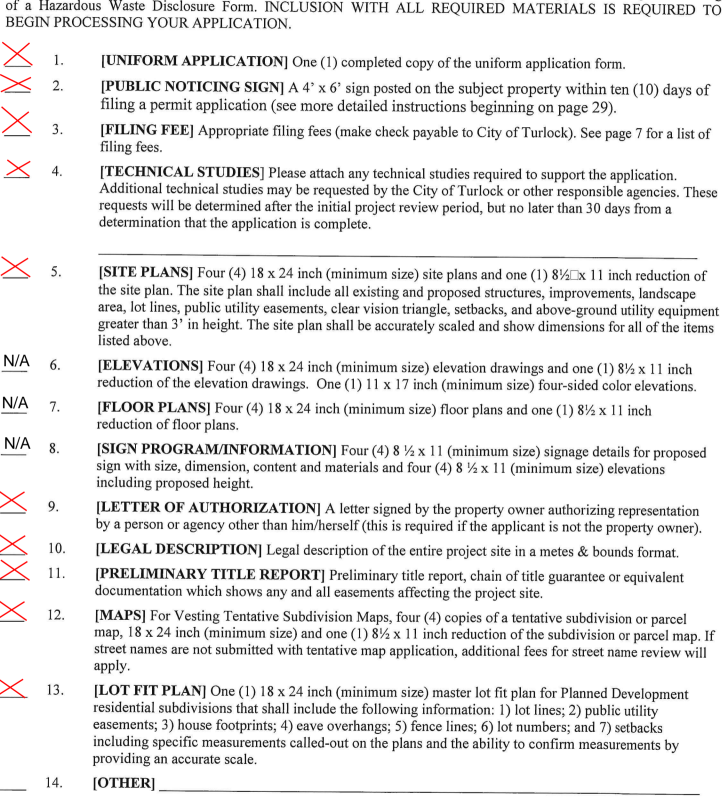
#### **PROJECT INFORMATION CHECKLIST**

<u>PROJECT APPLICATION:</u> All of the following listed items must be included when you submit your application, unless indicated otherwise or if they are inapplicable to your application. Refer to the "Application Checklist" on the previous page and consult with Planning Division staff to determine which items apply. All applications require the filing of a Hazardous Waste Disclosure Form. INCLUSION WITH ALL REQUIRED MATERIALS IS REQUIRED TO BEGIN PROCESSING YOUR APPLICATION.



#### PLANNING & ZONING APPLICATION PROCESSING FEES

(As adopted by City Council on September 11, 2018)

☐ APPEAL	\$ 550.00 (No Record Retention)
☐ APPLICATION CONTINUANCE: Hearings	\$ 390.00 (No Record Retention)
<ul> <li>CONDITIONAL USE PERMIT REVIEW (includes CUP Amendments)</li> <li>Minor</li> <li>Medium</li> <li>Major</li> <li>Time Extension</li> </ul>	\$ 4,338.00 \$ 7,409.00 \$10,821.00 \$ 2,349.00
☐ DEVELOPMENT AGREEMENT REVIEW	\$15,125.00 <sup>1</sup>
<ul> <li>ENVIRONMENTAL REVIEW FEES¹</li> <li>Notice of Exemption</li> <li>Addenda, Negative Declaration or Mitigated Negative Dec.</li> <li>Negative Declaration</li> <li>Mitigated Negative Declaration</li> <li>Mitigated Negative Declaration with special studies</li> <li>EIR Contract Management/Oversight</li> </ul> (DOES NOT INCLUDE DEPARTMENT OF FISH AND WILDLIFE or COUNTY RECORDER FEES THAT ARE DUE SEPARATELY AND PAYABLE TO THE STANISLAUS COUNTY CLERK/RECORDER)	\$ 228.00 \$ 1,226.00 \$ 2,250.00 \$ 4,525.00 \$ 6,231.00 17% of EIR cost
GENERAL PLAN AMENDMENT / SPECIFIC PLAN ADOPTION OR AMENDMENT	\$13,836.00 <sup>1</sup>
HISTORIC SITE CONTRACT	\$ 1,126.00
HOME OCCUPATION PERMIT	\$ 90.00
**If police clearance required	\$ 115.00
MINOR ADMINISTRATIVE APPROVAL	0.00
Site Plan Review  MINOR DISCRETIONARY PERMIT (**)	\$ 963.00
MINOR DISCRETIONARY PERMIT (see page 11 for further details)	
• Minor	\$2,879.00
<ul> <li>Medium</li> </ul>	\$5,268.00
<ul> <li>Major</li> </ul>	\$8,111.00
<ul> <li>Amendment</li> </ul>	\$1,985.00
Outdoor Dining	\$ 984.00 (plus \$110 if police clearance required)
Time Extension	\$1,894.00
OUT-OF-BOUNDARY SERVICE AGREEMENT	\$2,328.00
PLANNED DEVELOPMENT APPLICATION / MASTER PLAN REVIEW <sup>1</sup>	
Application Review	\$10.044.00
- Minor (less than 5 acres)	\$10,944.00 <sup>1</sup> \$14,356,00 <sup>1</sup>
- Major (more than 5 acres)	\$14,356.001
<ul><li>Amendment</li><li>Minor</li></ul>	¢ 5 401 001
- Millor - Major	\$ 5,491.00 <sup>1</sup>
- 141001	\$ 7,198.001

Deposit-based fee. A deposit-based fee is the minimum charge and deposit towards the full cost of processing the application. The amount shown in the table (the "base fee"), will not be refunded. The final fee will recover 100% of the full cost which may result in an invoice of additional amounts due to fully cover city processing costs. Application processing may be suspended if invoices are not paid within 30 days of invoice date. Public hearings will not be scheduled until payment is received.

