

RESIDENTIAL NOT IN A RECORDED SUBDIVISION INFORMATION

GENERAL

The purpose of the attached documents is to provide information necessary to plan for, apply for and submit the necessary information to obtain approval for Residential Not In A Recorded Subdivision in the City of West Jordan.

By providing the required information it will enable the timely completion of your project. Not providing the necessary information will require the return of the application and submitted documents to you and will unnecessarily delay progress and final approval.

This document is meant to act as a guide for individual projects and may require additional information be provided, depending upon the nature of the project.

CONTENTS

The following documents are provided to help you through the process, from application to approval.

City of West Jordan Application Property Owner Affidavit Residential Not In A Recorded Subdivision Process Residential Not In A Recorded Subdivision Checklist

WHAT IS A COMPLETE APPLICATION

A complete application will include all of the documents listed above, including items listed in the checklists. Partial submittals will not be accepted.

SUBMITTAL MEETING

A submittal meeting is *required* to allow staff to check your application for completeness. Please contact the Planning Office at 801 569-5060 to schedule your submittal meeting.

GETTING HELP

Once your application has been submitted, a Project Team will be assigned to the project. The Planner assigned is your point of contact and you can contact them for project status inquires or to contact the Project Team for information about their various specialties.



Development Services Application

8000 South Redwood Road, 2nd Floor, South 801-569-5060

WJPlanning@westjordan.utah.gov

Property:				
Sidwell/Parcel # from SI	_ Cnty:		_Acreage	Lots:
Approximate Street Add	lress:			
Project Name:				
Project Location:				
Type of Application:	☐ Concept	☐ Preliminary	□ Fina	al
☐ Agreement ☐ Conditional Use Permit ☐ Design Review Committee ☐ Development Plan ☐ General Land Use Amendment ☐ Other:		on Major on Minor on Amended	☐ Temporary U☐ Zone Chang☐ Planned Cor	е
Applicant:				
Address: City:		State:		Zin·
Phone:				
□				
Consultant:				
Address:				
City:		State:		Zip:
Phone:				
Email:				
** Property Owner(s):				
Name:				
Address:				
Phone: Email:		Cell:		
Name:				
Address:				
City:				
		Cell:		
Email:				

^{**} Applicant must identify as a "Property Owner", all holders of any legal title to the Property; if necessary, attach additional page(s) to this Application to identify additional Property Owners.

By signing below, the Applicant hereby represents, and affirms the following:

1. Definitions.

Applicant Signature:

- a. "Application": Application includes (i) this Application form, (ii) the Property Owner(s) Affidavit, and (iii) all information (whether written or verbal) provided by the Applicant, by the Consultant, by the Property Owner(s), or by any other person or entity engaged by the Applicant or the Property Owner(s) in furtherance of the Application ("Supporting Parties").
- b. "Property Owner(s)": Holders of any legal title to the Property.
- 2. <u>Information is True and Correct</u>. The information described on this Application form and contained in the Property Owner's Affidavit, is true and correct. The Applicant will use its best efforts to ensure all contents of the Application are accurate and current.
- 3. <u>Property Owner(s) Consent to this Application</u>. All Property Owner(s) (i) have reviewed and expressly approve of the contents of this Application form, and (ii) consent to the Applicant pursuing approval of the Application.
- 4. <u>City's Right to Contact Property Owner(s)</u>. The City has the right to contact the Property Owner(s) directly, in writing or through other means, to verify any information contained in the Application.
- 5. <u>Contact with Property Owner(s) is not Interference</u>. Contact by the City as outlined in "4." above is and shall not be considered interference with the Applicant's business dealings.
- 6. Incorrect or Untrue Information Voids this Application. If any information provided as part of the Application is untrue or incorrect, at the option of the City (i) this Application shall be considered void *ab initio*, (ii) the City shall have no obligation to process the Application, (iii) any commitments allegedly made by the City or flowing from the Application, including also the alleged grant of any development rights by the City, shall be considered void *ab initio* and unenforceable, and (iv) the Applicant shall indemnify and hold the City harmless for any costs or claims resulting from false or incorrect representations (A) of or from the Applicant, and/or (B) of or from the Property Owner(s), the Consultant, and/or the Supporting Parties of which the Applicant has or had knowledge.
- 7. Notice to the City of a Changed Event. The Applicant has an affirmative duty to (i) notify the City in writing of a Changed Event, (ii) fully inform the City of the nature and details of a Changed Event, and (iii) provide such notice and information within two (2) business days of a Changed Event. A Changed Event is any action or occurrence, (i) that occurs subsequent to the date the Applicant executes this Application form, and (ii) which alters the legal relationship of the Applicant and the Property Owner(s) to an extent that either (A) the Applicant no longer has authorization from the Property Owner(s) to pursue the Application, or (B) results in any representation or information in this Application or the Property Owner's Affidavit to be, in whole or in part, untrue, incorrect, or inaccurate.

