

COMMUNITY DEVELOPMENT SERVICES PLANNING AND BUILDING DEPARTMENT

2850 Fairlane Court, Placerville, CA 95667
Phone: (530) 621-5355 <u>www.edcgov.us/Planning/</u>

PRELIMINARY SUBDIVISION MAP

PURPOSE

A preliminary subdivision map application is a process used to permit an informal assessment of the feasibility of a subdivision proposal. This process is optional and may be used prior to submittal of a tentative subdivision map to help define issues and constraints that may make the project infeasible, or which may require its redesign. Since this process involves the review by staff and affected agencies, and does not require a public hearing or final decision, the resulting comments, draft environmental assessment and draft conditions are advisory only. This process permits the submittal of a preliminary design without all of the supporting studies that are typically required for a tentative subdivision map submittal. Therefore, such a submittal permits an assessment of likely issues with less initial expenditure on the part of the applicant.

PROCESS

- 1. Applicant/agent prepares all required submittal information and makes an appointment to submit the application to the Planning Department.
- 2. Planner is assigned and the application is distributed to affected agencies for comment and recommendation.
- 3. Assigned planner and representative from Department of Transportation meet on-site with the applicant/agent.
- 4. Applicant/agent meet with the Technical Advisory Committee (TAC staff representatives of affected agencies) to discuss environmental review, conditions of approval and other issues to be considered if a tentative subdivision map is submitted.

NOTE: This is a critical meeting and it is absolutely necessary for the applicant or agent to attend. If issues arise which cannot be resolved at this meeting, the application will either be placed on hold or the meeting rescheduled until the issue is resolved.

TIMING

The entire process should normally be completed in 65 - 75 days. Complex projects may require some additional time.

FEES

Current application and revision fees may be obtained by contacting the Planning Department at (530) 621-5355 or by accessing the Planning Department's online fee schedule at: www.edcgov.us/Government/planning/Pages/fees.aspx

NOTE: Should you request withdrawal of the application before a decision has been made, you may receive only that portion of the fee which has not yet been expended.

CONVERSION TO TIME AND MATERIALS

When in the opinion of the Planning Director the required fee for an application is going to be inadequate to cover processing costs due to the complexity of the project or potential controversy that it may generate, the Planning Director may convert the application to a time and materials process. When this conversion is proposed, the applicant will be notified in writing and will be requested to submit a deposit in an amount estimated to be sufficient to cover the remaining staff work to bring the application to a final decision. Staff work on the application will stop until a deposit is provided. Normally this conversion will occur when it is obvious the required fee is going to be insufficient, which would typically occur during or soon after the Technical Advisory committee meeting. However, it could occur later in the project if controversy becomes more evident and/or revisions are proposed to the project to mitigate project impacts or neighbor concerns. After the conversion, the applicant will receive a monthly statement/bill identifying the remaining processing fee and/or deposit, or the amount due if deposited funds have been exhausted. If monies are owed, they shall be paid before action by the hearing body.

APPOINTMENT

Applications are accepted by appointment only. Please call ahead for an appointment with a planner when you are ready to submit your application. Please have all required submittal information completed before your appointment. Appointments are generally made within 48 hours of your call to the Planning Department at (530) 621-5355.

APPLICATION

If the application and submittal requirements are not attached to this information packet, please contact the Planning Department. You may also call the Planning Department at (530) 621-5355 for general assistance.



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2850 Fairlane Court, Placerville, CA 95667Phone: (530) 621-5355 www.edcgov.us/Planning/

PRELIMINARY SUBDIVISION MAP

REQUIRED SUBMITTAL INFORMATION

The following information must be provided with all applications. If all the information is not provided, the application will be deemed incomplete and will not be accepted. For your convenience, please use the check (

column on the left to be sure you have all the required submittal information.

