

TOWN OF LOOMIS

3665 Taylor Rd. P.O. Box 1330 Loomis, CA 95650 (916) 652-1840/ Fax (916) 652-1847

Residential Building Permit Submittal Requirements (updated 8/11/2021)

Please have the site address, assessor's parcel number, owners name/address/telephone number, contractor's name/address/telephone number/contractor's license number, and the engineer's name/address/telephone number at the time of building permit application.

All Plans to reflect 2019 CBC

- Building Permit application (filled out at the time of submittal).
- Three (3) complete sets of plans and one floor plan for residential projects. With Homeowner
 Associations signed approval on each set of plans if applicable. PLANS MUST BE STAPLED IN
 SETS
- One set of plans for Fire Marshal review when square footage of proposed homes exceeds 3600 sq. ft. Applicant will need to submit plans to the appropriate Fire District.
- Additional Floor Plan for Placer County Assessor.
- Read & Sign Agriculture Preservation Right to Farm form. See attached page 12
- A Set Includes:
 - $8 \frac{1}{2} \times 11$ SITE PLAN showing all existing buildings and square footage, proposed projects, acreage of site, heritage trees, rock out croppings, easements, property lines, setbacks, ground contours, north arrow, scale, street names, septic system/well if applicable, and stream/flood plain if applicable. If a purposed pool is in the drip line of a Oak Tree a Arborist report is required. (See page 15 for site example).
 - Floor Plan
 - Foundation Plan
 - Roof framing plan/cross sections or truss plan and truss calculations
 - Electrical & Plumbing Plan
 - Elevation Plan showing all elevations
 - Energy Calculations
 - Structural Calculations (Included pool plan permits)
 - Any Heritage Tree Removal
- Environmental Health approval (if applicable) for septic and well. Phone #530-745-2300
- Encroachment Permit if encroaching on Town right of away.
 Bonding for the cost of right-of-way improvements. Liability insurance in the amount of \$1,000,000.00, naming the Town of Loomis as "Additional Insured". Inspection fee based on \$55.00 an hour.
- Grading Permit: 3 sets of plans if moving 51 cubic yards or more, or grading in or near riparian area. Grading fee & Instructions. See attached page 5, 6, & 7. All Trees (Heritage & Oak) must be fenced and checked prior to grading. Zoning Ordinance 13.54.050
- Tree Permit if applicable with arborist report.
 See Excerpts from the Tree Ordinance Chapter 13.54 of Municipal Code on attached page 8, 9, 10 & 11.
- Business License: application and appropriate fee for contractor.

Note: Per Loomis Municipal Code, Title 5 all contractors are required to obtain a business license with the Town of Loomis.

New dwellings, including second residential dwellings, are required to pay development fees, including fire and school district fees. Residential additions exceeding 499 sq. ft. are required to additional school district fees. Residential additions exceeding 99 sq. ft. are required to additional fire district fees If questions, contact the Building Inspector Tuesday or Thursday, between 8:00-8:30 a.m. or the Administrative Clerk between 8:00-5:00 pm at (916) 652-1840.

Construction Fee Schedule

Amended August 2021

Permit fees are based on building valuations which are generally based on data suggested by the International Conference of Building Officials. Please note that fees required by other agencies which relate to building construction need to be contracted individually. Below is an example of calculating building permit fees for a 1,400 sq, ft. single-family residence, with 500 sq. ft. of garage/storage and 300 sq. ft. of decking.

Living Area	\$130.58/sq. ft.
Garage/Storage	51.28/sq. ft.
Deck	51.28sq. ft.
Covered Deck	51.28/sq. ft.
Carport/Patio Cover	51.28/sq. ft.
Industrial Building	75.34/sq. ft.
Commercial Building	102.34/sq. ft.

