_\_\_or attach an OCFA referral form and have the applicant submit the form along with the appropriate plans and fees for OCFA review.

10-08-14 EE

Signature

Date

SIT	<b>TE PLANS</b> must include the following information:
	A tabular legend showing the following information (if applicable):
	□ Address;
	□ Zoning;
	☐ Current use of the site and adjacent properties;
	☐ Building setbacks;
	☐ A calculation of the number of parking spaces required and provided;
	☐ The total area (in square feet) of the project site;
	☐ The area of the site to be covered by buildings and paved surfaces;
	☐ The total area (percentage) of existing landscaping and proposed landscaping;
	☐ Floor area ratio for commercial developments;
	☐ Total common driveway area (in square feet) for residential developments;
	☐ Allowable and proposed densities for residential projects;
	☐ The total open space areas (in square feet) for residential developments;
	☐ The total number of proposed dwelling units and existing units that will remain, listed by number of bedrooms
	☐ The total area (in square feet) of the project site covered by pervious surface; and
	☐ The total area (in square feet) of the project site covered by impervious surface.
	Accurate property lines that are fully dimensioned
	A north arrow
	Accurate scale of drawings (scale should not be smaller than 1/8" = 1')
	The building footprint clearly outlined, including any 2nd floor cantilever or overhang
	All proposed improvements and existing improvements, which will be retained
	Dimensions of parking spaces, drive aisles, backup spaces, handicap accessible spaces, turning radii, wheel stops
	parking striping, and flow of traffic noted by arrows
	Access and circulation of pedestrians and vehicles
	Adjacent properties with setback dimensions, building footprints, and labeled as one or two-story structures
	Building setbacks to 1st and 2nd floor
	Building separation dimensions
	Existing and proposed utility structures (i.e., a/c units, cable, utility or telephone poles)
	Existing and proposed public improvements to centerline of street and curb
	Location, name, and width (including required widening of adjacent street)
	Locations of signs
	Existing and proposed fences, walls, or gates and height and materials identified
	Existing and proposed landscaped areas
	Driveway width dimensioned
	Existing and proposed public and private easements
	Parkway
	Private street or alleys
	Existing and proposed streetlights
	Open space areas both private and common
	Phasing plan (for those projects that involve phased development)
FLO	OOR PLANS must include the following information:

☐ Dimensioned floor plan drawn to scale, including the location and size of rooms, walkways, and other internal features

	Use (including walkways and other internal features) and size of rooms and common areas in square feet labeled on the plans Identify fixtures (e.g., toilets, sinks, tables, chairs, etc.) Distinguish between new walls, existing walls to remain, and existing walls to be demolished For restaurants, include a table identifying total square feet of kitchen area, dining area, and other areas.
BU	ILDING ELEVATIONS must include the following information:
	A legend of materials, colors, and design features keyed to elevations The building length and height dimensioned and drawn to scale Gutters and down spouts Window trims and door moldings The exterior wall finish identified Details including screening materials for trash enclosures Details including screening materials for utilities Aluminum and flashing finishes, cornices, eaves, corbels, columns, chimney, awning, and other exterior architectural features Balconies and patios Window recessing Colored catalog cut sheets provided for the following items: windows, doors, garage doors, exterior lighting fixtures, and roofing materials
RO	OF PLANS must include the following information:
	Depth of eaves
	The existing and proposed roof design Roof pitch Height of parapets Locations of proposed and existing rooftop equipment
	The existing and proposed roof design Roof pitch Height of parapets
	The existing and proposed roof design Roof pitch Height of parapets Locations of proposed and existing rooftop equipment

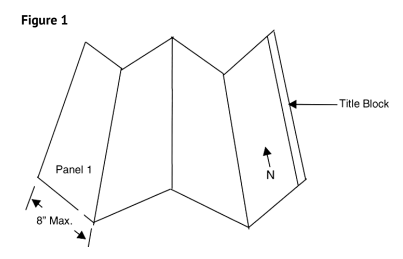
be f	TER QUALITY MANAGEMENT PLAN (WQMP) must be prepared based upon the Orange County model WQMP, which may found at <a href="http://ocwatersheds.com/documents/wqmp">http://ocwatersheds.com/documents/wqmp</a> . All WQMPs must also be consistent with any landscape plans. The ject engineer that prepared the WQMP will be responsible for reviewing and approving any associated landscape plans.
Mui	NATIVE PARCEL MAP/TENTATIVE TRACT MAP must be prepared in accordance with chapter 16 of the Westminster nicipal Code. The size of such maps shall be 18-inches by 26-inches. For condominium projects, some of the information ow may not be required. Consult a development engineer in the engineering division for more information.
	Tract number or parcel map number;  Name and address of the owner or owners whose property is proposed to be subdivided;  Name and address of the registered civil engineer or licensed surveyor who prepared the map;  North arrow;  Engineering scale;  Date of preparation;  Area within the tract or parcel map boundaries, to the nearest tenth acre.  Boundary Lines. A description of the exterior boundaries of the subdivision or legal description of the property.  Map boundaries shall be drawn to include all of the area of all abutting parcels that are owned by the same property owner and proposed for boundary alteration.  When any land is proposed to be divided in such a way that the subdivision will include a portion of such land, any portion with a contiguous gross area of five acres or more that is not proposed to be included within the subdivision may be identified by reference on the tentative map.  Lots/parcels. Lot number, lot lines and approximate dimensions of each lot.  Each lot or parcel being created by a subdivision shall be numbered and must comply with the requirements of a building site as defined in the zoning code.  Classification of lots as to intended residential, commercial, industrial or other use is required  A lot that is platted so that it is in more than one zoning district shall comply with area and width requirements of the zoning district having the greater requirements.  Streets. The location, width, approximate grade and proposed names of all streets within the boundaries of the proposed subdivision.  Location and width of alleys;  Name, location and width of adjacent streets;  Approximate radii of curves.  Easements. Width and location of all existing recorded public or private easements and proposed easements which may be required.  Drainage. Proposed direction of flow and rate of grade of street drainage.  Illustration of existing and proposed manner in which water drains into, across, and off of the land being subdivided, including the facilities and easements necessary to accommod
	and type of all buildings adjacent to the subdivision that would become nonconforming to the provisions of the zoning code by the filing of the map.
	A <b>TENATIVE PARCEL MAP/TENTATIVE TRACT MAP</b> shall also be accompanied by the following data and reports.
	Acknowledgement of dedication for park or recreational purposes. The subdivider shall indicate whether the subdivider desires to dedicate property for park and recreational purposes or wishes to pay a fee in lieu thereof. If the subdivider desires to dedicate land for park and recreational purposes, the subdivider shall designate the area on the tentative

map it submits.

