

SB 330

PRELIMINARY APPLICATION FORM

PURPOSE

This form serves as the preliminary application for housing development projects seeking vesting rights pursuant to SB 330, the Housing Crisis Act of 2019.

GENERAL INFORMATION

An applicant for a housing development project that includes (1) residential units (2) a mix of commercial and residential uses with two-thirds of the project's square footage used for residential purposes; or (3) transitional or supportive housing, shall be deemed to have submitted a preliminary application upon provision of all of the information listed in this Preliminary Application form and payment of the permit processing fee to the agency from which approval for the project is being sought.

After submitting this Preliminary Application to the local agency, an applicant has 180 days to submit a full application, or the Preliminary Application will expire.

Submittal Date Stamp*1,2:

*1Submittal of all the information listed and payment of the permit processing fee freezes fees and development standards as of this date unless exceptions per Government Code § 65889.5(o) are triggered.

*2Note: Record keeping pertaining to which standards and fees apply at date of submittal is imperative, as penalties may apply for imposing incorrect standards.

DETAILED DESCRIPTION OF PROJECT			

Notes:

- 1. California Environmental Quality Act (CEQA) and Coastal Act standards apply.
- After submittal of all of the information required, if the development proponent revises the
 project to change the number of residential units or square footage of construction changes
 by 20 percent or more, excluding any increase resulting from Density Bonus Law, the
 development proponent must resubmit the required information so that it reflects the
 revisions.

SITE INFORMATION

description, and site address, if applicable.	II WO Niverban
Street Address	Unit/Space Number
Legal Description (Lot, Block, Tract)	Attached? YES NO
Assessor Parcel Number(s)	
2. EXISTING USES - The existing uses on the proje	ect site and identification of major
physical alterations to the property on which the	project is to be located.
3. SITE PLAN - A site plan showing the building(s) I	location on the property and
approximate square footage of each building tha	it is to be occupied.
	Attached? YES ☐ NO ☐
4. ELEVATIONS - Elevations showing design, color height of each building that is to be occupied.	, material, and the massing and
	Attached? YES ☐ NO ☐
5. PROPOSED USES - The proposed land uses by residential and nonresidential development using	• • • • • • • • • • • • • • • • • • •
zoning ordinance.	

a. RESIDENTIAL DWELLING UNIT COUNT:

Please indicate the number of dwelling units proposed, including a breakdown of levels by affordability, set by each income category.

	Number of Units
Market Rate	
Managers Unit(s) – Market Rate	
Extremely Low Income	
Very Low Income	
Low Income	
Moderate Income	
Total No. of Units	
Total No. of Affordable Units	
Total No. of Density Bonus Units	

Other notes on units:			

6. FLOOR AREA - Provide the proposed floor area and square footage of residential and nonresidential development, by building (attach relevant information by building and totals here):

	Residential	Nonresidential	Total
Floor Area (Zoning)			
Square Footage of			
Construction			

7. PARKING - The propose	ed number of parkin	g spaces:		
8. AFFORDABLE HOUSIN PARKING REDUCTION incentives, waivers, con Government Code Sect If "YES," please describe:	IS - Will the project cessions, or parking	proponent seek Dei	nsity Bonus nt to California	NO 🗆
9. SUBDIVISION – Will the Map Act, including, but condominium map?		,	r tentative map,	or a
If "YES," please describe:			YES □ I	NO 🗆
10. POLLUTANTS – Are the straight of "YES," please describe:	nere any proposed p	point sources of air c	•	:s? NO □
11. EXISTING SITE COND the project site that will unoccupied. Provide att	be demolished and	whether each existing	-	
	Occupied	Unoccupied	Total	
	Residential Units	Residential Units	Residential Units	
Existing				
To Be Demolished				

12. ADDITIONAL SITE CONDITIONS -

a. vvn i.	A very high fire hazard severity zone, as determined by the Department of Forestry and Fire Protection, pursuant to Section 51178?
ii.	YES \square NO \square Wetlands, as defined in the United States Fish and Wildlife Service
11.	Manual, Part 660 FW 2 (June 21, 1993)?
iii.	YES \(\subseteq \text{NO} \(\subseteq \) A hazardous waste site that is listed pursuant to Section 65962.5, or a hazardous waste site designated by the Department of Toxic Substances Control pursuant to Section 25356 of the Health and Safety Code? YES \(\subseteq \text{NO} \subseteq \)
iv.	A special flood hazard area subject to inundation by the 1 percent annual chance flood (100-year flood) as determined by any official maps published by the Federal Emergency Management Agency? YES NO YES NO
V.	A delineated earthquake fault zone as determined by the State Geologist in any official maps published by the State Geologist, unless the development complies with applicable seismic protection building code standards adopted by the California Building Standards Commission under the California Building Standards Law (Part 2.5 (commencing with Section 18901) of Division 13 of the Health and Safety Code), and by any local building department under Chapter 12.2 (commencing with Section 8875) of Division 1 of Title 2?
vi.	YES □ NO □ A stream or other resource that may be subject to a streambed alteration agreement pursuant to Chapter 6 (commencing with Section 1600) of Division 2 of the Fish and Game Code?
If "VES" to a	YES □ NO □
11 1LO 10 a	ny, piease describe.
b. Do	es the project site contain historic and/or cultural resources? YES □ NO □
If "YES," plea	ase describe:

