

RESOURCE MANAGEMENT AGENCY

5961 S. Mooney Blvd Visalia, CA 93277 559-624-7000 559-615-3002

Aaron R. Bock Reed Schenke Sherman Dix Economic Development and Planning Public Works Fiscal Services

REED SCHENKE, DIRECTOR

General Information:

MICHAEL WASHAM, ASSOCIATE DIRECTOR

MINOR	DEVIATION
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Applicant			E-Mail		
Mailing Address		_ City _		State	_ Zip
Phone	Cell Phone		_Fax #		
Property Owner (if different)			E-Mail		
Mailing Address		_ City _		State	_ Zip
Phone	Cell Phone		_Fax #		
Agent (if applicable)			E-Mail		
Mailing Address		_ City _		State	_ Zip
Phone	Cell Phone		_Fax #		
Site Address:			City/Town:		
Physical Location of Site (cross streets & nearest community):					
Assessor's Parcel No(s):					

THIS SPACE FOR PERMIT CENTER STAFF USE ONLY			
Project Number:	Supervisor District:	Economic Development:	
Current Zoning:	General Plan Land Use:	UAB/UDB/HDB/MSC: Yes D No D	
Project Description			
Agricultural Preserve (<i>if applicable</i>) – Preserve No		Contract No	
Filing Fee(s):	Total Amount Paid:	Payment Type:	
Date Received:	Existing Entitlements/References:		
Application Received/Reviewed by:			
PERMIT CENTER HOURS: MONDAY – FRIDAY 9:00 A.M. TO 4:30 P.M.			

MINOR DEVIATION APPLICATION NO.

<u>REQUIREMENTS, FEES AND INSTRUCTIONS</u> (Please use dark blue or black ink)

The application form must be filled out completely and in every respect with <u>all</u> questions answered and <u>all</u> required attachments before the County can officially accept the application for processing. In the course of accepting and processing the application, the Permit Center Official or Planner may ask the applicant to clarify, correct or otherwise supplement the required information. The application may be filed with the Resource Management Agency Permit Center, at 5961 S. Mooney Blvd., Visalia CA 93277. Phone is (559) 624-7000.

1. Ordinance No. 352, as amended, requires a filing fee to be paid at the time of filing an application for a Minor Deviation. This fee is to cover the cost to the County for advertising, investigations and processing the application through its various stages.

Type of Application	Fee Amount (Subject to Change at Any Time)		
Minor Deviation Filing Fee	\$1,210.00		
Additional Fees Due Prior to Approval (if Applicable)			
Compliance Monitoring Fee	\$65.00 deposit		
Recording Fee (Including SB2 - Building Homes and Jobs Act Fee)	\$150.00		

IMPORTANT NOTICE: The applicant is responsible for the payment of all fees associated with this application. All fees charged for this application are required to be paid to the County upon submittal of application.

SUMMARY OF REQUIREMENTS FOR A MINOR DEVIATION APPLICATION

Applicant Agent

- 1. Completed Minor Deviation Application AND Checklist
- 2. Owner's Affidavit (signed by property owner)
- 3. Filing Fees
- 4. One copy of the Site Plan (Plot Plan) Note: Additional copies may be required
- 5. Copy of Deed Restrictions, if applicable
- 6. Supplemental Information "Identified Hazardous Waste Sites"
- 7. Indemnification and Cost Recovery Agreement (separate attachment)
- 1. **Minor Deviation Request.** (*Please state exactly and in detail what the Minor Deviation is and why it is being requested.*)

(If additional space is needed, please use the back of this form or attach a separate sheet.)

- 2. Parcel or Lot size(s) (in acres or sq. ft. as appropriate):
- 3. How much area of the total parcel or lot is involved with the Minor Deviation request?
- 4. Present use of the project site?
- 5. **List the original deed restrictions,** if applicable, or attach copy of deed restrictions that were placed on the property which pertain to the type of improvements permitted (you may attach a copy of these restrictions). Provide the date that the restrictions expire.
- 6. Related Application #'s (if any)

IN ORDER FOR A MINOR DEVIATION APPLICATION TO BE APPROVED, ALL OF THE FOLLOWING QUESTIONS MUST BE ANSWERED AFFIRMATIVELY.