Title report. Tentative maps shall be accompanied by a preliminary title report that discloses all possessory interests and interests of record in the land being subdivided when determined to be necessary by the city engineer or his designee.
Street names. A list of proposed street names for any unnamed street or alley for review by the city engineer;
Soils report. A preliminary soils report prepared in accordance with the provisions of the uniform building code shall be submitted. If the preliminary soils report indicates the presence of critically expansive soils or other soils problems that, if not corrected, would lead to structural defects, the soils report accompanying the final map shall contain an investigation of each lot within the subdivision;
School site/facilities. The applicant for a tract map shall obtain from the school district or districts involved their intention, in writing, concerning the necessity for a school site and/or temporary and/or permanent school facilities, if any, within the subdivision and shall present this information to the department prior to consideration of the tentative map by the planning commission;
Environmental review. Information shall be submitted as required by the planning and building department to allow a determination on environmental review to be made in accordance with California Environmental Quality Act (CEQA). The subdivider shall deposit and pay all fees as may be required for the preparation and processing of environmental review documents;
Preliminary engineering calculations. Information shall be submitted as required by the standard engineering specifications to demonstrate the adequacy of the design of the proposed improvements. Such information shall include design parameters and engineering calculations;
Phasing. If the subdivider plans to file multiple final maps on the tentative tract map, he shall submit written notice to this effect to the city engineer;
Solar access. All plans and information relating to solar access are required to be submitted at the time of the tentative map application submittal;
Other reports. Any other data or reports deemed necessary by the department or city engineer.

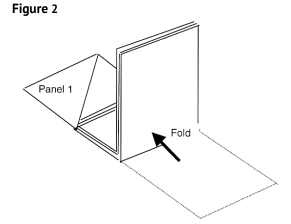


Plans submitted to the Planning Division must be folded in the following manner. If you have any questions please contact staff in the Planning Division and we will be happy to assist you.



Begin by folding the plans accordion style, with no panel greater than 8 inches in width. For multi-sheet plan sets, fold all sheets **together**, not separately.

Fold the bottom of the plans up and leave about 2 inches at the top exposed. Length of the folded plan set should not exceed 14 inches, maximum. For extra-long plans, it may be necessary to make too folds to stay within the 14-inch maximum length.



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#### What is a Water Quality Management Plan (WQMP)?

A project Water Quality Management Plan (WQMP) is a plan for managing the quality of storm water or urban runoff that flows from a developed site after construction is complete and the facilities or structures are occupied and/or operational. It describes the best management practices (BMP) that will be implemented and maintained throughout the life of the project.

#### Who needs a WQMP?

A WQMP is used by property owners, facility operators, tenants, facility employees, maintenance contractors, and similar persons to prevent and minimize water pollution that can be caused by storm water or urban runoff. The city of Westminster requires all new development and significant redevelopment projects to prepare and implement project WQMPs as part of the National Pollution Discharge Elimination Systems (NPDES) program to reduce and eliminate water pollution caused by runoff flowing from developed sites into the nearby receiving waters. A preliminary project WQMP must be approved prior to land use entitlements. A final project WQMP must be approved prior to issuance of building or grading permits. The project WQMP and the post construction BMPs associated with the project must be based on the Orange County model WQMP, which may be found at <a href="http://ocwatersheds.com/documents/wqmp">http://ocwatersheds.com/documents/wqmp</a> and the City's website under the Public Works Division/Engineering Division. Guidance documents and templates may also be found at the City's website.

#### Which type of WQMP do I need to prepare?

There are two types of projects: priority projects and non-priority projects, which have different BMP requirements. To determine the type of WQMP needed, answer the questions in the attached affidavit to determine if your project is a priority or non-priority project. If *any* question is answered yes, your project is a priority project. If *all* questions are answered no, your project is a non-priority project.

#### Who prepares a WOMP?

It is the responsibility of the project applicant to find and hire a licensed professional engineer to prepare a conceptual WQMP. The engineer must coordinate with the project architect, designer, landscape architect, and other members of the development team to ensure the WQMP is consistent and coordinated with architectural, structural, and landscape plans.

#### What are impervious surfaces?

Impervious surfaces are areas covered by material that do not permit water to infiltrate (soak into) the ground or soil. For help determining which materials qualify as impervious surfaces, please contact the Engineering Division at 714-548-3466.

	CASE	



For development projects, answer the following questions to determine if your project is considered a priority project or non-priority project.

	PROJECT INFORMATION		
ASSESSOR'S PARCEL NUMBER (APN)	ADDRESS/LOCATION		
TOTAL AMOUNT OF IMPERVIOUS SURFACE (IN SQUARE FEET)	ADDED OR REPLACED ON THE PROJECT SITE BY THE PROPOSED DEVELOPMENT		
	PRIORITY PROJECTS		
	opment project is listed below, then check YES in the corresposite a Water Quality Management Plan must be prepared by a lice (BMP) for priority projects.	_	
Description		Yes	No
	re significant redevelopment is defined as the addition or of impervious surface on an already developed site.		
2. New development project that create 10,0	000 square feet or more of impervious area.		
3. Automotive repair shop (SIC codes 5013,	5014, 5541, 7532-7534, and 7536-7539).		
4. Restaurant, where the land area of devel (SIC code 5812).	opment is 5,000 square feet or more including parking areas		
5. Parking lot area of 5,000 square feet or m	ore of impervious surface exposed to storm water.		
6. Retail gasoline outlets of 5,000 or more stay.	square feet with a projected ADT of 100 or more vehicles per		
	NON-PRIORITY PROJECTS		
	ed below, then check YES in the corresponding box. This mear oject Water Quality Plan must be prepared in accordance wit		-
Description		Yes	No
1. New development or redevelopment red except for those projects exempted by the	uiring discretionary action that will include a grading plan, e Permittee Water Quality Ordinance.		
· · · · · · · · · · · · · · · · · · ·	quiring issuance of a non-residential plumbing permit for als (e.g., gasoline) as defined in the Permittee Water		
	DECLARATION		
Project Type (Check One): □	Priority   Non-Priority	N/A	
	s of the State of California that the above is true. Furthermore, I a for construction documents that the aforementioned is not true I a ements that may result.		-
X			
Project Applicant Name (Print)			
x			
Project Applicant Signature	Date		



#### LAND USE AND DEVELOPMENT APPLICATION PACKET

#### PUBLIC NOTIFICATION INSTRUCTIONS FOR PROJECT APPLICANTS

#### Project applicants must follow the notification instructions below.

**Step 1.** Determine the notification area that applies to your project by looking in the table below. If your project involves multiple application types, select the largest of the notification areas. Contact the Planning Division if you need assistance at 714-548-3247. Once you have determined the appropriate notification area, check the correct box on Page 19 and 21 of this application packet.

MINIMUM	NOTIFICATION REQUIREMENTS
APPLICATION TYPE	MINIMUM MAILING NOTIFICATION AREA <sup>1,2</sup>
Affordable Housing Density	
Bonus Agreement	
Comprehensive Plan	
Conditional Use Permit	
Development Agreement	
Development Review <sup>3</sup>	
General Plan Amendment:	
Land Use Plan Change	
Text Amendment	500-Foot Radius
Special Advertising Permits	
Specific Plan	
Tentative Parcel Map	
Tentative Tract Map	
Variance	
Zoning Map Amendment:	
Map Change	
Text Amendment	
Administrative Use Permits <sup>4</sup>	300-Foot Radius
Administrative Adjustments	All Adjacent (Contiguous)
Administrative Adjustments	Property Owners

<sup>1</sup> The requirements seen above establish the minimum mailed notice requirements and shall not preclude the Director from determining the provision of notice to a greater number of persons is necessary.

