

LOT LINE ADJUSTMENT APPLICATION AND INFORMATION OUTLINE

his outline provides you with information on how to apply for a Lot Line Adjustment. We hope that the information will be beneficial in instructing you on what information is required and what steps must be taken to review your application. The more thorough and complete the application submitted to the Town, the better we are able to serve you and help you achieve your goals.

Included is the **Lot Line Adjustment Application**. Should you have any questions, please contact the Planning Division at (760)369-6575 x317. The Planning Division is located in the Community Development/Public Works Department building at 58928 Business Center Drive off of Indio and Yucca Trail, north of the Monterey Business Center. You may visit our website for additional information at: http://www.yucca-valley.org/departments/planning.html

What is a Lot Line Adjustment?

A Lot Line Adjustment (LLA) is a shift or rotation of an existing lot line between two (2) or more, but no more than four (4), existing adjacent parcels, where the land taken from one (1) parcel is added to an adjacent parcel(s), and where no greater number of parcels are created other than originally existing.

A completed application form signed by all involved property owners, preliminary title report not more than sixty (60) days old, proposed, and existing legal descriptions (Exhibit A), plat maps (Exhibit B), certificate of compliance and fees must be submitted.

Who Hears a Lot Line Adjustment?

Lot Line Adjustment Applications are reviewed and approved by Staff. Upon a determination by staff that the proposed Lot Line Adjustment meets all the requirements of approval or conditional approval, the Town will forward the Certificate of Compliance to the San Bernardino County Recorder for recordation.

It is the property owners' responsibility to record revised grant deeds for each new parcel created to perfect such new parcel(s).

The County Assessor will not merge/adjust the lot lines until a perfecting Grant Deed(s) has/have been recorded. Please note that if any parcel(s) involved in the

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LLA/LM has an existing loan that the Beneficiary of Record must approve/sign the Grant Deed, and all taxes must be current. In such case, a Title/Escrow company may be needed to complete the perfecting Grant Deed(s).

What criteria must be met to process a Lot Line Adjustment?

- 1. The LLA is consistent with the provision of the Development Code.
- 2. The LLA shall not impair existing easements or the relocation of existing easements, utilities, or infrastructure serving adjacent lots, parcels or public land and streets.
- 3. The LLA shall not impair existing access or create a need for access to adjacent lots or parcels.
- 4. The LLA shall not require alteration of existing improvements or buildings, create a need for any building improvements, or otherwise create noncompliance with the California Building Code.
- 5. The LLA shall not adjust or remove the boundary between parcels for which a covenant of improvement requirements has been recorded and all required improvements have not been completed unless Town staff can determine if the proposed adjustment or removal will not significantly affect the covenant of improvement requirements.
- 6. The LLA shall be consistent with or more closely compatible with the applicable land use district standards.

Should you have any questions or need assistance in filling out the application, please contact the Community Development Department at (760)369-6575, Monday thru Thursday 7:30 am to 12:00 pm and 1:00 pm to 5:30 pm.



LOT LINE ADJUSTMENT

Date Receiv	/ed
Ву	
Fee	
Case #	

General Information		
Property Owner		
Mailing Address		
City	State	Zip
Phone	E-Mail	
Applicant		
Mailing Address		
City	State	Zip
Phone		
Representative		
City		
Phone	E-Mail	
Project Information		
Request		
Address of Subject Property		
Assessor's Parcel Number		
Existing Parcel Sizes		
Proposed Parcel Sizes		
Zoning Designation		
Property Owner Signature		
Applicant Signature		

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TOWN OF YUCCA VALLEY OF THE COUNTY OF SAN BERNARDINO

RECORDING REQUESTED B	Y			
Town of Yucca Valley				
AND WHEN RECORDED MA Town of Yucca Valley	IL TO			
Community Development Dept. Planning Division 58928 Business Center Drive Yucca Valley, CA 92284			THIS SPACE FOR	RECORDER'S USE
ı	NOTICE	E OF LOT LI	NE ADJMUSTME	ENT
Record Owners (printed or typed)		or Parcel No ng Parcels	umber (APN) of	Final Map and Lot Numbers ("NA" if not applicable)
	LLEY,	COUNTY OF	F SAN BERNARD	THE INCORPORATED AREA OF DINO, STATE OF CALIFORNIA,
Prepared By			P	PE/LS. No.
Printed Name			F	Expiration Date
Signature(s) of Record O	wner(s)		DE	CPARTMENT USE ONLY
			This Notice of Lo	ot Line Adjustment No dd
			Date:	
			TOWN OF YUCO	CA VALLEY:

