

CITY OF WILDOMAR Planning Department

23873 Clinton Keith Road, Suite #201 Wildomar, CA 92595 Tel. (951) 677-7751 Fax. (951) 698-1463 For office use only.

Project Account Number

CUP - PUP -PP -VAR- SC - RP APPLICATION

APPLICATION TYPES (F	<u>'lease indicate all of the</u>	pla	anning applications you wish to apply for.)					
☐ Conditional Use Per	mit (CUP)		☐ Substantial Conformance Review (SCR)*					
☐ Plot Plan (PP)	☐ Revised Permit (RP)*							
☐ Public Use Permit (1	PUP)		* Original Project Number					
☐ Variance (VAR)								
PROJECT INFORMATI	PROIECT INFORMATION							
Project Address/Location	ı							
Assessor Parcel Number	(s)							
Proposed Project Descattachment/letter)	cription (a detailed p	roje	ect description must be included as a separate					
attachment/letter)								
Current Land Use of the p	 project site:							
•	•							
Was a Pre-Application Re	ŕ	:t?	□ No □ Yes					
If yes, what is the PAR Nu	ımber:							
	Existing		Proposed					
General Plan			Troposed					
Designation								
Zoning Designation								

APPLICANT CONTACT INFORMATION Name **Mailing Address** Telephone Fax Email (required) I hereby authorize this application and certify that all filing requirements have been satisfied for my application. I also acknowledge that any missing items may delay the processing of my application. Signature of Applicant Date APPLICANT REPRESENTATIVE CONTACT INFORMATION Name **Mailing Address** Telephone Email (required) Fax All communications concerning this request should be directed to the (Indicate all that apply) ☐ Applicant ☐ Applicant Representative □ Other: Other Representative Contact Information Name Telephone Email (required) Fax PROPERTY OWNER INFORMATION AND PERMISSION Name **Mailing Address** Telephone Email (required) Fax I certify under the penalty of the laws of the State of California that I am the property owner of the property that is the subject matter of this application and I am authorizing to and hereby do consent to the filing of this application and acknowledge that

I certify under the penalty of the laws of the State of California that I am the property owner of the property that is the subject matter of this application and I am authorizing to and hereby do consent to the filing of this application and acknowledge that the final approval by the City of Wildomar, if any, may result in restrictions, limitations, and construction obligations being imposed on this real property. (If more properties or owners are involved please provide additional sheets.)

Printed Name of Property Owner(s)

Signature of Property Owner(s)

Signature of Property Owner(s)

Signature of Property Owner(s)

Signature of Property Owner(s)

□ Check here if additional Property Owner Certifications are attached to this application.



ACKNOWLEDGEMENT OF FINANCIAL RESPONSIBILITY BY THE APPLICANT

(Project representative signatures will not be accepted.)

I acknowledge and certify that with this development application I am financially obligated to the City of Wildomar for all expenses related to the time and effort spent by the employees, agents, consultants, and legal representatives that are used to process this/these applications. I understand that the City processes development applications on a deposit based fee system which requires an initial application processing deposit payment prior to beginning any process work. Further, I understand that once the project application deposit balance falls to \$2.500 an additional deposit, equal to the original application deposit fee amount, must be made within 10 days of notification from the City. I further acknowledge that if the additional application deposit fee payment is not been made within the required 10 days as required by the City, the City will discontinue all work on this/these applications and will not schedule the project for a hearing (if one is required). I also acknowledge that if I fail to replenish the application deposit account within six (6) months of notification from the City, I understand that this/these applications will be automatically deemed withdrawn by the City, and that a new development application and deposit fee will be required to restart the project processing.

ACKNOWLEDGEMENT OF INDEMNIFICATION RESPONSIBILITY BY THE APPLICANT

(Project representative signatures will not be accepted.)