FORMS AND MAPS REQUIRED

Check (√) Applicant County		
	1)	Application Form and Agreement for Payment of Processing Fees, completed and signed.
	2)	Letter of authorization from all property owners authorizing agent to act as applicant, when applicable.
	3)	Proof of ownership (Grant Deed), if the property has changed title since the last tax roll.
	4)	A copy of official Assessor's map, showing the property outlined in red.
	5)	Vicinity map showing the location of the project in relation to the distance to major roads, intersections, and town sites. The map should also include location of Section, Township and Range. (The vicinity map may be a separate 8½ X 11" sheet, or may be included on the preliminary map.)
	6)	Environmental Questionnaire form, completed and signed.
	_ 7)	Provide name, mailing address and phone number of all property owners and their agents.
	_ 8)	If off-site sewer or water facilities are proposed to serve the project, provide four (4) copies of a map showing location and size of proposed facilities. If groundwater is to be used for domestic water, submit a report noting well production data for adjacent parcels, or submit a hydrological report prepared by a geologist noting the potential for water based on the nature of project site geology.
	9)	To satisfy the requirements of CEQA, an archaeological survey shall be submitted. (A list of Archaeological Consultants is available from the Planning Department.)

FORMS AND MAPS REQUIRED Check (√) Applicant County 10) An acoustical analysis shall be provided whenever a noise-sensitive land use (residences, hospitals, churches, libraries) are proposed adjacent to a major transportation source, or adjacent or near existing stationary noise sources. The study shall define the existing and projected (2015) noise levels and define how the project will comply with standards set forth in the General Plan. 11) If located within one of the five Ecological Preserve - EP overlay zones (Mitigation Area 0), rare plants may exist on-site. The State Department of Fish & Game will require an on-site biological plant survey to determine the extent and location of rare plants on the project site. Such a survey can only occur from March 15 through August 15 when plants are readily visible. Therefore, if the State Department of Fish & Game requires the plant survey, a substantial delay in the processing of your application could result. To avoid potential delays, you may choose to provide this survey with application submittal. (A list of possible Botanical Consultants is available at the Planning Department.) 12) Required maps on 24" x 36" sheets or smaller, drawn to scale, and of sufficient size to clearly show all details and required data. All maps shall be folded to fit in an 8 1/2" x 11" folder. NO ROLLED DRAWINGS WILL BE ACCEPTED. a) Twenty-five (25) copies of the tentative map, folded with signature block showing (including one 81/2" x 11" reduction). Four (4) copies of a slope map noting the following slope range b) categories: 0 to 10%, 11 to 20%, 21 to 29%, 30% to 39%, 40% and over. Four (4) copies of preliminary grading and drainage plan. c)

Name and address of Homeowners' Association, CSA 9 Zone of Benefit, or

other road maintenance entity if it exists in the project area.

13)

OAK TREE/OAK WOODLAND REMOVAL

The following supplemental information shall be required if any Oak Woodlands, Individual Native Oak Trees, or Heritage Trees, as defined in Section 130.39.030 (Definitions) will be impacted by the project (i.e. cut down) consistent with Section 130.39.070 (Oak Tree and Oak Woodland Removal Permits – Discretionary Development Projects).

	FORMS	AND	MAPS	REQU	JIRED
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Check (√) Applicant County		
	1)	Oak Resources Code Compliance Certificate.
	2)	Oak Resources Technical Report prepared by a Qualified Professional consistent with Section 2.5 (Oak Resources Technical Reports) of the Oak Resources Management Plan.
	3)	Completed Oak Resources Technical Report Checklist, including supplemental data for impacted Individual Native Oak Trees within Oak Woodlands, as applicable.
	4)	Security deposit for on-site oak tree/oak woodland retention and/or replacement planting (if proposed as part of project mitigation) consistent with Section 130.39.070.F (Security Deposit for On-Site Oak Tree/Oak Woodland Retention and Section 130.30.070.G (Security Deposit for On-Site Oak Tree/Oak Woodland Replacement Planting).
	5)	Reason and objective for Impact to oak trees and/or oak woodlands.
The following	are op	otional, but desirable:
	1)	If public sewer or water service is proposed, obtain and provide a Facilities Improvement Letter if the project is located within the EID service area, or a similar letter if located in another sewer/water district.
	2)	A site-specific wetland investigation shall be required on projects with identified wetlands on the Important Biological Resources Map (located in the Planning Department), when proposed improvements will directly impact the wetland (reduce the size of the wetland area) or lie near the wetlands. (Available from the Planning Department are the U.S. Corps of Engineers requirements for a wetlands delineation study. A list of qualified consultants is also available.)
	.3)	(Preliminary grading, drainage plan, and report. The plan should be of sufficient detail to identify the scope of grading, including quantities, depths of cut and fills (for roads and driveways where cuts/fills exceed 6 feet, and mass pad graded lots), location of existing drainage, proposed modifications, and impacts to downstream facilities. (See Section 15.14.240 of County Grading Ordinance for submittal detail.)