EXAMPLE

1,400 sq. ft. Single-Family Dwelling	Х	\$130.58/sq. ft.	=	\$ 182,812.00
500 sq. ft. Garage	X	\$51.28/sq. ft.	=	25,640.00
300 sq. ft. Decking	X	\$51.28/sq. ft.	=	15,34.00

Total Valuation = \$ 223,836.00

Permit factors (Based on Valuation of \$223,836.00)

Building Permit	\$ 210,428.00	Х	.0045	=	\$ 1007.00
Plan Check	\$ 210,428.00	Χ	.0025	=	560.00
Plumbing	\$ 210,428.00	Χ	.001	=	224.00
Electrical	\$ 210,428.00	Χ	.001	=	224.00
Mechanical	\$ 210,428.00	Χ	.001	=	224.00
Energy	\$ 210,428.00	Χ	.05 per s	sq. ft.	= 105.00
SMIP*	\$ 210,428.00	Χ	.00013	=	30.00
* SMIP (Commercial)	Valuation X 0002	1			

^{*} SMIP (Commercial) Valuation X .00021

Building Standards Fee \$1.00 for each \$25,000 value= \$9.00 BUILDING Permit FEES = \$2383.00* *

In addition: These additional fees may be due

* ALL APPLICABLE DEVELOPMENT FEES, INCLUDING SCHOOL & FIRE FEES

Other fees Which May Be Required At Time Of Building

Grading Fee & Instructions: See attached pgs. 5, 6, & 7

Commercial Site Improvement Fees: See attached fee schedule Encroachment Permit Fee: Inspections calculated at \$ 55.00 per. hour

Development Fees: See attached schedule pg.4

Sewer Fee: Contact South Placer MUD (SPMUD) at (916) 652-5877

Septic Fee: Contact Placer County Environmental Health at (530) 745-2300 Water Fees: Contact Placer County Water Agency (PCWA) at (530) 823-4850 Well Fees: Contact Placer County Environmental Health at (530) 745-2300 School Fees: Contact: Loomis Union School District at (916) 652-1800

Placer Union High School District at (530) 886-4400

Electric, Natural Gas: PG&E at (530)889-3270 Telephone: Pacific Bell at (800) 310-2355

ACCESSORY STRUCTURE, POOLS, FIRE DAMAGE

GARAGE/SHED

Note: Buildings with 120 sq. ft. of roofing or less are exempt from building permits.

Note: All size buildings with electric or plumbing require permit. All zoning setbacks are applicable.

Garage/Sheds 501 + sq. ft. are subject to fire development fees.

EXAMPLE

600 sq. ft. X \$ 48.73 = \$29,238.00 Valuation

Building Permit \$29,238.00 X .0045 = \$132.00 Plan Check \$29,238.00 X .0025 = \$73.00

Electrical \$29,238.00 X .001 = \$30.00 Minimum Fee

Building Standards Fee $$1.00 \text{ for each } $25,000 \text{ value} = $\frac{$2.00}{$237.00}$

FIRE DAMAGE

One percent of the total valuation of the project.

Note: Purposed project must be in the foot print of the original structure

EXAMPLE

Contract Valuation \$20,000.00 X .01 = \$200.00

<u>DECKING</u>

Note: Decks that are less than 30 inches in height are exempt from a building permit.

EXAMPLE

900 sq. ft. X \$48.73 = \$43,857.00 Valuation

 Building Permit
 \$43,857.00 X .0045 = \$197.00

 Plan Check
 \$43.857.00 X .0025 = \$110.00

 Building Standards Fee
 \$1.00 for each \$25,000 value = \$2.00

 Total = \$309.00

RESIDENTIAL SWIMMING POOL

All pool projects will require a building permit.

EXAMPLE

 Contract Valuation
 \$15,000.00

 Plan Check
 \$15,000.00
 X
 .0025 =
 \$37.50

 Building Permit
 \$15,000.00
 X
 .0045 =
 \$67.50

Electric Permit \$15,000.00 X .001 = \$30.00 Minimum Fee Plumbing Permit \$15,000.00 X .001 = \$30.00 Minimum Fee

SMIP Fee \$15,000.00 X .0001 = \$2.00TOTAL = \$167.00

SOLAR

All Solar Projects will require a building permit.

