

Help Line: (916) 264-5011 planning@cityofsacramento.org

California Assembly Bill 2011 Affordable Housing and High Roads Jobs Act of 2022 Residential Development on Land Zoned for Office, Retail, or Parking (City Code Section 17.860.021)

Application Instructions

The purpose of this application is to facilitate compliance with the California Assembly Bill (AB) 2011, the Affordable Housing and High Roads Job Act of 2022, including modifications by AB 2243 (2024, Wicks). This law is in effect until January 1, 2033. Applicants may apply for either a 100% affordable housing development in a commercial zone or a mixed-income housing development along a commercial corridor.

The application form facilitates compliance by identifying the following eligibility criteria:

- Applicable zoning districts
- Housing project types
- Existing commercial tenant notice and relocation requirements
- Construction worker wage and skill/training
- Maximum parcel sizes and locations
- Minimum density
- Applicable development standards (e.g., setbacks, height, open space)

Planning approval is required prior to submittal for a building permit. Acceptance of this planning application and subsequent approval does not constitute issuance of a building permit.

Before choosing to file this application, it may be helpful to review the City's Ministerial Approval of Infill Housing process. The following table compares the two processes for informational purposes only.

Comparison of the City's Ministerial Approva Ministerial Approval	-
City's Ministerial Approval of Infill Housing (City of Sacramento Permit, Separate application)	California AB 2011 Ministerial Approval of Infill Housing (Gov't Code Title 7, Division 1, Chapter 4.1) (State Requirement, this application)
Statu	5
Effective Date: • August 27, 2020	<u>Effective Dates:</u>July 1, 2023-January 1, 2033
Planning Review and Stre	eamlining Provisions
 Eligible projects that are consistent with the General Plan and meet objective zoning and Citywide Design Guidelines Design Principles are subject to Ministerial review Projects eligible for Ministerial approval are not subject to California Environmental Quality Act (CEQA) review No changes to maximum density. Maximum density is determined by the City's Planning and Development Code. No vehicle parking requirements. 	 Eligible projects that meet objective zoning and Citywide Design Guidelines Design Principles are subject to Ministerial review Projects eligible for Ministerial approval are not subject to California Environmental Quality Act (CEQA) review Minimum density established by AB 2011 No vehicle parking requirements.
Eligible Pro	ojects
 <u>Type:</u> Residential or mixed-use (residential must be at least 2/3 of building square footage) 	 <u>Type:</u> Residential or mixed-use (residential must be at least 2/3 of building square footage)
Number of Housing Units: • 2-200 Units	Number of Housing Units: • 5+ units
 <u>Affordability Requirements:</u> No specific requirement 	<u>Affordability Requirements:</u>100% of units OR Mixed-Income
 Prevailing Wage and Labor Requirements: No specific requirement 	 <u>Prevailing Wage and Labor Requirements:</u> Required for all projects
 Infill Requirements (City Code Definition): A site that has been previously developed, or development on a vacant site, where at least 75% of the perimeter of the site adjoins, or is separated only by an improved public right-of-way from, parcels that are developed with existing uses. 	 Infill Requirements (AB 2011 Definition): At least 75% of the perimeter of the site adjoins, or is separated only by an improved public right-of-way from, parcels that are developed with existing uses.

Comparison of the City's Ministerial Approva Ministerial Approval	-
City's Ministerial Approval of Infill Housing (City of Sacramento Permit, Separate application)	California AB 2011 Ministerial Approval of Infill Housing (Gov't Code Title 7, Division 1, Chapter 4.1) (State Requirement, this application)
Ineligible	
 <u>Historic Considerations:</u> Project cannot be in a historic district or be a historic of cultural resource Project cannot be on a site known to contain archaeological or paleontological resources, or human remains 	 <u>Historic Considerations:</u> Vacant sites cannot contain tribal cultural resources. Project cannot require demolition of a structure on the national, state, or local historic register.
 <u>Demolition Considerations:</u> Project cannot reduce the total number of dwelling units on the site Project cannot demolish units: Occupied by tenants in a multi-unit dwelling (3+ units) within the last year Subject to an affordable housing regulatory agreement 	 <u>Demolition Considerations:</u> Project cannot demolish units: Housing occupied by tenants within the past 10 years Subject to an affordable housing regulatory agreement
 <u>Environmental Considerations:</u> Project cannot be on a site: With prime farmland Designated as a hazardous waste site With a mobile home park With conservation areas/easement or protected species With wetlands With floodplain or floodway Within 1,000 ft of an existing or former landfill 	 Environmental Considerations: Project cannot be on a site: With prime farmland Designated as a hazardous waste site With a mobile home park With a conservation areas/easement or protected species With wetlands With floodplain or floodway Housing cannot be within 3,200 ft of a facility that refines oil
Project Revie From date of submittal, provide written notice of any objective development standards not satisfied: ≤ 150 Units: 60 days ≥ 150 Units: 90 days No deemed approval if timeline is not met	 w Timelines From date of submittal, provide written notice of any objective development standards not satisfied: ≤ 150 Units: 60 days (30 days for resubmittal) ≥ 150 Units: 90 days (30 days for resubmittal) Deemed approval if timeline is not met

<u>How to submit this application</u>: This application is only submitted through an online process. For more information about the online submittal process, please visit the e-Planning Submittal Service Webpage. That webpage includes a guide that explains the entire submittal process. You may also go directly to the Citizen Permit Portal, located online at <u>aca.accela.com/sacramento</u>. Applications may be digitally signed. All responses from the Citizen Permit Portal will be emailed to you from the email address <u>noreply@accela.com</u>. Please check your email's junk mailbox or spam filter regularly to make sure you are receiving the communications.

<u>How to pay fees</u>: Once the application is accepted, Planning Staff will send the applicant an invoice for the necessary application fees online.

<u>How to ask questions</u>: All questions can be directed to the Planning Helpdesk: <u>planning@cityofsacramento.org</u>, or by visiting the public counter in-person through a scheduled appointment. To schedule an in-person appointment at the public counter, please visit the <u>Appointment Scheduling website</u>.

Application Submittal Requirements

- 1. Completed and signed application form.
- 2. Application fees. Fees are to be paid to the City of Sacramento at the time of application submittal. Once the application is accepted, Planning Staff will send the applicant an invoice and link to pay the necessary application fees. Fees are paid online through the Citizen Permit Portal.
- 3. One full size set of plans, drawn to scale. Plans must include a site plan, landscape plan, elevations of all sides of all proposed structures, a roof plan, floor plans, and a photometric plan. Plans must show information consistent with the plan requirements (pages 5-8) and of sufficient detail to allow staff to discern compliance with City Code standards. All plans must be prepared by a licensed design professional.
- 4. Color photographs of the project site; photos of the properties on either side of the project site and directly across the street from the project site.
- 5. Signed Letter of Agency, if applicable.

Plan Exhibit Requirements

All Development plans shall include the following:

- _____ Date(s) of plans
- _____ Labeled Dimensions
- _____ Scale ratio and bar scale. Engineer or Architectural scale required, not less than
 - 1/16. Larger scale may be needed to provide clear understanding of the project.
- _____ North arrow pointing to the top of the page or to the right margin of a horizontally formatted sheet.
- _____ Identify all items as: existing (E), new (N), or relocated.
- Name, telephone number, and E-mail address of the contact person for architectural, engineering, landscape, and signage <u>if</u> different from the applicant.

Site Plan(s) must show:

- _____ A Vicinity Map, north arrow, the map scale, the site area in square feet, etc.
- The entire property under consideration, including property lines and adjoining public rights-of-way up to the centerlines. For large acreage properties, staff recommends that two (2) site plans be submitted. The first site plan would show the entire property with detail indicating the area proposed for development. The second site plan would focus on the specific areas of the proposed development.
- Site Plans must show location and distance from closest adjacent structures on neighboring properties and accurate dimensions of front setbacks for buildings on adjacent parcels, where required to determine required front setback.
- _____ The location and nature of all existing and proposed easements.
- Dimensions of the parcel, existing and proposed buildings, parking spaces, and other features, as well as the width of walkways, driveways, planters, etc. Dimensioning is important in order to determine if the site meets development standard requirements.
- Footprints of all existing and proposed buildings, structures, or signs, drawn to scale showing the proposed location of structures to be constructed, modified, relocated, or demolished. Indicate the type of use and include all dimensions.
- _____ Square footage for all existing and proposed buildings and proposed additions.
- _____ Setbacks of buildings from property lines, other onsite buildings and structures, septic systems, water wells, etc. (dimensioned).
- _____ Location of existing and proposed walls/fences, height, and materials of construction.

- Location of all off street parking and loading facilities. Show parking spaces with dimensions for each type of vehicle (truck, car, motorcycle, bicycle), and either number parking spaces individually or show subtotals for groups of parking spaces. In addition, show a tabulation of the required and proposed parking.
- Location of all off street parking and loading facilities. Show parking spaces with dimensions for each type of vehicle (truck, car, motorcycle, bicycle), and either number parking spaces individually or show subtotals for groups of parking spaces. In addition, show a tabulation of the required and proposed parking.
- For all projects with three or more dwelling units projects should comply with the objective standards in <u>City Code Chapter 17.508</u>, and in the City's adopted Design and Procedures Manual and Standard Specification including: Location of all existing and proposed driveways, including all pertinent off-site features such as existing and proposed paved streets, gutters, sidewalks, ditches, fences, poles, hydrants, valves, signals, trees, signs, or other street furniture which may be near driveways or affect site distance. (<u>City Code Section 17.508.030</u>)
- Location and identification of drainage courses, creeks, City drainage facilities, etc.