- 2 For projects located in a shopping center, the outermost boundary of the center shall serve as the radius starting point.
- 3 Development Review projects that are exempt from the California Environmental Quality Act (CEQA) are not subject to public notification. Development Review projects not exempt from the CEQA are subject to public notification.
- 4 Administrative Use Permits for Large Family Day Cares require a 100-foot radius.
- **Step 2.** You are required to hire and retain one of the firms listed on the next page to provide public notification services, which must include mailing services. You may also choose to have the firm provide posting services; however, you, as the project applicant, may perform this task yourself. Instructions for mailing and posting notices will be given to you, and the notification firm you selected, at a later time.
- **Step 3.** Give the public notification instructions and affidavit on Pages 19-21 of this application packet to the hired firm.
- **Step 4.** Once the ownership/occupant listing and notification firm has prepared the radius map, mailing lists, and affidavit on Page 21 of this application packet, submit these documents to the Planning Division as part of your application packet.
- **Step 5.** After submitting your application packet to the Planning Division, wait for further notification mailing and posting instructions.

#### OWNERSHIP LISTING AND NOTIFICATION FIRMS

OWNERSHIP LISTING AND NOTIFICATION FIRMS	
Susan W. Case	Szeto, Tran + Associates
917 Glenneyre St., Suite 7	2714 Stingle Ave.
Laguna Beach, CA 92651	Rosemead, CA 91770
Tel: (949) 494-6105	Tel: (626) 512-5050
Fax: (949) 494-7418	Fax: (323) 838-0515
orders@susancaseinc.com	(323) 030 0313
	Advanced Listing Comises
Donna Scales, Donna's Radius Maps	Advanced Listing Services
684 S. Gentry Lane	P.O. Box 2593
Anaheim, CA 92807	Capistrano Beach, CA 92624
Wk: (714) 921-2921	Tel: (949) 361-3921
Cell: (714) 458-4798	Fax: (949) 361-3923
Fax (714) 921-0990	Denise@AdvancedListing.com
ddradiusmaps@sbcglobal.net	
Radius Maps/Bonnie Perkins	Notificationmaps.com / Karen Martin
7901 La Carta Circle	668 N Coast Hwy, #401
Buena Park, CA 90620	Laguna Beach, CA 92653
Tel: (888) 272-3487	Tel: (866) plancom (752-6266)
Fax: (714) 739-1212	www.notificationmaps.com
, ,	
T-square Mapping Service/Darla Hammond	Cathy McDermott
969 S. Raymond Ave.	Ownership Listing Service
Pasadena, CA 91105	P.O. Box 890684
Tel: (626) 403-1803	Temecula, CA 92589-0684
Fax: (626) 403-2972	Tel: (951) 699-8064
	Fax: (951) 699-8064
Foothill Project Management	Steven Harvey
117 ½ 28th Street	Property Profilers
Newport Beach, CA 92660	Tel: (714) 891-2861
Tel: (949) 673-3565	www.propertyprofilers.net
Fax: (949) 434-9228	
Alcoholic Beverage Licensing Company	Dependable Business Services, Inc.
8530 Wilshire Blvd. #404	Dennis Stout
Beverly Hills, CA 90211-3127	Tel: (714) 744-2845
Tel: (310) 854-5386	, ,
Matt Warmuzek	Ownership Listing Solutions
Mailing Pros, Inc.	Coralee Newman & Joshua Canter
5261 Business Dr.	1048 Irvine Ave, #618 Newport Beach, 92660
Huntington Beach, CA 92649	Tel: (949) 717-7942
Tel: (714) 892-7251	josh@govsol.com
matt@mailingprosinc.com	
Robert Simpson	Rosa Falcon
City Radius Maps	Quality Mapping Service
300 East Bonita #3641	14549 Archwood St. #301
San Dimas, CA 91773	Van Nuys, CA 91405
Tel: (818) 850-3382	Tel: (818) 997-7949
robert@cityradiusmaps.com	www.qualitymapping.com
TODET (WCIT Y LAURA SILVA PARA SI	www.quaticymapping.com

#### LAND USE AND DEVELOPMENT APPLICATION PACKET

#### PUBLIC NOTIFICATION INSTRUCTIONS FOR NOTIFICATION FIRMS

The <u>ownership listing and notification firm</u> hired and retained by the project applicant must follow the public notification instructions below.

notification instructions below.			

Step 1.	Pre	epare	e the initial ap	oplication subm	ittal requireme	nts listed below f	or the project ap	oplicant.	
	1.	Rad	<b>dius map</b> , pre	pared in accorda	ance with the f	ollowing:			
		a.	Show all pro	operties located	within a:				
			□ 500-fo	ot radius		300-foot radius		☐ 100-foot rac	lius
			located in a The Director	shopping cente	er, the outermo ion, on a case-b	erior boundaries o st boundary of th y-case basis, to re	e center shall se	erve as the radiu	ıs starting point
		b.	Drawn to sc	ale					
		c.			•	s shall be identif labels described	•	cutive numberin	g system which
	2.	Na	me and maili	ng address list fo	or the followin	g:			
		a.	The applicar	nt, occupants, and	d owner(s), or th	neir agents, of the	property being o	considered.	
		b.	occupants s assessor's powner as ide of this inform	shall be number arcel number (A entified in the re	red correspond PN) of each lot ecords of the Oi . The address of	vithin the notifica ing to the conse shall also be ide ange County Asse of occupants shall	cutive numberir ntified. The nan essor shall be us	ng system on the ne and address ed, unless a mor	ne map, and the of each property e current source
		c.		•	•	ter, schools, or o	•		r services to the
		d.	•	no has filed a wr t City Council Fe	•	or notice with the or the notice.	Director and has	s paid the fee es	tablished by the
		Thi	s list shall be	e prepared in Mi	crosoft Excel ir	the following fo	rmat:		
		N	umber	APN	Name	Address	City	State	Zip Code

- 3. **Signed Owner/Occupant Mailing List Affidavit** (page 21) verifying that the radius map and list has been prepared in compliance with the requirements of this Section.
- 4. **Digital copies** of the radius map, address list, and signed affidavit on a compact disc or flash drive.

#### **Step 2.** Wait for the Planning Division to generate a public notice

Sometime following the applicant's formal submittal of an application to the Westminster Community Development Department, the Planning Division will establish a public hearing or action date. Approximately two weeks prior to this public hearing or action date, the Division will generate a public notice. The notice will then be e-mailed to the ownership listing firm, along with affidavits to be completed by the preparer of the mailing and posting verifying completion of the tasks described below.