EXAMPLE

Contract Valuation \$50,000.00 Plan Check \$50,000.00 Χ .0025 =\$125.00 Χ **Building Permit** \$50,000.00 .0045= \$225.00 Χ **SMIP** \$50,000.00 .0001= 5.00 \$1 for each \$25,000 of valuation Building Standards fee \$ 2.00 TOTAL = \$357.00

MISCELLANEOUS PERMITS

RE-ROOF One percent of Contract Valuation

RESIDING MECHANICAL

REMODELING/ RENOVATION

WINDOW CHANGE OUT (WINDOW C/O WILL NEED TO GO THROUGH PLAN CHECK)

ELECTRICAL -

PLUMBING - One percent of Contract Valuation or \$30.00 per permit whichever is greater (plus required

building standards fee)

DEMOLITION - SPECIAL INSPECTIONS \$30.00 minimum

MOBILE HOMES

INSTALLATION

Mobile Home on Foundation	\$180.00
Mobile Home in Park	\$ 80.00
Awnings	\$ 30.00
Carport	\$ 30.00
Cabana	\$ 30.00
Porch	\$ 30.00
Plan Check	\$ 30.00
Electrical	\$ 30.00
Mechanical	\$ 30.00
Grading Permits	(See Attached Grading Schedule)
Retaining Wall	\$ 10.00 per lineal foot

DEVELOPMENT FEES

Effective August 15, 2020

<u>Note:</u> Development fees are required for all new single family developments, including second residential dwellings, and commercial/industrial, also for all newly created lots at time of building permit. All residential, commercial/industrial additions exceeding 500 square feet are required to pay school fees. All residential, commercial/industrial additions exceeding 99 square feet are required to pay fire fees Also, all commercial development additions are required to pay all development fees calculated by square footage.

DD 4 IV 4 GE		
DRAINAGE	•	244 22 /B W 14 14
Single Family	\$	944. 00 /Dwelling Unit
Multi-Family	\$	605.00 / Dwelling Unit
Commercial/Industrial	\$	455.00 per Acre
ROAD CIRCULATION/MAJOR ROADS		
Single Family	\$	3813.00/Dwelling Unit
Multi-Family	\$ \$ \$	2650.00/Dwelling Unit
Commercial	\$	7002.00 per 1000 sq. ft
Industrial	\$	2777.00 per 1000 sq. ft
HORSESHOE BAR/INTERCHANGE FEE		
Single Family	\$	3096.00/Dwelling Unit
Multi-Family	\$ \$ \$	2151.00/Dwelling Unit
Commercial	\$	5686.00 per 1000 sq. ft.
Industrial	\$	2255.00 per 1000 sq. ft.
SIERRA COLLEGE CIRCULATION FEE		
Single Family	\$	1364.00/Dwelling Unit
Multi Family	\$	948.00/Dwelling Unit
Commercial	\$	2505.00 per 1000 sq. ft
Industrial	\$ \$ \$	993.00 per 1000 sq. ft.
COMMUNITY FACILITY FEE		
Single Family	\$	2637.00/Dwelling Unit
Multi-Family	\$	5587.00/Dwelling Unit
Commercial	\$ \$	0 per 1000 sq. ft
Industrial	\$	0 per 1000 sq. ft
DRY CREEK WATERSHED DRAINAGE IMPROVEMENT FEE		
Single Family	\$	311.00/Dwelling Unit
Multi-Family	\$	119.00/Dwelling Unit
Industrial/Commercial	\$	1427.00/Acre
	•	
PARK and RECREATION FACILITIES		
Single Family	\$	6781.00/Dwelling Unit
Multi-Family	\$	5587.00/Dwelling Unit
Commercial	\$ \$	0 /Unit
Industrial	\$	/Unit
PLACER COUNTY CAPITAL FACILITY IMPACT		
Single Family	\$	2,210.20/Dwelling Unit
Multi-Family	\$	1553.97/Dwelling Unit
Age Restricted Senior Citizens	\$	1401.93/Dwelling Unit
Office Space	\$ \$ \$ \$ \$ \$ \$.52/per sq. ft.
Retail	\$.33/per sq. ft.
Industrial	\$.27/per sq. ft.
Warehouse Space	\$.07/per sq. ft.
LOW INCOME DENSITY BONUS		

Development of 5 or more dwelling units

NOTE: At the time of the approval of the project, or at the time of the imposition of the fees, dedications, reservations, or other exactions, there is a 90-day approval period in which the applicant may protest. The 180-day period to file an action to attack, review, set aside, void, our annual fees, dedications, reservations, or other exactions, imposed on a development by a local agency, shall be filed within 180-days after the delivery of the notice required by the provisions. This applies not only to residential housing developments but to any project undertaken for the purpose of development, including commercial projects. (AB 3081 Olberg, Chapter 549)