The applicant shall indemnify, protect, defend, and hold harmless, the City, and/or any of its officials, officers, employees, agents, departments, agencies, and instrumentalities thereof, from any and all claims, demands, law suits, writs of mandamus, and other actions and proceedings (whether legal, equitable, declaratory, administrative or adjudicatory in nature), and alternative dispute resolutions procedures (including, but not limited to arbitrations, mediations, and other such procedures), (collectively "Actions"), brought against the City, and/or any of its officials, officers, employees, agents, departments, agencies, and instrumentalities thereof, that challenge, attack, or seek to modify, set aside, void, or annul, the any action of, or any permit or approval issued by, the City and/or any of its officials, officers, employees, agents, departments, agencies, and instrumentalities thereof (including actions approved by the voters of the City), for or concerning the project, whether such Actions are brought under the California Environmental Quality Act, the Planning and Zoning Law, the Subdivision Map Act, Code of Civil Procedure Section 1085 or 1094.5, or any other state, federal, or local statute, law, ordinance, rule, regulation, or any decision of a court of competent jurisdiction. City shall promptly notify the applicant of any Action brought and request that applicant defend the City. It is expressly agreed that applicant may select legal counsel providing the applicant's defense and the City shall have the right to approve separate legal counsel providing the City's defense. The applicant shall reimburse City for any attorneys' fees, costs and expenses directly and necessarily incurred by the City in the course of the defense. Applicant agrees that City will

related to its defense of days of receipt of the it agrees to post adequate estimated attorneys' fee order to ensure timely	f any Action and nvoice. Within for a cases, costs and expension payment of the	for attorneys' fees, costs and expense applicant agrees to timely payment fourteen (14) days of an Action being ash deposit with City in an amount benses incurred by City in the course City's invoices. The amount of the City shall cooperate with applicant	within thirty (30) ing filed, applicant to cover the City's e of the defense in e security or cash
Applicant Printed Nar	me	-	
Signature of Applican	t	Date	
Billing Address:	Address		-
	City		_
	State	ZIP CODE	
E-mail Contact Inform	nation:		_
Telephone Number: ₋			_



CITY OF WILDOMAR Planning Department

Application Submittal Requirements for Conditional Use Permits, Public Use Permits, Plot Plans & Variances

A. APPLICABILITY

This information handout applies to the following application types:

1. Conditional Use Permits

Conditional Use Permits are generally required for the development, use, or revisions to any site for any development project which requires the approval of a conditional use permit as identified in the zoning ordinance. The plans shall consist of one or more sheets and the size shall not exceed 24" x 36". The plans shall be all the items which are identified on the attached list. The plans shall be reviewed for completeness based on the list, as well as any additional project-specific requirements based upon the location or characteristics of the project site. Operational requirements and restrictions are commonly placed on these applications.

2. Public Use Permits

Public Use Permits are generally required for the development, use, or revisions to any site for religious institutions, private educational facilities, and other public and semi public uses identified in the zoning ordinance. The plans shall consist of one or more sheets and the size shall not exceed $24^{\prime\prime} \times 36^{\prime\prime}$. The plans shall be all the items which are identified on the attached list. The plans shall be reviewed for completeness based on the list, as well as any additional project-specific requirements based upon the location or characteristics of the project site. Operational requirements and restrictions are commonly placed on these applications

3. Plot Plans

Plot Plans are generally required for the development or revisions to any site for permitted commercial, industrial, or attached residential project. The Plans shall consist of one or more sheets and the size shall not exceed 24" x 36". The plans shall be all the items which are identified on the attached list. The plans shall be reviewed for completeness based on the list, as well as any additional project-specific requirements based upon the location or characteristics of the project site.

4. Variances

Variances when associated with a CUP, PUP or Plot Plan shall be identified and included as part of the plan requirements listed in Item 1, 2 & 3 above. The Variance application shall include a separate letter describing the variance request and details how the request meets the findings outlined in Chapter 17.196 of the WMC.