c. Does the project site contain any species of special concern? If "YES," please describe:	YES [NO
II 123, please describe.			
d. Does the project site contain any recorded public easement, seasements for storm drains, water lines, and other public right If "YES," please describe:		N(⊃ □
e. Does the project site contain a stream or other resource that to a streambed alteration agreement pursuant to Chapter 6 (of Section 1600) of Division 2 of the Fish and Game Code? Provisite photograph showing existing site conditions of environment features that would be subject to regulations by a public agent creeks and wetlands.	commencii vide an ae ental site	ng v erial	with
If "YES," please describe and depict in attached site map:	YES 🗆	NO	D □
f. COASTAL ZONE - For housing development projects propo		to i	20
located within the coastal zone, whether any portion of the pro any of the following: a. Wetlands, as defined in subdivision (b) of Section 13577 of California Code of Regulations.			
h Faringan at the consisting ballists and a defined in Occ	YES 🗆		D □
 b. Environmentally sensitive habitat areas, as defined in Section the Public Resources Code. 	YES		D □
c. A tsunami run-up zone.	YES □	N	0 🗆
d. Use of the site for public access to or along the coast.	YES □	NI) [

g. **PROJECT TEAM INFORMATION -** The applicant's contact information and, if the applicant does not own the property, consent from the property owner to submit the application.

Applicant's Name				
Company/Firm				
Address			Jnit/Space Numbe	r
City	State	Zip Co	de	
Telephone	Email			
Are you in escrow to purchase the	he property?		YES □	NO □
Property Owner of Record Name (if different from applicant		applicant	☐ Different from	m applicant
Address	Unit/	Space Nu	- umber	
City	State	Zi	ip Code	· · · · · · · · · · · · · · · · · · ·
Telephone	E	mail		
Optional: Agent/Representativ	ve Name			
Company/Firm				
Address			Jnit/Space Numbe	:r
City	State	Zip Co	de	
Telephone	Email			
Optional: Other (Specify Archit	ect, Engineer, (CEQA Co	onsultant, etc.)	
Name:				
Company/Firm				
Address			Jnit/Space Numbe	·r
City	State	Zip Co	de	
Telephone	Email			
Primary Contact for Project:	Owner □ App	licant □	l Agent/Represer	ntative 🗆 Other

PROPERTY OWNER AFFIDAVIT

Before the application can be accepted, the owner of each property involved must provide a signature to verify the Preliminary Application is being filed with their knowledge. Staff will confirm ownership based on the records of the City Engineer or County Assessor. In the case of partnerships, corporations, LLCs or trusts, the agent for service of process or an officer of the ownership entity so authorized may sign as stipulated below.

- Ownership Disclosure. If the property is owned by a partnership, corporation, LLC or trust, a disclosure identifying the agent for service or process or an officer of the ownership entity must be submitted. The disclosure must list the names and addresses of the principal owners (25 percent interest or greater). The signatory must appear in this list of names. A letter of authorization, as described below, may be submitted provided the signatory of the letter is included in the Ownership Disclosure. Include a copy of the current partnership agreement, corporate articles, or trust document as applicable.
- Letter of Authorization (LOA). A LOA from a property owner granting someone else permission to sign the Preliminary Application form may be provided if the property is owned by a partnership, corporation, LLC or trust, or in rare circumstances when an individual property owner is unable to sign the Preliminary Application form. To be considered for acceptance, the LOA must indicate the name of the person being authorized to file, their relationship to the owner or project, the site address, a general description of the type of application being filed and must also include the language in items 1-3 below. In the case of partnerships, corporations, LLCs or trusts, the LOA must be signed by the authorized signatory as shown on the Ownership Disclosure or in the case of private ownership by the property owner. Proof of Ownership for the signatory of the LOA must be submitted with said letter.
- **Grant Deed.** Provide Copy of the Grant Deed if the ownership of the property does not match local records. The Deed must correspond exactly with the ownership listed on the application.
- **Multiple Owners.** If the property is owned by more than one individual (e.g., John and Jane Doe, or Mary Smith and Mark Jones) signatures are required of all owners.