_____ Location of sewer service connection points.

- _____ Location of water source(s), supply and storage facilities.
- _____ A graphical description of proposed onsite circulation patterns for both vehicles and pedestrians, and accessible paths of travel, where required.
- _____ Location of proposed trash, recycling, or storage areas.
- _____ Location of proposed electrical vaults/transformers and backflow preventors, if required.
- Please note: All new projects are required to comply with the Water Efficient Landscape Requirements contained in <u>City Code Chapter 15.92</u>. See <u>Chapter</u> <u>15.92</u> and the "Landscape Plans" section below for more information.

Building Elevations must show:

- The building elevations must show the exterior appearance of all sides of project structures, building modifications, and additions proposed for construction.
- Elevations must be drawn to scale with an indication of height, construction materials, and colors to be used. The location of existing and proposed signs must also be indicated on elevations. <u>Please note</u>: Renderings that are not true elevations may be included, however they do not replace the requirement for true elevation drawings.
- Provide building elevations for all affected views, and identify them as North, South, East, and West, <u>not</u> front, rear, right side, etc.

Identify exterior building features (doors, windows, siding, etc.) as existing (E),
new (N), or proposed to be repaired or to be replaced.

- _____ Identify all areas of walls and roof that are proposed to be demolished.
- Indicate with dashed lines any window or door openings, or any other features that are proposed to be eliminated or modified.
- Indicate the height from grade to the top of plate line, and to the top of the roof, and also depict and/or reference any anticipated roof mounted equipment and equipment screening.
- Roof plans should indicate all roof slopes, gutters, and downspout locations. Indicate equipment and other features as well as slope. Identify all areas of the roof proposed for demolition. Where the project proposes additions to existing structures, clearly identify the portions of roof that are existing (E) and proposed to be changed/new (N).
- Proposed sign program (includes freestanding signs) showing approximate location, size, color scheme and construction materials of all onsite signs. This information must be included on the required site plans and building elevations.
- For buildings over one (1) story in height or buildings over 50,000 sq. ft. in gross area, provide a visual representation of the nighttime lighting proposed on all building elevations to give an indication of the effect of security and decorative lighting.
- Identify any existing or proposed encroachment by the building onto the right of way. This includes, but is not limited to, signs, canopies, balconies, bay windows, etc.

Landscape Plans must show: Please note- For new projects, use conceptual graphics to convey preliminary design intent. Use separate sheets, if necessary. A full set of detailed landscape plans (planting plan, irrigation plan, and grading plan) will be required with the Building Permit process in order to comply with Water Efficient Landscape Requirements, <u>City Code Chapter 15.92</u>.

- Existing Conditions: Locate and identify all underground utilities, property lines, and easements; size and species of existing trees; natural and manmade features; drainage courses and creeks; and whether proposed for removal, relocation or preservation.
- <u>Conceptual Drainage Plan</u>: Show how on-site drainage is to be handled, including surface and underground drains, drainage courses, and how impacts to offsite areas will be avoided. Show proposed Low Impact Development (LID) features such as retention/detention basins, bioswales, pervious pavement/asphalt, etc.

- Impervious Surface: The conceptual drainage plan should also show the total area of new impervious surfaces (due to the cumulative area of impervious parking lots, building footprint, driveways, sidewalks, courtyards, etc.) Note: At this stage, only simple area measurements are required. If applicable, LID credits and BMP Sizing Calculations may be required later in the process.
- <u>Conceptual Landscape Design Plan</u>: Using conceptual graphics, show hardscape elements such as patios, water features, decks, walls, and sidewalks; and softscape elements such as trees, shrubs, groundcover, turf and planter areas. Use conceptual graphics only. A detailed planting plan, grading plan, and irrigation plan will be required with Building plan check.
- <u>Parking Lot Tree Shading</u>: Landscape plans must include a table identifying the percent (%) shade coverage provided, consistent with <u>City Code Section</u> <u>17.612.040</u>.

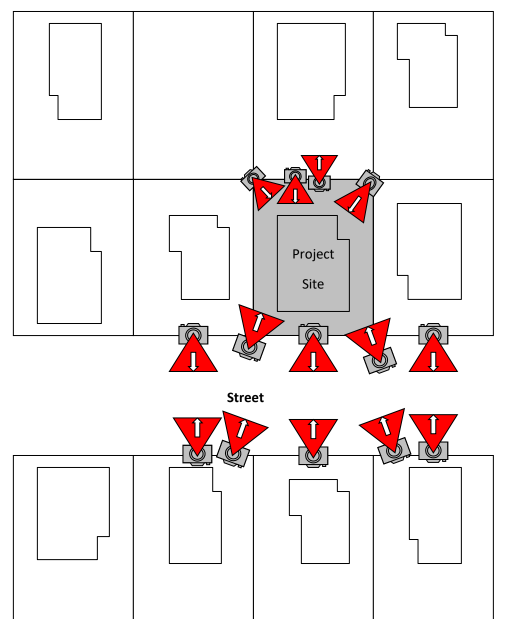
Floor Plans must show:

- All buildings under consideration. Although it is generally only the exterior of buildings that is subject to review and approval, the floor plans are necessary for a full understanding of the project and the functioning of the interior spaces.
 - A dimensioned floor plan for each level of the structure.
- Identification of all exterior features (doors, windows, etc.) as existing, new, to be repaired, or to be replaced.

Identification of all rooms.

- Identification of all exterior landings at doors.
- Indicate all walls, windows, doors, and ancillary structures proposed to be demolished.

Photo Instructions



Guidelines for photographing a project site

Take pictures of all sides of the building/site to be reviewed and each of the adjacent properties. If access to the rear of the project is limited, take photos on the corner of the lot within actual property lines. *Please upload all photos as a single PDF attachment, rather than as individual files.*



Help Line: (916) 264-5011 planning@cityofsacramento.org

California Assembly Bill 2011 Affordable Housing and High Roads Jobs Act of 2022

(Planning-Approval Only)

Application Form

Please complete all sections, providing as much detail as possible regarding the scope of your proposal.

	Subject Site Information
Project Name:	
Site address or location of property:	
Assessor's Parcel Number(s):	
Total property size in acres (Gross/Net):	
Square feet if less than one (1) acre:	

Property Owner Information

Contact name:		
Company name:		
Mailing Address:		
City:	State:	Zip:
Phone:	Ext:	Fax:
Email Address:		
	Applicant Information	
Contact name:		
Company name:		
Mailing Address:		
City:	State:	Zip:
Phone:	Ext:	Fax:
Email Address:		

Date Filed:	Received By:	
File Number:		
Letter of Ag	ency from Property O	wner
This section of the application is required to b than the property owner.	e completed if this appli	cation is submitted by someone other
I, the undersigned legal owner of record, here to:	eby grant permission	
to apply for a ministerial housing project prop	posed for my property.	Name of Applicant
Signature of Property Owner		Date
Pi Please describe the scope of work being prop	roject Narrative	
Thease describe the scope of work being prop		

Staff Use Only

Objective Requirements

Applicants must choose to apply for <u>one</u> of the following types of housing developments:

- **100% Affordable Housing Development in a Commercial Zone** (*Government Code Title 7, Division 1, Chapter 4.1, Article 2*), <u>OR</u>
- **Mixed-Income Housing Development Along a Commercial Corridor** (*Government Code Title 7, Division 1, Chapter 4.1, Article 3*)

To apply for a 100% Affordable Housing Development, complete sections **A**, **B**, and **D** below.

To apply for a Mixed-Income Housing Development, complete sections A, C, and D below.

The proposed development will be evaluated against the eligibility requirements, objective development standards, and the <u>Citywide Infill Housing Design Standards</u>.

Please answer "yes", "no", or "N/A" (not applicable) to the items below and provide the requested information. In order to be eligible to use the ministerial approval of infill housing process and this application, the proposed project must meet all eligibility requirements below (as indicated by the shaded box).

Α.	Eligibility Requirements Applicable to Both 100% Affordable and Mixed-Income Housir	ng Dev	elopm	ents	
		Yes	No		Staff
1.	Is the project a multifamily housing development project with five or more housing units? Number of units: (Government Code Sections 65912.113(a) and 65912.123(a))				
2.	Is the project a housing development project consisting of any of the following? <i>Check all that apply:</i> Residential units only Mixed-use development that meets <u>any</u> of the following: ≥2/3 of the square footage designated for residential use ≥50% of the new or converted square footage is designated for residential use and the project meets <u>both</u> of the following: The project includes 500 net new residential units, AND No portion is designated for a hotel, motel, bed and breakfast inn, or other transient lodging, except a portion may be designated for a residential hotel (<u>HSC</u> <u>Section 50519</u>) Transitional housing Supportive housing Farmworker housing (<u>HSC Section 50199.7</u>) <i>(Government Code Sections 65912.113(a) and 65912.123(a))</i>				

