

Ancillary Game Arcade

A. How To File.

Please submit the application package with payment to the Planning Division at the Planning public counter, located at:

Corona City Hall Planning & Development Department 400 S. Vicentia Avenue, Suite 120 Corona, CA 92882

B. <u>Items Required For Filing</u>.

The	fo	llowing i	tems shall be included in the application package:
	1.	Comple	ete Application Form (attached).
	2.	a.	ing fees: \$1,391.00 – Staff Review Fee. \$67.00 – Scanning Fee.
	3.	approxi	copies of the items below. Plans shall be 24"x36" and placed in sets and folded mately 8.5"x14". Site Plan with vicinity map Floor Plan (including calculations showing how the arcade area uses more than 5%, but less than 20% of the usable floor area and the other uses(s) conducted at the site).
	4.	One (1)	set of the plans under #3, reduced to 11"x17".
	5.	A letter	signed and dated by the applicant addressing the scope of the project.
	6.	Submit format.	(1) USB flash drive containing the items required for filing this application in PDF

C. Notice To Applicants:

- 1. This application is acted on by the Board of Zoning Adjustment per Corona Municipal Code Section 17.98.090.
- 2. It is recommended that the applicant, representative or property owner should be present at all hearings.
- 3. All correspondence and reports will be mailed or emailed to the applicant as listed on the application form only.

D. Attachments

- 1. CMC Sections 17.98.090 and 17.92.110
- 2. Application Form

Revised: 1/2025



CMC Chapter 17.98

Board of Zoning Adjustment

17.98.090 Ancillary game arcade.

The Board shall hear and decide applications for permits for the use of ancillary game arcades constituting greater than 20% of the usable floor area. The criteria to be used by the Board in deciding such application shall be the criteria used for deciding applications for conditional use permits as set forth in § 17.92.110.

CMC Chapter 17.92

Conditional Use Permit

17.92.110 Granting - Criteria.

- (A) Neither the Commission nor the Council, upon appeal or Council initiated review, may grant a conditional use permit for any use, for which a conditional use permit may be granted under any provision of this title, unless it has first found from the evidence admitted during the hearing before the Commission or Council that the proposed use at the proposed location will not be detrimental to the public health, safety, convenience and general welfare and will be in harmony with the various elements and objectives in the city's General Plan.
- (B) Prior to making such findings, the Commission and/or Council should in its deliberation consider whether the proposed use at the proposed location is detrimental to other existing and permitted uses in the general area thereof and relates properly to existing and proposed streets and highways.
- (C) In granting a conditional use permit, the Planning Commission and City Council may impose such reasonable conditions as are deemed necessary and desirable to protect the public health, safety, convenience and general welfare of the city, in accordance with the intent and purpose of the city's zoning regulations. The conditions are incorporated into this code by reference.
- (D) If a conditional use permit is granted by the City Council or Planning Commission for a proposed use, the exercise of the use shall be subject to all the property development standards of the zone in which said use is permitted by a conditional use permit, which standards may be made more restrictive by any condition imposed on the grant of said permit.



PLANNING DIVISION MASTER APPLICATION FORM

Project Location (General)						
Project Address or APN:						
General Description of Proposed Project:						
Email:						
Own Rent Other:						
Date Stamp Receive	ed:					
Non-Conforming Building Uses Parcel Map: (Select one) New – PM Resubmitted – PM Waiver Extension of Time – PM Existing Parcel Map Number: Parking Determination Precise Plan Review: (Select one) New Major Modification to PP Extension of Time for PP Existing Precise Plan Number: Similar Use Finding Specific Plan: (select one) New Major Amendment Minor Amendment Sphere of Influence Amendment	Telecommunications Facility: (select one)					
	Project: Email: Own Rent Other: Date Stamp Received Non-Conforming Building Uses Parcel Map: (Select one) New - PM Resubmitted - PM Waiver Extension of Time - PM Existing Parcel Map Number: Parking Determination Precise Plan Review: (Select one) New Major Modification to PP Extension of Time for PP Existing Parcel Map Number: Similar Use Finding Specific Plan: (select one) New Major Amendment Minor Amendment Sphere of Influence Amendment					



3. Owner Information (if different from above): Owner Name: Contact name: Address/City/State/Zip Code: Phone Number:_____ Email:____ 4. Architect Information: Architecture Firm: Contact Name: Address/City/State/Zip Code: Phone Number: Email: 5. Engineer Information: Engineering Firm: Contact Name: Address/City/State/Zip Code:______ Phone Number:_____ Email:____ 6. Subject Property Information (all types): Assessor's Parcel #:_____ Total Acreage:_____ Assessor's Parcel #: Total Acreage: Assessor's Parcel #:_____ Total Acreage:_____ Assessor's Parcel #: Total Acreage:_____ General Plan Designation: Zone Designation: Specific Plan Designation (if applicable): Master Planned Community/Development Agreement (if applicable): WQMP Required? ☐ Yes ☐ No Annex into CFD or LMD? ☐ Yes ☐ No Current Land Use: Proposed Land Use: Grading Requirements (CYD's): Cut:______Fill:_____Overex:____