<sup>&</sup>lt;sup>2</sup> Environmental Review Fees will be charged in addition to the application fee.

	<ul> <li>Application Review         <ul> <li>Existing Development; change in standard only</li> </ul> </li> <li>Time Extension</li> </ul>		7,073.00 <sup>1</sup> 3,259.00
	PREZONING – (LAFCO and State Board of Equalization Fees are not included) <sup>3</sup> • $0-10$ acres  • $11-20$ acres  • $> 20$ acres	\$	6,380.00 <sup>2</sup> 8,655.00 <sup>3</sup> 10,930.00 <sup>3</sup>
	REZONING (No Planned Development required) <sup>1</sup> • Minor (less than 5 acres) • Major (more than 5 acres)		8,300.00 <sup>1</sup> 9,468.00 <sup>1</sup>
	<ul> <li>SIGN PROGRAMS/PERMITS</li> <li>New Comprehensive Sign Program</li> <li>Amendment to Comprehensive Sign Program/Iconic Sign/ Historic Sign</li> </ul>		2,493.00 1,775.00
	TEMPORARY USE OF LAND PERMIT (TULP)  • No circulation required (base fee) Add, if required:	\$	145.00
×	<ul> <li>Circulation to City Departments and/or         Outside Agencies     </li> <li>Circulation to Neighbors</li> <li>TENTATIVE &amp; VESTING TENTATIVE SUBDIVISION MAP</li> <li>APPLICATION<sup>3</sup></li> </ul>	\$	50.00
	<ul> <li>0-10 acres</li> <li>11-20 acres</li> <li>21-50 acres</li> <li>&gt; 50 acres</li> <li>Time Extension</li> </ul>	\$1 \$1 \$1	7,283.00 <sup>4</sup> 10,126.00 <sup>4</sup> 12,970.00 <sup>4</sup> 15,472.00 <sup>4</sup> 2,497.00
	STREET NAME CHANGES AFTER TENTATIVE MAP APPROVAL  • 0-10 acres • 11-20 acres • 21-50 acres • > 50 acres	\$ \$ \$	242.00 325.00 400.00 480.00
П	VARIANCE APPLICATION	\$ 3	3,104.00
	MOBILE FOOD VENDOR Initial Permit Annual Renewal	\$ \$	900.00 90.00
	WILLIAMSON ACT CANCALLATION FEE (includes CEQA Negative Declaration fee. If additional environmental review is required, additional fees apply)	\$ 8	3,985.00
	<ul> <li>Notice of Nonrenewal</li> <li>ZONING CERTIFICATE</li> <li>ZONING VERIFICATION LETTER</li> </ul>	<b>\$</b> <b>\$</b>	165.00 90.00
	<ul> <li>Zoning Verification Only</li> <li>Property Research Letter (such as responses to detailed question)</li> </ul>	\$ \$	90.00 100.00 <sup>1</sup>

<sup>3</sup> Prezoning fees will be added to any other applicable entitlement application fee. If no other entitlement is requested, the appropriate Rezone fee will be charged in addition to the Prezoning fee.
4 The appropriate Tentative and Vesting Subdivision Map fee will be added to any other applicable entitlement application fee. If no other entitlement is requested, only the Tentative and Vesting Subdivision Map fee will be charged.

#### CITY OF TURLOCK DEVELOPMENT SERVICES PLANNING DIVISION 156 SOUTH BROADWAY, SUITE 120 TURLOCK, CA 95380-5456 (209)668-5640

#### UNIFORM APPLICATION FORM

(PLEASE PRINT OR TYPE)

Project Information	PROJECT ADDRESS: _2930 E. Tuolumne Road  ASSESSOR'S PARCEL NUMBER: 073-016-006 AREA OF PROPERTY (ACRES OR SQUARE FEET):19.72  EXISTING ZONING:East Tuolumne Master Plan - Residential Estate  GENERAL PLAN DESIGNATION: _Very Low Density Residential (VLDR)  DESCRIBE THE PROJECT REQUEST: _Planned development for 50 single family home lots with a reduced minimum lot are from designated zoning area while meeting existing general plan designation  NOTE: Information provided on this application is considered public record and will be released upon request by any member of the public.  APPLICANT _Woodward Partners, LLCPHONE NO925-393-2811E-MAIL: woodwardpartnersllc@gmail.co
tion	** Corporate partnerships must provide a list of principals. FAX NO. email
ma	ADDRESS OF APPLICANT: 130 Juila Loop, Danville, CA 94506
nfo	
Applicant Information	
TUIO	
Owner Into	
rrop 	
<u>^</u>	APPLICATION TYPE & NO.: DATE RECEIVED:
On	CASHOR CHECK NO/\$ CHECKED BY:
Ose	PC HEARING DATE: CC HEARING DATE:
Office Use Only	PLANNER'S NOTES:
L	

# **APPLICATION QUESTIONNAIRE**

This document will assist the Planning Department in evaluating the proposed project and its potential environmental impacts. Complete and accurate information will facilitate the review of your project and minimize future requests for information. Please contact the Planning Division, 156 S. Broadway, Suite 120, Turlock, CA 95380 (209) 668-5640 if there are any questions about how to fill out this form.