B. MINIMUM SUBMITTAL REQUIREMENTS:

The minimum submittal requirements for development applications/projects requiring a CUP, PUP or Plot Plan shall be as follows: ☐ Completed and Signed Application Form & Initial Deposit Fee (refer to fee schedule). A detailed project description letter (as an attachment) describing the specific details about the proposed project must be submitted with the application form. ☐ Completed and Signed City of Wildomar Environmental Assessment Form (see attached). ☐ Completed and Signed Hazardous Waste Site Disclosure Statement (see attached). ☐ Prior to making the formal submittal to the City of Wildomar, the Applicant is strongly encouraged to contact the Elsinore Valley Municipal Water District (EVMWD) and discuss their Development Review Procedures (see EVMWD memorandum attached). ☐ A completed and signed EVMWD "<u>Water/Sewer Wi</u>ll-Serve" letter from the District. Two (2) hard copies (and 1 Pdf) of the current Preliminary Title Report of all properties covered by the proposed development project, including a copy of all legal documents (deed, easement, etc.) mentioned in the title report. The title report shall not be more than six months old at the time of application submittal and ☐ <u>Eight (8) full size</u> sets of the development plans consisting of individual sheets as identified below. The development plans/sheets shall be stapled and folded into "complete sets" to a size of 8½" x 14" (rolled plans and/or individual plan sheets will not be accepted). Detailed Site Development Plan (not to be combined with the grading plan). Refer to Section C below for information that must be provided on the site/plot plan. ☐ Preliminary Grading Plan (not to be combined with the site development plan). ☐ Detailed Landscape Plans (must be prepared by a registered landscape architect). Landscape plans must be detailed "construction level" plans without the irrigation plans. ☐ Architectural elevations (fully dimensioned & showing all four sides of each building). ☐ Colored Architectural Elevations (fully dimensioned & showing all four sides of each building suitable for meeting presentation). ☐ Floor plans of each building proposed with the project. ☐ Roof plans of each building proposed with the project. ☐ Photometric/Lighting Plan (to verify consistency with Chapter 8.64 of the WMC) ☐ Fifteen (15) individual CD's shall be submitted with the application. Each CD must include in Pdf format copies of the following items: 1) signed application form(s); 2) project description letter; 3) signed environmental assessment form; 4) signed hazardous waste site disclosure statement; 5) site development plans package as noted above; 6) any aerial maps/exhibits/photos needed for the project, and 7) preliminary title report. Each CD shall include a label with the project name and submittal date. • One (1) recent (less than one-year old) aerial photograph of the entire Project Site with the boundary of the site delineated. • One (1) SAN 53, letter from the Riverside County Environmental Health Department, when applicable. ☐ To comply with the California Environmental Quality Act (CEQA) guidelines, the City will act as the Lead Agency to prepare the required CEQA documentation (i.e., Negative Declaration, Mitigated

Negative Declaration, or EIR) for the proposed project. In accordance with City policy, the required CEQA technical studies (as listed below) may be prepared by the Applicant and must be submitted with the formal application submittal package described above. As part of the City's CEQA process, staff will perform a peer review of each technical study to ensure all professional and legal standards are met. Any changes to the studies required by the city, must be completed by the Applicant and returned in a timely manner to avoid delays in the CEQA process.

<u>One (1) hard copy</u> of the following technical studies below shall be submitted with the formal application submittal. In addition, <u>15 individual CD's</u> with each technical study shall be provided (each CD shall include a label with the project name and submittal date). These are separate from the development plans package CD's.

_	Air Quality Impact Analysis / Greenhouse Gas Emissions Analysis
_	Archeological/Paleontological Report
	Biological Resources Assessment Report
_	Cultural Resources Report
]	Determination of Biologically Equivalent or Superior Preservation (DBESP) Study (if
	Jurisdictional Waters are affected)
	Geotechnical/Seismic/Subsidence/Soils Report
]	MSHCP Compliance Report
	Noise Study Analysis
]	Phase 1 Environmental Assessment (Phase 2 EA when required by Phase 1 conclusions)
]	Preliminary Drainage & Hydrology Report (required by City Engineer)
]	Project Specific Preliminary Water Quality Management Plan (required by Public Works
	Director)
1	Traffic Impact Analysis/Traffic Study (as determined by the Public Works Director)
_	Visual Simulations (for hillside developments).
_	Slope Stability Analysis (for hillside developments).

The City's CEQA procedures will typically follow the following process:

- Within two (2) days of a complete and formal submittal of the application, development plans & required technical studies, the Planning Department will send an RFP to our current on-call CEQA consultant's requesting a scope of work and budget to prepare the ND, MND or EIR (as appropriate).
- Within one (1) week of receiving the Proposal, the Planning Department will evaluate them and make a determination on which Consultant will be recommended for the work. The Applicant may be consulted at the Planning Directors discretion.
- The Planning Department will then prepare a tri-part contract/consultant agreement for City Council consideration. The contract and budget will include: a) Consultant's scope of work & cost proposal; b) the City's standard administrative overhead charge; and c) City Attorney's cost estimate to review the CEQA documentation. If the total cost is over \$50,000, the contract will require City Council approval.
- Once approved, it is the Applicant's responsibility to submit the required fee for preparation of the environmental document. In accordance with City policy, 50% of the total cost to prepare the environmental documentation must be paid within 10 days of contract signature. The remaining 50% of the total cost is due within 30 days of the contract signature. (Note: no authorization to proceed on the CEQA document will begin until the 1st deposit payment is received in full from the Applicant).

