

## **RESIDENTIAL SUBMITTAL CHECKLIST**

*Community Development Department* 10300 Torre Avenue Cupertino, CA 95014

(408) 777-3308 / Fax (408) 777-3333 planning@cupertino.org http://www.cupertino.org/planning

<u>Required</u>		<u>Submitted</u>
	<u>Residential Submittal Checklist</u> Return <u>THIS</u> FORM.	
	<b>Application Form</b> Complete ALL applicable items on the form including current contact information and Applicant and Property Owner signatures. Submit both a signed application form and electronic application.	
	Payment of Required Fees and/or Deposits Submit payment in cash, check, or credit card.	
	Response to Preliminary Comments	
	<u>Development Regulations and Project Data Sheet</u> Summarizes project data and provides zoning development standards.	
	Public Works Confirmation Form and Environmental Programs Compliance Form Please contact Public Works at (408) 777-3354 to pay and complete the required form(s) prior to project submittal.	
	<u>Project Plan Set</u> NEW ELECTRONIC REQUIREMENTS; PDF version of the plan set ( <b>separated</b> <b>by individual sheets</b> ) on a USB or emailed to planner.	
	<u><b>Title Report</b></u> Needed to verify ownership, easements, and other restrictions which may exist on property.	
	<u>Privacy Protection Planting Plan</u> See Privacy Protection Planting Plan handout.	
	Exterior Color and Materials Board/Sheet (required for Residential Design <u>Review Applications)</u> One complete set of labeled samples of all exterior finishes and materials.	
	<b>Notice Board</b> ( <i>required for Two-Story and Residential Design Review</i> <u>Applications prior to project noticing</u> ) See Notice Board Handout for instructions.	
	Geologic/Geotechnical Report	
	Landscape Water Efficiency Checklist New residential construction with aggregate landscape area over 500 sf. and rehabilitated landscape projects with landscape area over 2,500 sf. are some projects subject to the Water Efficiency Landscape Ordinance (WELO). See Chapter 14.15 of Cupertino Municipal Code.	Sheet <b>1</b> of 5 Created 7/28/16



## APPLICATION FORM

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Project Address		APN(s)		
PROPERTY	( OWNER	APPLI	CANT	
Name		Contact Person / Company		
Address		Address		
City		City		
State	Zip	State	Zip	
Phone ( )	Email	Phone ( )	Email	
Property Owner Signature	Date	Applicant Signature	Date	
submitted data may invalidate Commission or City Council representative or I am not prese applicable review body. I have requirements associated with th X Applicant's Signature I declare under penalty of perju	ments are true and correct to the be an approval by the Director of ( of this application. I understan ent at the scheduled meeting(s) un e discussed this application with t is proposal. I understand applicati ry that I am the owner of said pro	Community Development, Design d that the application may be aless a written request for postpon he Public Works staff and I unde on fees are nonrefundable. perty or have Power of Attorney (	Review Committee, Planning withdrawn if my authorized teement has been presented <b>a</b> the rstand the public improvement Date	
slides and/or videotape that may $old X$	e above-described application and I y be shown at a city meeting. I und	lerstand application fees are nonrej	fundable.	
Property Owner's Signature	Print Property	Owner's Name	Date	
<u>Staff use only:</u> Application accepted by Application type: For Amendments or Modific		le No.(s):	 Sheet <b>2</b> of 5	

	DEVELOPMENT REGULATIO PROJECT DATA	NS AND
CUPERTINO	<i>Community Development Department</i> 10300 Torre Avenue Cupertino, CA 95014	(408) 777-3308 / Fax (408) 777-3333 planning@cupertino.org http://www.cupertino.org/planning

Application Type			
Two Story Permit		Residential Desig	gn Review
	R/Y Setback	2nd Story Deck Solar	Slope Lot > 35% FAR

Project Data Existing	Proposed	
		Net Parcel Size Zoning
		Building Square Footage General Plan Designation
		First Floor (includes garage and accessory structures)
		<b>Second Floor</b> (includes first floor area >16' in height from floor to rafters)
		Second Floor Side Setbacks (side setbacks <15' require Residential Design Review)
%_	%	Ratio of 2 <sup>nd</sup> Floor to 1 <sup>st</sup> Floor Area (Ratios >66% require Residential Design Review)
%	%	Floor Area Ratio
		Landscape Area (SF)