REQUIRED INFORMATION ON PRELIMINARY MAP

Check (√) Applicant County		
	1)	North point and scale.
	_ 2)	Project boundaries with dimensions.
	_ 3)	The approximate dimensions and area of all lots
	_4)	Adjacent ownership with book and page number of recorded deeds or parcel map references, and values of adjacent subdivisions.
	_ 5)	The location, names and right-of-way width of adjacent streets, highways, and alleys. Show access easements to a connection with a public road, together with deed or map reference documenting such access. If a new access is proposed through adjacent parcels, provide letter of authorization and a description of the access easement.
	_6)	Purpose, width, approximate location of all proposed and existing easements other than roads.
	_ 7)	Approximate radii of centerline on all street curves
	_ 8)	Grades and width of proposed and existing roads or road easements, with typical improvement cross-section.
	_ 9)	All structures, buildings, utility, transmission lines and dirt roads, and distances to existing and proposed property lines.
	_ 10)	Fire hydrant location, existing and/or proposed
	_ 11)	Existing water and sewer line locations.
	_ 12)	Contours of not more than ten-foot internals which may be interpolated from 7.5 minute series U.S. Geological Survey Maps. Contours may be based on aerial photogrammetry or on-site survey.
	_ 13)	If phasing is proposed, show boundaries of each phase.
	_ 14)	The location, if present, of rock outcropping, lava caps, drainage courses, lakes, canals, reservoirs, rivers, streams, springs, areas subject to inundation, and wetlands, and show respective 100-foot and 50-foot septic system setbacks when a septic system is proposed.
	_ 15)	Identify areas subject to a 100-year flood, perennial streams or creeks, and show high water level (100-year) on map. Where this data is not readily available, January 1997 flood level can be shown if known.
	_ 16)	Note any proposed trails within the project, and where applicable, connection to existing or proposed trail system.

REQUIRED INFORMATION ON PRELIMINARY MAP

Check (√) Applicant County	
17)	The following information is to be listed on the preliminary map in the following consecutive order: a) Owner of record (name and address) b) Name of applicant (name and address) c) Map prepared by (name and address) d) Scale e) Contour interval f) Source of topography g) Section, Township and Range h) Assessor's Parcel Number(s) i) Present zoning j) Total area k) Total number of parcels l) Minimum parcel area m) Water supply n) Sewage disposal
	o) Proposed structural fire protection
	p) Date of preparation

The Planning Department reserves the right to require additional project information as provided by Section 15060 of the California Environment Quality Act, or as required by the General Plan development policies, when such is necessary to complete the environmental assessment.

NOTE: APPLICATION WILL BE ACCEPTED BY APPOINTMENT ONLY. MAKE YOUR APPOINTMENT IN ADVANCE BY CALLING (530) 621-5355.

FILE#		
DATE F	II FD	

EL DORADO COUNTY PLANNING AND BUILDING DEPARTMENT ENVIRONMENTAL QUESTIONNAIRE

Pro	ect Title
	d Agency El Dorado County Planning and Building Department
Nai	ne of Owner Telephone ()
Add	ress
Nar	ne of Applicant Telephone ()
Add	ress
	ect Location
Ass	essor's Parcel Number(s)
	eage Zoning
<u>Plea</u> maj	se answer all of the following questions as completely as possible. Subdivisions and oth or projects will require a Technical Supplement to be filed together with this form. Type of project and description:
2.	What is the number of units/parcels proposed?
<u>GE(</u> 3.	DLOGY AND SOILS
J.	Identify the percentage of land in the following slope categories:
4.	0 to 10%11 to 15%16 to 20%21 to 29%over 30% Have you observed any building or soil settlement, landslides, rock falls or avalanches on this
••	property or in the nearby surrounding area?
5.	Could the project affect any existing agriculture uses or result in the loss of agricultural land?
DRA	INAGE AND HYDROLOGY
6.	Is the project located within the flood plain of any stream or river?
	If so, which one?
7.	What is the distance to the nearest body of water, river, stream or year-round drainage channe
	Name of the water body?
8.	Will the project result in the direct or indirect discharge of silt or any other particles in noticeable
	amount into any lakes, rivers or streams?