ATTACH PROPER NOTARIZATION OF OWNER'S SIGNATURE

SHANE R. STUECKLE, Deputy Town Manager

Owner/Applicant Authorization

Applicant/Representative: I/We have reviewed this completed application and the attached material. The information included with this application is true and correct to the best of my/our knowledge. I/We further understand that the Town may not approve the application as submitted, and may set conditions of approval. Further, I/We understand that all documents, maps, reports, etc., submitted with this application are deemed to be public records. This application does not guarantee approval or constitute a building permit application. Additional fees may be required depending on additional administrative costs

Signe	d:		
Date:			

Property Owner: I/We certify that I/We are presently the legal owner(s) of the above described property (If the undersigned is different from the legal property owner, a letter of authorization must accompany the form). Further, I/We acknowledge the filing of this application and certify that all of the above information is true and accurate. I/We understand that I/We are responsible for ensuring compliance with conditions of approval. I/We hereby authorize the Town of Yucca Valley and or/its designated agent(s) to enter onto the subject property to confirm the location of existing conditions and proposed improvements including compliance with applicable Town Code Requirements. Further, I/We understand that all documents, maps, reports, etc., submitted with this application are deemed to be public records. This application does not guarantee approval or constitute a building permit application. Additional fees may be required depending on additional administrative costs. I am hereby authorizing

to act as my agent and is further authorized to sign any and all documents on my behalf.

Signed: ______

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Agreement to Pay All Development Application Fees

In accordance with Town Council Resolution 24-07 the Town collects certain fees based on the actual cost of providing service. The application deposit for this project (as indicated below) may not cover the total cost of processing this application. I/We are aware that if the account has 25% or less remaining prior to completion of the project, staff will notify the undersigned in writing, of the amount of additional deposit required to complete the processing of the application, based on Staff's reasonable estimate of the hours remaining to complete this application process.

Further, I understand that if I do not submit the required additional deposit to the Town within 15 business days from the date of the letter, staff may stop processing of the application and/ or not schedule the project for action by the Planning Commission or Town Council.

Any remaining deposit will be refunded to me at time of closeout after I have submitted any required approved project plans and forms, including signed conditions of approval, or upon my written request to withdraw the application.

As the applicant, I understand that I am responsible for the cost of processing this application and I agree that the actual time spent processing this application will be paid to the Town of Yucca Valley

Deposit Paid: \$	
Applicant's Signature	Date:
Applicants Name	

Submittal Requirements

Listed below are the general requirements that are to be submitted with all Lot Merger applications. In some cases, additional requirements will be required depending on the request of the Lot Merger.

YES NO N/A		
	1.	One copy of completed Land Use Application Questionnaire. All owners must sign the Application Certificate. The notarized power of attorney must contain the names of all owners.
	2.	One signed and dated copy of the "Hazardous Waste Site Certification", signed by all owners.
	3.	One original property plot map of the property. (Refer to attached map and checklist for requirements.) Map must be drawn on Property Plot sheet provided.
	4.	One copy of Preliminary Title report no more than 60 days old for each lot or parcel.
	5.	One copy of new legals describing each lot or parcel being created.
	6.	If either the Grantor or Grantee is a Corporation, Partnership or Fictitious Firm: On certified copy each, if applicable, of the Articles of Incorporation including the latest statement of officers, the Partnership Papers (limited or general), or the recorded Fictitious Business Name Statement naming the owners of the firm.
	7.	If the property has been surveyed by a Licensed Land Surveyor or Civil Engineer, submit one copy of the survey map.
	8.	Plot/Site Plan indicating the following:
		North Arrow
		Scale preferably 1" =20', 1"=30' or 1"=40' (or best fit)
		Vicinity Map
		Location with names of streets and recorded easements on property
		Dimension of property lines and/or project boundary
		Location, size, and use of all existing and proposed buildings, including dimensions, square footage, distance from property lines and building separations
		Location of existing or proposed fencing
		Assessor's Parcel Numbers of adjacent properties
		Existing land uses of adjacent properties
		Location and dimensions of all parking spaces, and illustration of traffic circulation

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Hazardous Waste and Substance Sites

Government Code Section 65962.5 requires each applicant for any development project to consult the State List of Hazardous Waste and Substance Sites. Based upon the list, the applicant/representative is required to submit a signed statement to the Town of Yucca Valley indicating whether the project is located on a site which is included on the list before the Town accepts the application as complete. If the project is listed by the State as a hazardous waste or substance site, the applicant must fully describe on the "Environmental Information Form" the nature of the hazard and the potential environmental impact. Attached is a standard statement for the applicant to sign.