750.00/Dwelling Units

\$



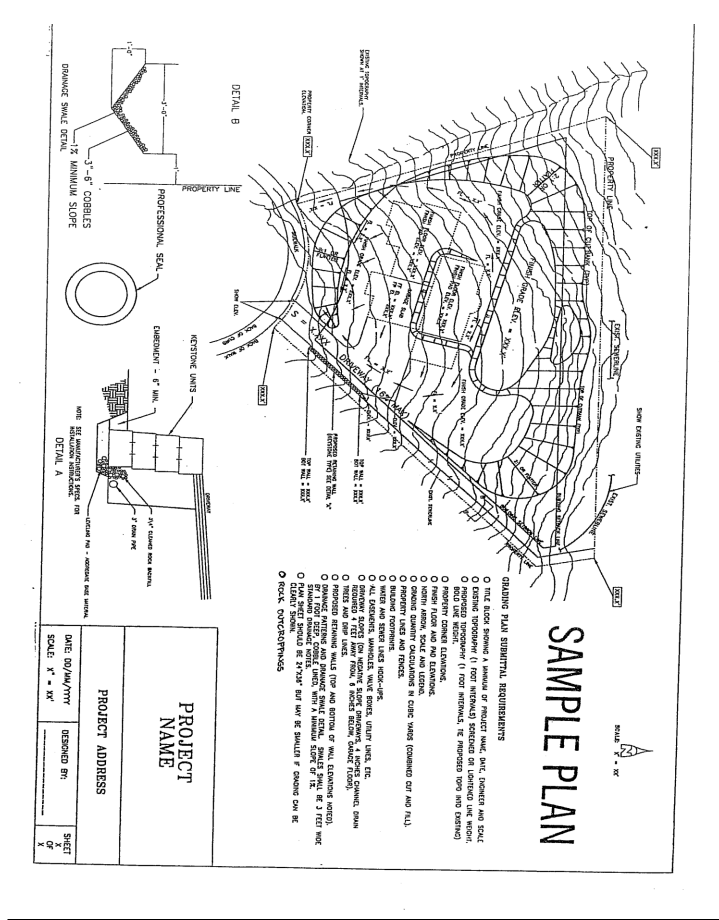
TOWN OF LOOMIS 3665 Taylor Rd. P.O. Box 1330 Loomis, CA 95650 (916) 652-1840/Fax (916) 652-1847

Grading Permit Submittal Requirements

Have the site address, assessor's parcel number, owner's name/address/telephone number, contractor's name/address/telephone number/contractor's license number, and the engineer's name/address/telephone number at the time of grading permit application.

- Grading Permit application (filled out at the time of submittal).
- Three (3) complete sets of plan. A Set Includes an 8 ½ x 11 site plan showing all existing buildings and square footage, proposed projects, acreage of the site, all oak trees with a diameter of six or more inches as measured fifty-four inches above the ground (show drip lines), all trees other than: willows, fruit trees, eucalyptus, alders, cottonwoods, or pines, that are nineteen inches or more in diameter as measured at fifty-four inches above the ground (show drip lines), rock outcroppings, easements, property lines, setbacks, ground contours, north arrow, scale, street names, septic system/well if applicable, and stream/flood plain/swales/drainage ditches/wetlands if applicable.
- Environmental Health approval (if applicable) for septic and well. Phone # (530) 745-2300
- Encroachment Permit if encroaching on Town right of away. Bonding for the cost of right-of-way improvements. Liability insurance in the amount of \$1,000,000.00, naming the Town of Loomis as "Additional Insured". Inspection fee based on \$55.00 an hour.
- All oak trees with a diameter of six or more inches as measured fifty-four inches above the ground and all trees other than: willows, fruit trees, eucalyptus, alders, cottonwoods, or pines, that are nineteen inches or more in diameter as measured at fifty-four inches above the ground <u>must</u> be fenced prior to grading. <u>Prior to the start of grading an official from the Town of Loomis will need to verify that fencing is up around all protected trees. When ready for fencing inspection call (916) 652-1840. *Zoning Ordinance* 13.54.050
 </u>
- Tree Removal Permit if applicable with arborist report.