#### **Step 3.** Mail public notices

- 1. The ownership listing firm is then required to perform all duties necessary to mail the notice to all individuals on the aforementioned address list. This includes, but is not limited to: printing public notices, inserting notices into envelopes, placing address labels on envelopes, and placing prepaid postage on envelopes.
- 2. The ownership listing firm must then mail out public notices, and the Planning Division will coordinate with the firm to ensure notices are mailed within the required legal timeframe. All notices will be required to include the following return address:

(Insert Planner Name) Westminster Planning Division 8200 Westminster Blvd. Westminster, CA 92683

- 3. Once mailed, a signed affidavit of mailing on a form prescribed by the Director (which will be e-mailed to the ownership listing firm) must be submitted to the Planning Division.
- 4. If a decision or action is appealed, the firm will be required to mail public notices for an appeal and for any new hearing if an item is continued.

#### **Step 4.** Post public notices (only if the applicant determined the listing and notification firm will complete this task)

- 1. In addition to the mailed notice, notice(s) must also be conspicuously posted at the project site in a manner approved by the Director. The Director has the discretion to require posting of multiple notices to ensure appropriate level of visibility.
- 2. Unlike the mailed notice, posting of the notice may be completed by the <u>applicant or the ownership listing firm</u>. Both parties must coordinate to determine who will complete the required posting. The Planning Division will coordinate with the applicant or ownership listing firm to ensure notices are posted within the required legal timeframe.
- 3. The applicant shall submit a signed affidavit of sign posting on a form prescribed by the Director (which will be e-mailed to the ownership listing firm) and a photograph of the sign(s) on-site.
- 4. If a decision or action is appealed, the listing firm or applicant will be required to post notice(s) for an appeal and for any new hearing if an item is continued.



Date of Preparation

atta	a project located at _ ached list of mailing a ow.	ddre	esses was prepare	d for al	ll properties with	in a ce	, I present this affidavit certifying ertain radius from the project site as identi	
			500-foot radius		300-foot radius		100-foot radius	
l ce	ertify this list includes r	nail	ing addresses for t	he follo	owing:			
a.	The applicant, occupa	nts,	and owner(s), or t	heir age	ents, of the prope	rty beir	ing considered.	
b.	be numbered correspondation (APN) of each lot on the identified in the record	ond he r	ing to the consecu adius map shall al of the Orange Cou	utive nu so be io nty Asso	umbering system dentified. The las essor shall be use	on the t know d, unle	e radius map. These owners and occupants se radius map, and the assessor's parcel nument of the reading map and address of each property owneess a more current source of this information or other reasonably accurate means.	nber er as
c.	Each local agency exp						public facilities or services to the project, wh	ıose
d.	A person who has file City Council Fee Reso		·	r notice	with the Directo	and h	nas paid the fee established by the most curi	rent
eac	ch property owner was	ob	tained from the r	ecords	of the Orange C	ounty A	nd belief. The last known name and addres Assessor, or other more current source of ection or other reasonably accurate means.	
	is list includes a total o tice prepared by the Pla						notice for a mailing of this size, I must receiving.	ve a
Si	gned				(Print o	or Type	e Name)	
M	ailing Address				City, St	ate, Zip	ip Code	
Te	elephone Number				E-Mail	Addres	SS	

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#### NOTICE: RESIDENTIAL DEVELOPMENT PARK IMPACT FEES PER ORDINANCE No. 2560

The availability of parks and open space deeply impacts quality of life, and makes neighborhoods more desirable. As we add new residential units to the community, the demand for parks increases. As a result, the City Council adopted Ordinance No. 2560 on September 11, 2019 to create a development impact fee program requiring residential projects to contribute their fair share towards the development or improvement of parks and recreational facilities. You may obtain a copy of the ordinance at <a href="https://www.westminster-ca.gov/civicax/filebank/blobdload.aspx?t=56931.16&BlobID=16829">https://www.westminster-ca.gov/civicax/filebank/blobdload.aspx?t=56931.16&BlobID=16829</a>.

### Who Must Pay the Fees and When?

The developer/owner of a residential project that adds a net total of one (1) or more residential units is subject to this impact fee, unless the project is exempt per Ordinance 2560. Park impact fees are due when the project submits construction documents to the Building Division. For projects with a vesting tentative map, the park fee is due when the application is deemed complete.

## **Are There Exemptions?**

The following projects are exempt from the development impact fee:

- 1) Housing projects where there is a net increase of zero (0) units on a lot.
- 2) Room additions and re-occupancy of square footage in an existing building/structure with no change of use.
- 3) Multi-family residential housing projects developed by a nonprofit housing provider who is receiving financial assistance through a public agency. The multi-family rental housing project must be an affordable housing project where rent restrictions are secured by an agreement/recorded covenant with the City for a minimum period of fifty-five years.
- 4) Affordable housing units deed restricted to extremely low, very-low income, or low income households.

## What Happens If My Project Expires, Is Vacated, or Voided Before Start of Construction?

If the project is expired, vacated, or voided before the start of construction, the developer will be entitled to a refund of the park impact fee paid, less a portion of the fee used to cover the cost of collection and administration of the fee paid. A request for refund must be submitted in writing to the Community Development Director within one year from the date that the permit expires, or is vacated or void.

## **How Much Are The Impact Fees?**

The table below indicates how impact fees must be computed:

Developme	ent Park Impact Fe	es Per Unit
	Single-Family	\$13,760 per unit
Non-ADU Units	Multi-Family (Includes senior housing)	\$10,158 per unit
	ADUs 750 sq. ft or greater constructed with a single-family primary dwelling onsite	Proportional to the square footage of the primary dwelling (e.g. if living area is 30% of the living area for the main house, then fees are 30% of the primary unit fees of \$13,760) . A maximum of \$13,760 will be charged if the ADU is equal to or greater than the main house.
Accessory Dwelling Units (ADUs)	ADUs 750 sq. or greater constructed with a multi-family primary dwelling onsite	Proportional to the square footage of the primary dwelling. (e.g. if living area is 30% of the living area for the main house, then fees are 30% of the primary unit fees of \$10,158). A maximum of \$10,158 will be charged if equal to or greater than the main unit.  Note: Detached ADUs or converted ADUs not located directly within a primary unit, use the average square footage of all the primary units as the bases for identifying the square footage of the primary dwelling.

## Park Impact Fee Worksheet (Single Family)

(M	1inus)	=
# of New Units	# of Demolished Units	Net Total of New Units
2) Determine the part		al of new units on lot and the type o
_	ng: X <u>\$1</u> Net # of New Units Fe	
Calculate the perc	entage of the proposed <u>total l</u>	<u>n Lots With A Single Family Dwelling:</u> <u>iving area</u> of the ADU to the <u>total</u>
required of the pri	mary unit. Maximum of \$13,7	that percentage by the park fee 60 is charged if 100% or more.  x 100 = ng ADU % of Primary Unit
required of the pri	mary unit. Maximum of \$13,7  / Living Area of Primary Dwellin _ X \$13,760	60 is charged if 100% or more.  x 100 = ng

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## Park Impact Fee Worksheet (Multi-Family)