The State list of Hazardous Waste and Substance Sites (which is annually updated) may be reviewed at the following web site address:

http://www.dtsc.ca.gov/SiteCleanup/Cortese_List.cfm

Attachment: Hazardous Waste Site Statement



HAZARDOUS WASTE SITE STATEMENT

I have been informed by the Town of Yucca Valley of my responsibilities, pursuant to California Government Code Section 65962.5, to notify the Town as to whether the site for which a development application has been submitted is located within an area which has been designated as the location of a hazardous waste site by the Office of Planning and Research, State of California (OPR).

I am informed and believe that the proposed site, for which a development application has been submitted, is not within any area specified in said Section 65962.5 as a hazardous waste site.

I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct.

Dated:	
	Applicant/Representative printed name
	Applicant/Representative signature

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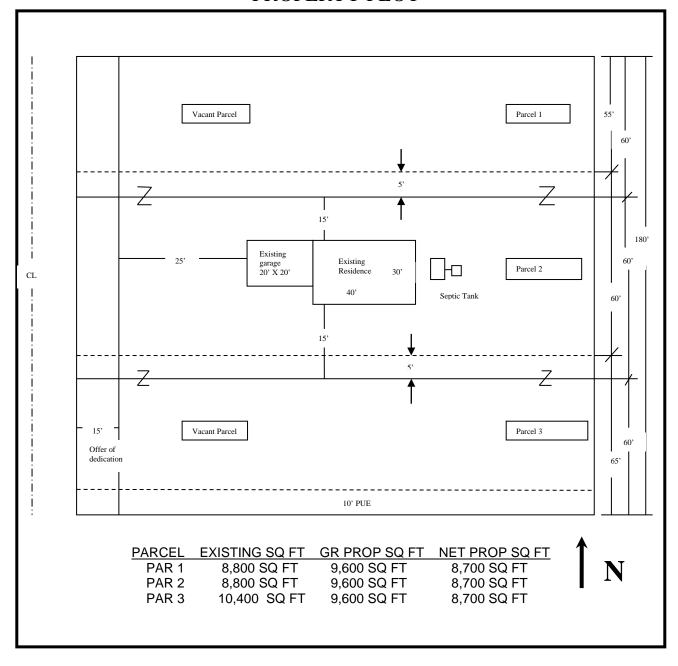
Property Plot Map Checklist

The Property Plot Map must be drawn on the sheet provided in this application packet. This sheet consists of two sections. The upper map portion is to include your drawing, in black ink, at an accurate scale appropriate to show all the details of your proposed lots. The scale you use should be a standard engineering scale (1 inch equals 10 feet, 20 feet, 30 feet, 40 feet, 50 feet or 60 feet) or one of these increased by a multiple of ten (e.g., 1 inch equals 20 feet, 200 feet or 2,000 feet) so that the parcel fits neatly within the space provided. (See attached sample property plot map as a guide.) the lower information portion of the application asks necessary questions regarding the application, answer the questions.

MAP PORTION

- Map should be drawn so that "north" is to the top of the Property Plot Map Form. Write the scale of the plot map under the north arrow provided.
- 2. Delineate the location and dimension the lengths and widths of the following:
 - A. Existing property lines for each lot or parcel. Existing lot lines that will not remain should be shown as a dashed line with appropriated property "hooks" to show land consolidations.
 - B. Revised lot lines proposed by this application to create new or revised lots.
 - C. Existing right of ways for all abutting streets. Also include names.
 - D. Any new right of way dedication shall be shown. Actual dedication shall be made by a separate instrument.
 - E. Existing street and drainage improvements including curbs, gutters, sidewalks, and paving widths.
 - F. All existing and proposed easements for drainage, public utilities, access, or encroachments.
 - G. All underground structures including septic tanks, leach lines, seepage pits, storm drains and wells.
 - H. All existing structures. In addition to dimension of structures, indicate the distances between structures and between each structure and the nearest existing or proposed property line. Also indicate the use of each structure and any that are to be removed.

PROPERTY PLOT



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INFORMATION PORTION:		
APPLICANT NAME:	PHONE:	
ASSESSOR PARCEL NUMBERS:		
EXISTING # OF LOTS	PROPOSED # OF LOTS	
TOWNSHIP RANGE	SECTION NW NE	