C. REQUIRED DEVELOPMENT PLAN/SITE PLAN INFORMATION

All development plans/site plan packets must include the minimum information on the plans:

To be checked off by the Planning Department upon Project Submittal	Required Information on the Plans					
	Name, address and telephone number of applicant.					
	Name, address and telephone number of land owner.					
	Name, address and telephone number of exhibit preparer.					
	Assessor's Parcel Number(s) and, if available the address of property. Scale (number of feet per inch - use Engineer's Scale for all maps and exhibits).					
	North Arrow.					
	Date site plan was prepared.					
	Project Number (to be required upon revised submittal).					
	Title of the Project on the cover sheet.					
	The location of all proposed structures and uses.					
	Complete legal description of property.					
	Overall dimensions and approximate total of net and gross acreage of property.					
	Vicinity map, showing the site relationship to major highways and cities and two access roads (Proposed and existing paved roads will be indicated by heavy dark lines or noted as paved).					
	Exhibit Revision Block.					
	Proposed lot lines and dimensions of each parcel, if applicable.					
	Location of adjoining properties and lot lines.					
	Existing and proposed zoning and land use of property.					
	Existing use and zoning of property immediately surrounding subject property.					
	If project is within a Specific Plan, indicate the Specific Plan Planning Area number and the land use designation of subject property and all surrounding property.					
	Names of utility purveyors and school district(s), including providers of water, sewer, gas, electricity, telephone, and cable television.					
	Location, widths, and improvements of existing and proposed public utility easements, transmission lines, power and telephone poles, and underground utilities on or abutting the property.					
	List and accurately show all easements of record (by map or instrument number), based upon the title report.					

To be checked off by the Planning Department upon Project Submittal	Required Information on the Plans
	Streets, alleys, and rights-of-way providing legal access to the property.
	Typical street improvement cross-section.
	Label and describe any land or right-of-way to be dedicated to public or other uses. Any known existing wells on the property or within 200 feet of the property boundary.
	Existing topography of the property, with the source(s) of the contour lines identified. The contour lines shall extend at least 300 feet beyond the exterior boundaries of the subject property when adjacent property is unimproved or vacant. When adjacent property is improved or not vacant, contour lines shall extend beyond the exterior boundaries of the subject property a distance sufficient to determine compatibility with adjacent property. Maximum contour interval should be five feet. Topography shall be based upon information no older than three years from the date of application and shall be dated and signed by the engineer or land surveyor. Preliminary Grading including all cut/fill slopes to scale with slope ratios and slope setbacks from structures and property lines, the elevations of all individual building pads, the elevations at the perimeter of the subdivision, conceptual drainage facilities (including the location of terraces, terrace drains, brow ditches, V-ditches, and lot to lot drainage facilities), existing topography and the relationship to adjoining land and development, and any existing grading.
	Spot elevations.
	When subsurface septic sewage disposal is intended, include the information described in the "Site Grading, Subsurface Disposal" section below.
	Note whether or not land is subject to liquefaction, or other geologic hazards, or is within a Special Studies Zone. Note whether or not land is subject to overflow, inundation, or
	flood hazards.
	FEMA mapped floodplains and including zone designations.
	Centerline curve radii and typical selections of all open channels.
	Identify proposed parking spaces & landscape planters. For residential projects, numbered mobile home or recreational vehicle spaces, dwelling units, or lots, and the total number of each type of space, unit, or lot.
	For mobile home project, the proposed boundary lines, approximate dimensions for each space or site, and the net size, for each space or site.