PROJECT NAME: BALISHA RANCH
APPLICANT'S STATEMENT OF INTENT (DESCRIBE THE PROPOSED PROJECT):
The proposed project consists 17.4 acres of existing agricultural land located at 2930 E Tuolumne Road in the City of Turlock, California. The project is part of the East Tuolumne Master Plan (ETMP) that was prepared by the city in 2014. The project is proposing 50 single family home lots and associated streets and utility infrastructure to serve the future homes consistent with the City's general plan. The project is proposing a planned development zoning in order to deviate slightly from the minimum lot size required by the ETMP while maintaining the intent of the Very Low Density Residential design standards and character of surrounding neighborhoods.
PROPERTY OWNER'S NAME:
Mailing Address:
Telephone: Business () Home ()
E-Mail Address:
APPLICANT'S NAME: Woodward Partners, LLC Colt Alvernaz
Phone 925-393-2811
Address: 130 Juila Loop, Danville, CA 94506
Telephone: Business 925-393-2811Home ()
E-Mail Address: coltalvernaz@gmail.com
PROJECT SITE INFORMATION:
Property Address or Location: 2930 E. Tuolumne Road
Property Assessor's Parcel Number: 073-016-006
Property Dimensions: See Tentative Map
Property Area: Square Footage 758,000 sfAcreage 17.4 Acres
Site Land Use: Undeveloped/Vacant 17.4 Acres Developed
If developed, give building(s) square footage 2,000 sf - 3,000 sf

LAND USE DESIG	SNATIONS:	
ZONING:	Current:	Residential Estate (ETMP)
	Proposed (If applicable):	Planned Development
GENERAL PLAN	Current:	Very Low Density Residential
	Proposed (If applicable)	Very Low Density Residential
DESCRIBE ADJAC SITE:	CENT ZONING AND EXIS	TING LAND USE WITHIN 300 FEET OF PROJECT
ZONE - EXI	ISTING LAND USE (i.e., res	sidential, commercial, industrial)
North_Residential		
South_Residential		
East_ Agriculture (Fut	ure Residential)	
West_Residential		
The project site cuelevation 114 and	Site as it exists before the projud any cultural, historical or surrently exists as an irrigate gradually slopes to the sou	characteristics te Conditions  ect, including information on topography, soil stability, scenic aspects (if applicable)  d Walnut orchard and is generally flat around ath. Per the project geotechnical investigation the esto Formation) and are not considered expansive.
If yes to abov	1 5	t site? Yes if yes, are any to be removed? All atting location, size and type of all trees, bushes and shrubs
	ge waterbody or ground water fyes, please explain:	quality or quantity, or alter existing drainage patterns?
No		

If there are structures on the project site, attach site plan indicating location of structures and provide the following information:

Present Use of Existing Structure(s) N/A

Tresent ese of EAR	ing structure(s)		
Proposed Use of Ex	risting Structure(s) N/A		
re any structures to be more or d	oved or demolished? N/A emolished.	_If yes, indicate on sit	e plan which structures are
the property currently ur	der a Williamson Act Contract?	N/A if yes	, contract number:
If yes, has a Notice	of Nonrenewal been filed?	If yes, date filed: _	
	conservation, open space or simi se describe and provide a copy o	-	
escribe age, condition, size	ze, and architectural style of all	existing on-site structu	res (include photos):
N/A			
	Proposed Building	Characteristics	
ize of any new structure(s	) or building addition(s) in gross	s sq. ft. 2,500 (Average	e)
uilding height in feet (me	asured from ground to highest p	oint):35' (Max)	
	ces, excluding buildings, measuent, light poles, etc.):	red from ground to hig	thest point (i.e. antennas,
35' (Max)			
roject site coverage:	Building Coverage:	Sq.Ft60	%
	Landscaped Area:	Sq.Ft30	%
	Paved Surface Area:	Sq.Ft10	%
	Total:	Sq.Ft	100%
kterior building materials:	TBD (Stucco, siding, stone vene	er)	
sterior building colors: T	BD		

