

# **Certificate of Compliance**

## 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	e fo	owing items shall be included in the application package:				
	1.	Completed Application Form (attached).				
	2.	Processing fees of:  a. \$3,159.00 – Staff Review Fee.  b. \$67.00 – Scanning Fee.  c. \$51.14 – County recordation fee for filing CEQA documents.				
	3.	<ul> <li>Environmental Review fees (to be determined by the Planning Division):</li> <li>a. Full Cost (Deposit Required) - Preparation of a Negative Declaration or Mitigated Negative Declaration.</li> <li>b. \$336.00 - Preparation of a Notice of Exemption (applicable to Projects that are exempt from CEQA).</li> <li>c. Full Cost (Deposit Required) - Preparation of an Environmental Impact Report.</li> <li>d. \$3,043.75 - CDFW CEQA Filing Fee for a Negative Declaration or Mitigated Negative Declaration.</li> <li>e. \$4,227.50 - CDFW CEQA Filing Fee for an EIR. (Notice: The CDFW CEQA filing fees are set by the California Department of Fish and Wildlife and are subject to change annually. The applicant shall pay the fee that is in effect at the time the City files this fee with the county.)</li> </ul>				
	4.	Letter from the applicant demonstrating how the request meets all the criteric necessary to granting approval per Corona Municipal Code Section 17.98.080.				
	5.	5. Letter of authorization from the property owner if different than applicant.				
	6.	S. Proof of ownership (i.e. grant deed or title report).				
	7.	7. Deed chain back to original sale as separate parcel, or prior to April 4, 1952.				
	8.	3. Legal description of property.				
	9.	9. Preliminary title report.				



10. For non-legal parcels, submit a letter addressed to the Board of Zoning Adjustment, signed and dated by the applicant, regarding California Government Code Sections 66412.6(a) and (b), and 66499.35(a) and (b).
11. For waived parcel maps, submit a letter addressed to the Board of Zoning Adjustment, signed and dated by the applicant, regarding California Government Code Sections 66428 and Corona Municipal Code Sections 16.20.030 through 16.20.060.
12. Submit (1) USB flash drive containing the items required for filing this application in PDF

## B. Notice To Applicants:

format.

- 1. For non-legal parcels, after approval by the Board of Zoning Adjustment, the property shall be surveyed and monumented by a registered land surveyor or civil engineer. A Record of Survey bearing a Certificate of Compliance, signed by the City Engineer, shall be filed with the County Surveyor. Recordation of the Record of Survey is required prior to issuance of any grading and/or building permits.
- 2. For waived parcel maps, a Record of Survey is not required, but the Certificate of Compliance must be recorded prior to issuance of any grading and/or building permits for the site.
- 3. All correspondence and reports will be mailed to the applicant as listed on the application form only.

### C. Attachments:

- 1. Corona Municipal Code Section 17.98.080,
- 2. Corona Municipal Code Sections 16.20.030 through 16.20.060.
- 3. Application Form

Revised: 1/2026



### CMC 17.98.080 Certificates of compliance.

The Board of Zoning Adjustment shall hear and decide applications for certificates of compliance as defined in and regulated by Cal. Gov't Code § 66499.35 as follows:

- (A) The Board of Zoning Adjustment shall grant a certificate of compliance to any person owning real property or a vendee of that person pursuant to a contract of sale if the Board determines that the real property in question complies with the provisions of the Subdivision Map Act and Title 16 of this code;
- (B) If the Board of Zoning Adjustment determines that the real property does not comply with the provision of the Subdivision Map Act or Title 16 of this code, the Board may, as a condition to granting a certificate of compliance, impose those additional conditions that would have been applicable to the land division at which time the applicant acquired an interest in the property. However, if the applicant or the current owner of record of the property was the owner of record at the time the land division occurred, the Board may impose conditions applicable to a current division of the property;
- (C) Fulfillment and implementation of all conditions imposed under this section shall be required prior to subsequent issuance of a permit or other grant of approval for development of the property.

## CMC 16.20.020 Design standards and improvement requirements.

Parcel maps shall provide for the dedications of land, rights-of-way and easements, payment of fees and construction of all offsite and on-site improvements as are set forth in Chapters 16.08 and 16.24. The standards and improvements are reasonable requirements for parcel map subdivisions in light of the provisions of the General Plan and the city's growth management program.

### CMC 16.20.030 Waiver – Board authority.

In instances when the Subdivision Map Act would otherwise require a parcel map, such parcel map may be waived by the Board of Zoning Adjustment if all the requirements of §§ 16.20.040 through 16.20.060 are met.

## CMC 16.20.040 Waiver – Application.

An application for a parcel map waiver shall be filed with the Community Development Department on such form and accompanied by such information and fee as may be required, together with an acceptable description and drawing of the existing parcel and the parcel to be created.