1. Is the request listed in those items specified in Section 16, Paragraph I Subsection D- Minor

	Minor Deviations?		
	YES NO Please	identify the section:	
	What is being requested:		
2.	Is the request consistent with	the General Plan/Commun	ity Plan?
		ate the reasons you believe t eneral Plan.	he Minor Deviation is in compliance
3.	Is the request in substantial of		
	YES NO If yes, exp	olain:	
4.	Will the Minor Deviation av property of the applicant?	oid adversely affecting sur	rrounding properties or the
	YES NO If No Plea	se state reasons:	
5.	Is the request for Minor Dev	iation for good cause and to lain:	-
espo ckno	onses noted above or in any a	ittachments are accurate and nses to all of the checklist it	ition application for submittal and that the complete to the best of my knowledge. Tems does not guarantee that the requesters been completed.
	Applicant (print name)	Signature	Date
	Planner (print name)	Signature	Date

MINOR DEVIATIONS

General Information

Frequently Asked Questions Regarding Application Requirements and Findings Needed for Approval

WHAT IS A MINOR DEVIATION?

A Minor Deviation is a procedure that allows a property owner to request minor deviation from established zoning development standards or restrictions within certain limits and in accordance to a procedure established in Tulare County Zoning Ordinance (Section 16, Paragraph I Subsection D – Minor Deviations.) Property development standards include, but are not limited to, building height, lot area, structural coverage, building setbacks, lot frontage, or lot depth-to-width ratio.

Action on Minor Deviations is delegated to the Resource Management Agency (RMA) Director or designee. The RMA Director is not compelled to approve Minor Deviations. A Minor Deviation must:

- 1. Be consistent with the General Plan;
- 2. Is substantial compliance with this ordinance;
- 3. Is exempt from California Environmental Quality Act (CEQA) review;
- 4. Does not adversely affect surrounding properties or the property of the applicant; and
- 5. Is for good cause and to avoid substantial hardship.

Minor Deviations may not be granted for an economic hardship or allow a use on property which is not otherwise permitted. Each Minor Deviation is a special and unique case which must be decided on its own merits.

WHAT ARE THE SUBMITTAL REQUIREMENTS FOR A MINOR DEVIATION?

Prior to submitting a Minor Deviation, the applicant must complete, in consultation with RMA planning staff, a Minor Deviation Application and Checklist. The application and checklist questions identify information specific to the property which may affect submittal and processing of the application.

The application package for a Minor Deviation includes (but is not limited to) the following:

- 1. Application form, which includes the applicant's statement of Minor Deviation findings, and filing fees as established by the Board of Supervisors from time to time;
- 2. One copy of a detailed site plan The site plan must be a clear and accurate drawing of suitable size showing the following:
 - Parcel/lot dimensions (in feet)
 - Location of all existing and proposed above and below ground development improvements, including any type of buildings, septic systems, wells, etc. (designate whether existing or proposed).
 - Distances (in feet) between existing and proposed development improvements, including distances from buildings and the closest property boundaries.
- 3. Deed restrictions
- 4. Indemnification and Cost Recovery Agreement (separate attachment);
- 5. Completed Minor Deviation Pre-Application Checklist
- 6. Signature by the applicant acknowledging the fact that the request may not be approved.

Once staff completes its analysis of the required findings and, if necessary, meets with the applicant, a staff report is then prepared for the RMA Director or designee. The report includes a summary of the analysis and a recommendation for approval (with or without conditions) or denial of the Minor Deviation.

WHAT IS THE PROCESS A MINOR DEVIATION GOES THROUGH?

After the required application submittals are determined to be complete and are accepted:

- 1. The application(s) are routed to County Departments and various other agencies for review;
- 2. The Minor Deviation request will be mailed to the adjacent property owners. Notice of the application and the comment period shall be given to all owners of contiguous properties as shown on the latest equalized assessment roll by first-class mail at least ten (10) working days prior to the rendering of a decision by the Director. After receiving a request for a Minor Deviation for any of those items specified in Section 16, Paragraph I Subsection D Minor Deviations, the RMA Director or designee shall either grant, deny, or grant with conditions, the application. The applicant, all owners of contiguous and adjacent property and members of the Planning Commission and Board of Supervisors shall be mailed a copy of the Director's decision. The decision shall be final unless appealed.
- 3. Following the comment period, 10 working days, staff reviews the proposed Minor Deviation to determine if the findings required granting a Minor Deviation (see above) can be made. Should it be determined that the findings cannot be made, Planning Staff will contact the applicant to discuss options.