Roof materials: TBI	O (Comp Shingle / Tile)			
	f-street parking spaces e project site, attach a	<u> </u>	age and 2 driveway) nent or Letter of Agency	<i>y</i> )
Describe the type of	f exterior lighting prop	posed for the project (l	height, intensity):	
Building:	Typical Residential Ligh	ting		
Parking: G	sarage and Public Street	Lights		
Estimated Construc	tion Starting Date 2/15	5/2022 Est	imated Completion Date	e 3/15/2024
If the proposal is a o	component of an overa	all larger project descr	ibe the phases and shov	v them on the site plan:
Tatal Late 50	Total Dwalling I	Residential Projection (As applicable to pro	posal)	
Total Lots 50	Total Dwelling I	Units_50Tota	l Acreage_17.4	
Net Density/Acre_2	2.87	Gross Density/A	Acre 2.87	
Will the project incl	ude affordable or seni	or housing provisions	? <u>N/A</u> If yes, please	e describe:
	Single Family	Two-Family (Duplex)	Multi-Family (Apartments)	Multi-Family (Condominiums)
Number of Units	50			
Acreage	17.4			
Square Feet/Unit	2,500 (Avg)			
For Sale or Rent	For Sale			
Price Range	TBD			
Type of Unit:				
Studio				
1 Bedroom				
2 Bedroom				
3 Bedroom	Х			
4+Bedroom	X			

# Commercial, Industrial, Manufacturing, or Other Project (As applicable to proposal)

Type of use(s) N/A
Expected influence: RegionalCitywideNeighborhood
Days and hours of operation:
Total occupancy/capacity of building(s):
Total number of fixed seats:Total number of employees:
Anticipated number of employees per shift:
Square footage of:
Office area Warehouse area
Sales areaStorage area
Loading area Manufacturing area
Total number of visitors/customers on site at any one time:
Other occupants (If Applicable)
Will the proposed use involve any toxic or hazardous materials or waste?
(Please explain):
List any permits or approvals required for the project by state or federal agencies:

PROJECT IMPACTS
(Please compute each specific impact issue per the following criteria)

Weekday Trip End Generation Rates (100%Occ.)

# **TRAFFIC**

Land Use

Single Family	10.0 trips/dwelling unit	
Patio Homes/Townhomes	7.9 trips/dwelling unit	
Condominiums	5.1 trips/dwelling unit	
Apartments	6.0 trips/dwelling unit	
Mobile Homes	5.4 trips/dwelling unit	
Retirement Communities	3.3 trips/dwelling unit	
Motel/Hotel	11 trips/room	
Fast-Food Restaurant	553.0 trips/1,000 s.f. bldg. area	
Retail Commercial	51.3 trips/1,000 s.f. bldg. area	
Shopping Center	115 trips/1,000 s.f. bldg. area	
Sit-Down Restaurant	56 trips/1,000 s.f. bldg. area	
General Office	12.3 trips/1,000 s.f. bldg. area	
Medical Office	75 trips/1,000 s.f. bldg. area	
Institutions (Schools/Churches)	1.02 trips/student or 18.4 trips/1,000 s.f. bldg. area	
Industrial Plant <500,000 s.f.	7.3 trips/1,000 s.f. bldg. area or 3.8 emp.	
Industrial Warehouse	5.0 trips/1,000 s.f. bldg. area or 4.2 emp.	
Projected number of truck deliveries/loa Approximate hours of truck deliveries/loa		_
What are the nearest major streets?	uolumne and Daubenberger Road	-
Distance from project? _Tuolumne fronts	project and Daubenberger is approximately 300 ft west	_
Amount of off-street parking provided:	200 (2 Garage and 2 Driveway per lot)	
If new paved surfaces are involved, desc	cribe them and give amount of square feet involved:	
56' R/W local subdivision streets - Approxim	nate Right of Way Area = 180,000+/-SF	

# **WATER**

Single-Family Residential Multi-Family Residential Offices Retail Commercial Service Commercial/Industrial	800 gallons/day 800/3 bd unit; 533/2 bd unit; 267/1 bd unit 100 gallons/day/1,000 s.f. floor area 100 gallons/day/1,000 s.f. floor area Variable-[Please describe the water requirements for any service commercial or industrial uses in your project.]
Estimated gallons per day (using information	above): 40,000 Gallons per Day
Source of Water: City of Turlock	
<u>SEWAGE</u>	
Land Use Single-Family Residential Multi-Family Residential Commercial Office Industrial	Estimated Sewage Generation Rates (gal/day) 300 gallons/day/unit 200 gallons/day/unit or 100 gallons/day/resident 100 gallons/day/1,000 s.f. floor area 100 gallons/day/1,000 s.f. floor area Variable-[Please describe the sewage requirements for any industrial uses in your project.] (General projection = 2,500 gallons/day/acre)
Estimate the amount (gallons/day) sewage to	be generated (using information above):
15,000 Gallons per Day	
Describe the type of sewage to be generated:	Residential
Will any special or unique sewage wastes be	generated by this development?