Α.	Eligibility Requirements				
	Applicable to Both 100% Affordable and Mixed-Income Housin	-	-		
		Yes	No	N/A	Staff
3.	Does the project consist of <u>one</u> of the following? <i>Check below</i> :				
	100% affordable project (Government Code section 65912.112) OR				
	A mixed-income project (Government Code section 65912.122)?				
4.	Is the site located in any of the following zones?				
	• OB, OB-2, OB-3, EC, SC, C-1, C-2, C-3, C-4, RMX, or RO zone				
	Zoning of site:				
	(Government Code Sections 65912.111(a) and 65912.121(a))				
5.	If located in a specific plan area, does it meet both of the following				
	requirements? Check below. For more information about specific				
	plans, please see <u>this link</u> .				
	The plan was adopted by the City before 1/1/2024 and				
	within 25 years of the submittal of this application				
	The plan permitted multi-unit dwellings on the site				
	(Government Code Sections 65912.111(g) and 65912.121(i))				
6.	Does at least 75% of the perimeter of the site adjoin, or is				
	separated only by an improved public right-of-way, pedestrian				
	path, or bicycle path, from parcels developed with existing uses?				
	(Government Code Sections 65912.111(c) and 65912.121(e))				
7.	Is the development in its entirety a public work as described in				
	Government Code section 65912.130(b)?				
8.	If the development is not in its entirety a public work as described				
	in question 7 above, does the development meet the following				
	requirements? Check below.				
	Labor Standards in Government Code Section 65912.130				
	Projects with \geq 50 housing units: Additional labor standards in				
	Government Code Section 65912.131				
9.	Is the site located in any of the following areas or does the site				
	include any of the following? <i>Please note:</i> By checking "yes" or				
	"no" the applicant is stating that they have verified the information				
	and will provide documentation upon request. The following				
	resources have been provided for informational purposes only.				
	Staff exercises the right to accept documentation from other				
	sources if deemed to be more authoritative. (Government Code Sections				
	65912.111(e),(f) and 65912.121(g), (h)(6)).				
	Prime farmland (see				
	https://maps.conservation.ca.gov/agriculture)				
	 Designation as a hazardous waste site, unless Government 				
	Code Section 65913.4(a)(6)(E) applies (see				
	https://geotracker.waterboards.ca.gov/ and				
	https://www.envirostor.dtsc.ca.gov/public/				
	 An existing mobile home park (see <u>State Housing and</u> 				
	Community Development Query)				

Α.	Eligibility Requirements				
	Applicable to Both 100% Affordable and Mixed-Income Housing	ng Dev Yes	No	ents N/A	Staff
	 Conservation areas/easements or protected species (see 	T CS		N/A	Starr
	https://www.conservation.ca.gov/dlrp/fmmp and				
	https://wildlife.ca.gov/conservation/cesa)				
	https://www.fws.gov/sacramento/es/Habitat-				
	Conservation-Plans/)				
	Wetlands (see https://wetlands/data/mennes.html)				
	https://www.fws.gov/wetlands/data/mapper.html)				
	A floodplain or floodway (see				
	https://msc.fema.gov/portal/home)				
10.	Is the project located on a site or adjoined to any site where more				
	than 1/3 of the square footage is dedicated to industrial use?				
	 Parcels only separated by a street are considered adjoined. 				
	 "Dedicated to industrial use" means <u>any</u> of the following: 				
	 The square footage is currently being used as an 				
	industrial use; OR				
	 The most recently permitted use of the square 				
	footage is an industrial use; OR				
	\circ The site was designated for industrial use in the				
	2035 General Plan				
	 "Industrial use" means utilities, manufacturing, 				
	transportation storage and maintenance facilities,				
	warehousing uses and any other use that is a source				
	subject to permitting by a district per Division 26 of the				
	Health and Safety Code, or federal Clean Air Act. Industrial				
	uses <u>does not</u> include:				
	 Power substations or utility conveyances such as 				
	power lines, broadband wires, and pipes.				
	• A use where the only source permitted by a district				
	is an emergency backup generator.				
	 Self-storage for the residents of a building. 				
	(Government Code Sections 65912.111(d) and 65912.121(f))				
11.	Is housing on the site located within 500 ft of a freeway? Provide a				
	map of the project site and adjoining sites that identifies the land				
	use, APN, and address.				
	 "Freeway" is a highway in respect to which the owners of 				
	abutting lands have no right or easement of access to or				
	from their abutting lands or in respect to which such				
	owners have only limited or restricted right or easement of				
	access. It does not include an on or off ramp that serves as				
	a connector between the freeway and other roadways that				
	are not freeways.				
	(Government Code Sections 65912.113(d) and 65912.123(g))				

Α.	Eligibility Requirements Applicable to Both 100% Affordable and Mixed-Income Housir		elonm	onts	
	Applicable to both 100% Anordable and Mixed-Income Housi	Yes	No	N/A	Staff
12.	If any housing is located within 500 ft of a freeway, do <u>all</u> of the following apply? <i>Check below</i> .	res		N/A	Stall
	The building has a centralized heating, ventilation, and air- conditioning system.				
	The outdoor air intakes for the heating, ventilation, and air- conditioning system faces away from the freeway.				
	The building provides air filtration media for outside and				
	return air that provide a minimum efficiency reporting value of 16.				
	The air filtration media will be replaced at the				
	manufacturer's designated interval.				
	The building does not have any balconies facing the freeway.				
	(Government Code Section 65912.113(c) and 65912.123(f))				
13.	Is housing on the site located within 3,200 ft of a facility that				
	extracts or refines oil or natural gas? Provide a map of the project				
	site and adjoining sites that identifies the land use, APN, address,				
	and which resource was used to identify oil and gas facilities.				
	The following resources have been provided for informational				
	purposes only. Staff exercises the right to accept documentation				
	from other sources if deemed to be more authoritative.				
	Oil and gas wells (see <u>California Department of</u>				
	Conservation)				
	 Petroleum refineries (see <u>U.S. Energy Information</u> Administration) 				
	(Government Code Sections 65912.112(d) and 65912.123(h))				
14.	Would the development require the demolition of a historic				
	structure on the national, state, or local historic register?				
	For the local register, please <u>click here</u> .				
	(Government Code Section 65912.111(f) and 65912.120(h)(3))				
15.	If the site is vacant, does the site contain any tribal cultural				
	resources, as defined by <u>Section 21074 of the Public Resources</u>				
	<u>Code</u> , that could be affected by the development that were found pursuant to a consultation as described by Section 21080.3.1 of the				
	Public Resources Code and the effects of which cannot be				
	mitigated pursuant to the process described in <u>Section 21080.3.2</u>				
	of the Public Resources Code?				
	(Government Code Sections 65912.111(g) and 65912.121(i))				
16.	If the site is vacant, is the site located within a very high fire hazard				
	severity zone, as indicated on the maps adopted by the				
	Department of Forestry and Fire Protection pursuant to Section				
	4202 of the Public Resources Code or as designated pursuant to				
	subdivisions (a) and (b) of Section 51179?				
	(Government Code Sections 65912.111(g) and 65912.121(i))				

	Mixed Income Projects, please proceed to section C starting on page	Yes	No	N/A	Staff
Afford	ability Criteria			,,,,	C U.I.I.
1.	Will 100% of the units within the development project, excluding				
	managers' units, be dedicated to lower income households at an				
	affordable cost, as defined by Health and Safety Code Section				
	50052.5, or an affordable rent set in an amount consistent with the				
	rent limits established by the California Tax Credit Allocation				
	Committee? (Government Code Section 65912.112(a))				
2.	Will the units be subject to a recorded deed restriction for a period				
2.	of 55 years for rental units and 45 years for owner-occupied units?				
	(Government Code Section 65912.112(b))				
Object	ve Development Standards			•	
3.	Does the residential density for the development meet or exceed a				
	density of 30 units per acre?				
	Proposed Density: units/acre				
	Does the project include a proposal for a density bonus?				
	YES NO				
	(Government Code Sections 65912.113(b) and 65912.114(f))				
4.	Does the existing zoning for the site allow a density greater than 30				
	units/acre? YES NO				
	If <u>yes</u> , does the project comply with the applicable objective				
	standards of the existing zoning designation?				
	Zoning designation of site:				
	Maximum density:				
	If <u>no</u> , does the project comply with the applicable objective				
	standards of the closest parcel that allow the density proposed by				
	the project?				
	Address of Closest Parcel that Allows 30 units/acre:				
	(Government Code Section 65912.113(e))				
5.	Does the development meet the lot coverage requirement?				
	Maximum lot coverage:				
	Proposed lot coverage:				
6.	Are all new structures at or below the height limit in the zone?				
	Maximum allowed height:				
	Proposed height to plate line:				
7.	Do all roof structures comply with the requirements in City Code				
	Section 17.600.145?				
	Roof structures/height:				

	Mixed Income Projects, please proceed to section C starting on page	Yes	No	N/A	Sta
8.	Do all proposed duplex dwellings meet the architectural design	Tes		N/A	30
о.	standards in City Code Section 17.600.110?				
9.					
9.	Do all new structures meet the required front, rear, interior side,				
	and street side setbacks ? Allowed exceptions can be found in <u>City</u>				
	Code Section 17.600.125				
	List applicable exceptions:				
10	If the site is less than five acres in size, is all development setback a		-		
	minimum of 20-feet from the landside toe of any flood control				
	levee ? If five acres in size or greater, is all development setback a				
	minimum of 50-feet?				
	Size of development site:				
11.	Does the development meet open space requirements for two				
	units, multi-unit dwelling, and/or office uses? For any project that				
	is the conversion of an existing nonresidential use building to a				
	residential use, no additional common open space is required				
	beyond what is already existing on the site. (City Code Sections				
	17.600.135 and 17.600.140 or unless specified in a special planning				
	district).				
	Open Space provided (sq.ft.):				
	(Government Code Section 65912.113(f))				
12.	If a mixed use project, does the development meet the				
	architectural design standards for vertical mixed use development				
	in <u>City Code Section 17.600.150</u> ?				
13.	If located within ¼ mile of a light rail transit station, does the site				
	development meet the standards in <u>City Code Section 17.600.160</u> ?				
14.	Is all mechanical equipment screened from view from adjacent			T	
	streets and public areas? (City Code Section 17.600.165)				
rking	and Maneuvering			•	•
15.					
	requirements? (<u>City Code Chapter 17.608</u>)				
16.				1	
	minimum amount of short-term and long-term bicycle parking ?				
	[Table <u>17.608.030C</u> and <u>17.608.040(N)]</u>				
	Minimum required parking:				
	Parking provided:				
17.	Do all bicycle racks and layouts meet the <u>City of Sacramento Bike</u>				
	Rack Design and Placement Design Standards?				
18.				1	
	Chapter 17.508, including minimum width and location?				