HOW LONG DOES THE MINOR DEVIATION PROCESS TAKE?

Generally a Minor Deviation application will take 30 working days to process. Additional time may be necessary when associated with a separate application or sufficient information is not provided. The time period may be extended if additional information is required of the applicant during the Application Review Process. The applicant will be notified if additional information or special studies are needed in order to continue processing the application.

IF THE MINOR DEVIATION IS APPROVED, WHAT NEXT?

After a decision is made on the Minor Deviation, there is a 10-day appeal period during which the applicant, or any other affected party, may appeal the determination of the RMA Director or designee to the Board of Supervisors.

Approval of the Minor Deviation does not address all requirements that must be met in order for development to proceed. Other requirements may include a site plan review application, mapping application, grading permits, building permits and associated fees. In addition, fees may be required by other agencies (e.g. school district, flood control district).

County staff is available to answer any questions you may have regarding the Minor Deviation application process at Tulare County Resource Management Agency, 5961 South Mooney Blvd., Visalia, CA 93277. Please call (559) 624-7000, for assistance.

SUPPLEMENTAL INFORMATION FOR APPLICATION OF ANY DEVELOPMENT PROJECT

HAZARDOUS WASTE AND SUBSTANCES STATEMENT:

Per California Government Code Section 65962.5(f), before the County accepts as complete an application for any development project, the applicant or owner shall consult the State's lists of hazardous waste facilities, shall submit a signed statement to the County indicating whether the project is located on a site that is included on any of the lists. The "Identified Hazardous Waste Sites" list may be viewed on the web at http://www.envirostor.dtsc.ca.gov/public or reviewed at the Resource Management Agency Permit Center, 5961 South Mooney Blvd., Visalia, California.

Before any application can be accepted as complete by the Tulare County Resource Management Agency, the owner of the subject property, or the owner's authorized agent, must complete this form.

STATEMENT:

I have reviewed the "Identified Hazardous Waste Sites" list (which may be viewed on the web at http://www.envirostor.dtsc.ca.gov/public) dated ______, 20____, and state that:

"The site(s) of the project subject to this application _____ is / ____ is not on the "Identified Hazardous Waste Sites" list."

(If the site is on any of hazardous waste facilities lists, the applicant shall inform the County of which list, the date of the list, the regulatory identification number of the site on the list and corrective measures that will be taken to remove the site from the State list.)

CERTIFICATION:

I hereby certify that the information furnished herein presents to the best of my knowledge and belief, true and correct facts, statements, and information, and that I am the owner, or the authorized agent of the owner, of the subject property.

Signed: _____

Dated:

OWNER'S AFFIDAVIT

(Must be signed by property owner)

STATE OF CALIFORNIA)	SS.
COUNTY OF TULARE)	

I, (We,) the undersigned, say:

I (We) own property involved in this application and I (we) have completed this application and other documents and maps required hereby to the best of my (our) ability and the statements and information above referred to are, in all respects, true and correct to the best of my (our) knowledge and belief. I (We) declare under penalty of perjury that the foregoing is true and correct.

Executed on, 20	, at			
Property Owner:				
Name:	Signature:			
Address:		State:	Zip:	
Optional – additional property owner:				
Name:	Signature:			
Address:		State:	Zip:	

If there is an agent, title company, or prospective buyer who desires notification of the action taken on this application, please enter name here.

Name:			_
Relationship:			_
Address:			_
	State:	Zip:	
Telephone:			_
FAX No.:			_
o		-	
Signed:		Date:	

The County of Tulare "INDEMNIFICATION AND COST RECOVERY AGREEMENT" (must accompany this application)

Please download or print out the form from the County Web Site (located with the list of land use applications).

The Indemnification and Cost Recovery Agreement must be filled in and signed by the applicant and must be submitted as part of any land use application requiring discretionary review by the County.

Please sign the Agreement in blue ink (preferred) and submit the <u>original, signed document</u> with the appropriate land use application.