# SOLID WASTE

Land Use Single-Family Residential Multi-Family Residential Commercial Industrial	Estimated Solid Waste Generation (lb/day) 10.96 lbs./day/res. 7.37 lbs./day/unit 50 lbs. /500 s.f. floor area Variable-[Please describe the projected solid waste to be generated by your project.]
Type: Single Family Residential	_Amount: 548 lbs/day
AIR QUALITY  Construction Schedule:	
	A
Activity	Approximate Dates
Demolition	2/15/2022-4/15/2022
Trenching	6/15/2022-9/15/2022
Grading	4/15/2022-6/15/2022
Paving	9/15/2022-11/15/2022
Building Construction	11/15/2022-3/15/2024
Architectural Coatings (includes painting)	12/15/2022-3/15/2024
Total Volume of all Building(s) to be Demoli Max Daily Volume of Building(s) to be Demo	
Total Acreage to be Graded 17.4 AC	
Amount of Soil to Import/Export? Balanced	

# HAZARDOUS WASTE AND SUBSTANCE SITES LIST DISCLOSURE PURSUANT TO CALIFORNIA GOVERNMENT CODE SECTION 65962.5(f)

"(f) Before a lead agency accepts as complete an application for any development project which will be used by any person, the applicant shall consult the lists sent to the appropriate city or county and shall submit a signed statement to the local agency indicating whether the project and any alternatives are located on a site that is included on any of the lists compiled pursuant to this section and shall specify any list. If the site is included on a list, and the list is not specified on the statement, the lead agency shall notify the applicant pursuant to Section 65943..."

Note: You must contact Stanislaus County Environmental Resources at (209) 525-6700; AND either:

1) Contact the Department of Toxic Substances Control at (800) 728-6942; or 2) research the property on <u>all</u> of the following online databases:

EPA RCRA: <a href="https://www3.epa.gov/enviro/facts/rcrainfo/search.html">https://www3.epa.gov/enviro/facts/rcrainfo/search.html</a>
NEPAssist: <a href="https://www.epa.gov/compliance/nepa/nepassist-mapping.html">https://www.epa.gov/compliance/nepa/nepassist-mapping.html</a>

California DTSC Envirostor: <a href="www.envirostor.dtsc.ca.gov/public">www.envirostor.dtsc.ca.gov/public</a> California Geotracker: <a href="http://geotracker.waterboards.ca.gov/">http://geotracker.waterboards.ca.gov/</a>

to determine whether there are any known or potential hazards on the property.

Print Name and Title of Applicant/Agent

to determine whether there are any known or potential nazards on the property.
I HEREBY CERTIFY THAT:
THE PROJECT <i>IS LOCATED</i> ON A SITE WHICH IS INCLUDED ON ONE OR MORE OF THE LISTS COMPILED PURSUANT TO CALIFORNIA GOVERNMENT CODE SECTION 65962.5(f). THE SITE IS INCLUDED ON THE FOLLOWING LIST(S) SPECIFIED BELOW:
Regulatory ID Number:
Regulatory ID Number:
Regulatory ID Number:
OR
THE PROJECT <i>IS NOT LOCATED</i> ON A SITE WHICH IS INCLUDED ON ONE OR MORE OF THE LISTS COMPILED PURSUANT TO CALIFORNIA GOVERNMENT CODE SECTION 65962.5(f).
I HEREBY CERTIFY THAT THE STATEMENT FURNISHED ABOVE PRESENTS THE INFORMATION REQUIRED BY CALIFORNIA GOVERNMENT CODE 65962.5(f) TO THE BEST OF MY ABILITY AND THAT THE STATEMENT AND INFORMATION PRESENTED IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.
Colt Alvernaz, Managing Partner 925-393-2811

Phone Number

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# **ACKNOWLEGMENTS/AUTHORIZATIONS/WAIVERS**

#### **SENATE BILL 18 COMPLIANCE:**

Senate Bill 18 requires the City to contact and consult with California Native American Tribes when adopting or amending a General Plan or Specific Plan or when designating land as open space. The purpose of the consultation is to protect Native American cultural places that may be impacted by the proposed action. The tribes have 90 days to respond and request a consultation. If a consultation is requested, additional studies or surveys may be required. If further study is required, the applicant(s) will be responsible for any additional costs. Your application may not be considered complete if additional consultation with the Tribes is required. The applicant's signature on this application form signifies an acknowledgement that this statement has been read and understood.

#### **CULTURAL RESOURCES REVIEW:**

The City of Turlock may refer this application to the Central California Information Center (CCIC) to determine whether a records search or focused study addressing cultural resources will need to be conducted by a cultural resource consultant. Should this referral occur, the applicant(s) understand that further study by a cultural resources consultant may be required. If a records search or further study is required, the applicant(s) will be responsible for any additional costs. Your application may not be considered complete if a Records Search or Archaeological study is required. The applicant's signature on this application form signifies an acknowledgement that this statement has been read and understood.

#### **BIOLOGICAL RESOURCES REVIEW:**

The City of Turlock includes areas of "Critical Habitat" as defined by the US Fish and Wildlife Service for specific federally listed threatened and endangered species. Other sensitive biological resources are also present within the County as shown on the California Natural Diversity Data Base maps. Your application will be forwarded to various resource agencies for review and comment. The applicant(s) understand that further study by a biological resources consultant may be required. If further study is required, the applicant(s) will be responsible for any additional costs. **Your application may not be considered complete if a Biological study is required.** The applicant's signature on this application form signifies an acknowledgement that this statement has been read and understood.

# CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD - STORM WATER PERMIT REQUIREMENTS:

Storm water discharges associated with construction activity are a potentially significant source of pollutants. The most common pollutant associated with construction is sediment. Sediment and other construction related wastes can degrade water quality in creeks, rivers, lakes, and other water bodies. In 1992, the State Water Resources Control Board adopted a statewide General Permit for all storm water discharges associated with construction activity that disturbs five or more acres of land. Effective March 10, 2003, all construction sites disturbing one or more acres of land will be required to obtain permit coverage. The General Permit is intended to ensure that construction activity does not impact water quality. You need to obtain General Permit coverage if storm water discharges from your site and either of the following apply:

- Construction activities result in one or more acres of land disturbance, including clearing, grading, excavating, staging areas, and stockpiles or;
- The project is part of a larger common plan of development or sale (e.g., subdivisions, group of lots with or without a homeowner's association, some lot line adjustments) that result in one or more acres of land disturbance.

It is the applicant's responsibility to obtain any necessary permit directly from the California Regional Water Quality Control Board. The applicant(s) signature on this application form signifies an acknowledgment that this statement has been read and understood.

#### ASSESSOR'S INFORMATION WAIVER:

The property owner(s) signature on this application authorizes the Stanislaus County Assessor's Office to make any information concerning the property involved as part of the application available to the City of Turlock.

# **DEED RESTRICTIONS & COVENANTS, CONDITIONS & RESTRICTIONS (CC&RS):**

The property involving this permit request may be subject to deed restrictions called Covenants, Conditions and Restrictions (CC&Rs) or a variety of private easements or other deed restrictions which may restrict the property's use and development. These deed restrictions are private agreements and are **NOT** enforced by the City of Turlock. Consequently, development standards specified in such deed restrictions are **NOT** considered by the City when granting permits. You are advised to determine if the property is subject to deed restrictions and if so, contact the appropriate homeowners association and adjacent neighbors about your project prior to proceeding with construction. Following this procedure will minimize the potential for disagreement among neighbors and possible litigation.

#### **TECHNICAL STUDIES:**

If the project site is on or near a historical site, archaeological site, landfill site, river, floodplain, state highway, freeway, railroad, or airport, or if the project is identified by a resource agency or the City as potentially impacting sensitive agricultural, biological, hydrological, geological, mineral or other resources, or if specific environmental impacts are identified throughout the course of the project review, then specific technical studies may be required. Applicants are encouraged to contact the Turlock Planning Division at the earliest possible opportunity to determine the possible need and scope of such studies.

#### DISCLOSURE OF INFORMATION:

The information contained in this application, including, but not limited to, supporting documents, maps, drawings, illustrations, special studies and reports, is public information and subject to disclosure under the California Public Records Act. Applicants should be aware that this information is provided to the public, businesses, public and private organizations, the news media, and any other person upon request. Only that information which is necessary to properly describe and assess the impacts of the project is required to be submitted with the application.

# **INDEMNIFICATION**

In consideration of the City's processing and consideration of this application for approval of the land use project being applied for (the "Project"), and the related California Environmental Quality Act (CEQA) consideration by the City, the Owner and Applicant, jointly and severally, agree to indemnify the City of Turlock ("City") from liability or loss connected with the Project approvals as follows:

- 1. The Owner and Applicant shall defend, indemnify and hold harmless the City and its agents, officers and employees from any claim, action, or proceeding against the City or its agents, officers or employees to attack, set aside, void, or annul the Project or any prior or subsequent development approvals regarding the Project or Project condition imposed by the City or any of its agencies, departments, commissions, agents, officers or employees concerning the said Project, or to impose personal liability against such agents, officers or employees resulting from their involvement in the Project, including any claim for private attorney general fees claimed by or awarded to any party from City. The obligations of the Owner and Applicant under this Indemnification shall apply regardless of whether any permits or entitlements are issued.
- 2. The City will promptly notify Owner and Applicant of any such claim, action, or proceedings that is or may be subject to this Indemnification and, will cooperate fully in the defense.
- 3. The City may, within its unlimited discretion, participate in the defense of any such claim, action, or proceeding if the City defends the claim, actions, or proceeding in good faith. To the extent that City uses any of its resources responding to such claim, action, or proceeding, Owner and Applicant will reimburse City upon demand. Such resources include, but are not limited to, staff time, court costs, City Attorney's time at their regular rate for external or non-City agencies, and any other direct or indirect cost associated with responding to the claim, action, or proceedings.
- 4. The Owner and Applicant shall not be required to pay or perform any settlement by the City of such claim, action or proceeding unless the settlement is approved in writing by Owner and Applicant, which approval shall not be unreasonably withheld.
- 5. The Owner and Applicant shall pay all court ordered costs and attorney fees.
- 6. This Indemnification represents the complete understanding between the Owner and Applicant and the City with respect to matters set forth herein.

#### **CEQA FILING FEES**

Most, if not all, development projects submitted to the City of Turlock require some level of review under the California Environmental Quality Act, or CEQA. CEQA is a State law that requires an analysis and public report on the potential environmental effects of any project that is carried out, or approved, by a local agency, like the City of Turlock. Three types of reports are typically prepared for development projects: 1) a CEQA Exemption; 2) a Negative Declaration (or Mitigated Negative Declaration); or 3) an Environmental Impact Report. The most common form of report required for a project is either the Exemption or the Mitigated Negative Declaration. The City of Turlock Planning Division staff will tell you what type of document is required based upon the type of project you are submitting, the characteristics of the property and its surrounding environment, and other factors that are spelled out in CEQA.