1) Determine the net tota	l number of units to	be developed o	on the lot:
(Minus) —	)	=	
# of New Units	# of Demolished Unit	ts Net T	Fotal of New Units
2) Determine the park fee	for the net total of p	 primary multi-fa	amily dwelling units:
Multi-Family Dwelling:	Net # of New Units	X <u>\$10,158</u> Fee for Sing Multi-Family (	
on the lot. If the ADU is a uninhabitable space of the of the of the units, use section A.	detached ADU or if the existing dwelling wow. The primary dwelling where the primary dwelling do a same size or great	the ADU is converted where the space of the averted will be the avection of the prince	e is not located within one verage of all the units. ed. A maximum of \$10,158 mary unit.
Detached Unit #1:			
			=
Total Living Area of all Prim	ary Units Total Nu	ımber of Primary L	Jnits Average Sq. Ft. of Units
Living Area of ADU Unit			ADU% of Primary Unit
ADU % of Primary Unit	x \$10,158  Fee for Single Unit	=Park Fee	for ADU

Detached Unit #2						
		/			=	=
Total Living Area of all P						
	_ / _			_ x 100 =	=	
_iving Area of ADU Unit						
	x	\$10,158	=			
	_ ^					
ction B: ADU Located	l Withi	ee for Single L	Jnit <u>ulti-Fami</u>	Park Fee	for AD	U
ADU % of Primary Unit  ction B: ADU Located  Calculate the percent  living area of the prir	l <b>With</b> i tage o	ee for Single <b>M</b> in <b>a Single M</b> in <b>a Single M</b> in <b>a</b> In the propose twelling and	Jnit <b>ulti-Fami</b> ed <u>total li</u>	Park Fee i	of the	e ADU to the <u>total</u>
ADU % of Primary Unit  ction B: ADU Located  Calculate the percent living area of the prir required of the prima	l <b>With</b> i tage o	ee for Single <b>M</b> ore the propose livelling and t.	Jnit <b>ulti-Fami</b> ed <u>total li</u>	Park Fee in the Park Fee in th	of the	e ADU to the <u>total</u>
ADU % of Primary Unit  ction B: ADU Located  Calculate the percent  living area of the prir	l <b>With</b> itage omary cary uni	ee for Single <b>M</b> ore the propose livelling and t.	ulti-Fami ed <u>total li</u> multiply	Park Fee for the Park F	of the	e ADU to the <u>total</u>
ction B: ADU Located Calculate the percent living area of the prir required of the prima	l <b>With</b> itage omary cary uni	ee for Single Mana	ulti-Fami ed <u>total li</u> multiply	Park Fee for the Park F	of the	e ADU to the <u>total</u> e by the park fee

## <u>Applicant/Property Owner Acknowledgement Form</u> <u>Park Fees New Residential Development Applications</u>

For residential development projects, answer the following questions. If you mark yes to

-	any of the questions, your project is subject to park impact fees. If you mark no to all of the questions, your project is not subject to park impact fees.			
<u>Yes N</u> □□□□			family or multifamily dwelling unit where the is one (1) or more.	
		I am constructing a net total of of the ADUs are 750 square fee	f one (1) or more ADUs and at least et or greater.	t one or more
Westriowner is due reviev under subjecthe co	nins r of t r. The v and stan est to empl ay b	ter's park impact fees. I have been the property and will be fully resp e fee is due when construction do d the plan check process will not o nd that the fees are based on the i change. The fee calculated on thi uter generated invoice due to a dip the different if the net total of new	tial project that is subject to the City in informed of the park fees. I certify to consible for payment of fee at the time comments are submitted to the Buildic commence until the park fees are paint information provided at this time and its worksheet may also be slightly difference in rounding. I also understate its modified, the square footage in inaccurate for my construction projection.	that I am the me that the feeding Division for also and may be afferent than and that the ses of living
Pro	pert	ty Owner/ Applicant Name	Date	

**Date** 

**Property Owner/ Applicant Signature** 

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#### SB330 HOUSING CRISIS ACT - REPLACEMENT OF "PROTECTED" UNITS

California Senate Bill 330, "The Housing Crisis Act of 2019," was signed into law by Governor Newsom on October 9, 2019 and became effective January 1, 2020. The bill establishes a statewide housing emergency to be in effect until January 1, 2025. The Housing Crisis Act requires housing projects that will demolish existing residential units to replace those units, as specified. The following requirements shall only be applied to housing development projects that submit a complete development application after January 1, 2020 and/or where the application has not been deemed complete prior to January 1st.

Certain conditions must be applied to housing development projects that would demolish any existing "protected" units occupied by renter households, including units that are or were in the five years prior to development application: (1) affordable units deed-restricted to households earning below 80 percent of area median income (AMI), (2) subject to a local rent control program, (3) occupied by low-income households earning below 80 percent of AMI. Documentation verifying the existence of "protected" units on the subject property will be required.

Any housing development project that would demolish any protected units shall as a condition of approval provide replacement units of the same number of bedrooms, and at an affordable rent or sales price to households of the same or lower income category as that of the last household in occupancy in the past five years. Such rental units shall remain under the affordability restriction for a period of 55 years. The low-income categories defined in state law are: (1) "extremely low income" households earning up to 30% of AMI, (2) "very low income" households earning up to 50% of AMI, and (3) "lower income" households earning up to 80% of AMI.

Where the household income of current or previous occupants is not known, the replacement units shall be provided as affordable to low-income households (earning up to 80% of AMI) in an amount proportional to the number of low-income households present in the jurisdiction according to the most current data from the Comprehensive Housing Affordability Strategy (CHAS) database provided by the Department of Housing and Urban Development (HUD).



CITY OF WESTMINSTER PLANNING DIVISION 8200 WESTMINSTER BLVD WESTMINSTER, CA 92683 TEL: (714) 548-3247 planning@westminster-ca.gov www.westminster-ca.gov

## REPLACEMENT UNIT DETERMINATION FORM Government Code §66300(d)

(To Be Completed By Applicant)

The State of California has implemented legislation that regulates the demolition of housing units. Pursuant to Government Code §66300(d), all housing projects (as defined in Gov. Code §66589.5) demolishing existing residential rental units, or being developed on properties where units have been demolished within the last five (5) years, must provide replacement units at the same affordability level, or more affordable level, for those units that have been, and/or are proposed to be demolished. A housing project cannot reduce the number of existing residential rental units on a property. Applicants must complete the following form at the time of review in order to determine the affordability characteristics of the units on, or previously on (up to five years prior), the subject property, and whether or not replacement units are required. Whenever tenant incomes are unknown, it must be presumed that lower-, and very-low income renter households occupied those units in the same proportion of lower-, and very-low income renter households within the City. Therefore, the housing project must provide a number of lower-, and very-low income units proportional to the number of lower-, and very-low renter households found Citywide.

Date F	filed:	
GENE	ERAL INFORMATION:	
Proje	ct Address:	
APN(s	s):	
Zonin	ng & General Plan Land Use:	
Propo	osed Number of Residential Units:	
PRIM	MARY CONTACT INFORMATION:	
Name	e:	
Mailir	ng Address:	
City,	State, Zip Code:	
Phone	e No.:	
E-ma	il:	
PROJ	JECT DESCRIPTION:	
1.	Will the project require any existing residential dwelling units to be demolished? $\hfill \square$ Yes $\hfill \square$ No	
2.	2. If so, how many existing dwelling units will be demolished?	
3.	As of the date of the application, how many of the <u>existing</u> units that will be demolished are <u>occupied by renters</u> ?	

