

## Development Review **Application**

Department of Planning & Community Environment 250 Hamilton Avenue, Palo Alto, CA 94301 650-329-2441 ~ plandiv.info@cityofpaloalto.org

Date Received	
File Number	

Appointments are required	ı ior alı applica	ition Submi	ittais, piease o	an to schedule	•	_	
1. Application Reques	t				Fees		
Architectural Review		☐ Site and	l Design		Fee Collected		
Conditional Use Permit		Subdivis				V / N	
Design Enhancement Exc Historic Review	eption		ary Use Permit		Cost Recovery	Yes / No	
Home Improvement Exce	ntion	Variance	-	nt Rights/HRB	Cost Recovery #		
Individual Review	ption	Zone Cl					
Planned Community Zone	e Change		· ·				
Protected Tree Removal	J				Receipt #		
2. Property Location					•		
Address of Subject Property:						_	
Zone District:	one District: Assessor's Parcel Number: Historic Category (if applicable):						
3. Requested Action/Project Description							
4. Applicant/Primary Contact							
Name:							
Address:				Phone 1	:	_	
City:		State:	Zip:	Phone 2:			
5. Property Owner							
Name: THE BOARD OF TRUSTEES OF THE LELAND STANFORD JUNIOR UNIVERSITY							
Address: 3160 Porter Drive, Su	uite 200			Phone 1:	650-724-4909		
City: Palo Alto	State: CA	Zip: _9	4304	Phone 2:	FAX: 650-724-5059		
I hereby certify that I am the owner of record of the property described in Box #2 above and that I approve of the requested action herein. If this application(s) is subject to 100% cost recovery of planning costs, Applicant understands that charges for staff time spent processing this application(s) will be based on the Policy and							
Procedures document provided to <b>them.</b> Applicant understands thattheinitial deposit is an estimate of these charges and not a fee, and Applicant agrees to abide by the billing policy stated. Cost recovery charges, deposits and fees are the responsibility of the Applicant, not the Property Owner.							
Signature of Owner:	Tiff	any Griego,	Director, Asset	Management, Sta	nford Research Park D	ate:	
6. Action Taken							
	Date D	ecision					
Planning Manager							
Director of Planning							
City Council							
City Council							

## DEPARTMENT OF PLANNING AND COMMUNITY ENVIRONMENT POLICY AND PROCEDURES REGARDING APPLICATIONS SUBJECT TO COST RECOVERY

The Department of Planning and Community Environment, in accordance with the Municipal Fee Schedule adopted by the City Council, has instituted a program of full and partial recovery fees for processing of the following types of applications. Each of these types of applications will also require review by the Attorneys' Office as well as the possible preparation of legal documents such as ordinances and/or resolutions, and either a deposit or fee for legal review will be collected:

Zone Change
Planned Community District
Comprehensive Plan Amendment
Site and Design
Environmental Impact Report
Development Agreement
Development Project Preliminary Review
Transfers of Development Rights
Major Architectural Review Projects
Major Subdivision
Legal Review and Preparation of Ordinances and Resolutions

Our policy and procedures for recovering processing costs are as follows:

- A deposit in the amount indicated in the Municipal Fee Schedule will be accepted at the time the application is filed. If a project requires multiple entitlements, and any one of those entitlements is subject to cost recovery, as listed above, and the entitlements are being processed concurrently, then the entire processing of the project will be subject to cost recovery. A copy of the receipt and application form shall be submitted to Executive Secretary to open a file and obtain a Job Ledger Number for tracking purposes.
- A monthly accounting of staff time charged towards the deposit will be sent to the applicant or property owner. When the staff time charged exceeds 80% of the amount deposited, the applicant or property owner will begin receiving a bill for each month's costs. The bill will be sent by the City's Finance Dept. and shall be paid within 30 days, or legal interest will accrue. The City reserves the right to suspend application processing or delay issuance of a building permit due to nonpayment. The property owner is legally responsible for payment of all fees, regardless of whether an entitlement is granted.
- In the event there are significant anticipated costs for outside consultants in excess of the amount deposited, a deposit for the full cost of the consultant work will be required at the time the consultant agreement is signed. In the event changes in the project result in additional costs, an additional deposit will be required at the time the consultant agreement is amended.
- Following a final decision on the application and project file closure, a final accounting will be sent, along with either a bill if actual processing costs exceeding the amount on deposit, or a refund if the deposit amount exceeds actual processing costs.
- The property owner will be billed for all time charged to the application. A current table of rates and explanation of charges is available upon request.

AGREED UPON BY:	(Applicant/Property Owner)