To be checked off by the Planning	
Department upon Project Submittal	Required Information on the Plans
	Labeled Common areas, open space, and recreational areas with location, dimensions, acreage, and known proposed uses, and name of proposed owner(s) or entity(ies) who will maintain these areas, if applicable.
	Location, dimensions, setbacks, and nature of any proposed and all fences, gates, walls, free-standing signs, driveways, turnouts and/or turnarounds, curbs, drainage structures, and above and below ground structures, including subsurface disposal systems. Location and dimensions of existing and proposed ingress and
	egress, and methods of vehicular circulation.
	Location and dimensions of existing dwellings, buildings or other structures, labeled as existing and indicating whether they are to remain or be removed.
	Location, dimensions, and height of proposed dwellings, buildings or other structures, labeled as proposed.
	The locations and dimension of all proposed planters and landscaped areas.
	The location and proposed amounts for flammable or combustible materials and waste oils. The description of these items shall be included as part of the written description of the project.
	Setback dimensions of existing structures and paved areas.
	Setback dimensions of proposed structures and paved areas.
	Physical water quality components described in the Water Quality Management Plan.
	The location of existing trees (note type & size).
	The location of any Rock Outcroppings on the site.
	Show location of any, and all, riparian/riverine areas within the project boundaries.
	Show and note location of all Utility Points of Connection.
	Identify and locate all un-recorded but prescriptive rights usage 9e.g., trials, access points, roads, utilities).
	Show existing septic tank locations.

D. CONSTRAINED AREA

Constrained areas include, but are not limited to, the following resources and hazards: slopes in excess of 25%, biologically sensitive areas, archaeologically sensitive areas, flood hazard areas, ridgelines, hilltops, and geologically hazardous areas. Within constrained areas, proposed pad locations, driveways, and disturbed areas must be shown.

E. SITE GRADING, SUBSURFACE DISPOSAL REQUIREMENTS

When subsurface disposal is proposed, include and identify the primary sewage disposal system and its 100% expansion area, proposed cuts and/or fills in areas of the sewage disposal systems, the elevation of the individual building pads such that there will be gravity feed to the sewage disposal system, and statement signed and with seal, as to the appropriateness of the grading plan with regard to the soils percolation engineer's report. Said statement may be attached to the grading plan or placed upon a blue line copy of the grading plan.

F. PRELIMINARY WATER QUALITY MANAGEMENT PLAN (WQMP)

To comply with the WQMP, a developer must submit a "Project Specific" Preliminary WQMP (see CEQA section above). "The Preliminary WQMP Applicability Checklist must be completed, stamped/sealed, and signed by the project's design professional." Please note that there may be additional requirements for projects draining towards the Santa Ana River Basin (which drains the northern portion of the City into Lake Elsinore) instead of draining towards the Santa Margarita River.

The format of the preliminary WQMP report shall mimic the format/template of the final report. See form on the next page to determine if a WQMP is required for the project. The Project Engineer must complete, sign and stamp the form. WQMP documents can be found on the Public Works webpage at the following address: http://www.cityofwildomar.org/public-works.asp

2014 Santa Margarita Region WQMP

(Exhibit D of the 2014 SMR WQMP)

Checklist for Identifying Projects Requiring a Project-Specific WQMP within the Santa Margarita Region

Project File No.:						
Project Name:						
Project Location:						
Project Description:						