Have	e any residential dwelling units that existed on the project site within the last five
	<u>vears</u> been demolished? ☐ Yes ☐ No
	, identify the number of dwelling units that have been demolished, and the date was demolished.
For e	each dwelling unit that is proposed to be demolished, or that was previously
	olished within the last five (5) years (whether occupied or vacant):
a.	Was or has any dwelling unit been subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of lower-or very-low income within the last five (5) years?  Yes No Unknown
b.	Was or has any dwelling unit been subject to any form or rent or price control imposed by a public entity <u>within the last five (5) years</u> ?  ☐ Yes ☐ No ☐ Unknown
c.	Was or has any dwelling unit been occupied by one or more lower-income households $\underline{within\ the\ last\ five\ (5)\ years}$ ?\frac{1}{} Yes   No   Unknown
d.	Was or has any dwelling unit been occupied by one or more very-low income households $\underline{within\ the\ last\ five\ (5)\ years}$ ? 1 2 Yes $\square$ No $\square$ Unknown
e.	Was, or has any dwelling unit been withdrawn from rent or lease while subject to rent or price controls imposed by a public agency <u>within the last ten (10) years</u> ?  ☐ Yes ☐ No ☐ Unknown
	each <u>existing</u> dwelling unit occupied by renters that will be demolished, provide following information <sup>2</sup> :  The number of bedrooms in the dwelling unit  The number of persons residing in the household  The annual income level of the household

¹ "Lower income households" refers to §50079.5, and "very-low income households" refers to §50105 of the California Health and Safety Code (refer to current list of HCD's State Income Limits). If it is unknown whether each dwelling unit is/was occupied, by a lower-, or very-low income household within the last five (5) years, it shall be rebuttably presumed that lower-, and very-low income renter households occupied these units in the same proportion of lower-, and very-low income renter households within the City, as determined by the most recently available data from the United States Department of Housing and Urban Development's Comprehensive Housing Affordability Strategy database.

<sup>&</sup>lt;sup>2</sup>To verify this information, applicants need to provide the number of persons, bedrooms, and verified annual income level of the household, according to the City's *Tenant Information Packet*. The applicant certifies and declares under penalty of perjury under the laws of the State of California that the answers furnished in their responses, and that the facts, statements, and information presented are true and correct.

#### **CERTIFICATION:**

Completed by:

the answers furnish and information pr	ned above, and in the attached exhi esented are true and correct to the that additional information may be re	e laws of the State of California that bits, and that the facts, statements, best of my knowledge and belief. I equired to be submitted to the City of
Signature		Date
(Attachment)		
F	Replacement Unit Determination (	(Office Use Only)
Number of demolis	hed Protected Units:	
Number of demolis	hed units rented (or presumed) for v	ery low income:
Number of demolis	hed units rented (or presumed) for lo	w income:
Replacement reside	ential rental units required?	□ No
If "yes," how many	, at what affordability level, and the	number of bedrooms?
Income	Units Required	Bedrooms per Unit
Very Low:		
Low:		
Staff Analysis:		

Date:

The following is a list of processing fees related to development projects in the City of Westminster. Please consult staff in the appropriate division to determine which fees will apply to your project. This list is not meant to be all-inclusive.

#### **PLANNING DIVISION**

Description	Fee
PLANNING BLDG PLAN CHECK	Tenant Improvement - \$155
	SFR - < 500 Square Feet - \$185
	SFR - 500+ Square Feet - \$225
	MFR - < 500 Square Feet - \$225
	MFR - 500+ Square Feet - \$435
	Non-Residential Additions and New Construction < 1,000 sq. ft \$625
	Exterior Design Modification - < 2,500 linear feet - \$355
	Exterior Design Modification - 2,500+ linear feet - \$575
	Administrative Entitlement - \$545
	PC/CC Entitlement - \$1,175
	Duplex - \$645
	Stealth Wireless - \$730
	Accessory Dwelling Unit - \$710
	Small Wireless - \$355
	Small Wireless Discretionary - \$500 (Limited)
PLANNING CONSTRUCTION INSPECTION	\$420 initial inspection and reinspection
	Subsequent inspections - fully allocated hourly rates for all
	personnel.
TEMPORARY USE PERMIT	\$165 - Outdoor Sales
	\$965 - TUP Requiring Dept Coordination
	\$1,215 - TUP Requiring Applicant Meeting
PRELIMINARY PLAN REVIEW	\$3,075 per application
PRELIM. PLAN REVIEW-SUBSEQUENT	\$2,660 per application plus any outside costs
TENTATIVE PARCEL MAP	Stand Alone - \$6,160 per application
	With Another Application - \$2,720 per application
	Or a deposit determined by staff with charges at the fully allocated
	hourly rates for all staff involved plus any outside costs.
TENTATIVE TRACT MAP	Stand Alone - \$7,915 per application plus \$110 per lot/unit over 10 lots/units
	With Another Application - \$4,435 per application plus \$70 per lot/unit over 10 lots/units
	Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
DEVELOPMENT REVIEW – ADMINISTRATIVE	Stand Alone - \$3,850
	With Other Application - \$2,905
DEVELOPMENT REVIEW – PLANNING COMMISSION	Exempt from CEQA - \$5,140
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	Not Exempt from CEQA - \$7,280
DEVELOPMENT AGREEMENT REVIEW	\$10,000 deposit with actual charges at the fully allocated hourly rates for all personnel plus any outside costs.
ADMINISTRATIVE USE PERMIT	\$2,900 per application plus 30% of the application fee for each additional item after the first item subject to Administrative Use Permit \$4,295 if public hearing is required
CONDITIONAL USE PERMIT	\$6,455 per application plus 30% of the application fee for each additional item after the first item subject to CUP \$3,900 per application if processed with another application that requires a public hearing plus 30% of the application fee for each additional item after the first item subject to CUP Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
VARIANCE	\$4,240 per application if processed with another application that requires a public hearing plus 30% of the application fee for each additional item after the first item subject to variance \$1,995 per administrative adjustment application plus 30% of the application fee for each additional item after the first item subject to CUP  Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
ZONING INTERPRETATION REVIEW	\$2,020 per application
GENERAL PLAN AMENDMENT	Stand Alone - \$5,000 deposit with actual charges at the fully allocated hourly rates for all personnel plus any outside costs.  With Another Application - \$5,380 per application  Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
ANNEXATION PROCESSING	\$10,000 deposit with actual charges at the fully allocated hourly rates for all personnel plus any outside costs.
ZONE CHANGE	\$8,720 per application Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
ZONING TEXT AMENDMENT	\$5,000 deposit with actual charges at the fully allocated hourly rates for all personnel plus any outside costs.
ENV. ASSESSMENT CATEGORICAL. EXEMPT.	\$775 per application In-Fill Exemption Class 32 - \$5,000 deposit with actual charges at the fully allocated hourly rates for all personnel plus outside costs.
ENVIRONMENTAL REVIEW	Actual cost of consultant plus 25% for City staff time  If the work is performed by City Staff - \$15,000 deposit with actual charges at the fully allocated hourly rates for all personnel plus any outside costs.  Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
	\$5,120 per application
CONDO CONVERSION REVIEW	