#### **Residential (R1) Development Standards**

Zoning			Minimu	ım Front	Minimu	m Rear		Mir	imum Side	Setback		Maximum
District	Minimum	Minimum	Yard Se	tback (b)	Yard Se	etback	Int	erior Lot S	ide Setbacks	5	Min. Street	Building
	Lot Area	Lot Width	First	Second	First	Second	First S	Story	Second St	tory (e)	Side Setback	Height
(a)			Story (c)	Story	Story (d)	Story	Minimum	Total	Minimum	Total	Corner Lots	meight
R1-5	5,000 sq. ft.	50'	20'	25'	20'	25'	5′	10′	15′	30′	12′	28'
R1-6	6,000 sq. ft.	60'	20'	25'	20'	25'	5′	15'	15'	30′	12'	28'
R1-7.5	7,500 sq. ft.	60'	20'	25'	20'	25'	5′	15′	15'	30′	12'	28'
R1-10	10,000 sq. ft.	60′	20'	25'	20'	25'	5′	15′	15'	30′	12′	28'
R1-6e	6,000 sq. ft.	60'	20'	25'	20'	25′	5′	15′	15′	30′	12′	28'
R1-10a	10,000 sq. ft.	75′	30′	30'	20'	40'	10'	20'	15′	35′	15′	28'

- (a) Buildings in an 'i' zoning designation are limited to one story and restricted to 18'.
- (b) Recorded easements in a Title Report or Parcel/Tentative Map that result in larger setbacks take precedence over setbacks stipulated in the Ordinances.
- (c) The front yard setback for a side-loading garage with a curved driveway may be reduced to 15' (CMC Chapters 19.08.030 and 19.28.070 (E)(1)(b)).
- (d) First story rear yard setback may be reduced to 10' with approval of a Minor Residential Permit provided that the area of the rear yard is equal to or exceeds 20 times the width of the lot at the front setback line. The width of the lot is measured at 20' from the front property line (CMC Chapter 19.28.070 (E)(3)(a)(i)).
- (e) Interior side yard setbacks may be reduced to 10' subject to Residential Design Review approval (CMC Chapter 19.28.040(E)(2)).

If your applicable Zoning District is not listed above, please contact the Planning Division for additional information.

### **RESIDENTIAL FEE SCHEDULE**



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General Information:

Please note that permit fees are cumulative. Categorical Exemptions and Public Noticing fees are applied only once per application. An additional Filing Fee is required for every applied permit.

For example, if a project requires a Two Story Permit and a Minor Residential Permit, the fee is:

- Two Story Permit: \$3,611
- Minor Residential Permit: \$2,781
- Public Noticing: \$322
- Categorical Exemption: \$227
- County Filing Fee: \$50 x (2) = \$100

- Estimated Total: \$7,041

] Two Story Permit.....\$3,611

Two Story Permit w/ Residential Design Review.......\$4,333\* \*Fee requires an additional \$2,000 Architectural Consultant Deposit and a 15% City administrative fee per consultant invoice (not included in the amount shown).

l	Minor Residential Permit	\$2,781
l	Indicate Type:	
l	Extn. LNC Gable/Env. R/Y Setback 2nd Sto	ory Deck Solar Slope Lot > 35% FAR

Miscellaneous	
Categorical Exemption	\$227
County Filing Fee (per permit)	\$50
Public Noticing (min.)	\$322

# PUBLIC WORKS CONFIRMATION FORM



Public Works Department 10300 Torre Avenue Cupertino, CA 95014 (408) 777-3354 / Fax (408) 777-3333

engineering@cupertino.org http://www.cupertino.org/publicworks

A Public Works confirmation form, if required, must be completed **prior to project submittal** to the Planning Department. **Please refer to the current fee schedule or contact the Public Works Department to confirm fee amount.** 

If a Building Permit Application is submitted within one year of the sign-off date at the bottom, the confirmation fee will be applied towards the Public Works Building Permit fee. The purpose of this confirmation is to identify preliminary Public Works issues, which may adversely affect the application. Please submit this form, the fee, and a copy of the site plan to the Public Works Department for review. The Public Works Department can be reached at (408) 777-3354.