Proposed Project Consists of or Includes:	Yes	No
New Development. The creation of 10,000 square feet or more of impervious surfaces (collectively over the entire project site)		
including commercial, industrial, residential, mixed-use, and public projects.		
Redevelopment. The creation, addition or replacement of at least 5,000 square feet of impervious surfaces on an already developed		
site and the existing development and/or the redevelopment project falls under the project categories or locations listed below in this	'	
table. Where redevelopment results in an increase of less than 50% of the impervious surfaces of previously existing development, and	'	
the existing development was not subject to WQMP requirements, the numeric sizing criteria [MS4 Permit requirement F.1.d. (6)]	'	
applies only to the addition or replacement, and not to the entire development. [Note: Where redevelopment results in an increase of	'	
more than 50% of the impervious surfaces of a previously existing development, the numeric sizing criteria applies to the entire		
development.]		
Automotive repair shops. A facility that is categorized in any one of the following Standard Industrial Classification (SIC) Codes	'	
5013-Motor vehicle supplies or parts, 5014-Tires & Tubes, 5541-Gasoline Service Stations, 7532-Top, Body & Upholstery Repair		
Shops and Paint Shops, 7533–Automotive Exhaust System Repair Shops, 7534–Tire Retreading and Repair Shops, 7536–Automotive Glass Replacement Shops, 7537–Automotive Transmission Repair Shops, 7538–General Automotive Repair Shops, 7539–Automotive	'	
Repair Shops, not elsewhere classified)		
Restaurants. This category is defined as a facility that sells prepared foods and drinks for consumption, including stationary lunch		
counters and refreshment stands selling prepared foods and drinks for immediate consumption (SIC code 5812), where the land area		
for development is greater than 5,000 square feet. Restaurants where land development is less than 5,000 square feet must meet all	'	
WQMP requirements except for structural treatment BMP and numeric sizing criteria requirement F.1.d.(6) and hydromodification	'	
requirement F.1.h.		
All Hillside development greater than 5,000 square feet. Any development that creates greater than 5,000 square feet of		
impervious surface which is located in an area with known erosive soil conditions, where the development will include grading on any		
natural slope that is 25% or greater.		
Environmentally Sensitive Areas (ESAs) ¹ . All development located within or directly adjacent to or discharging directly to an ESA		
(where discharges from the development or redevelopment will enter receiving waters within the ESA), which either creates 2,500	'	
square feet of impervious surface on a proposed project site or increases the area of imperviousness of a proposed project site to 10%	'	
or more of its naturally occurring condition. "Directly adjacent" means situated within 200 feet of the ESA. "Discharging directly to"	'	
means outflow from a drainage conveyance system that is composed entirely of flows from the subject development or redevelopment	'	
site, and not commingled with flows from adjacent lands.	<u> </u>	
Parking lot. Impervious parking lots 5,000 sq. ft. or more and potentially exposed to runoff. Parking lot is defined as a land area or		
facility for the temporary parking or storage of motor vehicles used personally for business or commerce.	<u> </u>	
Streets, roads, highways, and freeways. Includes any paved impervious surface that is 5,000 square feet or greater used for the		
transportation of automobiles, trucks, motorcycles, and other vehicles.		
Retail Gasoline Outlets (RGOs). Includes RGOs that meet the following criteria: (a) 5,000 square feet or more, or (b) a projected		
Average Daily Traffic (ADT) of 100 or more vehicles per day.		
Pollutant Generating projects disturbing over 1 acre. Development projects that disturb over one acre of land, where the post-		
construction use of the site generate pollutants at levels greater than natural background levels.		

- 1 Land area is based on acreage disturbed
- 2 Descriptions of SIC codes can be found at http://www.osha.gov/pls/imis/sicsearch.html.

Any questions answered "YES"
All questions are answered "NO"

Project requires a project-specific WQMP.
Project requires incorporation of Site Design and Source Control BMPs imposed through Conditions of Approval or permit conditions.

G. PUBLIC HEARING NOTICE INFORMATION (PROPERTY OWNER MAILING LABELS)

The public hearing notification package is intended to identify all property owners within a 600-foot radius of the corners of the subject property, including any contiguously owned properties. For purposes of this requirement, multiple properties owned by a single entity shall count as one property. The notification package must be prepared and signed by a professional Title company, and certified by the property owner or project applicant. The package shall include the following:

- 1. Two (2) sets of self-addressed & stamped envelopes (self sticking envelopes only) to be provided by the applicant (it is recommended that "Forever" stamps be used in case of future USPS increases). Each envelope must include the property owner's name and mailing address (including the APN). Each envelope shall also include (in the upper left corner) the address label of the City of Wildomar Planning Department. Each set of envelopes must be provided in a separate manila envelope folder.
- 2. Two (2) sets of self-addressed & stamped envelopes (self sticking envelopes only) to be provided by the applicant (it is recommended that you use "Forever" stamps in case of future USPS increases) with the name and address of project applicant/property owner, project representative, and any other contact persons (deemed appropriate by the Applicant). If the project site is located adjacent to the boundary of a neighboring City, the name and mailing address of the City Planning Department shall also be provided. Each envelope shall also include (in the upper left corner) the address label of the City of Wildomar Planning Department. Each set of envelopes must be provided in a separate manila envelope folder.
- 3. One (1) photocopy of the property owner listing sheet and project applicant information from above in a three column format.
- 4. A 600-foot radius property owner map identifying all properties within the required radius on an assessor's map page(s).
- 5. One (1) copy of an exhibit/map (appropriately sized) showing the subject property boundary (including any contiguous properties, if applicable) and the notification radius line indicating the radius distance of 600 feet overlaying all of the properties within that boundary area.
- 6. A completed Public Hearing Notice Certification Form (see next page), signed by a professional Title company who prepared the labels certifying that the list of property owners is from the latest equalized assessment roll and complete and accurate.