#### Exemption

Pursuant to CEQA Guidelines Section 15061, the City of Turlock is responsible for reviewing the project to determine whether or not it is exempt from CEQA review. A CEQA Exemption is applied when a development project falls into either one of two categories: 1) statutory exemptions; or 2) categorical exemptions. These exemptions are defined in State Law and in the CEQA Guidelines. Statutory exemptions are very specific project categories that the State Legislature chose to exempt from CEQA by adopting specific State laws. Categorical exemptions are categories of projects that the Secretary for Resources has determined do not have a significant effect on the environment. If staff has determined that your project is exempt, the project will be circulated to the public with that designation noted in the referral documents. Other agencies and individuals may disagree with this determination. If your project is subject to Planning Commission or City Council approval, the determination will ultimately be made by one of those governing bodies. If your project is not subject to their approval, staff will make this determination.

Once the project is approved, CEQA allows either the agency or the applicant to file a Notice of Exemption. The Notice must be filed with either the Office of Planning and Research or the Stanislaus County Clerk/Recorder for 30 days and starts a 35-day statute of limitations on legal challenges. Typically, these notices are filed within five (5) days of approval of the project by the City of Turlock. The City of Turlock does not automatically file these documents on behalf of the applicant. The applicant may choose to file the notice directly or ask the Planning Division to file it on his/her behalf. If the City is asked to file the Notice of Exemption, an additional fee will be charged for this service in addition to the fee charged by the County to post the Notice. You must submit a written request with the fee, if you choose to have the City of Turlock file this notice on your behalf. If the notice is not filed, the statute of limitations will increase from 35 days to 180 days.

#### Mitigated Negative Declaration

If a project is not exempt from CEQA review, the project is most likely to require a Mitigated Negative Declaration pursuant to CEQA Guidelines Section 15070 (although, on very rare occasions, an Environmental Impact Report may be required). A Mitigated Negative Declaration is required when the project has the potential to create an environmental effect but it has been determined that the effect can be reduced or eliminated by modifying the project in some manner. These modifications are known as "mitigation measures". Staff will prepare an Initial Study that describes the project, the potential environmental effects, and any mitigation measures required to reduce or eliminate any potential environmental effect. A separate "environmental review" fee is charged to the applicant for this additional work.

Upon approval by the City of Turlock, the City of Turlock is required file a Notice of Determination pursuant to California Public Resources Code Section 21152 with either the Office of Planning and Research or the Stanislaus County Clerk/Recorder for 30 days. In order to begin the 30-day statute of limitations on legal challenges, the notice MUST be filed within 5 days of approving the project. The City of Turlock automatically files this document and the staff costs to file the notice are included in the separate environmental review fee.

# **DEPARTMENT OF FISH AND WILDLIFE CEQA FILING FEES**

Pursuant to California Fish & Wildlife Code §711.4, the City of Turlock is required to collect the following filing fees for the Stanislaus County Clerk, on behalf of the California Department of Fish & Wildlife, for the following projects. The statute was amended last year. Under the amended statute, a lead agency may no longer exempt a project from the filing fee requirement by determining that the project will have a de minimis effect on fish and wildlife. Instead, a filing fee will have to be paid unless the project will have no effect on fish and wildlife. (Section 711.4 (c)(2) of the Fish and Game Code). If the project will have any effect on fish and wildlife resources, even a minimal or de minimis effect, the fee is required.

A project proponent who believes the project will have *no* effect on fish and wildlife should contact the Department of Fish and Wildlife. If the Department of Fish and Wildlife concurs the project will have no such effect, the Department will provide the project proponent with a form that will exempt the project from the filing fee requirement. Project proponents may contact the Department by phone at (916) 651-0603 or through the Department's website at <a href="https://www.wildlife.ca.gov">www.wildlife.ca.gov</a>. Pursuant to California Fish & Game Code §711.4(e)(3), the department (CDFW) shall assess a penalty of 10 percent of the amount of fees due for any failure to remit the amount payable when due. The department may pursue collection of delinquent fees through the Controller's office pursuant to Section 12419.5 of the Government Code.

Additionally, California Fish & Game Code §711.4(f) states the following: Notwithstanding Section 12000, failure to pay the fee under subdivision (d) is not a misdemeanor. All unpaid fees are a statutory assessment subject to collection under procedures as provided in the Revenue and Taxation Code. Failure to pay the necessary fee will also extend the statute of limitations for challenging the environmental determination made by the City, thus increasing exposure to legal challenge. The type of environmental determination to be made by the City may be discussed with the project planner following the environmental review stage of the project and will be outlined in Planning Commission staff report.

- 1. Any project for which a Negative Declaration or Mitigated Negative Declaration is prepared pursuant to the California Environmental Quality Act and having some effect on fish and wildlife: \$2,406.75 [Fish & Game Code §711.4(d)(2)] plus a \$57.00 County document handling fee.
- 2. Any project for which an Environmental Impact Report is prepared pursuant to the California Environmental Quality Act and having some effect on fish and wildlife: \$3,343.25 [Fish & Game Code §711.4(d)(3)], plus a \$57.00 County document handling fee.