	Mixed Income Projects, please proceed to section C starting on page	Yes	No	N/A	Staff
19	Do all parking spaces comply with parking facility standards,	TC3			Juli
15.	including the location of parking, minimum width, length, and				
	maneuvering, ratio of compact spaces, and overhang into planter				
	areas? (<u>City Code Section 17.608.040</u>)				
	Number of compact spaces/% of total:				
20	Does exterior lighting in vehicle and bike parking areas comply with		-		
20.	the requirements in <u>City Code Section 17.608.040(L)</u> ?				
21					
21.					
	requirements of <u>City Code Section 17.608.050</u> ?				
	aping and Paving		r	1	1
22.	Do all duplex dwellings and multi-unit dwellings meet the				
	landscaping requirements in <u>City Code Section 17.612.010(A)</u> ?		-		
23.	If a multi-unit dwelling or mixed-use project, does the site comply				
	with the landscape planter requirement in <u>City Code Section</u>				
	<u>17.612.010(B)?</u>				
24.	Does the site meet paving requirements in <u>City Code Section</u>				
	<u>17.612.020?</u>				
25.	Does the site plan show the minimum walkway width and comply				
	with other site requirements in <u>City Code Section 17.612.030</u> ?				
26.	Does the landscape plan demonstrate compliance with the tree				
	shading requirements for parking lots? (City Code Section				
	17.612.040)				
Recycli	ng and Solid Waste				
27.	Does the site plan depict adequate area to meet the required				
	recycling and solid waste volume requirements? (City Code				
	Section 17.616.030)				
28.	Does the site comply with the development standards for recycling				
	and trash enclosures found in <u>City Code Section 17.616.040</u> ?				
Nall, F	ence, and Gate				
	Does the project meet the wall and fence requirements for duplex				
	and multi-unit dwelling developments in <u>City Code Section</u>				
	17.620.110?				
30	If gates are proposed, does the site plan demonstrate compliance				
50.	with design and operations requirements in <u>City Code Chapter</u>				
	17.620 Article II. Gated Developments?				
21	If provided, do sound walls comply with the development			-	
51.	standards in City Code Chapter 17.620 Article III. Sound Walls Along				
	Arterial Streets?				
22					
32.					
	other enclosed structures meet the development standards in <u>City</u>				
	Code Chapter 17.624?				

 ibility Requirements Does the project site abut a <u>commercial corridor</u> with at least 50 ft of frontage along the commercial corridor? A <u>commercial corridor</u> means a freeway, as defined in <u>Vehicle Code Section 332</u> that has a right-of-way between 70-150 ft. Freeway does not include an on or off ramp that serves as a connector between the freeway and other roadways. <i>Right-of-way:</i>		100% Affordable Projects, please complete section B starting o	Yes	No	N/A	S
1. Does the project site abut a commercial corridor with at least 50 ft of frontage along the commercial corridor? • A commercial corridor means a freeway, as defined in Vehicle Code Section 32 that has a right-of-way between 70-150 ft. Freeway does not include an on or off ramp that serves as a connector between the freeway and other roadways. <i>Right-of-way</i> :ft (Government Code Section 65912.120(c)) 2. Is the project site one of the following? Check one: ≤20 acres, OR ≤100 acres and a regional mall that meets all of the following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND ≥2 of the permitted uses on the site are retail uses, AND ≥2 of the permitted uses on the site are retail uses, AND >2 of the permitted uses on the site are footage of the permitted uses:	ibilit	y Requirements			,	
of frontage along the commercial corridor? • A commercial corridor means a freeway, as defined in Vehicle Code Section 332 that has a right-of-way between 70-150 ft. Freeway does not include an on or off ramp that serves as a connector between the freeway and other roadways. <i>Right-of-way</i> :						
Vehicle Code Section 332 that has a right-of-way between 70-150 ft. Freeway does not include an on or off ramp that serves as a connector between the freeway and other roadways. <i>Right-of-way</i> : ft (Government Code Section 65912.120(c)) Is the project site one of the following? Check one: <20 acres, OR <100 acres and a regional mall that meets all of the following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size:						
70-150 ft. Freeway does not include an on or off ramp that serves as a connector between the freeway and other roadways. <i>Right-of-way:</i>						
70-150 ft. Freeway does not include an on or off ramp that serves as a connector between the freeway and other roadways. <i>Right-of-way:</i>						
serves as a connector between the freeway and other roadways. Right-of-way: ft (Government Code Section 65912.120(c)) 2. Is the project site one of the following? Check one: ≤20 acres, OR ≤100 acres and a regional mall that meets all of the following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2/3 of the permitted retail uses on the site are retail uses, AND >2 of the permitted retail uses on the site are set in 0,000 square feet. Site Size:						
roadways. ft Right-of-way:						
Right-of-way: ft (Government Code Section 65912.120(c)) 2. Is the project site one of the following? Check one: ≤20 acres, OR ≤100 acres and a regional mall that meets all of the following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are retail uses, AND >2 of the permitted retail uses on the site are footage of the permitted uses:						
(Government Code Section 65912.120(c)) 2. Is the project site one of the following? Check one: ≤20 acres, OR ≤100 acres and a regional mall that meets all of the following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses: (Government Code Section 65912.120(d)) 3. Would the development require demolition of any of the following types of housing: • Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; OR • Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; OR • Housing occupied by tenants within the past 10 years, excluding any manager's units, (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this applicat		Right-of-way: ft				
 2. Is the project site one of the following? <i>Check one</i>: ≤20 acres, OR ≤100 acres and a regional mall that meets all of the following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. <i>Site Size:</i> <i>If the site is a regional mall, provide the number and square</i> <i>footage of the permitted uses:</i> <i>(Government Code Section 65912.120(d))</i> 3. Would the development require demolition of <u>any of the following</u> types of housing: • Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> • Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> • Housing occupied by tenants within the past 10 years, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 		(Government Code Section 65912.120(c))				
 ≤100 acres and a regional mall that meets all of the following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size:	2.					
following requirements on the date this application is submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses: (Government Code Section 65912.120(d)) 3. Would the development require demolition of any of the following types of housing: • Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; OR • Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; OR • Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1))		≤20 acres, OR				
submitted: The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses:		\leq 100 acres and a regional mall that meets all of the				
The permitted uses on the site include ≥ 250,000 square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses: (Government Code Section 65912.120(d)) 3. Would the development require demolition of any of the following types of housing: • • Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; OR • Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; OR • Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1))						
square feet of retail use, AND ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses: (Government Code Section 65912.120(d)) 3. Would the development require demolition of any of the following types of housing: • • Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> • Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; OR • • Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1))						
 ≥2/3 of the permitted uses on the site are retail uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size:						
uses, AND >2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses:		square feet of retail use, AND				
>2 of the permitted retail uses on the site are ≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses: (Government Code Section 65912.120(d)) 3. Would the development require demolition of any of the following types of housing: •		\geq 2/3 of the permitted uses on the site are retail				
≥10,000 square feet. Site Size: If the site is a regional mall, provide the number and square footage of the permitted uses:		uses, AND				
Site Size:						
If the site is a regional mall, provide the number and square footage of the permitted uses:		≥10,000 square feet.				
footage of the permitted uses:						
(Government Code Section 65912.120(d)) 3. Would the development require demolition of any of the following types of housing: Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; OR Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; OR Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted?						
 3. Would the development require demolition of <u>any of the following</u> types of housing: Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 		footage of the permitted uses:				
 3. Would the development require demolition of <u>any of the following</u> types of housing: Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 						
 3. Would the development require demolition of <u>any of the following</u> types of housing: Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 						
 types of housing: Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 	2					
 Housing subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> Housing occupied by tenants within the past 10 years, excluding any managers units <u>(Government Code Section 65912.120(h)(1))</u> Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 	5.					
 that restricts rents to levels affordable to persons and families of moderate, low, or very low income; <u>OR</u> Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> 						
 families of moderate, low, or very low income; <u>OR</u> Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; <u>OR</u> 						
 Housing subject to any form of rent or price control through a public entity's valid exercise of it's police power; OR Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 						
 through a public entity's valid exercise of it's police power; OR • Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted? 						
OR • Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted?						
Housing occupied by tenants within the past 10 years, excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted?						
excluding any managers units (Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted?						
(Government Code Section 65912.120(h)(1)) 4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted?						
4. Was the site previously used for permanent housing occupied by tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted?						
tenants, excluding any manager's units, that were demolished within 10 years before the date this application was submitted?	4					\vdash
within 10 years before the date this application was submitted?	т.					
5. Does the property contain one to four dwelling units?	-	Does the property contain one to four dwelling units? (Government Code Section 65912.120(h)(4))				1