PUBLIC HEARING/MAILING NOTICE CERTIFICATION FORM

I,	, certify that on	
Print Name of Preparer		Date
the attached property owner'	's list was prepared by:	
	for the following projec	t,,
Name of Company or Individua		Project Case Number(s)
Planning Department. Said consultant's and/or represe applicable) based upon the la	l list is a complete and true compi	quirements furnished by the City of Wildomar lation of the project applicant, the applicant's ct property, adjacent city/district agencies (as best of my knowledge.
Name:		_
Title/Registration:		
Address:		_
City:	State: Zip Code:	
Telephone No.: ()	Fax No.: ()	
E-Mail Address:		
Planning Case No. (if known v	when prepared):	

H. HAZARDOUS WASTE DISCLOSURE STATEMENT

The Hazardous Waste Disclosure Statement (provided on the following page) must be completed, signed by the property owner and provided with the application submittal.



CITY OF WILDOMAR HAZARDOUS WASTE SITE DISCLOSURE STATEMENT

Government Code Section 65962.5 requires the applicant for any development project to consult specified state-prepared lists of hazardous waste sites and submit a signed statement to the local agency indicating whether the project is located on or near an identified site. Under the statute, no application shall be accepted as complete without this signed statement.

I (we) certify that I (we) have investigated our project with respect to its location on or near an identified hazardous waste site and that my (our) answers are true and correct to the best of my (our) knowledge. My

(Our) investigation has shown that:

The project is not located on or near an identified hazardous waste site.

The project is located on or near an identified hazardous waste site. Please list the location of the hazardous waste site(s) on an attached sheet.

Owner/Representative (1)

Date

Owner/Representative (2)

Date

I. CITY OF WILDOMAR ENVIRONMENTAL ASSESSMENT FORM The attached environmental assessment form must be completed, signed and submitted with the formal development application.



City of Wildomar Planning Department 23873 Clinton Keith Road, #201 Wildomar, CA 92595 (951) 677-7751 www.cityofwildomar.org

ENVIRONMENTAL ASSESSMENT FORM

CITY OF WILDOMAR

The state of California requires cities to assess the environmental impact of all development projects before permits for such action are issued. The attached form will assist you in presenting the environmental effects of your project. The form includes information about the project and an assessment of the potential environmental impacts. You may be asked to answer other questions and submit additional information to determine the level of environmental review required for the project.

General Information					
Project No.(s):					
Project Location:					
Assessor's Parcel Number(s):					
Applicant's Name:					
Address:		_City:	State:		Zip:
List any other permits and/or approv	als required for th	is project, inc	cluding city, coun	ty, regiona	al, state or federal:
Description of Use (to be com	pleted for indu	ıstrial and	commercial p	rojects d	only)
Proposed use of property:		Dai	ly hours of opera	tion:	
Estimated number of employees per					
Type(s) of product/goods to be prod	duced:				
List all machines and equipment us					
List all chemicals used or stored on-s	site (submit OSHA	Material Data	a Safety Sheet(s)), storage a	amount and method):
List all materials and equipment to b	e stored outside o	r located on i	the exterior of the	e building:	
Description of Proposed Deve	lopment				
Number, Type and Area of All Existin	ig and Proposed Bi	uildings:			
Lot Area:	Lot Coverage:		D	ensity:	
Landscape Area & Coverage:		Parking	(required & propo	osed):	
Is the project to be phased?] Yes	□ No
If yes, attached additional sheet(s) for	ully describing, by	phase, the r	number of units, c	date constr	ruction is proposed to
begin, and proposed date of occupan	псу.				
Is the project part of a larger project	t?] Yes	□ No
If yes, list associated project(s):					