LARGE FAMILY DAY CARE PERMIT	\$2,585 per permit
COMPREHENSIVE DEVELOPMENT PLAN	\$10,000 deposit with actual charges at the fully allocated hourly rates for all personnel involved plus any outside costs.
COMPREHENSIVE PLAN MODIFICATION	Minor - \$2,695 per application  Major - \$5,000 deposit with charges at the fully allocated hourly rates plus any outside costs.  Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
ZONING CLEARANCE	SFR - < 500 Square Feet - \$1,295 SFR - 500+ Square Feet - \$1,375 MFR - < 500 Square Feet - \$2,010 MFR - 500+ Square Feet - \$2,390 Non-Residential Additions and New Construction < 1,000 sq. ft \$2,895 1 New SFR - \$1,880 2 New Resid \$2,765 SFR Mod <200 sq. ft \$1,295 Accessory Dwelling Unit - \$1,880 Exterior Design Modification - < 2,500 linear feet - \$1,695 Exterior Design Modification - 2,500+ linear feet - \$2,325 Wireless Facility - \$1,945 FCC Exempt Wireless - \$1,610 Parking/Landscape - \$1,210
SIGN REVIEW AND INSPECTION	New Sign Program - \$1,900 per application New Sign Within a Sign Program - \$995 per permit New Sign Without a Sign Program - \$915 per permit New Sign Face - \$800 per permit Freestanding Sign setback 3 to 10 feet - \$1,425 per permit Amended Sign Program - \$1,460 per permit Large Advertising requiring PC review \$4,525 Special Advertising Permit - \$5,370
TEMPORARY SIGN PERMIT	\$300 per application
DEVELOPMENT TIME EXTENSION REVIEW	\$760 – Planning Commission Review \$510 – Staff Review
APPEAL/REHEARING TO COUNCIL	Resident Appeal - \$1,335 per appeal if the appellant is a resident (50% Cost Recovery) Other Appeals - \$2,670 per appeal (100% Cost Recovery)
APPEAL TO PLANNING COMMISSION	\$2,645 per application
LANDSCAPE PLAN CHECK/INSPECTION	Commercial 0-2 Acre - \$2,315 Commercial 2-5 Acre - \$3,405 Commercial 5-10 Acre - \$4,915 Multi-Family 2-19 Units - \$2,455 Multi-Family 20-40 Units - \$3,895 Multi-Family Each Add'l - \$225

ZONING SITE ANALYSIS LETTER	Single Family Residential or Accessory Dwelling Unit - \$1,005 Complex development projects and commercial projects greater than 10 acres will be charged a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.  \$1,295 per letter
	Or a deposit determined by staff with charges at the fully allocated hourly rates for all staff involved plus any outside costs.
ZONING VERIFICATION/COMPLIANCE LETTER	\$390 per letter
LEGAL NONCONFORMING USE EXPANSION REVIEW	\$1,880 per application
CONDITIONS, COVENANTS, AND CONDITIONS REVIEW	\$1,675 per application plus \$2,500 deposit for actual City Attorney costs
MINOR PERMIT AMENDMENT	\$1,085 per application \$1,680 - Planning Commission required review
MOBILE HOME PARK CONVERSION	\$50,000 deposit with actual charges at the fully allocated hourly rates for all personnel plus any outside costs.
PUBLIC HEARING CONTINUANCE	\$720 – without new mailing \$720 plus mailing costs- with new mailing
WATER QUALITY MANAGEMENT PLAN	Non-Priority - \$365 per application Priority: Conceptual WQMP - \$920 per application Final Project WQMP - \$450 per application
PLAN REVISION CHECKING	Fully allocated hourly rate for all staff involved
LOT LINE ADJUSTMENT REVIEW	\$2,685 per application plus recording fees
"HOLD AS ONE" AGREEMENT REVIEW	\$1,445 per application
WIRELESS TELECOM PERMIT	Ministerial - \$355  Discretionary Administrative - \$500 (limited by State law)  Master Small Cell - Fully Allocated Hourly Rate for staff and limited to \$500 for the first 5 sites and \$100 for each additional Major Wireless - \$3,000 deposit

#### DEPARTMENT OF FISH AND GAME ENVIRONMENTAL PROCESSING FEES

Effective since January 1, 2007, State law (AB 1535) mandated that the California Department of Fish and Wildlife (CDFW) collect user fees in association with the filing of a Notice of Determination. A Notice of Determination is the final environmental documentation that is prepared by City staff when a Negative Declaration, Mitigated Negative Declaration, or Environmental Impact Report has been approved or certified.

The fees required are intended to defray the costs of managing and protecting fish and wildlife resources including the costs expended by the CDFW in the review of environmental documents under the California Environmental Quality Act (CEQA). The bill also eliminated the fee exemption for projects determined to have a "de minimis" effect on fish and wildlife. For those projects determined to have a potential for any adverse effect to fish and wildlife resources, either individually or cumulatively, the fees are as follows:

Environmental Document Fee

Negative Declaration	\$2,354.75
Mitigated Negative Declaration	\$2,354.75
Environmental Impact Report	\$3,271.00
Environmental Document pursuant to a Certified Regulatory Program (CRP)*	\$1,112.00
County Clerk Processing Fee**	\$50.00

<sup>\*</sup> CRPs include certain state agency regulatory programs as defined in section 21080.5 of the Public Resources Code and section 15251 of the CEQA Guidelines. Beginning July 1, 2013, CEQA/CRP Filing Fees will no longer apply to the filing of Notices of Decision or Determination for Forest Practice Rules and Timber Harvest Plans (Pub. Resources Code, § 4629.6, added by Stats. 2012, ch. 289, § 3).

The City may no longer exempt a project from the filing fee requirement by determining that the project will have a "de minimis" effect on fish and wildlife. Instead, a filing fee will have to be paid unless the project will have no effect on fish and wildlife as determined by the CDFW. It is the applicant's responsibility to contact the CDFW at 916-651-0603 or ceqa@wildlife.ca.gov (www.wildlife.ca.gov) to determine if the project will have no effect on fish and wildlife. If the CDFW concurs the project will have no such effect, they will provide you with a form that will exempt the project from the filing fee requirement; however, the County fee is still required. Project applicants are advised to contact the CDFW early so the CDFW determination is achieved at the same time the project is approved.

If the required filing fee is not paid, the project will not be operative, vested, or final, and any local permits issued for the project will be invalid. They City thereby requires payment of these environmental fees by the applicant, submitted to the Community Development Department within 48 hours of project approval, and shall be in the form of a cashier's check made payable to the Orange County Clerk.

City Planning staff will deliver the fees to the County Clerk at the time the Notice of Determination is filed. The Notice of Determination and the cashier's check will be filed within five working days after project approval. The filing of the Notice of Determination starts a 30-day statute of limitations on court challenges to the approval (CEQA Section 15075). If the required fees are not delivered to the City within two working days of the approval, the Notice of Determination cannot be filed within the time limits established, and the statute of limitations will be extended from 30-days to 180-days per Section 15112 of the CEQA Guidelines.