Applicant	oignature		Date.	
	(Completed Notary Block for Applicant	's signature must be attach	ned to this Application form)	
	<u>O</u> F	FFICE USE ONLY		
MUNIS #:	Date Received	: [Date of Meeting:	
ODA	Planner:	Engineer:	Fire:	

Data:

Notary Block for Applicant's Signature

STATE OF)	
: SS.	
County of)	
On this day of	, 20, before the undersigned notary public in and for the
said state, personally appeared	[name of person], known of
identified to me to be a/the	[position of responsibility] o
	[name of company or entity], and the person who executed
the foregoing instrument and acknowled	dged to me that said company or entity executed the same.
IN WITNESS WHEREOF, I ha	ave hereunto set my hand and seal the day and year first above
written.	, , ,
	N
	Notary Public

PROPERTY OWNER AFFIDAVIT

STATE OF }			
STATE OF } ss COUNTY OF }			
I,follows:	, being duly sworn, by my	signature represent, affirm and attest as	
Services Application (any other Property O provided by the Appli	cation includes (i) the docume "Application Form"), (ii) this lawner Affidavit(s), and (iii) a cant, by the Consultant, by the the Applicant or the Property	ent entitled West Jordan City Developmen Property Owner Affidavit ("Affidavit") and Il information (whether written or verbal Property Owner(s), or by any other person Owner(s) in furtherance of the Application	
b. "Applicant": The indi	vidual and/or entity named as	such on the Application Form.	
c. "Property Owner": He	c. "Property Owner": Holder of any legal title to the Property.		
d. "Property": That parce	d. "Property": That parcel identified as sidwell/parcel#,		
located at approximate	ely(approximate	street address)	
2. <u>Property Owner</u> . To the best of m	y knowledge (check one):		
☐ I am the SOLE Pro			
☐ There is/are (an) ac	-or- lditional Property Owner(s), w	hose name(s) follow:	
(include	le additional pages with names if	necessary)	
3. Reviewed the Application. I have	reviewed the Application Form	n dated	
1 % 1 d W d 1 d 6%	1		
submitted to the West Jordan City	•	on the signature line of the Application form)	
for the project entitled, "			
	(name of Project as appears on		
which Application requests approv	al by the City of West Jordan	for the following:	
☐ Agreement	☐ Site Plan	☐ Temporary Use Permit	
☐ Conditional Use Permit	☐ Site Plan Amended	☐ Zone Change	
☐ Design Review Committee	☐ Subdivision Major	☐ Planned Community	
☐ Development Plan	☐ Subdivision Minor		
☐ General Land Use Amendment	☐ Subdivision Amended		
☐ Other:		_	

- 4. <u>Information is True and Correct</u>. The information contained in this Affidavit and the Application form, is true and correct. The Property Owner will use its best effort to ensure all contents of this Affidavit and the Application form are accurate and current.
- 5. <u>Property Owner's Consent to the Application</u>. The Property Owner (i) has reviewed and expressly approves the contents of the Application Form, and (ii) consents to the Applicant pursuing approval of the Application.
- 6. <u>City's Right to Contact Property Owner</u>. The City has the right and may contact the Property Owner directly, in writing or through other means, to verify any information contained in the Application.
- 7. <u>Contact with Property Owner is not Interference</u>. Contact by the City as outlined in "6." above is and shall not be considered interference with the Property Owner's business dealings with the Applicant.
- 8. <u>Incorrect or Untrue Information Voids the Application</u>. If any information provided as part of the Application or this Affidavit is untrue or incorrect, at the option of the City (i) the Application shall be considered void *ab initio*, (ii) the City shall have no obligation to process the Application, (iii) any commitments allegedly made by the City or flowing from the Application, including also the alleged grant of any development rights by the City, shall be considered void *ab initio* and unenforceable, and (iv) the Property Owner shall indemnify and hold the City harmless for any costs or claims from the Property Owner resulting from false or incorrect representations (A) of or from the Property Owner, and/or (B) resulting from the Application being voided.
- 8. Notice to the City of a Changed Event. The Property Owner has an affirmative duty to (i) notify the City in writing of a Changed Event, (ii) fully inform the City of the nature and details of a Changed Event, and (iii) provide such notice and information within two (2) business days of a Changed Event. A Changed Event is any action or occurrence, (i) that occurs subsequent to the date the Applicant executed the Application Form, and (ii) which alters the legal relationship of the Applicant and the Property Owner to an extent that either (A) the Applicant no longer has authorization from the Property Owner to pursue the Application in whole or in part, or (B) results in any representation or information of which the Property Owner is aware or becomes aware in the Application or this Affidavit to be, in whole or in part, untrue, incorrect, or inaccurate.

My signature below attests that I consent to the statements and information provided in the Application and attached plans and exhibits for the requested process(s) as checked above, and that all information presented by me is true and correct to the best of my knowledge.