property located in Preliminary Application, or have been	ner of record of the herein previously described which is involved in this empowered to sign as the owner on behalf of a t as evidenced by the documents attached hereto.
processing by the Department of purpose of vesting the proposed hous	sing project subject to the Planning and Zoning dopted and in effect on the date that this
vesting will be forfeited if the housing number of residential units or square t 20 percent or more, exclusive of any i bonus, incentive, concession, waiver,	reliminary Application will be terminated and development project is revised such that the footage of construction increases or decreases by ncrease resulting from the receipt of a density or similar provision, and/or an application is not filed with within ary Application is deemed complete.
4. By my signature below, I certify t Signature	that the foregoing statements are true and correct Signature
Printed Name	Printed Name
Date	

CONDITIONS OF APPLICATION

- 1) All materials submitted in conjunction with this form shall be considered a part of this application.
- 2) This application will not be considered filed and processing may not be initiated until the Planning Division determines that the submittal is complete with all necessary information and is "accepted as complete." The City will notify the applicant of all application deficiencies no later than 30 days following application submittal.
- 3) The property owner authorizes the listed authorized agent(s)/contact(s) to appear before the City Council, Planning Commission, Design Review Board and Zoning Administrator and to file applications, plans, and other information on the owner's behalf.
- 4) The Owner shall inform the Planning Division in writing of any changes.
- 5) **INDEMNIFICATION:** As a condition of this application, applicant agrees to defend, indemnify, release and hold harmless the City, its agents, officers, attorneys, employees, boards and commissions from any claim, action or proceeding brought against any of the foregoing individuals or entities ("indemnities"), the purpose of which is to attack, set aside, void or annul the approval of this application or the adoption of any environmental document which accompanies it. This indemnification shall include, but not be limited to, damages, costs, expenses, attorney fees or expert witness fees that may be asserted or incurred by any person or entity, including the applicant, third parties and the indemnities, arising out of or in connection with the approval of this application, whether or not there is concurrent, passive or active negligence on the part of the indemnities.

In the event that any claim, action or proceeding as described above is brought, the City shall promptly notify the applicant of any such claim, action or proceeding, and the City will cooperate fully in the defense of such claim, action, or proceeding. In the event the applicant is required to defend the City in connection with any said claim, action or proceeding, the City shall retain the right to (1) approve the counsel to so defend the City, (2) approve all significant decisions concerning the manner in which the defense is conducted, and (3) approve any and all settlements, which approval shall not be unreasonably withheld. Nothing herein shall prohibit the City from participating in the defense of any claim, action or proceeding, provided that if the City chooses to have counsel of its own to defend any claim, action or proceeding where applicant already has retained counsel to defend the City in such matters, the fees and the expenses of the counsel selected by the City shall be paid by the City.

- 6) ATTORNEY'S EXPENSES COST REIMBURSEMENT: As a condition of this application, applicant agrees to be responsible for the payment of all City Attorney expenses and costs, both for City staff attorneys and outside attorney consultants retained by the City, associated with the reviewing, process and implementing of the land use approval and related conditions of such approval. City Attorney expenses shall be based on the rates established from time to time by the City Finance Director to cover staff attorney salaries, benefits, and overhead, plus the actual fees and expenses of any attorney consultants retained by the City. Applicant shall reimburse City for City Attorney expenses and costs within 30 days following billing or same by the City.
- 7) RECOVERY OF ATTORNEY'S FEES BY PREVAILING PARTY: In any action brought to enforce the applicant's obligations, including the Indemnification and Attorneys' Expenses Cost Reimbursement conditions set forth above, the prevailing party shall be entitled to an award of reasonable litigation costs, including attorneys' fees and costs.
- 8) COST BASED FEE SYSTEM (not applicable to flat fee applications): Applicant agrees to pay to the City all incurred costs, both direct and indirect, including State-mandated costs, associated with review and processing of the accompanying application for land use approval(s), even if the application is withdrawn or not approved. Reimbursable costs include all staff and overhead costs as established in the City's adopted Cost Recovery Fee Program Master Fee Schedule, as well as the cost of required professional consultants to assist in environmental, engineering or legal review.

If expenditures exceed 75% of the deposit amount required by the Cost Recovery Fee Program, additional deposits will be requested. Applicant understands and agrees that nonpayment of deposit requests within the time period specified in the request shall be deemed a withdrawal of the application. Any unexpended funds will be refunded by the City after completion of application processing.

I have read and agree with all of the above. I declare under penalty of perjury that the information contained in this application is true and correct to the best of my knowledge.

Property Owner:	 Dated:	
Authorized Agent/Applicant:	Dated:	