<sup>\*\*</sup> Additional county fees may apply. Please check with your county clerk's office for details.

#### **CODE ENFORCEMENT DIVISION**

Description	Fee
SHOPPING CART CONTAINMENT PLAN REVIEW	\$150 \$105 if the plan has to be amended due to inefficiency (carts getting off the premises)

#### **BUILDING DIVISION**

Description	Fee
BUILDING PLAN CHECK	\$50 or 1.55x of UAC Table 3-A
NEW BUSINESS REVIEW/ENFORCEMENT	\$140 per application
	\$50 per application - Bingo Permit
EXISTING BUSINESS REVIEW/INSPECTION	\$65 per business
CHANGE OF OCCUPANCY REVIEW/INSPECTION	\$1,045 per application
CONDOMINIUM CONVERSION INSPECTION	\$75 per application & \$66 per unit inspected
CELL SITE ANNUAL INSPECTION	\$60 per cell site per year plus \$245 if there are any violations
CONSTRUCTION INSPECTION	\$45 or 1.42x of UAC Table 3-A plus \$65 permit issuance fee per permit
SCHOOL DISTRICT FEES FOR GARDEN GROVE UNIFIED SCHOOL DISTRICT	Residential – (homes, apartments, condominiums, and townhomes) the fee on new residential development is:  New construction, remodels and additions that increase assessable space by more than 500 square feet - \$3.36 per square foot; new residential construction used exclusively for the housing of senior citizens - \$0.54 per square foot of assessable space.
	Excluded from fees are increases in assessable space of less than 500 square feet, on-site parking, garages, open patios, decks, and roof eaves. If the chargeable construction creates an increase of more than 500 square feet, the fee is charged on the entire increase in square footage.  Commercial/Industrial – The fee levied on all commercial/industrial
	development is <b>\$0.54</b> per square foot. Any increase in usable square footage is assessed for commercial/industrial buildings. <b>Rental Self-storage properties</b> – A fee of \$0.03 per square foot for covered and enclosed space for rental self-storage properties.
SCHOOL DISTRICT FEES FOR WESTMINSTER SCHOOL DISTRICT	\$2.62 per square foot for residential construction \$0.42 per square foot for commercial/industrial construction
SCHOOL DISTRICT FEES FOR OCEAN VIEW DISTRICT	\$2.62 per square foot for residential construction \$0.42 per square foot for commercial/industrial construction
SPECIAL BUILDING INSPECTIONS	\$25 administrative charge plus \$135 per hour for inspection, 2 hour minimum.
SPECIAL INSPECTOR REGISTRATION	\$65 per inspector
TEMPORARY CERTIFICATE OF OCCUPANCY	\$1,280 per application Plus labor and materials bond and completion bond, each equal to the value of the remaining work plus bond processing fee.
BOND PROCESSING	\$260 – Bond for Building process \$280 – Bond for Planning process

MIDWAY CITY SANITARY DISTRICT SEWER CONNECTION FEES	
COMMERCIAL – INDUSTRIAL	
LOW DEMAND (PER 1,000 SQUARE FEET)	\$334.00  Provided that the minimum Capital Facilities Capacity Charge for such new construction shall be \$3,588.00; and all calculations shall be on a 1,000 square foot, or portion thereof, basis
AVERAGE DEMAND (PER 1,000 SQUARE FEET)	\$2,078.00  Provided that the minimum Capital Facilities Capacity Charge for such new construction shall be \$3,588.00; and all calculations shall be on a 1,000 square foot, or portion thereof, basis
HIGH DEMAND (PER 1,000 SQUARE FEET)	\$4,937.00  Provided that the minimum Capital Facilities Capacity Charge for such new construction shall be \$3,588.00; and all calculations shall be on a 1,000 square foot, or portion thereof, basis
SINGLE-FAMILY RESIDENTIAL (SFR)	
5+ BEDROOMS	\$6,395.00
4 BEDROOMS	\$5,475.00
3 BEDROOMS	\$4,601.00
2 BEDROOMS	\$3,727.00
1 BEDROOM	\$2,852.00
MULTI-FAMILY RESIDENTIAL (MFR)	
4+ BEDROOMS	\$4,969.00
3 BEDROOMS	\$4,095.00
2 BEDROOMS	\$3,221.00
1 BEDROOM	\$2,300.00
STUDIO	\$1,472.00

#### **ENGINEERING DIVISION**

Description	Fee
FINAL PARCEL MAP CHECK	\$2,850 per map
FINAL TRACT MAP CHECK	\$3,870 per application plus \$25 per parcel over 4 parcels
ENGINEERING PLAN CHECK/INSPECTION	Grading:
	<10,000 sq. ft \$0.28 per square foot
	10,000 sq. ft 1 acres - \$0.40 per square foot over 10,000
	1-5 acres - \$0.38 per square foot over 1 acres
	5-10 acres - \$0.21 per square foot over 5 acres
	>10 acres - \$0.11 per square foot over 10 acres
	Off-Site Public Improvements Plan Check Fee - 45% of grading plan check and inspection fee. (charged if not included on the grading plan)
	On-Site Improvements - Included in the Grading Plan Check & Inspection Fee. On-Site Util. Insp. is charged at the same rate as the Off-Site Utility Inspection

SITE REMEDIATION SERVICE	\$1,435 per site
WATER QUALITY MANAGEMENT PLAN	Non-Priority - \$365 per application Priority: Conceptual WQMP - \$920 per application Final Project WQMP - \$450 per application
VACATION OF STREET/R-O-W EASEMNT	\$7,610 per application or deposit as determined by staff
PLAN REVISION CHECKING	Fully allocated hourly rate for all staff involved
LOT LINE ADJUSTMENT REVIEW	\$2,685 per application plus recording fees
"HOLD AS ONE" AGREEMENT REVIEW	\$1,445 per application
COMPLIANCE REVIEW/CERTIFICATION OF COMPLIANCE	\$2,340 per application
ENCROACHMENT REVIEW/INSPECTION	\$65 per permit issuance fee plus: \$0.70 per sq. ft S/W, Driveways, Cross Gutters, Trenching Pavement \$1.45 per linear ft Curb/Gutter, Storm Drain, Boring \$2.20 per linear ft Water Lines Public Util - 100+ feet - \$285/permit + above fees Public Util - <100 feet - \$570 annual fee + \$285/permit Repair or Replace by City crews - actual T&M Encroach 1/2+ mile - Deposit with actual T&M Pool - \$90 Commercial Bin - \$90 Extension/Renew - \$90 Other - Actual T&M
WELL CAPPING PERMIT	\$930 per permit
MONITOR/ISSUE WELL ANNUAL INSPECT	\$960 per permit plus \$5,000 cash bond
TRANSPORTATION PERMIT	\$16 - Daily Permit \$90 - Annual Permit Fees are set by the State
TRAFFIC CONTROL PLAN CHK FOR ENCROACHMENT	First Sheet - \$90 Each Additional Sheet - \$45
TRAFFIC CONTROL DEVICE PLACEMENT	First Day - \$265 Each Additional Day - \$100
WATER FLOW TEST	\$270 per test