Note: Per Loomis Municipal Code, Title 5 all contractors are required to obtain a business license with the Town of Loomis. See attached Resolution No. 92-63 for grading permit fees.



RESOLUTION NO. 92-63

A RESOLUTION OF THE COUNCIL OF THE TOWN OF LOOMIS AMENDING RESOLUTION NO. 92-60

BE IT RESOLVED BY THE COUNCIL OF THE TOWN OF LOOMIS AS

- 1. Resolution No. 92-60 is hereby amended to include the following fees for grading permits:

101 to 1,000 cubic yards - \$22.50 for the first 100 cubic yards plus \$10.50 for each additional 100 cubic yards or fraction thereof.

1,001 to 10,000 cubic yards - \$117.00 for the first 1,000 cubic yards, plus \$9.00 for each additional 1,000 cubic yards or fraction thereof.

10,001 to 100,000 cubic yards - \$198.00 for the first 10,000 cubic yards, plus \$40.50 for each additional 10,000 cubic yards or fraction thereof.

2. These fees shall become effective January 1, 1993. The foregoing Resolution was duly passed and adopted at a regular meeting of the Council of the Town of Loomis on the 10th day of November, 1992.

Mayor

Deputy Town Clerk

Basic Excerpts from Loomis Tree Ordinance- Chapter 13.54 of the Municipal Code

A **protected tree** is any of the following:

- 1. A **native oak tree** with a **diameter of six or more inches** as measured 54 inches above the ground;
- 2. Any other **mature tree** that is **19 inches or more in diameter** as measured at 54 inches above the ground, and located on a commercial parcel, or on a residential parcel that can be further subdivided, or on a parcel in the RA, RE, or RR zones, provided that the tree is **not a willow, fruit tree, eucalyptus, alder, cottonwood, or pine;**
- 5. A **tree required to be planted, relocated, or preserved as a condition of approval** of a Tree Permit or other discretionary permit, and/or as environmental mitigation for a discretionary permit; and
- 6. A tree within 100 feet of a perennial stream, or within 50 feet of a seasonal stream.

Tree Permit shall be required prior to:

- a. The relocation, removal, cutting-down, or other act that causes the destruction of a protected tree;
- b. **Prior to any grading, paving, or other ground-disturbing activity** within the protected zone of a protected tree where the **encroachment exceeds 20 percent of the protected zone**; and
- c. The approval of a **Use Permit, Minor Use Permit, Variance, or subdivision** map, hereafter referred to as "discretionary projects."

Exceptions. .

1. Existing trees on residential property.

- a. Protected trees within the RS, RM, or RH zoning districts, on a parcel that cannot be further subdivided based on the minimum lot area requirements of the applicable zoning district.
- b. Protected trees on a parcel within the RA, RE, or RR zoning districts, where the total number of trees proposed for removal within any 10-year period comprise 10 percent or fewer of the total number of protected trees on the parcel.
- 2. Emergency situation. Cases of emergency where the Director, Town Engineer, a member of a law enforcement agency, or the Fire Department determines that a protected tree poses an imminent threat to the public safety, or general welfare.
- 3. Traffic visibility obstructions. Removal or relocation of trees necessary to maintain adequate line-of-sight distances as required by the Director, or Town Engineer.
- 4. Public utility damage. Removal of trees for the protection of existing electrical power or communication lines.
- **7. Dead or dying trees.** Removal of trees determined by the Director, or an arborist approved by the Director, to be dead or dying, have become hazardous or unsightly as a result, and provide limited habitat value.

13.54.050 Standard Policies and Procedures for Approved Work (around protected trees)

All Tree Permits shall be deemed to incorporate the provisions of this chapter except as the Tree Permit may otherwise specifically provide.

A. Trenching procedure. Trenching within the protected zone of a protected tree, when permitted, may only be conducted with hand tools or as otherwise directed by an arborist, in order to avoid root injury.

B. Cutting roots.

- 1. Minor roots less than one inch in diameter may be cut, but damaged roots shall be traced back and cleanly cut behind any split, cracked or damaged area.
- 2. Major roots over one inch in diameter may not be cut without approval of an Arborist. Depending upon the type of improvement being proposed, bridging techniques or a new site design may need to be employed to protect the root and the tree.
- **C. Ground surface fabric.** If any native ground surface fabric within the protected zone must be removed for any reason, it shall be replaced within 48 hours.
- **D. Irrigation systems.** An independent low-flow drip irrigation system may be used for establishing drought-tolerant plants within the protected zone of a protected tree. Irrigation shall be gradually reduced and discontinued after a two-year period.