	100% Affordable Projects, please complete section B starting o	Yes	No	N/A	S
6.	Is the property vacant and zoned for housing, but not for				
	multifamily residential use? (Government Code Section 65912.120(h)(5))				
7.	Is the existing parcel governed under <u>any</u> of the following:				
	 Mobilehome Residency Law; <u>OR</u> 				
	 Recreational Vehicle Park Occupancy Law; OR 				
	 Mobilehome Parks Act; OR 				
	 Special Occupancy Parks Act? 				
	(Government Code Section 65912.120(h)(6))				
ordal	pility Criteria				
8.	If the project is a rental housing development, does it include				Γ
-	either of the following? <i>Check below.</i>				
	8% of the base units for very low income households AND				
	5% of the units for extremely low income households; OR				
	15% of the base units for lower income households.				
	(Government Code Section 65912.122(a))				
9.	If the project is a rental housing development, the applicant agrees				
9.	to the continued affordability of all affordable rental units as				
	described in question 1 above for 55 years. Rents will be set at an				
	affordable rent, as described in <u>Section 50053 of the Health and</u>				
	Safety Code.				
	(Government Code Section 65912.122(a))				
10.	If the project is an owner-occupied housing development, does it				
	include either of the following? <i>Check below.</i>				
	30% of the base units offered at an affordable housing				
	cost, as defined in <u>Section 50052.5 of the Health and</u>				
	<u>Safety Code,</u> to moderate-income households; OR				
	15% of the base units offered at an affordable housing				
	cost, as defined in Section 50052.5 of the Health and				
	Safety Code, to lower income households				
	(Government Code Section 65912.122(b))				
11.	If the project is an owner-occupied housing development, the				
	applicant agrees to the continued affordability of all affordable				
	ownership units as described in question 3 above for 45 years.				
42	(Government Code Section 65912.122(b))		-		_
12.	Do both rental and owner-occupied housing developments				
	comply with <u>all</u> of the following? <i>Check below.</i>				
	Affordable units have the same bedroom and bathroom				
	count as the market rate units; AND				
	Affordable units are equitable distributed within the				
	project; AND Affordable units have the same tune or quality of				
	Affordable units have the same type or quality of				
	appliances, fixtures, and finishes (Government Code Section 65912.122(d))				1