Environmental Setting

	Describe the project site as it exists before the project, including topography, soil stability, plants, animals, existing structures, and any cultural, historical or scenic aspects:						
l	scribe the Surrounding Land Uses:East:						
	uth:West: _						
Will	I this project:						
1.	Create a change in existing ground contours?		Yes	No			
2.	Create a change in scenic views or vistas from existing reside public lands?	·	Yes	No			
3.	Create a change in pattern, scale or character in the general	area of the project?		No			
4.	Create significant amounts of solid waste or litter?		Yes	No			
5.	Create a change in dust, ash, smoke or odors in the vicinity?	•	Yes	No			
6.	Create a change in ground water quality or quantity, or alter patterns?	existing drainage	Yes	No			
7.	Create substantial change in existing noise or vibration?		Yes	No			
8.	Be constructed on filled land or on slope of 10 percent of mo	re?	Yes	No			
9.	Create the need for use or disposal or potentially hazardous stances, flammable or explosives?	materials, such as toxic sub-	Yes	No			
10.	Create a change in demand for municipal services (police, fir	e, water, sewer, etc.)?	Yes	No			
11.	Create a substantial increase in fossil fuel consumption (oil, r	natural gas, etc.)?	Yes	No			
12.	Result in the removal of trees with a trunk diameter greater	than 4 inches?	Yes	No			
13.	Create changes in existing zoning or general plan land use de	esignations?	Yes	No			
14.	Result in the development of 500 or more dwelling units?		Yes	No			
15.	Result in the development of a major sports, entertainment of accommodates 2,000 or more persons?	or recreational facility that	Yes	No			
16.	Result in the development of 250,000 or more square feet of	f office space?	Yes	No			
17.	Result in the development of 500 or more hotel/motel rooms	5?	Yes	No			
18.	Result in the development of 250 or more hospital beds?		Yes	No			
19.	Result in the development of 250,000 or more square feet of	f retail-commercial space?	Yes	No			
20.	Result in the development of 650,000 or more square feet of	f industrial space?	Yes	No			
the sub	e: Fully explain all "yes" answers on a separate sheet and at questions contained in questions 14 through 20, a compl mittal of a formal development application. Contact the Cit scope of work.	leted Traffic Impact Analysis	will be requi	ired upon			
	rtification						
requ	ereby certify that the statements furnished above and in the uired for this initial evaluation to the best of my ability, and the true and correct to the best of my knowledge and belief.						
Pre	parer's Signature: D	Date:					
Nan	ne (print or type): P	hone:					
Add	lress: C	ity:	Zip:				

J. ELSINORE VALLEY MUNICIPAL WATER DISTRICT DEVELOPMENT PROCEDURES

As part of the City's development review process for new development applications, each applicant is required to meet with the EVMWD staff to discuss their proposed project prior to a formal application submittal with the City of Wildomar. This "pre" meeting will streamline the process and ensure that each applicant is aware of the policies and requirements of EVMWD for providing water and sewer service to your project. Please refer to the attached information memorandum regarding EVMWD's development review procedures. Questions related to the EVMWD's review procedures may be directed to the Development Services representative by calling (951) 674-3416, Ext. 8427.

Board of Directors
Phil Williams, President
Harvey R. Ryan, Vice President
Andy Morris, Treasurer
George Cambero, Director
Nancy Horton, Director



General Manager
John D. Vega
District Secretary
Terese Quintanar
Legal Counsel
Best Best & Krieger

Our Mission...

EVMWD will provide reliable, cost-effective, high quality water and wastewater services that are dedicated to the people we serve.

May 25, 2016

Attn: New Developers

SUBJECT: EVMWD Development Procedures

In order to minimize potential delays to your water, sewer or recycled water projects, please be sure to contact the Elsinore Valley Municipal Water District (EVMWD) as soon as possible.

For Due Diligence, Planning, Plan Check and/or Inspection questions, please contact EVMWD Engineering Services at <a href="mailto:engineering-engineer

For Service Availability/Service Commitment Letters, please contact EVMWD Development Services at development@evmwd.net or by phone at (951) 674-3146 Ext. 8427.

Please be aware that your project will not be able to receive water and/or sewer services until the appropriate EVMWD procedures have been followed and approved.

Respectfully

Joanna Stewart

EVMWD Development & Construction Services