FINAL SUBDIVISION / DEVELOPMENT PLAT APPLICATION

Updated: October, 2019



CONTACT INFORMATION

Applicant's Name		Property Owner				
Company		Company				
Mailing Address		Mailing Address				
Phone #		Phone #				
Email		Email				
PROPERTY INFORMATION Proposed Subdivision Name:						
Subject Property Address or General Location:						
Acres: Tax ID #		#: R				
Located in: City Limits Extraterritorial Jurisdiction (County)						
DESCRIPTION OF REQUEST						
Type of Plat:						
Current Number of Lots:		rent Land Use:				
Proposed Number of L	ots: Propos	Proposed Land Use:				
AUTHORIZATION						
I certify that the information on this application is accurate. I understand the fees and the process for this application. I understand my responsibility, as the applicant, to be present at meetings regarding this request.						
Filing Fee \$1,321 plus	\$100 per acre Technol	ogy Fee \$13 <u>M</u>	AXIMUM COST \$2,513			
Submittal of this digital Application shall constitute as acknowledgement and authorization to process this request.						

 ${\color{red}\textbf{APPLY ONLINE}} - \underline{\textbf{WWW.MYGOVERNMENTONLINE.ORG}/}$

SUBDIVISION IMPROVEMENT AGREEMENT ACKNOWLEDGEMENT				
I understand, whenever public improvements to serve the development are deferred until after Final Subdivision or Development Plat approval, the property owner shall enter into a Subdivision Improvement Agreement by which the owner covenants to complete all required public improvements no later than two (2) years following the date upon which the Final Plat is approved.				
□ All required public improvements will be completed prior to approval of the Final Subdivision or Development Plat				
□ I wish to defer installation of public improvements until after approval of the Final Subdivision or Development Plat and have attached a Subdivision Improvement Agreement to be considered along with this Plat application				
☐ The attached Minor / Amending / Preliminary Plat Application does not require a Subdivision Improvement Agreement				
Signature of Applicant: Caren Williams-Murch Date:				
NOTICE OF COMPLETENESS DETERMINATION & STATUTORY REVIEW TIMEFRAMES				
I understand that the City of San Marcos requires online submittal of all applications through the Customer Portal at www.mygovernmentonline.org and that the Responsible Official will review this application for completeness within 10 business days of online submittal. I understand that this application is not considered "filed" until all required documentation is received and reviewed for completeness. Upon determination of completeness the City will send written correspondence stating that the application has been filed and will provide a date, in accordance with the				
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RECORDATION REQUIREMENTS***

The following are required for recordation, following approval of a Plat application:		
□ Two (2) mylars of the subdivision plat (Comal Co. requires White 20# Bond Paper)		
□ Recording Fee: \$		
□ Tax Certificate, printed within 30 days of recordation date (paid prior to January 31st of current year)		
Other possible recording requirements:		
☐ If public improvements were deferred, Subdivision Improvement Agreement		
□ Subdivision Improvement Agreement recording fee: \$		
□ Other legal documents referenced on the plat (i.e. easement dedication by separate instrument, HOA documents)		
□ Other recording fee: \$		

^{***}Recordation fees, mylars, and other requirements are not due at the time of submittal. Fees will depend on the number of pages needed for recordation and the County in which they are recorded. The total will be calculated upon approval.

AGREEMENT TO THE PLACEMENT OF NOTIFICATION SIGNS AND ACKNOWLEDGEMENT OF NOTIFICATION REQUIREMENTS

The City of San Marcos Development Code requires public notification in the form of notification signs on the subject property, published notice, and / or personal notice based on the type of application presented to the Planning Commission and / or City Council.

- Notification Signs: if required by code, staff shall place notification signs on each street adjacent to the subject property and must be placed in a visible, unobstructed location near the property line. It is unlawful for a person to alter any notification sign, or to remove it while the request is pending. However, any removal or alteration that is beyond the control of the applicant shall not constitute a failure to meet notification requirements. It shall be the responsibility of the applicant to periodically check sign locations to verify that the signs remain in place had have not been vandalized or removed. The applicant shall immediately notify the responsible official of any missing or defective signs. It is unlawful for a person to alter any notification sign, or to remove it while the case is pending; however, any removal or alteration that is beyond the control of the applicant shall not constitute a failure to meet notification requirements.
- Published Notice: if required by code, staff shall publish a notice in a newspaper of general circulation in accordance with City Codes and the Texas Local Government Code. If, for any reason, more than one notice is required to be published it may be at the expense of the applicant. The renotification fee shall be \$91 plus a \$13 technology fee.
- Personal Notice: if required by code, staff shall mail personal notice in accordance with City Codes and the
 Texas Local Government Code. If, for any reason, more than one notice is required to be mailed it may be
 at the expense of the applicant. The renotification fee shall be \$91 plus a \$13 technology fee.

I have read the above statements and agree to the required public notification, as required, based on the attached application. The City's Planning and Development Services Department staff has my permission to place signs, as required, on the property and I will notify City staff if the sign(s) is/are damaged, moved or removed. I understand the process of notification and public hearing and hereby submit the attached application for review by the City.

Signature:	Caren Williams-Murch	Date:
Print Name:		
Form Undat	ed October 2019	

PROPERTY OWNER AUTHORIZATION				
I,(owner name) on b	pehalf of			
(company, if applic	cable) acknowledge that I/we			
am/are the rightful owner of the property located at				
	(address).			
I hereby authorize (agent	t name) on behalf of			
(agent company) to	file this application for			
(application type),	and, if necessary, to work with			
the Responsible Official / Department on my behalf throughout the process.				
Signature of Owner:	Date:			
Printed Name, Title:				
Signature of Agent: Mulul C. Cul	Date:			
Printed Name, Title:				
Form Updated October, 2019				