	Affordable Projects, please complete section B starting o	Yes	No	N/A
ve Deve	lopment Standards			
Densi	:y. For housing developments deemed consistent prior to			
<u>1/1/2</u>	<u>027</u> , the project must be developed with at least the greatest			
applic	able density below. Check below:			
	Sites: > 1/2 mile of an existing passenger rail or bus rapid			
	transit station:			
	Site < 1 acre in size: 15 units/acre			
	Site \geq 1 acre on a <100 ft wide commercial			
	corridor: 20 units/acre			
	Site \geq 1 acre on a \geq 100 feet wide commercial			
	corridor: 30 units/acre			
	Site located within ½ mile of a major transit stop			
	or a very low vehicle travel area: 40 units per acre			
	Sites $\leq \frac{1}{2}$ mile of an existing passenger rail or bus rapid			
	transit station:			
	Site < 1 acre in size: 22.5 units/acre			
	Site \geq 1 acre on a <100 ft wide commercial			
	corridor: 30 units/acre			
	Site \geq 1 acre on a \geq 100 feet wide commercial			
	corridor: 45 units/acre			
	Site located within 1/2 mile of a major transit stop			
	or a very low vehicle travel area: 60 units per acre			
	There is no density limitation for the conversion of existing			
	buildings into residential use, unless the project includes			
	an addition greater than 20%.			
For ho	using developments deemed consistent <u>on or after</u>			
	<u>027</u> , the project must be developed with at least the greatest			
	able density below. <i>Check below:</i>			
~~~~	Residential density allowed on the parcel by estimating the			
	realistic development capacity of the site per Government			
	Code Section 65915(o)(6); OR			
	<1 acre in size: 30 units/acre; <u>OR</u>			
	$\geq 1$ acre on a <100 ft wide commercial corridor: 40			
	units/acre; OR			
	$\geq 1$ acre on a $\geq 100$ feet wide commercial corridor: 60			
	units/acre; OR			
	Site located within ½ mile of a major transit stop or a very			
	low vehicle travel area: 80 units per acre			
	iow venicle travel alea. ou units per dute			
-	site: acre(s)			
	of commercial corridor: ft			
Great	est density allowed: units/acre			

	100% Affordable Projects, please complete section B starting o	Yes	No	N/A
	Proposed Density: units/acre			
	Does the project include a proposal for a density bonus?			
	YES NO			
	(Government Code Section 65912.123(b))			
14.	Height. The development complies with the greatest height limit			
	allowed by one of the following. Check below:			
	The height allowed by the zoning; <u>OR</u>			
	Site on a <100 ft wide commercial corridor: 35 feet; <u>OR</u>			
	Site on a $\geq$ 100 feet wide commercial corridor: 45 feet; <u>OR</u>			
	Site within ½ mile of a major transit stop: 65 feet.			
	Width of commercial corridor:ft			
	Width of commercial corridor:      ft         Height allowed by zoning:      ft			
	(Government Code Section 65912.123(c))			
15.	Commercial Corridor Setbacks. Does the project comply with all of			
	the following setback requirements for the portion of the property			
	that fronts a commercial corridor:			
	Parking: Setback at least 25 feet from the property line; AND			
	<ul> <li>Ground floor: Building(s) are within 10 ft of the street for</li> </ul>			
	$\geq$ 80% of the frontage; AND			
	<ul> <li>No other setbacks are required along the commercial corridor</li> </ul>			
	Setback of parking (if provided):ft			
	% of Building Frontage within 10 ft of Street: %			
	(Government Code Section 65912.123(d)(1))			
16.	Interior Side and Rear Setbacks Abutting Residential. Does the			
	project comply with the following setback requirements if abutting a residential use?			
	• The ground floor has a minimum setback of 10 ft			
	• The second floor has a minimum setback of 14 ft			
	• The third floor has a minimum setback of 21 ft			
	• The fourth floor has a minimum setback of 28 ft			
	• The fifth floor has a minimum setback of 35 ft			
	<ul> <li>The sixth floor has a minimum setback of 42 ft</li> </ul>			
	The setback of additional floors is determined by			
	multiplying the floor number by 7.			
	Ground Floor Proposed Setback:			
	Upper Floors Proposed Setbacks:			
	······			
	(Government Code Section 65912.123(d)(3)(A))			
17.	Interior Side and Rear Setbacks Not Abutting Residential. Does			
	the project have a minimum 15 ft setback from the interior side			

	100% Affordable Projects, please complete section B starting o				
		Yes	No	N/A	S
	Proposed setbacks:				
	(Government Code Section 65912.123(d)(3)(B))				
18.	<b>Regional Mall Sites.</b> If the development project is at a regional				-
10.	mall, are all of the following requirements met? <i>Check below</i> :				
	The average block size does not exceed three acres. A				
	block means an area fully surrounded by streets,				
	pedestrian paths, or a combination of streets and				
	• •				
	pedestrian paths that are each $\geq$ 40 ft wide.				
	$\geq$ 5% of the site is dedicated to open space.				
	For the portion of the property abutting a street created				
	by the project that is not a commercial corridor, the				
	building abuts within 10 ft of the street for at least 60% of				
	the frontage.			1	
	Average block size:			1	
	Percentage of site dedicated to open space: %				
	% of Building Frontage within 10 ft of Street: %				
	(Government Code Section 65912.123(d)(4))				_
19.	Other Objective Standards. Does the project comply with all other				
	applicable objective standards in the closest zone that allows the				
	density proposed by the project? Objective standards will not				
	preclude a development from being built at the allowed density				
	and will not require the development to reduce unit size.				
	Closest Zone:				
	(Government Code Section 65912.123(j))				_
20.	If the site is less than five acres in size, is all development setback a				
	minimum of 20-feet from the landside toe of any flood control				
	levee? If five acres in size or greater, is all development setback a				
	minimum of 50-feet?				
	Size of development site:				
21.	Does the development meet <b>open space</b> requirements for two			1	+
∠⊥.					
	units, multi-unit dwelling, and/or office uses? For any project that			1	
	is the conversion of an existing nonresidential use building to a				
	residential use, no additional common open space is required			1	
	beyond what is required for the existing project site. (City Code				
	Sections <u>17.600.135</u> and <u>17.600.140</u> or unless specified in a special			1	
	planning district).				
	Open Space provided (sq.ft.):				
วา	(Government Code Section 65912.123(i))				⊢
22.	If a mixed use project, does the development meet the				
	architectural design standards for vertical mixed use development				

	Application Review Criteria for Mixed-Income Projects Along C			Corrido	rs
FOR	100% Affordable Projects, please complete section B starting o			N1 / A	<b>C L L</b>
		Yes	No	N/A	Staf
23.	If located within ¼ mile of a <b>light rail transit</b> station, does the site				
	development meet the standards in <u>City Code Section 17.600.160</u> ?		_		
24.	Is all mechanical equipment screened from view from adjacent				
	streets and public areas? ( <u>City Code Section 17.600.165</u>				
Parkng a	and Maneuvering		-		
25.	Does the project conform to applicable vehicle and bicycle <b>parking</b>				
	requirements? ( <u>City Code Chapter 17.608</u> )				
26.	Does the site plan/floor plan depict the location of the required				
	minimum amount of short-term and long-term bicycle parking?				
	[Table 17.608.030C and 17.608.040(N)]				
	Minimum required parking:				
	, , , , , , , , , , , , , , , , , , , ,				
	Parking provided:				
27.	Do all bicycle racks and layouts meet the <u>City of Sacramento Bike</u>				
-/.	Rack Design and Placement Design Standards?				
28.	Do all <b>driveways</b> comply with the objective standards in <u>City Code</u>				
20.	<u>Chapter 17.508</u> , including minimum width and location?				
20					
29.	Do all <b>parking spaces</b> comply with parking facility standards,				
	including the location of parking, minimum width, length, and				
	maneuvering, ratio of compact spaces, and overhang into planter				
	areas? ( <u>City Code Section 17.608.040</u> )				
	Number of compact spaces/% of total:		_		
30.	Does exterior <b>lighting</b> in vehicle and bike parking areas comply				
	with the requirements in <u>City Code Section 17.608.040(L)</u> ?		_		
31.	Do all required loading and unloading areas meet the				
	requirements of <u>City Code Section 17.608.050</u> ?				
Landsca	ping and Paving				
32.	Do all duplex dwellings and multi-unit dwellings meet the				
	landscaping requirements in City Code Section 17.612.010(A)?				
33.	If a multi-unit dwelling or mixed-use project, does the site comply				
	with the landscape planter requirement in <u>City Code Section</u>				
	17.612.010(B)?				
34.	Does the site meet paving requirements in <u>City Code Section</u>				
	17.612.020?				
35.	Does the site plan show the minimum <b>walkway</b> width and comply				<u> </u>
	with other site requirements in <u>City Code Section 17.612.030</u> ?				
36.	Does the landscape plan demonstrate compliance with the <b>tree</b>		<u> </u>		<u> </u>
50.	shading requirements for parking lots? ( <u>City Code Section</u>		1		
	17.612.040)				
Poovelie				1	L
	g and Solid Waste				
37.	Does the site plan depict adequate area to meet the required		1		
	recycling and solid waste <b>volume requirements</b> ? ( <u>City Code</u>				
	<u>Section 17.616.030</u>				

	Application Review Criteria for Mixed-Income Projects Along C 100% Affordable Projects, please complete section B starting o			orrido	rs
		Yes	No	N/A	Staff
38.	Does the site comply with the development standards for recycling				
	and trash enclosures found in <u>City Code Section 17.616.040</u> ?				
Wall, Fe	nce, and Gate		1		
39.	Does the project meet the <b>wall and fence</b> requirements for duplex				
	and multi-unit dwelling developments in City Code Section				
	<u>17.620.110</u> ?				
40.	If gates are proposed, does the site plan demonstrate compliance				
	with design and operations requirements in City Code Chapter				
	17.620 Article II. Gated Developments?				
41.	If provided, do sound walls comply with the development				
	standards in City Code Chapter 17.620 Article III. Sound Walls				
	Along Arterial Streets?				
42.	Do all accessory structures, such as carports, garages, patios, and				
	other enclosed structures meet the development standards in <u>City</u>				
	Code Chapter 17.624?				
Existing	Commercial Tenants				
43.	The applicant will provide written notice of the pending				
	application to each commercial tenant on the parcel when the				
	application is submitted. A copy of this notice is included with this				
	application. (Government Code section 65912.123(h)(1))				
44.	The applicant will provide relocation assistance to each eligible				
	commercial tenant as required by Government Code Section				
	65912.123(h)(2).				

D.	Citywide Infill Housing Design Standards Applicable to Both 100% Affordable and Mixed-Income Proje	cts			
		Yes	No	N/A	Staff
1 Site I	Planning				
1-1	Locate structures so that entries, porches and balconies face a street, alley, or common open space of at least 10' in width.				
1-2	For projects of more than 150 dwelling units, provide amenities to serve residents that include at least 1,000 square feet of open park or plaza space, 10 benches and tables, and one play lot for children.				
2 Build	ling Orientation				
2-1	Duplex and multi-unit buildings on a site perimeter are to be oriented to the adjacent public street by providing windows from living rooms, dining rooms, kitchens, and bedrooms windows, porches, balconies and entryways or other entry features along the street.				

	Applicable to Both 100% Affordable and Mixed-Income Projects						
		Yes	No	N/A	Staff		
2-2	Publicly visible walls containing blank areas of greater than 400						
	square feet are prohibited.						
2-3	The main entrances to residential buildings shall face the adjacent						
	roadways and/or open space features.						
2-4	Pedestrians shall have a path of travel a minimum of 4' wide and						
	ADA compliant from the principal building entrances to the street.						
2-5	Windows in buildings are to be designed and located so as not to						
	allow a direct view into directly adjacent building windows.						
3 Setk	packs						
3-1	Multi-unit developments of more than two buildings shall be						
	designed with setbacks that are offset by at least two feet to a						
	street wall.						
3-2	Site plans shall have a variation in both the street patterns and the						
	siting of structures so that the appearance of the streetscape is						
	not repetitive. Continuous lines of buildings with the same setback						
	are not allowed. If there is more than one building adjacent to the						
	same street frontage, those buildings shall have different setbacks						
	from the street.						
3-3	Individual buildings shall be designed with an articulated front;						
00	wall surfaces offset by at least 12", bays, if provided, with a						
	projection of at least 24" and porches closer to the street than						
	recessed garages.						
4 Veh	icle Circulation / Parking						
4-1	Surface parking lots and garages shall be located to the side or						
. –	rear of buildings or in basements and not adjacent to public						
	roadways.						
4-2	Landscaping a minimum width of 6' clear and walkways a						
• =	minimum of 4' wide shall be provided between buildings and						
	paved parking areas. Parking directly against buildings is not						
	allowed.						
4-3	Parking fields are to be constructed as small lots no larger than 50						
	cars per individual lot and may be interconnected by drive aisles if						
	separated by landscaped medians not less than 10' in width and						
	planted with trees and landscaping.						
4-4	Covered parking may be provided but it shall not interfere with						
• •	pedestrian access or access to interior common spaces.						
5 Gara	ages / Carports	1		1	1		
5-1	Carport roofs shall match the materials and colors of the						
	structures. If carport roofs are flat or need to vary from the design						
	of adjacent buildings, they shall be located interior to the site and						
	shielded from street views.						

D	Citywide Infill Housing Design Standards				
	Applicable to Both 100% Affordable and Mixed-Income Proje	cts Yes	No	N/A	Staff
5-2	Setbacks of garages shall be varied by at least 2 feet between	res	INO	IN/A	Staff