F. Protective fencing.

- 1. **Type of fencing.** A minimum five-foot high chain link or substitute fence (standard orange fencing is fine) installed at the outermost edge of the protected zone of each protected tree or groups of protected trees...
- **2. Fence installation.** The fences shall be installed in accordance with the approved fencing plan prior to the commencement of any grading operations or such other time as determined by the review body. The developer shall call the Public Works Director for an inspection of the fencing prior to grading operations.
- 3. Signing. Signs shall be installed on the fence in four equidistant locations around each individual protected tree. The size of each sign must be a minimum of two feet by two feet and must contain the following language: "WARNING, THIS FENCE SHALL NOT BE REMOVED OR RELOCATED WITHOUT WRITTEN AUTHORIZATION FROM THE LOOMIS PLANNING AND BUILDING DEPARTMENT." Signs placed on fencing around a grove of protected trees, shall be placed at approximately 50-foot intervals.
- **4. Fence removal.** Once approval has been obtained, the fences shall remain in place throughout the entire construction period and shall not be removed without obtaining written authorization from the Department.
- **G. Retaining walls and root protection.** Where a Tree Permit has been approved for construction of a retaining wall within the protected zone of a protected tree, the developer shall provide for the immediate protection of exposed roots from moisture loss during the time prior to completion of the wall. The retaining wall shall be constructed within 72 hours after completion of grading.

I. Grading.

1. Every effort should be made to avoid cut and/or fill slopes within or in the vicinity of the protected zone of any protected tree.

- 2. No grade changes are permitted which cause water to drain to within twice the longest radius of the protected zone of any protected tree.
- 3. No grade changes are permitted that will lower the ground on all sides of the tree.
- **J. Chimney locations -** shall not be located within the canopy of the tree or in a location that sparks emitted from the chimney may damage a tree.
- **L.** The following information shall be on-site while any construction activity is on going for a project requiring a Tree Permit:
 - 1. Arborist's Report and all future modifications;
 - 2. Tree location map with a copy of the tree fencing plan;
 - 3. Tree Permit and inspection card;
 - 4. Approved construction plans;
 - 5. Tree Preservation Guidelines; and
 - 6. Approved planting and irrigation drawings.
- **M. Information on standards.** The developer shall be responsible for informing all subcontractors and individuals who will be performing work around protected trees of the requirements of this Section for working around trees and conditions of approval for the project. This information shall be provided in writing to the subcontractors and employees by the general contractor or applicant.
- **N. Utility trenching pathway plan.** As a condition of the Tree Permit, the developer will be required to submit a utility trenching-pathway plan for approval following approval of the project improvement or civil plans.
 - 1. Contents. The trenching-pathway plan shall depict all of the following systems: storm drains, sewers, easements, water mains, area drains, and underground utilities. Except in lot sale subdivisions, the trenching-pathway plan must show all lateral lines serving buildings. To be completely effective, the trenching-pathway plan must include the surveyed locations of all protected trees on the project as well as an accurate plotting of the protected zone of each protected tree.
 - **2. Standards for plan.** The trenching-pathway plan should be developed considering the following general guidelines:
 - a. The trenching-pathway plan must be developed to avoid going into the protected zone of any protected tree on its path from the street to the building.
 - b. Where it is impossible to avoid encroachment, the design must minimize the extent of such encroachment. Encroachments and mitigation measures must be addressed in a supplemental Arborist's Report.
 - **O. Final certification of tree work.** All of the tree preservation measures required by the conditions of the discretionary project approval, the Arborist's report and the Tree Permit, as applicable, shall be completed and certified by the developer's Arborist prior to issuing an occupancy permit.

Arborist's Report Requirements (per 13.54.040)

A Tree Permit application shall include an Arborist's report, in compliance with the following requirements, where determined by the Director to be necessary based on the number, type, and locations of trees on the site.