#### CMC 16.20.050 Waiver – Board consideration.

The Board of Zoning Adjustment shall consider the application for parcel map waiver within 45 days after its filing. Before waiving any parcel map, the Board must first find that the proposed division of land complies with all requirements of this code as to area, improvement and design, floodwater drainage control, appropriate improved public roads, sanitary disposal facilities, water supply availability, environmental protection, survey control and with all other requirements of the Act and city ordinances enacted pursuant thereto.

### CMC 16.20.060 Waiver - Granting.

If a waiver is granted, a certificate of compliance shall be provided the applicant in form suitable for recordation describing the real property involved, naming its owners as shown on the waiver application, stating that a parcel map waiver has been granted by the Board of Zoning Adjustment and setting forth the date of the waiver.



# PLANNING DIVISION MASTER APPLICATION FORM

1. General Project Description:						
Project Location (General)						
Project Address or APN:						
General Description of Proposed F	Project:					
2. Applicant Information:						
Firm/Company Name:						
Contact Name:						
Address:						
City, State, Zip Code:						
Phone Number:	Email:					
Applicant's interest in property:	Own Rent Other:					
Staff Use Only	Date Stamp Rece	ived:				
Counter Planner Initials:						
Case Number:						
□ Agricultural Preserve Cancellation     □ Alcohol Beverage Permit     □ Amended Final Map     □ Ancillary Smoking Lounge Permit     □ Annexation     □ Architectural Review     □ Building Relocation     □ Certificate of Compliance     □ Change of Zone     □ Community Facilities Plan     □ Amendment     □ Conditional Use Permit: (select one)     □ Major CUP     □ Minor CUP     □ Major Modification to CUP     □ Minor Modification to CUP     □ Extension of Time for CUP     □ Extension of Time for CUP     □ Existing CUP Number:     □ Cul-de-sac Waiver     □ Density Bonus Agreement     □ Development Agreement     □ General Plan Amendment	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   Minor 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   Substantial Conformance	Rephasing – TTM Resubmitted – TTM Extension of Time – TTM Existing TTM Number:  Variance: (Select one from below) Major Minor Waiver or Modification of Subdivision Standards				
□ Low Barrier Navigation Center     □ Medical Office in a Residential Zone     □ Model Home Permit     □ Noise Variance	Surface Mine: (Select one) Permit Annual Inspection					



# 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): Annex into CFD or LMD? ☐ Yes ☐ No WQMP Required? Yes No Current Land Use: Proposed Land Use: Grading Requirements (CYD's): Cut:\_\_\_\_\_\_Fill:\_\_\_\_\_Overex:\_\_\_\_



7. P	ropo	sed Proj	ect								
Type of use proposed: Residential Commercial Industrial Other:											
8. N	lon-r	esidenti	al Project	Summar	У						
Gross	s floc	or area:_	Prop	oosed:		_ Existing	:	Βυ	ilding He	ight:	
Туре	of c	onstructi	ion per C	alifornia	Building (	Code:					
Occi	upar	ncy:			<u></u>						
Blo	dg	Bldg 1	Bldg 2	Bldg 3	Bldg 4	Bldg 5	Bldg 6	Bldg 7	Bldg 8	Bldg 9	Bldg
GI	FA				_		_		_		10
F											
GFA =	= Gro	ss Floor A	rea F	A = Foot	orint Area						
# stu	dent	s/childre	en (if app	licable):_		_Seating	capacity	y (if appli	cable):_		
# Fue	eling	Stations	(if applic	able):							
Land	lscap	oe Cove	rage (% c	of Lot): _		_Building	Coveraç	ge (% of L	_ot):	F.A.R.:	<u> </u>
9. R	esid	ential Pro	oject								
			unit (SFR, I								
Dwel	lling	Units:	Prop	osed	Existing		Density ([	DU/acre)	:		
1 Bed	droo	m					Maximum	n building	g height:_		
2 Bed 3 Bed							Minimum Average				
		Bedroo									
Total						_	Building C	Coverage	e (% of Lo	ot):	
Opei	n Spo	ace Des	cription:								
	☐ Private:         ☐ Common:         ☐ Other:										
									_		
Total	squ	are footo	age of:								
Common Open Space Private Open Space											
		•									
Affordable Housing Incentives, Waivers, Concessions and Parking Reductions – Will the project											
prop	oner	nt seek D	ensity Bo	nus ince	ntives, w	aivers, co		_		-	rsuant to
Calif	ornic	ı Govern	ment Co	ae section T	on 65915 ] Yes	Ģ	□ N	0			
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**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		

10. Parking (all proj	ects)	
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	# of Spaces Required By CMC § 17.76.030	Provided # of Spaces
Open Spaces:		
Carports: Garages:		
Parking Structure Stalls:		
Total:		



### 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:			
D'I Deve de Comment				
Print Property Owner name:				
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.