5-2	buildings to avoid a singular line of garage walls. Garage entrance				
	shall be on the side or the rear if feasible.				
5-3	Rows of garages or carports around the perimeter of a				
5-3	development are not allowed adjacent to any public street.				
6 Dod	estrian Circulation	1			
6-1	Pedestrian walkways and paths of travel shall not be combined				
0-1					
	with, or be a part of driveways unless textures, patterns, and				
	colors are provided to designate pedestrian crossing areas and				
	entries. Pedestrian walkways adjacent to parking areas and				
6.0	driveways shall have a minimum grade separation of 6".				
6-2	Pedestrian pathways shall include landscaping. Amenities such as				
	trellises and benches shall be provided on any pedestrian path				
	longer than 200 feet.				
	nmon Open Space	T	1	1	
7-1	All units that overlook interior common spaces shall have kitchen,				
	living room, or bedroom windows that allow residents to see the				
	common space areas.				
7-2	Common facilities that are located on the ground level such as				
	recreation rooms, and laundry and mail areas shall be located				
	adjacent to any ground level common open space and connected				
	by pedestrian ways a minimum of 4 feet wide.				
	dscaping	T	1	1	
8-1	Exterior spaces shall be designed to provide a path of travel to the				
	public street with landscape that includes trees and ground plants.				
8-2	Street-facing elevations, if provided with a setback, shall be				
	designed with landscaping adjacent to their foundation or porch				
	face.				
8-3	Landscaping and/or architectural treatments shall be provided to				
	screen views of service elements that include storage areas, trash				
	enclosures, mechanical equipment, transformers, HVAC and other				
	similar elements. Screening shall be either landscaping a minimum				
	of 3 feet high or architectural screens designed to match building				
	features.				
8-4	Unpaved areas shall be planted with irrigated plant materials.				
8-5	Architectural features: trellises, arbors, and perimeter garden				
	walls are required to match the building design materials.				
8-6	All mature landscaping shall follow the two-foot, six-foot rule. All				
	landscaping shall be ground cover, two feet or less and lower tree				
	canopies of mature trees shall be above six feet.				

	Applicable to Both 100% Affordable and Mixed-Income Proje				
		Yes	No	N/A	Staff
8-7	CPTED standards for landscaping shall be followed. Exterior				
	lighting shall be designed in coordination with the landscaping				
	plan to minimize interference between the light standards and				
	required illumination and the landscape trees and required				
	shading.				
8-8	Only deciduous shade trees are permitted around the east, west				
	and south sides of residences to help reduce cooling loads during				
	the summer and allow solar gain during the winter months.				
8-9	Trees shall be planted in the setbacks and common areas at				
	intervals appropriate to the full spread of the mature trees as				
	determined by the Department of Public Works Urban Forestry				
	section.				
8-10	Plant species shall be suitable for the Sacramento climate. Low-				
	water landscaping materials are required. All new landscaping				
	shall comply with the City of Sacramento Water Conservation				
	Ordinance (15.92).				
8-11	All planting areas, including those designed to accommodate the				
	2-foot overhang on parking spaces, shall be landscaped with				
	groundcover or other planting materials.				
8-12	Landscaping shall not impede access to fire hydrant connections.				
9 Irrig		T		T	T
9-1	An automated irrigation system shall be installed to provide				
	coverage of all irrigated landscaped areas.				
9-2	Irrigated landscape areas shall comply with the City of				
	Sacramento's Water Efficient Landscape Requirement (15.92)				
9-3	Automated controllers with rain shut-off valves are required.				
9-4	Irrigation controls must be screened from view by landscaping or				
	other attractive site materials.				
10 Co	mmon Open Space for Multi-Unit Dwellings and Mixed-Use Developr	nents			
10-1	Multi-unit projects of more than 10 units shall include delineated				
	common use space.				
10-2	Exterior common areas shall be accessible by a walk a minimum of				
	4 feet wide and disabled accessible from all buildings and				
	connected by a comprehensive, on-site pedestrian circulation				
	system.				
10-3	The placement of air conditioning and other mechanical				
	equipment shall not reduce provided private open space by more				
	than 10%.				
11 Lig	hting				
11-1	Exterior lighting shall not be wall mounted industrial light packs				
	and shall be the same architectural style of the building.				

	Applicable to Both 100% Affordable and Mixed-Income Proje	Yes	No	N/A	Staff
11-2	Parking areas and entry drives shall be lighted to facility				
	pedestrian movement and safety meeting CPTED Standards.				
	Lighting shall be provided for pedestrian safety as required by City				
	code. Lighting shall be contained within the project property				
	boundaries as required by City code. Pole mounted lighting shall				
	be no taller than 16 feet.				
11-3	Pedestrian path poles shall not be taller than 12 feet. Site lighting				
-	shall be contained within the property boundaries. Exterior				
	lighting shall be shielded or otherwise designed to avoid spill-over				
	illumination to adjacent streets and properties. Provide a				
	Photometrics plan to demonstrate light containment on site and				
	compliance with CPTED standards for light maximum, minimum				
	and contrast.				
11-4	All outdoor lighting shall provide even light around the property.				
	Exterior walkways, alcoves, plazas and passageways shall be				
	illuminated to a maintained minimum of ¼ foot candles per square				
	foot of surface area at a 2-foot candle average and a 4:1 average				
	to minimum ratio. Exterior lighting shall be white light using LED				
	lamps with full cutoff fixtures to limit glare and light trespass.				
	Color temperature shall be between 2700K and 4100K. Lights shall				
	be on at night with photosensitive timers so they go on at dusk				
	and off at dawn.				
12 Sec	urity / Crime Prevention Through Environmental Design				
12-1	For security, where landscaping is provided between the sidewalk				
	and a building entrance or window, shrubbery above 30" in height				
	is prohibited.				
12-2	Windows shall be free of obstructions, such as bushes, trees, and				
	walls, so that there are clear views from inside the dwelling units				
	to streets, common spaces, and parking spaces.				
12-3	Barriers between outdoor areas on the project property, such as				
	fences and walls, shall be designed to be at least 50% transparent.				
12-4	Shared facilities, such as laundry rooms or mail rooms shall be				
	located adjacent to primary residential and community uses such				
	as clubhouses and doors to these shared facilities shall have				
	windows with direct views to pedestrian walkways.				
12-5	All exterior unit doors shall have wide-angle viewers (peep holes).				
12-6	All exterior doors, alcoves, hallways, stairwells, parking areas,				
	pedestrian walkways, and recessed areas shall be illuminated with				
	wall or ceiling mounted light fixtures and connected to				
	photosensors.				
12-7	There shall be a clear transition between the City sidewalk or	1		1	
	public property, and the development's property. This is to be				
		1	1	1	

	Applicable to Both 100% Affordable and Mixed-Income Projects					
		Yes	No	N/A	Staff	
	rage / Accessory Structures / Mechanical / HVAC / Utility Equipment	t	1	T	Γ	
13-1	The roof pitch of accessory structures shall be the same as the roof					
	slope of primary structures. Materials and colors shall also match					
	the primary structures.					
13-2	When provided, resident storage areas shall be integrated into the					
	building design. Storage facilities integrated with carports shall					
	have architectural treatment to match the buildings.					
13-3	Mechanical equipment (e.g., heating, cooling, antennas, satellite					
	dishes, air conditioners or similar mechanical devices) shall be					
	concealed with ground mounted walls or fencing or if roof					
	mounted, with mechanical screens or roof wells.					
13-4	Utility equipment such as transformers, electric and gas meters,					
	electrical panels and junction boxes on primary public street views					
	shall be screened by walls and/or landscaping.					
14 Tra	sh / Recycling Enclosures					
14-1	Trash enclosures shall comply with City standards for construction.					
- · -	Enclosures are to contain both waste disposal and recycling					
	containers. Provide for green waste and organic food waste					
	containers if required. Containers shall not block each other for					
	access to the user or for trucks emptying them.					
14-2	All enclosures shall have access routes that do not have vertical					
	curbs in the path of travel to the truck. Materials for sidewalk or					
	driveway access are to be concrete and flat to prevent wheels					
	from becoming stuck.					
14-3	Trash storage areas are to be located away from any views from					
	the public right of way.					
14-4	Trash enclosures are required to be constructed of concrete block.					
	Split face block, brick, stucco or similar quality materials are					
	allowed. The use of unsurfaced concrete block is not allowed.					
14-5	Landscaping is required at the solid walls of any trash enclosures					
	for screening.					
14-6	Trash enclosures that include a roof shall have a roof that matches					
	the building design.					
15 Fer	ncing / Walls					
15-1	Sound walls, masonry walls or fences shall be designed with					
	changes in plane, height, material or material texture. Masonry					
	walls shall change material, plane, or height every 100 feet.					
	Fences shall have masonry columns every 40 feet. Tubular iron					
	architectural fencing may be continuous in height and material.					
15-2	Gating shall be the same style of the fencing.					

D.	Citywide Infill Housing Design Standards Applicable to Both 100% Affordable and Mixed-Income Proje	cts			
		Yes	No	N/A	Staff
15-3	Acceptable fencing materials include tubular architectural metal,				
	wrought iron/brick mix, hedges, brick, split faced concrete block				
	and wood. Chain link fencing, barbed wire, and security tops to				
	metal tubular fencing are not allowed.				
15-4	Fencing shall not create a complete barrier to pedestrian				
	movement to or within the site. Provide for pedestrian gates that				
	are accessible and code compliant.				
15-5	Fencing shall not block or impede the use of hydrants or fire				
	department connections or hydrants. All gates shall have "knox"				
	access for emergency use subject to review and approval by the				
	City of Sacramento Fire Department.				
16 Par	king Lot Water Quality	•	1	<u>.</u>	1
16-1	Parking lots which are part of new developments with one acre or				
	more impervious area are required to provide treatment control				
	measures that capture and treat stormwater runoff through				
	settling, filtration, and /or biodegradation. The treated runoff				
	must then be released to the storm drain system or percolated				
	into the ground.				
16-2	Integrate treatment measures with areas used for landscaping.				
	Biofiltration features or vegetated swales, if required, shall meet				
	the Department of Utilities, Stormwater Management Program.				
17 Arc	hitectural Variety				
17-1	Projects with multiple buildings and a total unit count of more				
	than 150 units shall include at least two different styles of				
	buildings. The style difference must include one of the following:				
	variation of exterior finish materials, variation of roof forms and				
	roof elements, and variation of building offsets, bays, and entry				
	elements.				
17-2	Duplex and multi-unit projects shall be designed to respect the				
	privacy of surrounding uses. Upper story views into adjacent yards				
	are to be screened or blocked. Site buildings and add screening				
	features to reduce encroachment on the privacy of adjacent				
	residences. Windows shall be offset between buildings, and patios				
	and balconies shall be screened from adjacent units.				
L <mark>8 Sc</mark> a	le / Massing / Articulation	1	1	1	1
18-1	Facades longer than 100 feet shall be designed with surface and				
	height breaks of at least two feet in height or two feet in depth.				
18-2	Elevations visible from streets shall contain features to provide				
	visual interest, including wall or window bays, porches with posts				
	or columns, dormers, gable roof elements, wainscoting in a				
	material different from the wall material, shutters, or window				
	boxes.				

D.	Citywide Infill Housing Design Standards				
	Applicable to Both 100% Affordable and Mixed-Income Proje				
		Yes	No	N/A	Staff
18-3	Townhouse or rowhouse units shall have varying front setbacks of				
	no less than two feet and shall provide staggered roof planes				
	related to the wall plane breaks.				
18-4	Elements such as roof dormers, hips, gables, balconies, wall				
	projections and porches are required to break up the mass of				
	building facades. Not less than 40% of the length of a building				
	façade shall be treated with such elements. End units shall have				
	the same design elements as front facades. Unarticulated and				
	windowless walls are not allowed.				
19 Fac	ades / Entries			<u> </u>	
19-1	Upper story windows shall be recessed from the wall surface by a				
	minimum or 2" or shall have surface trim and sills.				
20 Ma	terials / Textures / Colors	<u> </u>			
20-1	Exterior finish materials shall consist of stucco, wood siding,				
	dimensional profile metal architectural siding, fiber cement				
	products, stone, and/or brick. Plywood siding, including T-111 is				
	not allowed.				
20-2	The use of a variety and combination of building materials is				
	required with a minimum of three materials used on the project.				
20-3	Signs shall be consistent with City Sign Code standards.				
20-4	Materials and colors shall be placed using the building mass				
20 4	elements as defined edges.				
20-5	Roof materials, such as concrete and clay tile, are allowed.				
20 5	Composition shingles of the heavy laminated 35 year guarantee				
	dimensional type is allowed. Dimensional profile metal				
	architectural roofing is allowed. Wood shake or shingle roofing is				
	not allowed.				