- **A. Minimum information.** The Arborist's report shall include the following information:
 - 1. Botanical name of trees by tree number;
 - 2. Common name of trees by tree number;
 - 3. Location of trees by tree number;
 - 4. Diameter at 54 inches above the ground, by tree number;
 - 5. Height by tree number (optional);
 - 6. Dripline radius by tree number (measure longest radius);
 - 7. Condition by tree number; and
 - 8. Recommendations.
- **B. Determination of tree condition.** The information on tree condition in the report shall be developed as follows:
 - 1. Rating system. The condition of each tree is to be considered when determining a tree's rating according to the following categories: excellent (it is rare that a tree qualifies in this category); good; fair to good; fair; fair to poor; or poor.
 - **2. Factors to be considered.** At least the following factors shall be considered in light of the trees life expectancy under existing and planned conditions when determining a tree's rating:
 - a. The condition and environment of the tree's root crown (also roots, if applicable);
 - b. The condition of the trunk, including decay, injury callusing or presence of fungus sporophores;
 - c. The condition of the limbs, including strength of crotches, amount of deadwood, hollow areas, and whether there is excessive weight borne by them;
 - d. The condition and growth rate history of the twigs, including pest damage and diseases;
 - e. Leaf appearance, including abnormal size and density as well as pest and disease damage; and
 - f. The dripline environment, including evidence of grade changes and presence of water courses or ponding.
 - **3. Formulation of tree condition.** Using an averaging of the above factors together with the Arborist's best judgment, the tree shall be described using the above rating categories. It is important to rate structural condition separately from the tree's vigor condition if they are different. Root crown, trunk and limb ratings relate most to structure, while twigs and foliage, including growth rate, relate most to vigor. The structure of the root crown-trunk area is of primary importance and takes precedence over any other factor. This information should not be considered to be a formula but simply a guideline to help describe a tree's condition.
- **C. Arborist's recommendations.** The Arborist's recommendations shall be developed in compliance with the following:
 - 1. **Recommendations by tree number.** Based upon the conditions and findings, recommendations should be made that logically follow the report conditions. For instance, if weak crotches are reported, cabling would be a logical recommendation to include in the report. These recommended mitigative measures should be spelled out and in some cases may even improve the tree's condition ratings.
 - **2. Preservation measures for each tree not being removed.** The specific recommendations must consider the impacts from the activities proposed.

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TOWN OF LOOMIS 3665 Taylor Rd. P.O. Box 1330 Loomis, CA 95650 (916) 652-1840/Fax (916) 652-1847

Agriculture Preservation Right to Farm

To Buyers of Real Estate in the Town of Loomis:

Welcome to the Town of Loomis. As a new property owner, it is important for you to understand that the Town of Loomis has an Agriculture Preservation Right to Farm Ordinance. Please read the following ordinance and certify below that you understand the ordinance as read.

Chapter 13.50 – Town of Loomis Agriculture Preservation Right to Farm

Section 13.50.010 Purpose:

It is in the public interest to allow the continuation of existing agricultural operations within the town. Urban development adjoining agricultural operations often leads to restrictions on agricultural operations to the detriment of the adjacent agricultural uses and economic viability of agriculture. The purposes of this chapter are to:

- A. Preserve and protect, for agricultural and appurtenant uses, land within the town zoned for agricultural use (i.e., the RA (Residential Agricultural) zoning district;
- B. Support and encourage continued agricultural operations in the town; and
- C. Warn prospective purchasers, residents, and tenants of property adjoining or near agricultural operations, of the inherent conflicts associated with the purchase of the residence including, but not limited to, chemicals, dust, light, noise, odors, and traffic that may accompany nearby agricultural operations. (Ord. 205 § 1 (Exh. A), 2003)

Section 13.50.020 Relationship to nuisance:

- A. No existing or future agricultural operation or any of its appurtenances, conducted or maintained for commercial purposes, and in a manner consistent with proper and accepted customs and standards, and all applicable town requirements, shall become a nuisance to adjacent land uses, when the action was not a nuisance at the time it began. The provisions of this chapter shall not apply whenever a nuisance results from the negligent or improper action of any agricultural operation or its appurtenances.
- B. This chapter shall not be construed as modifying existing law relative to nuisances, but only to be utilized in the interpretation and enforcement of the provisions of this title. (Ord. 205 § 1 (Exh. A), 2003)