Upon an environmental determination concerning your project/application by the Turlock Community Planning Department, a check made payable to the Stanislaus County Clerk in the appropriate amount (i.e., \$2,463.75 or \$3,400.25) will be required of you before your application will be further processed.

YOUR PROJECT WILL NOT BE SCHEDULED FOR HEARING BEFORE THE PLANNING COMMISSION OR CITY COUNCIL UNTIL THIS FEE HAS BEEN SUBMITTED TO THE PLANNING DEPARTMENT.

# PROPERTY OWNER/APPLICANT SIGNATURE:

I hereby certify that the facts, statements, and information presented within this application form are true and correct to the best of my knowledge and belief. I hereby understand and certify that any misrepresentation or omissions of any information required in this application form may result in my application being delayed or not approved by the City. I hereby certify that I have read and fully understand all the information required in this application form including:

- 1. the Hazardous Waste and Substance Sites List Disclosure Pursuant to California Government Code Section 65962.5(f) on page 20;
- 2. the Acknowledgments/Authorizations/Waivers starting on page 22; and
- 3. the Indemnification on page 24; and
- 4. the Department of Fish and Game CEQA Review Filing Fees on page 26.

Property Owner(s): (Attach additional sheets. as necessary)

Applicant(s): (If different than above)

Colt Alvernaz, Managing Partner
Print Name and Title of Applicant/Agent

925-393-2811

Phone Number

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# **PUBLIC NOTIFICATION REQUIREMENTS**

Any project that requires a public hearing before the Planning Commission requires public noticing to adjacent neighbors. The Zoning Ordinance requires the following:

- Posting of a Notification Sign Applicant's responsibility
- Notification of all Property Owners of Record located within 500 feet of the Proposed Project City's responsibility

In addition to the notification of property owners within 500 feet of the proposed project, a sign must also be posted at the site. Attached is a copy of the On-Site Posting Requirement and Certification of Posting. It is the applicant's responsibility to post and remove this public notice sign.

If you have any questions regarding these requirements, please contact the Planning Division at (209) 668-5640.

# **TO:** City of Turlock Development Services Department

APPLICANT:					
PROJECT NAME:					
The undersigned does hereby declare that the sign (shown in the attached photograph) has been posted on the site. The sign has been posted in conformance with the Turlock Municipal Code as instructed by the Turlock Planning Division.					
I do further agree to indemnify, defend all law of Turlock, its officers and employees, free an sign on the property.	, .	,			
CERTIFIC	ATION OF POSTING				
I, say that I <b>posted</b> a true copy of the required on-site sign,					
"NOTICE OF PLAN					
for application					
on the subject property located at:					
atAM / PM Time	onDate				
I declare under penalty of pe	rjury that the foregoing is t	rue and correct.			
Executed this	day of	, 20			
APPLICANT'S SIGNATURE	APPL	CANT'S PRINTED NAME			
Attachment: Photo of project sign					

# **ON-SITE POSTING INSTRUCTIONS**

This posting requirement applies to any project that requires a public hearing before the Planning Commission. In compliance with the Public Noticing requirements of the Turlock Municipal Code, you will need to post the following sign on the project site. The sign must be placed on the project site in an outside location visible and legible to the public. The sign must be constructed of durable outdoor material (such as corrugated plastic) to be a minimum of 4' by 6', and may not exceed 6 feet in height. The sign should be mounted on two (2) posts, visible from the street (maximum of 10 feet from the back of curb or 5 feet from the sidewalk, and located out of the clear vision triangle, depending on site conditions), and located on each street frontage carrying pedestrian and/or vehicular traffic. If this location cannot be accommodated, please contact the Turlock Planning Division for further direction at (209) 668-5640. The sign must remain posted and maintained and be free of damage until final project decision. The sign must be removed by the applicant or property owner within 10 days of the project decision.

An illustration of the sign contents is provided below. The text and illustration must occupy the entire area of the 4' x 6' sign. The illustration shall be a minimum of 2' x 2' in size and shall be clearly visible from the adjacent sidewalk or curb. The font for the title ("**NOTICE OF PLANNING PERMIT APPLICATION**") shall be a minimum of 3.75" in height and shall be formatted on two lines, as illustrated below. The remaining text shall be a minimum of 2.25" in height. All fonts shall be Arial and bolded where shown below:

NOTICE OF PLANNING PERMIT APPLICATION				
NOTICE IS HEREBY GIVEN that an application for a development permit for this property has been filed with the CITY OF TURLOCK.				
Application No.:	ILLUSTRATION OF THE			
Property Location:	PROJECT (2'x 2')			
APN:	(2 x 2 )			
Description of Project:				
You are invited to express your opinion at a <b>Planning Commission</b> meeting tentatively scheduled:				
6:00 p.m. on(Tentative Date of Planning Commission Public Hearing)				
You may obtain a copy of the above subject application from the Turlock Planning Division of the City of Turlock located at 156 S. Broadway or calling (209) 668-5640.				

A **Certification of Posting** is included with this application and must be signed and returned to our office, stating compliance with this policy, within 10-days from the date your application was received by the Planning Division the City of Turlock. <u>Please attach a photograph of the sign to the Certification</u>.

#### 500 FOOT PERIMETER VICINITY MAP

# **EXAMPLE**