21 Ci+/	e Orientation			1	
21-1	Buildings shall be located adjacent to the street at the front			1	
21-1	setback line, immediately behind a public or semi-public space, or				
	behind a landscaped area such as an outdoor seating area for a				
24.2	restaurant.				
21-2	Mixed-use buildings shall be designed with commercial storefronts				
	on the ground floor and residential units above or live-work				
	residential units on the ground floor.				
21-3	The street corners of corner sites shall include buildings, public				
	plazas, or open space areas.	1		L	
	Iding Design			T	
22-1	Building materials of different type or form shall be used to				
	differentiate building planes.				
	ndows / Entries				
23-1	At mixed-use buildings, entrances to residential, office or other				
	upper story uses shall be clearly distinguishable in form and				
	location from retail entrances.				

D.	Citywide Infill Housing Design Standards				
	Applicable to Both 100% Affordable and Mixed-Income Proje	ects			
		Yes	No	N/A	Staff
23-2	Doors at retail storefronts shall be provided with clear glazing.				
23-3	Service or employee doors that are visible from public streets or				
	walkways shall be glazed with translucent glazing.				
23-4	Upper story windows shall be recessed from the wall surface by a				
	minimum of 2".				
23-5	Commercial storefronts where provided and unless required by				
	specific area design standards, provide shall have clear, street-				
	oriented display windows a minimum of 50% of the street				
	frontage. These windows shall provide visual access to the inside				
	of the buildings.				
23-6	Ground floor retail windows shall be of a storefront design and				
	shall be larger in proportion than upper floor residential windows.				
24 Hor	izontal and Vertical Mixed-Use	•			
24-1	Buildings shall be arranged with open space and walks connecting				
	directly with both residential and commercial uses.				
24-2	Provide a publicly accessible minimum 4-foot-wide pathway from				
	a public sidewalk to plazas, courts or open space designed in the				
	project.	1			
24-3	Parking areas shall be located on the sides and or rear of projects				
	with pedestrian connections to the buildings.				

2021-2029 Housing Element	Yes	No	Staff
Does the proposed project take place on a parcel (or parcels) that is			
included in the 2021-2029 Housing Element Sites Inventory?			

Note: You can find a web-map of the 2021-2029 Housing Element Sites inventory <u>here</u> or view the full detailed sites inventory on the City's Housing Element <u>webpage</u>.

### Advisories Applicable to Both 100% Affordable and Mixed-Income Housing Developments

As a condition of approval, the City will require the development proponent to complete a **Phase I Environmental Assessment**, as defined in <u>Health and Safety Code Section 78090</u>.

If a recognized environmental condition is found, the development proponent must undertake a preliminary endangerment assessment, as defined in <u>Health and Safety Code Section 78095</u>, prepared by an environmental assessor to determine the existence of any release of a hazardous substance on the site and to determine the potential for exposure of future occupants to significant health hazards from any nearby property or activity.

If a release of a hazardous substance is found to exist on the site, before the City issues a certificate of occupancy, the release shall be removed, or any significant effects of the release shall be mitigated to a level of insignificance in compliance with current State and Federal requirements.

If a potential for exposure to significant hazards from surrounding properties or activities is found to exist, before the City issues a certificate of occupancy, the effects of the potential exposure shall be mitigated to a level of insignificance in compliance with current State and Federal requirements.

(Government Code Sections 65912.114(k) and 65912.124(k))

A City-approved **traffic operations and safety study** may be required. Please note: The study is not needed if no driveways or curb cuts are proposed as part of the project. The requirement of a traffic operations and safety study can be determined in a pre-application meeting (optional, but highly recommended).

If the project includes **abandoning easements or rights-of-way**, please note that this requires approval by the City Council as a discretionary action (not ministerial).

**The Department of Utilities** will review this project during this application timeline. Please note that one or more studies may be required concerning **water**, **sewer and/or drainage** after Planning approval during the Building permit phase.

Sacramento Municipal Utility District (SMUD) Consultation Meeting strongly recommended. Infill development can be difficult to serve and may require complex solutions that ensure service to the proposed project, the surrounding properties, as well as access to onsite equipment. SMUD offers a free consultation that can outline potential issues and provide service solutions. Electing to pass over this step could require changes to project design or project delays.

A permit will be required by the Public Works Department if "regulated work" concerning a Private Protected Tree or a City Tree is part of the project. (See City Code chapter <u>12.56</u>)

## **Applicant Certification**

I hereby certify under penalty of perjury that the statements furnished above and in the attached exhibits present the data and information required for this ministerial approval process to the best of my ability and that the facts, statements and information presented are true and correct to the best of my knowledge and belief.

I hereby certify that if the development is not in its entirety a public work for purposes of Chapter 1 (commencing with Section 1720) of Part 7 of Division 2 of the Labor Code, all of the standards listed below pursuant to Government Code Section 65912.130 will be met in project construction.

- All construction workers employed in the execution of the development shall be paid at least the general prevailing rate of per diem wages for the type of work and geographic area, as determined by the Director of Industrial Relations pursuant to Sections 1773 and 1773.9 of the Labor Code, except that apprentices registered in programs approved by the Chief of the Division of Apprenticeship Standards may be paid at least the applicable apprentice prevailing rate.
- 2. The development proponent ensures that the prevailing wage requirement is included in all contracts for the performance of the work for those portions of the development that are not a public work.
- 3. All contractors and subcontractors for those portions of the development that are not a public work shall comply with both of the following:
  - a. Pay to all construction workers employed in the execution of the work at least the general prevailing rate of per diem wages, except that apprentices registered in programs approved by the Chief of the Division of Apprenticeship Standards may be paid at least the applicable apprentice prevailing rate.
  - b. Maintain and verify payroll records pursuant to Section 1776 of the Labor Code and make those records available for inspection and copying as provided in that section. This subparagraph does not apply if all contractors and subcontractors performing work on the development are subject to a project labor agreement that requires the payment of prevailing wages to all construction workers employed in the execution of the development and provides for enforcement of that obligation through an arbitration procedure. For purposes of this subparagraph, "project labor agreement" has the same meaning as set forth in paragraph (1) of subdivision (b) of Section 2500 of the Public Contract Code.
- 4. Notwithstanding subdivision (c) of Section 1773.1 of the Labor Code, the requirement that employer payments not reduce the obligation to pay the hourly straight time or overtime wages found to be prevailing does not apply to those portions of development that are not a public work if otherwise provided in a bona fide collective bargaining agreement covering the worker.
- 5. The requirement of Government Code Section 65912.130 to pay at least the general prevailing rate of per diem wages does not preclude use of an alternative workweek schedule adopted pursuant to Section 511 or 514 of the Labor Code.

I hereby certify that if the development includes 50 or more housing units, all of the following labor standards will be met:

 I hereby certify that each contractor of any tier who will employ construction craft employees or will let subcontracts for at least 1,000 hours shall satisfy the requirements below. A construction contractor is deemed in compliance if it is signatory to a valid collective bargaining agreement that requires utilization of registered apprentices and expenditures on health care for employees and dependents.

- 2. The development proponent will provide to the City, on a monthly basis while its construction contracts on the development are being performed, compliance with the following:
  - a. A contractor with construction craft employees shall either participate in an apprenticeship program approved by the State of California Division of Apprenticeship Standards pursuant to Section 3075 of the Labor Code, or request the dispatch of apprentices from a state-approved apprenticeship program under the terms and conditions set forth in Section 1777.5 of the Labor Code. A contractor without construction craft employees shall show a contractual obligation that its subcontractors comply.
  - b. Each contractor with construction craft employees shall make health care expenditures for each employee in an amount per hour worked on the development equivalent to at least the hourly pro rata cost of a Covered California Platinum level plan for two 40-year-old adults and two dependents 0 to 14 years of age for the Covered California rating area in which the development is located. A contractor without construction craft employees shall show a contractual obligation that its subcontractors comply with this subdivision. Qualifying expenditures shall be credited toward compliance with prevailing wage payment requirements set forth in Section 65912.130.
- 3. I hereby certify that all construction contractors shall report any change in apprenticeship program participation or health care expenditures to the City within 10 business days, and shall reflect those changes on the monthly report.

I hereby give permission to City Staff and other authorized personnel to post public notification signs on my property during the processing of this application.

I understand that some application fees required to submit this application may be an initial deposit and based on full cost recovery. If the time to review the project exceeds the amount of deposit that is collected, additional payment will be required.

I understand that in the event of a dispute over the project, I am required to defend, indemnify, and hold harmless the City of Sacramento as follows:

- 1. Except as provided in paragraph 2, immediately below, I agree that in connection with any claim, action, or proceeding (collectively "claim") brought against the City of Sacramento and its City Council, agencies, commissions, boards, departments, officers, employees, and agents (collectively the "City") to attack, set aside, void, or annul any City action arising out of or in any way connected to the project, including any determination made pursuant to the California Environmental Quality Act, I will defend, indemnify, and hold harmless the City from and against all damages, costs, and attorneys' fees, excluding the City's staff attorneys' fees. I understand that the City, in its sole discretion, may decide to use outside counsel or its staff attorneys (or both) to defend the claim.
- 2. As a condition of a tentative, parcel, or final map application or approval, I agree to defend, indemnify, and hold harmless the City of Sacramento and its agents, officers, and employees from any claim, action, or proceeding against the City or its agents, officers, or employees to attack, set aside, void, or annul an approval of a tentative, parcel, or final map by the City, advisory agency, appeal board, or legislative body concerning a subdivision, which is brought within the time period provided for in Government Code section 66499.37, from and against all damages, costs,

and attorneys' fees. The City will promptly notify me of any such claim and will cooperate fully in the defense. The City, in its sole discretion, may elect to defend any such action with attorneys of its own choice and, in such case, shall bear its own attorneys' fees and costs and will defend the action in good faith.

Signature of Applicant

Date

Please note that once this document is submitted to the City of Sacramento, your information will be posted online and is part of the public record; however, the City will not sell your data or information for any purposes.



Help Line: (916) 264-5011 planning@cityofsacramento.org

### FOR STAFF USE ONLY:

No net loss findings (Gov. Code, § 65863)

#### **200-Year Flood Protection**

### FOR STAFF USE ONLY:



The proposed project meets all Planning development standards and Planning design standards; therefore, this Planning application/modification of approved application is **approved**. This approval is subject to a seven-day reconsideration period, consistent with City Code Section <u>17.812.020</u>. Please note that subsequent Building permits are required for construction. The project may require additional permits from other agencies or departments.



The proposed project <u>does not</u> meet all Planning development standards and Planning design standards; therefore, this application/modification of approval application is hereby **denied**. The unmet Planning standards are as noted on the checklist above. A new application can be submitted at any time, subject to the standard submittal requirements and fees.

Signature of Staff

Date of Decision

Planning approval is valid for up to three years from the date of decision. Applications seeking a modification to a project under California Government Code 65913.4 of a previously approved application should complete only the fields proposed to be modified and resubmit this application (see application instructions at the beginning of this application).