13.50.030 Disclosure requirement.

A. Disclosure by Subdivider. The subdivider of any property located within one thousand feet of land zoned for agricultural use shall disclose, through a notation on the final map, within conditions, covenants and restrictions (CC&Rs), if prepared, and through the recordation of a separate acknowledgment statement, the presence of agricultural and appurtenant uses in the proximity through the following, or similar statement:

"The property within this subdivision is located within 1,000 feet of land utilized or zoned for agricultural operations and residents/occupants of the property may be subject to inconvenience or discomfort arising from use of agricultural chemicals, including, but not limited to, acaricides, fertilizers, fungicides, herbicides, insecticides, predacides, and rodenticides; and from pursuit of agricultural operations, including, but not limited to, crop protection, cultivation, harvesting, plowing, processing, pruning, shipping, spraying, and animal keeping and related activities, which may generate dust, light, noise, odor, smoke, and traffic. The Town has adopted policies to encourage and preserve agricultural lands and operations within and in the vicinity of the Town. Residents/occupants of property within this subdivision should be prepared to accept inconveniences or discomfort as normal and necessary to agricultural operations."

B. Disclosure Prior to Issuance of a Building Permit. Where a new structure intended for human occupancy is to be located on property which is located within one thousand feet of land zoned for agricultural use, the owner of the property shall, prior to issuance of a building permit, sign and record a statement in a form equivalent to that specified in subsection (A). In lieu of signing the statement required above, the owner may submit evidence that the statement in subsection (A) has been made a part of subdivision documents creating the parcel on which the structure is proposed. (Ord. 205 § 1 (Exh. A), 2003)

Signature:	Date:	
Signature:	Date:	
<i>C</i>	-12-	

FIRE FEES

PENRYN FIRE PROTECTION DISTRICT

(916) 663-3389 OR (916) 663-4582

NOTE: ALL FIRE FEES ARE PAID DIRECTLY TO THE PENRYN FIRE PROTECTION DISTRICT (PFPD). IT IS THE APPLICANTS RESPONSIBILITY TO DELIVER AND PICK UP PLANS FOR PLAN CHECK TO PFPD.

ALL BUILDINGS & ADDITIONS UNDER 500 SQ FT ARE EXEMPT FROM FIRE FEES

SOUTH PLACER FIRE PROTECTION DISTRICT

(916) 791-7059

NOTE: ALL FIRE FEES ARE PAID DIRECTLY TO THE SOUTH PLACER FIRE PROTECTION DISTRICT (SPFPD). IT IS THE APPLICANTS RESPONSIBILITY TO DELIVER AND PICK UP PLANS TO SPFPD.

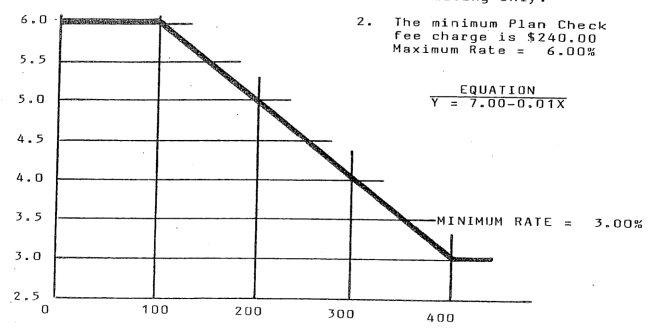
ALL BUILDINGS & ADDITIONS UNDER 500 SQ FT ARE EXEMPT FROM FIRE FEES

ALL PROPOSED HOMES OVER 3600 SQ. FT. WILL REQUIRE FIRE MARSHAL REVIEW

Sec. 19.265 INSPECTION FEE

The inspection fee for plans, works and materials shall be the actual cost based on time spent by the Department with allowance for clerical, supervision and overhead.

NOTE: 1. The amount of deposit is a percentage of the job cost. This percentage varies as shown with a minimum rate of 3.00%. The chart is for estimating only.



JOB COST IN THOUSANDS OF DOLLARS = X

EXAMPLE: JOB COST = \$100,000 Y = 7.00 - 0.01 (100) = 7.00 - 1.00 = 6.00% TOTAL FEE = .06 (\$100,000) = \$6,000.00

PLAN CHECK - 30% INSPECTION - 70%

