

### COMMUNITY DEVELOPMENT DEPARTMENT

Business Hours: 8:00 am to 5:00 pm (Monday through Friday) Closed 12:00 pm to 1:00 pm

#### TEXT AMENDMENT

#### **APPLICATION PROCESS**

**INITIAL CONSULTATION** STEP 1

Applicants are encouraged to consult with Community Development Department staff prior to

submittal of an application.

STEP 2 **APPLICATION SUBMITTAL** 

**FEE** A list of current fees is available at the Community Development Department (Planning Counter)

> and on the Community Development Department website. The following forms of payment are accepted: cash, credit card (processing fee of \$1.35 or 2.29% [whichever is greater] applies), debit card (processing fee of \$1.35 applies) and check (made payable to San Joaquin County

Treasurer).

**FORM** Ten (10) copies of the completed application with signatures from all owners

**APPLICATION** The Community Development Department will review the application for completion. Pursuant to **COMPLETE** Government Code §65943; 14 California Code of Regulations §§ 15060(a), 1510, the Community

Development Department will notify the applicant in writing within 30 days from the date of

submittal whether the application is deemed complete for processing.

**APPLICATION PROCESSING** STEP 3

**CEQA** The Community Development Department will determine if the project is subject to the California

> Environmental Quality Act (CEQA), and process the applicable environmental document accordingly. Processing times may vary depending on the applicable level of environmental

review.

**REVIEW** Text Amendment applications are reviewed using the Public Hearing Procedure (Development

Title Chapter 9-220)

STEP 4 **CONDITIONS AND ADDITIONAL PERMITS** 

**FINAL ACTION** The Board of Supervisors action is final. A Text Amendment does not authorize use. Additional

permits may be necessary. The types of permits vary with the type of project being proposed and its location. The Staff will work with you to identify what other permits are required, where they be

obtained and when you should apply for them.

NOTICE OF A Notice of Determination for approved development projects subject to CEQA shall be filed **DETERMINATION** by the Community Development Department within five (5) working days of project approval. A

fee, as determined by the Department of Fish and Wildlife, shall be required prior to filing. (Public

Resource Code § 15075)

For current fees visit: https://www.wildlife.ca.gov/Conservation/CEQA/Fees





# COMMUNITY DEVELOPMENT DEPARTMENT TEXT AMENDMENT

**FILE NUMBER:** 

			PRE-APPLICATION:	
Owner Information		Applicant Information		
Name:		Name:		
Mailing Address:		Mailing Address:		
Phone:		Phone:		
Email:		Email:		
Applicant Representative Information		Design Profess	sional Information	
Name:		Name:		
Mailing Address:		Mailing Address:		
Phone:		Phone:		
Email:		Email:		
		Proposal		
	(Attach additi	onal sheets as necessary)		
Type of Text Amendment (check only one, separate		General Plan		
applications required for each):	only one, separate	or		
		Development Title		
Chapters or Sections to be amen	nded (including page numbers:			
Existing Text:				
Proposed Text:				
Proposed Text.				
Reason for Request:				
readon for request.				
		Related Planning Application (PA)	number(s):	
Is this application tied to another discretionary application?	Yes: No:	Table 1 Islaming / ipplication (171)		



## **COMMUNITY DEVELOPMENT DEPARTMENT TEXT AMENDMENT**

<b>FILE NUMBER:</b>	

	FILE NU	FILE NUMBER:			
LEVINE ACT					
any agenda item involving a discretionary land use has received any political contributions from the ow totaling more than \$250 in the 12 months before th	ty Board of Supervisor member from participating in permit or other entitlements if the Board member	I have read and understand that this application is subject to these provisions:			
or applicant from making a contribution of more that	n \$250 to a member of the Board of Supervisors				
while the item is pending and for the 12 months fol	THORIZATION SIGNATURES	Date			
	ERTY OR AN AUTHORIZED AGENT MAY FILE	AN APPLICATION			
	defend (with counsel reasonably approved by County) s and commissions (collectively "County") as follows:	, and hold harmless the County			
1. <u>INDEMNITY</u> :					
liabilities arising out of, related to, or in connection whole or in part, an approval of the applied for proj applied for project, and any related development at <b>B</b> . For any and all costs and expenses prohibited by law, including but not limited to dama		s, set aside, void, or annul, in w documents related to the st (hereinafter "Claim"); of where such indemnification is se costs that may be asserted			
2. <u>DEFENSE</u> :					
R. In the event of a disagreement betwee authority to control the litigation and make litigation conducted.  C. If the County reasonably determines fail to promptly assume the defense of any Claim of	een County and me regarding defense of any Claim, the decisions, including, but not limited to, the manner in that having common counsel presents such counsel were to promptly employ counsel reasonably satisfactory to be separate outside counsel to represent or defend the counsel to represent the counsel to represe	ne County shall have the which the defense is with a conflict of interest, or if I to the County, then County may			
I, further, certify under penalty of perjury that I am	(check one):				
☐ Legal property owner (owner includes partner	trustee, trustor, or corporate officer) of the property(s	) involved in this application, or			
	ent to the application of the properties involved in this a foregoing application statements are true and correct.	application) and have been			
Print Name:	Signature:	Date:			
Print Name:	Signature:	Date:			
Print Name:	Signature:	Date:			
Print Name:	Signature:	Date:			
Print Name:	Signature:	Date:			