PROJECT ADDRESS:	EMAIL ADDRESS	:		
APPLICANT NAME: PHONE:				
*For Public Works Department Use Only (Plea	se do not write in this section)*			
<ul> <li>Public Works Confirmation Required (\$</li> <li>Addition</li> </ul>	)   Single-Family Dwelling	□ Flood Zone		
REQUIREMENTS				
<ul> <li>Dedicate Right-of-Way (road):</li> <li>Easement (streetlight):</li> <li>Offsite improvements required (<i>circlet</i> street light, street tree</li> <li>Registered civil engineer required to a</li> <li>Clearly show all utility lines from the sewer). Indicate as new (N) or existir</li> <li>Underground all overhead utility serversions of the sever). Indicate as new (N) or existing</li> <li>Show onsite drainage on site plan with Roof down spouts to direct storm wath Include relevant City Standard notes</li> <li>Encroachment Permit or Development Streamside Permit</li> <li>Soils Letter/Report</li> <li>Master Storm Area Fees</li> <li>Submit Preliminary Title Report and and Parkland Dedication In-lieu Fees</li> </ul>	d): sidewalk, curb and gutter, cu design grading plans or improve house/project site to the street ( ng (E) vice to new house or new electri th direction and slope percentag ter to landscaped areas. and Details on plans ht Agreement S Quitclaim underground water ri S	rb ramp, driveway, pavement, ement plans electric, electric panel, gas, water, c panel e.		
SIGNATURE	TITLE	DATE		



# INDEMNIFICATION CLAUSE ACKNOWLEDGEMENT

Community Development Department 10300 Torre Avenue Cupertino, CA 95014 (408) 777-3308 / Fax (408) 777-3333

planning@cupertino.org http://www.cupertino.org/planning

On		an application was submitted to the City of Cupertino Planning Division, on
	(DATE)	
behalf of		(the "Applicant"). The project, which is the subject of the

application, is located at the following address \_

- 1. The Applicant agrees, as part of the application, to the fullest extent permitted by law, to indemnify, defend with attorneys of the City's choice, and hold harmless the City and its officers, employees, and agents (collectively, the "indemnified parties") from any liability, claim, action, cause of action, suit, damages, judgment, lien, levy, or proceeding (collectively referred to as "proceeding") brought by a third party against the one or more of the indemnified parties or one or more of the indemnified parties and the Applicant related to any Ordinance, Resolution, or action approving the project, the related entitlements, environmental review documents, finding or determinations, or any other permit or approval authorized for the project. This indemnification is intended to include but not be limited to damages, fees, and costs awarded against the City, if any, and cost of suit, attorneys' fees, and other costs, liabilities, and expenses incurred in connection with such proceeding whether incurred by the Applicant, the City, or the parties initiating or bringing such proceeding.
- 2. The Applicant agrees to (without limitation) reimburse the City its actual attorneys' fees and costs incurred in defense of the litigation. Such attorneys' fees and costs shall include amounts paid to the City's outside counsel and shall include City Attorney time and overhead costs and other City staff overhead costs and any costs directly related to the litigation reasonably incurred by City. The applicant shall likewise indemnify, defend, and hold harmless the indemnified parties from and against any damages, attorneys' fees, or costs awards, including attorneys' fees awarded under Code of Civil Procedure section 1021.5, assessed or awarded against the indemnified parties. The Applicant shall cooperate with the City to enter a Reimbursement Agreement to govern any such reimbursement.
- 3. The Applicant agrees to (without limitation) reimburse the City for all costs incurred in additional investigation or study of, or for supplementing, redrafting, revising, or amending, any document (such as an EIR, negative declaration, specific plan, or general plan amendment) if made necessary by a proceeding challenging the project approvals and related environmental review, if the Applicant desires to continue to pursue the project.
- 4. The Applicant agrees to indemnify the City for all of the City's costs, fees, and damages incurred in enforcing this Indemnification Agreement.
- 5. In the event that the Applicant is required to defend the City in connection with such proceeding, the City shall retain the right to approve:
  - a. The attorneys selected to defend the City;
  - b. All significant decisions concerning the manner in which the defense is conducted; and
  - c. Any and all settlements. The City shall also have the right not to participate in the defense, except that the City agrees to cooperate with the Applicant in the defense of the proceeding.
- 6. The defense and indemnification of City set forth herein shall remain in full force and effect throughout all stages of litigation including appeals of any lower court judgments rendered in the proceeding.
- 7. The Applicant agrees that City shall have no liability to the Applicant for business interruption, punitive, speculative, or consequential damages.

Print Name,	Title
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Signature