(Property Owner Signature)	(Printed Name)	
Subscribed and sworn to me this day of	, 20	
	(Notary))
My commission expires:	Residing in(County)	(State)



RESIDENTIAL CONSTRUCTION NOT IN A RECORDED SUBDIVISION PROCESS

GENERAL

The purpose of the residential construction not in a recorded subdivision process is to obtain formal approval by the planning and engineering departments before residential dwellings are ready for construction. The site plan, construction drawings and all information and procedures must comply with the provisions of the Municipal Code, and the Design and Construction Standards. No regulatory permits will be issued and no clearing, grubbing, grading, drainage work or other site improvement will be allowed until the site plan and building permit are approved. Checklists are available on the City's website www.westjordan.utah.gov.

The Applicant/Homebuilder will need to work closely with the Building, Development, Fire and Engineering Departments in preparing the residential dwelling site plan, construction drawings for any public improvements, and house construction plans.

BUILDING PERMIT AND CONSTRUCTION DRAWINGS

The review of the building permit and construction drawings can be initiated by submitting an application along with the items listed on the residential construction not in a recorded subdivision checklist.

CITY REVIEW

Review times are based upon the plans submitted and number of projects in for review, the first review may take approximately 4 weeks. Subsequent reviews, if needed, will be completed in approximately 2 weeks. After staff have completed their review, the applicant will be contacted to schedule a redline comment meeting.

CITY ATTORNEY REVIEW

Documents that require the Mayors signature or recordation with the Salt Lake County Recorders office will require review and approval from the City Attorney. All documents are to be original documents.

RECORDATION OF DOCUMENTS

The approved documents will be recorded at the Salt Lake County Recorder's Office. The applicant is responsible for payment of any recordation fees. An appoint is made between city staff and developer to meet at the Salt Lake County Recorder Office to record the necessary documents.

PRECONSTRUCTION MEETING

After all code requirements are met, the community development department will schedule a preconstruction meeting with the applicant, his contractor and city staff. During the meeting a set of approved construction drawings will be given to the applicant, which must be on site at all times during the construction of the project. At this time a land disturbance permit will be granted, and the Building Permit Requirements Form will be signed. Public improvements are subject to city inspections.

BUILDING PERMIT

A building permit may be issued after a preconstruction held, erosion control measure has been installed, inspected and approved, applicable impact fees paid and fire department requirements has been met.

COMPLETION AND MAINTENANCE OF SITE

Every single family dwelling project must be constructed in accordance with the approved residential dwelling site plan and other drawings, or if the plan has been revised, in accordance with the revised plans reviewed and approved by the City. The site must be maintained in a clean and orderly manner or the City may take legal action.

CERTIFICATE OF OCCUPANCY

Pass an inspection by the Building, Engineering, Fire and Planning Divisions before the Building Division will consider issuing a certificate of occupancy.

EXPIRATION

The approval of a single-family dwelling site plan expires if a building permit has not be obtained within two (2) years of approval.

WARRANTY PERIOD

After final inspections of the public improvements are completed, a 12-month warranty period begins. The applicant is required to meet all requirements specified in the City of West Jordan Municipal Code.

FINAL INSPECTION

After the 12-month warranty period, a final inspection of the improvements will take place in accordance with the City's City of West Jordan Municipal Code.

HILLSIDE DISTRICT OVERLAY ZONE ORDINANCE REQUIREMENTS

If the site is within the Hillside District Overlay Zone, all requirement of the Hillside Overlay District must be met.



RESIDENTIAL CONSTRUCTION NOT IN A RECORDED SUBDIVISION SUBMITTAL CHECKLIST

APPLIC	ANT	DATE
DD O IE (70	
PROJEC	JI	
GENE	RAL IN	FORMATION AND DRAWINGS
Your	City	Description
Check	Check	
		Application
		Owner Affidavit
		Fees
		Preconstruction Meeting Form
		Site Plan showing the following, as directed by staff:
		Stamped and signed by a professional engineer registered in Utah
		Title Report prepared within 60 days
		Geotechnical Report
		Phase I Environmental Study
		Storm drain calculations
		Electronic copy of all plans in PDF Format
		Submit proof that the parcel to be developed is in compliance with the City of Wet
		Jordan Municipal Code and is not a new lot created through a lot or parcel split.
DRAW	INGS	
Your	City	Description
Check	Check	Description
		Location and size of existing and proposed culinary water and sanitary sewer utilities
		Location of the nearest fire hydrant and provision for additional hydrants and water
		lines as required by the fire department
		Location of any existing irrigation systems, included open ditches, pipes and culverts
		Location of proposed or existing curb, gutter and sidewalk

Proposed curb, gutter and sidewalk plans are in compliance with the city public

If the property fronts on or is adjacent to an existing paved city or private street the installation of street improvements may be required. Please refer to the City of West

Location of existing edge of pavement for all abutting streets

Drainage easements are to be a minimum of 15 foot wide

improvement standards, specifications and plans manual

North arrow and drawing scale

Names of abutting property owners

Method of providing for adequate site drainage

Jordan Municipal Code for requirements.