

CITY OF ORINDA

Planning Application

(925)253-4210 ■ orindaplanning@cityoforinda.org

PROPERTY				
Address:				
Assessor's Parcel Number:				
PROPERTY OWNER(S)				
Name:				
Mailing Address:				
Phone:				
Email:				
APPLICANT(S) (If not the property	owner)			
Name:				
Mailing Address:				
Phone:				
Email:				
APPLICATION(S) (Check all that ap	ply)			
☐ Certificate of Compliance ☐ Commercial Use Permit ☐ Design Review ☐ Elevated Deck Permit ☐ Encroachment Agreement ☐ Exception ☐ General Plan Amendment PROJECT DESCRIPTION	☐ General Use Permit ☐ Hillside Grading Permit ☐ Lot Line Adjustment ☐ Lot Merger ☐ Major Subdivision ☐ Minor Subdivision ☐ Sign Permit	Small Cell Wireless Facility Temporary Event Permit Tree Removal Permit Variance Wireless Facilities Permit Zoning Amendment Other:		
PROPERTY INFORMATION				
Is the property located:				
In the Ridgeline and Environmental Preservation Overlay District? On a Severely sloped site? (average slope of 20% or greater)		☐ Yes ☐ Yes	□ No □ No	
Have any permits been issued in the last five years? If yes, describe work:		☐ Yes	□ No	

Present use of property and buildings:

ACKNOWLEDGEMENT

- 1. Failure to provide all pertinent data or providing poorly executed plans may delay the processing of an application.
- 2. City staff and either the Zoning Administrator or members of the Planning Commission may inspect the site of your proposed project. Access to your property is mandatory, but will be limited to the above mentioned planning agency personnel, as is regulated by the State's Planning and Zoning Law. You are not required to provide access to your property to the general public. Please make any necessary arrangements with staff regarding their access to your property.
- 3. Final decisions concerning discretionary permits are within the discretion of the Planning Commission or the Zoning Administrator, as appropriate. Statements made by staff to applicants concerning the merits of a proposed project are intended to guide and assist applicants. Likewise, statements made by individual Planning Commission members during hearings and in other contexts such as study sessions may be intended to guide and assist applicants. However, such comments do not bind either the Planning Commission as a whole or the Zoning Administrator and they may in fact be disregarded by the decisionmaker. The decision to approve, condition, or deny a proposed project is within the sole discretion of either the Planning Commission or the Zoning Administrator, based on the evidence presented at the hearing. The same is true for Council decisions on appeals.
- 4. Obtaining discretionary permit approvals from the Planning Commission and the Zoning Administrator does not guarantee that a project may be built according to the approved plans if engineering plans for the proposed project are not approved. It is the applicant's choice to proceed in the discretionary review process without first obtaining engineering approvals.
- 5. If a request for a discretionary permit is based on soils problems, adequate proof (i.e., soils reports) must be provided to the City Engineer before the Planning Commission hearing to enable the City Engineer to assess the validity of the claim, obtain peer review if necessary, and to present a report to the Planning Commission on the subject.
- 6. Where soil stability is a factor, the soils engineer will be required as part of the application process to verify that the soils report meets city standards for soils reports and at the end of construction to verify that the grading and construction was accomplished as shown in the approved plans.
- 7. Applicant agrees to defend, indemnify, release and hold harmless the City of Orinda, its agents, officers, attorneys, employees, departments, boards and commissions (hereafter collectively "City") from any claim, action or proceeding (hereafter collectively "proceeding") brought against the City to attack, set aside, void or annul the City's discretionary project approvals and/or any action relating to such project approvals, including actions taken to comply with the California Environmental Quality Act. This indemnification shall include, but not be limited to, any damages awarded against the City, the City's attorneys' fees and cost of suit, the cost of preparing the administrative record, any award of opposing counsel's attorneys' fees or costs of suit, and any other liabilities and expenses incurred in connection with such proceeding, whether incurred by the Applicant, the City, and/or the parties initiating or bringing such proceeding. Applicant acknowledges that the City may elect to retain its own counsel to represent it in such proceeding and agrees to reimburse the City for associated attorneys' fees and costs of suit. Applicant further agrees to indemnify the City for all costs, attorneys' fees, and damages, which the City incurs in enforcing this indemnification agreement. In the event any proceeding is brought, City shall promptly notify the Applicant of the proceeding, and City shall coordinate with Applicant regarding defense of the proceeding.

Signature: Date: APPLICANT (If not the property owner) Signature: Date:



An exception permit is intended to provide design flexibility from certain quantitative regulations when there is no adverse impact. A wide variety of lot sizes, shapes, and topography exist within a single zoning district. Additionally, there are many older homes and other buildings built prior to zoning regulations. Due to these variations, exceptions are permitted for the preservation of the semi-rural character of Orinda.

An exception from the development standards for setbacks, height the number of stories, fences and retaining walls, single-family residential parking requirements, number of replacement trees, and for maximum lot coverage and minimum landscape area may be granted. A list of examples may be found in §17.32.2.

FEES

Application Fee (select one): Exception Permit only Combined with other discretionary permit(s)	\$1,500.00 (deposit) \$814.00
Mailing Fee	\$193.00
Surcharge fee (select one): Exception Permit only Combined with other discretionary permit(s)	\$197.00 \$105.82

SUBMITTAL REQUIREMENTS

1. Planning Application Form

2. Plan Set

One full-size (24"x36"), one half-size (11"x17"), and one PDF (electronic) set of plans. See the <u>Plan Set</u> Checklist for required plan set details.

3. Preliminary Title Report

A title report not more than six months old for staff to verify any easements on the property.

4. Statement of Findings

Describe on a separate sheet how the project meets each of the Exception Permit standards listed below.

5. Arborist Report (if applicable)

A written recommendation from a certified arborist that discusses the species, size, location, and health of any protected tree(s) at risk of being damaged or proposed for removal as part of this project.

6. Story Poles (if applicable)

A <u>Story Pole Plan</u> shall be submitted with the plan set. Story poles must be installed to deem the applicable complete.

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EXCEPTION PERMIT STANDARDS (§17.32.4)

An exception may be granted if findings of fact in support of each of the following standards are made, except that subsection D only applies to signs:

- A. The strict application of the respective zoning regulations will either:
 - (1) deprive the subject property of rights enjoyed by other properties in the vicinity and within the identical land use district, because the site's unique characteristics, such as an irregular or constrained size, shape or topography, or limitations created by the site's existing development, limit design options available to the subject property; or
 - (2) serve no land use planning purpose under this title or the general plan because of the absence of any negative impact whatsoever on the semi-rural character of Orinda or on the privacy, views and general well-being of neighboring properties as a result of the size, shape, location or topography of the site.
- B. The exception will result in development which substantially complies with the intent and purpose of the requirements, including design review, of the land use district in which the subject property is located.
- C. For a project affecting an existing structure:
 - 1. The exception does not substantially increase the degree of an existing nonconformity; and
 - 2. The exception is necessary to preserve or enhance a feature of the existing structure which is architecturally or functionally appropriate.
- D. An exception from sign size limitations is necessary for the sign to remain proportional to preexisting architectural features or site conditions.

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