7. Proposed Project										
Type of use proposed: Residential Commercial Industrial Other:										
8. Non-	residentic	al Project	Summar	у						
Gross flo	or area:_	Prop	oosed:		_ Existing	:	Bu	ilding He	ight:	
Type of c	constructi	on per C	alifornia	Building (Code:					
Occupa	ncy:									
Bldg	Bldg 1	Bldg 2	Bldg 3	Bldg 4	Bldg 5	Bldg 6	Bldg 7	Bldg 8	Bldg 9	Bldg
GFA										10
FA										
GFA = Gro	oss Floor A	rea F	4 = Foot	orint Area	1	L	L	L		
# studen	ts/childre	n (if app	licable):_		_Seating	capacity	/ (if appli	cable):_		
# Fueling	g Stations	(if applic	able):							
Landsca	pe Cove	rage (% c	of Lot): _		_Building	Coveraç	ge (% of L	.ot):	F.A.R.:	
9. Resid	lential Pro	oject								
Name of	Project:									
Type of c	dwelling u	unit (SFR, I	MFR, etc)):						
Dwelling	Units:	Prop	osed	<u>Existing</u>	<u>a</u> 1	Density ([DU/acre)	·		
1 Bedroo					_	Maximum	n building	g height:_		
2 Bedroo										
4 or more										
Total						Building C	Coverage	e (% of Lo	ot):	_
Open Space Description:										
☐ Privat	□ Private: □ Common: □ Other:									
Total square footage of:										
Common Open Space Private Open Space										
Affordable Housing Incentives, Waivers, Concessions and Parking Reductions – Will the project proponent seek Density Bonus incentives, waivers, concessions, or parking reductions pursuant to										
	a Govern	•	de Sect <u>i</u>	<u>on</u> 65915			·			
				Yes		□ N	0			



Residential Dwelling Unit Count: Please indicate the number of dwelling units proposed, including a breakdown of levels by affordability, set by each income category.

	Number of Units
Market Rate	
Managers Unit(s) – Market Rate	
Extremely Low Income	
Very Low Income	
Low Income	
Moderate Income	
Total No. of Units	
Total No. of Affordable Units	
Total No. of Density Bonus Units	

Existing Site Conditions – Provide the number of existing residential units on the project site that will be demolished and whether each existing unit is occupied or unoccupied. Provide attachment, if needed.

	Occupied Residential Units	Unoccupied Residential Units	Total Residential Units
Existing			
To Be Demolished			

10.	Parking	(all	proj	jects))

# of Spaces Required By CMC § 17.76.030	Provided # of Spaces
	·



11. Notice of Complete/Incomplete Applications

The approval of a development proposal requires the review of plans and technical documents. By signing below the applicant is acknowledging that a development application will be deemed incomplete if it does not include all required plans and technical documents, or includes plans and technical documents that are inaccurate or insufficient. By signing below the applicant also acknowledges that incomplete development applications will not be scheduled for public hearing until which time City staff has received and reviewed all required documents.

12. Authorization & Indemnification

To the fullest extent permitted by law, the applicant shall defend, indemnify and hold the City of Corona and its directors, officials, officers, employees, volunteers and agents free and harmless from any and all claims, demands, causes of action, proceedings, costs, expenses, liabilities, losses, damages or injuries of any kind, in law or equity, in any manner arising out of, pertaining to, or incident to any attack against or attempt to challenge, set aside, void or annul any approval, decision or other action of the City of Corona, whether such approval, decision or other action was by its City Council, Planning and Housing Commission or other board, director, official, officer, employee, volunteer or agent. To the extent that Government Code Section 66474.9 applies, the City will promptly notify the applicant of any claim, action or proceeding made known to the City to which Government Code Section 66474.9 applies and the City will fully cooperate in the defense. The Applicant's obligations hereunder shall include, without limitation, the payment of any and all damages, consultant and expert fees, and attorney's fees and other related costs and expenses. The City shall have the right to retain such legal counsel as the City deems necessary and appropriate. Nothing herein shall be construed to require City to defend any attack against or attempt to challenge, set aside, void or annul any such City approval, decision or other action. If at any time Applicant chooses not to defend (or continue to defend) any attack against or attempt to challenge, set aside, void or annul any such City approval, decision or other action, the City may choose, in its sole discretion, to defend or not defend any such action. In the event that the City decides not to defend or continue the defense, Applicant shall be obligated to reimburse City for any and all costs, fees, penalties or damages associated with dismissing the action or proceeding. If at any time both the Applicant and the City choose not to defend (or continue to defend) any action noted herein, all subject City approvals, decisions or other actions shall be null and void. The Applicant shall be required to enter into any reimbursement agreement deemed necessary by the City to effectuate the terms of this condition.

Print Applicant name:				
Applicant Signature:	Date:			
Print Property Owner name:				
Thirt Topolly Owner Hame.				
Property Owner Signature:	Date:			

Notice to all applicants: Separate written authorization from property owner shall be submitted if this form is not signed by the property owner.