9.	Will the project result in the physical alteration of a natural body of water or drainage way?
	If so, in what way?
10.	Does the project area contain any wet meadows, marshes or other perennially wet areas?
<u>VEC</u>	SETATION AND WILDLIFE
11.	What is the predominant vegetative cover on the site (trees, brush, grass, etc.)? Estimate
	percentage of each:
12.	How many trees of 6-inch diameter will be removed when this project is implemented?
FIRE	PROTECTION
13.	In what structural fire protection district (if any) is the project located?
14.	What is the nearest emergency source of water for fire protection purposes (hydrant, pond,
	etc.)?
15.	What is the distance to the nearest fire station?
16.	Will the project create any dead-end roads greater than 500 feet in length?
17.	Will the project involve the burning of any material including brush, trees and construction materials?
NOIS	SE QUALITY
18.	Is the project near an industrial area, freeway, major highway or airport?
	If so, how far?
19.	What types of noise would be created by the establishment of this land use, both during and after construction?
AIR C	QUALITY
20.	Would any noticeable amounts of air pollution, such as smoke, dust or odors, be produced by
	this project?
<u>WATI</u>	ER QUALITY
21.	Is the proposed water source 🔲 public or 🦳 private, 🔲 treated or 🦳 untreated?
	Name the system:
22.	What is the water use (residential, agricultural, industrial or commercial)?

AESTHETICS 23. Will the project obstruct scenic views from existing residential areas, public lands, public bodies of water or roads? ARCHAEOLOGY/HISTORY 24. Do you know of any archaeological or historical areas within the boundaries or adjacent to the project? (e.g., Indian burial grounds, gold mines, etc.) **SEWAGE** 25. Would the project require a change in sewage disposal methods from those currently used in the 26. **TRANSPORTATION** 27. Will the project create any traffic problems or change any existing roads, highways or existing traffic patterns? _____ 28. Will the project reduce or restrict access to public lands, parks or any public facilities? **GROWTH-INDUCING IMPACTS** 29, Will the project result in the introduction of activities not currently found within the community? 30. Would the project serve to encourage development of presently undeveloped areas, or increases in development intensity of already developed areas (include the introduction of new or expanded public utilities, new industry, commercial facilities or recreation activities)?

Will the project require the extension of existing public utility lines?

If so, identify and give distances:

31.

GEN	IERAL
32.	Does the project involve lands currently protected under the Williamson Act or an Open Space Agreement?
33.	Will the project involve the application, use or disposal of potentially hazardous materials, including pesticides, herbicides, other toxic substances or radioactive material?
34.	Will the proposed project result in the removal of a natural resource for commercial purposes (including rock, sand, gravel, trees, minerals or top soil)?
35.	Could the project create new, or aggravate existing health problems (including, but not limited to flies, mosquitos, rodents and other disease vectors)?
36.	Will the project displace any community residents?
	SUSS ANY YES ANSWERS TO THE PREVIOUS QUESTIONS (attached additional sheets if ssary)
	SATION MEASURES (attached additional sheets if necessary) osed mitigation measures for any of the above questions where there will be an adverse impact:

Form completed by:______Date:_____



EL DORADO COUNTY COMMUNITY DEVELOPMENT AGENCY

AGREEMENT FOR PAYMENT OF PROCESSING FEES

Business or Name of Financially Responsible Party

Project/Facility Number

the FINANCIALLY RESPONSIBLE PARTY (hereinafter FRP), agrees as follows:

- 1. This project/facility is subject to time and materials method of billing or raises issues that may require significant staff and/or consultant time which might not be covered by the initial processing deposit/fee detailed in the approved Board of Supervisors Community Development Agency Consolidated Fee Schedule, and other County department fee schedules as applicable, as amended from time to time. Therefore, the FRP for this project will be billed at the approved rate for time and materials for the processing of this project. The fee initially collected will be a deposit toward subsequent billings.
- 2. Accounting of time spent on the project and/or applicable fees will be detailed in a statement/invoice sent to the FRP.
- 3. The FRP is responsible for payment of all permit processing costs and/or applicable fees associated with this project/facility. If payment is not received within 90 days of the date of an invoice, the County may elect to stop work and close the file. The County may require a new application and/or new deposit before resuming processing of the project. Projects with an outstanding balance due on their account that are not paid in full by the scheduled appearance on the Planning Commission, Zoning Administrator, or Board of Supervisors agenda will not proceed until after any balance due is paid.
- 4. If during the course of processing, the FRP changes, the new FRP must complete an Agreement for Payment, which will release the previous FRP from further financial obligations and designate the new FRP.
- 5. The FRP understands and agrees that if the FRP owes any overdue balance for processing a project/permit of more than 90 days, Community Development Agency will not accept any subsequent applications from the FRP until the outstanding balance due is paid.
- 6. FRP agrees to pay any and all remaining fees applicable under the approved Board of Supervisors Community Development Agency Consolidated Fee Schedule, and any other fees associated with the processing of the project that may be charged by County Departments outside of the Community Development Agency, prior to map clearance for recordation or clearance for record of survey or issuance of any building or grading permits or any other permits under authority of the Community Development Agency. No clearances or permits will be issued without receipt of full payment of fees applicable under the approved Board of Supervisors Community Development Agency Consolidated Fee Schedule, or any other fees associated with the processing of the project that may be charged by County Departments outside of the Community Development Agency, unless waived or adjusted in accordance with County Board of Supervisors Policy B-2.

				Project/Facility	No	
7.	If the FRP appeals a charged to the FRP p Community Develop fee schedules as appli	oursuant to the ment Agency	e fees applicabl Consolidated I	e under the approv	ed Board of Sun	ervisors
8.	8. If payment is not received within 90 days of said statement/invoice, collection will be initiated. Unpaid balances turned over to County Revenue Recovery will be assessed an additional fourteen percent (14%).					
9.	A processing fee will maximum allowed by	be charged for the State of C	or any check reti California.	urned for insufficie	nt funds, up to th	e
	Executed this		day of	·	20	
FINA	ANCIALLY RESPON	ISIBLE PAR	TY			
Busin Name	ess/			Representative Name		
	Street	Address	·			
	City	State	Zip			
	•		Σip			
	FINANCIALLY RES PARTY/Rep					
	1111111/10	orosonian ve.		Signat	ure	
	Re	viewed by:				
				CDA Repres	entative	
<u>CHA</u>	NGE OF FINANCIA	LLY RESPO	NSIBLE PAR	TY (FRP)		
the pr	document supersedes a evious FRP must also si ning deposit will be refu	gn to acknow	ledge release of	responsibilities. U	e in financial resp pon project comp	oonsibility, eletion, any
PREV	IOUS FINANCIALI	Y RESPON	SIBLE PART	Y:		
	Print	Name			Signature	
	Street			City	State	Zip
Date o	of release of financial	responsibilit	v·			
(or injunioral	- voponsionii	J			

Rev. 11/2/2016

EL DORADO COUNTY PLANNING AND BUILDING DEPARTMENT APPLICATION FOR: PRELIMINARY SUBDIVISION MAP FILE

ASSESSOR'S PARCEL NO.(s)	
PROJECT NAME/REQUEST: (Describe proposed use)	
	lots, ranging in size from to acre(s) / SF
IF ZONE CHANGE: From to IF GE	NERAL PLAN AMENDMENT: Fromto
IF TIME EXTENSION, REVISION, CORRECTION: Original Control of the C	nal approval dateExpiration date
APPLICANT/AGENT	
Mailing Address	
	FAX ()
Mailing Address	
	FAX ()
	IERS ON SEPARATE SHEET IF APPLICABLE
ENGINEER/ARCHITECT	
Mailing Address	
Phone ()	FAX ()
	side ofstreet or road
feet/milesN/E/W/S	of the intersection with
in the	major street or road area. PROPERTY SIZE
< pick from list>	acreage / square footage
X	Date
signature of property owner or authorized agent	
	FICE USE ONLY
Zoning GPD Supervise	#Rec'd byCensus or DistSec/Twn/Rng
ACTION BY: PLANNING COMMISSION ZONING ADMINISTRATOR PLANNING DIRECTOR	ACTION BY BOARD OF SUPERVISORS
	Hearing Date
Hearing Date	☐ Approved ☐ Denied (findings and/or conditions attached)
Approved Denied (findings and/or conditions attached)	APPEAL: Approved Denied
Executive Secretary	Executive Secretary Revised 11/2017

COUNTY OF EL DORADO CAMPAIGN CONTRIBUTION DISCLOSURE FORM

Application or Solicitation Number:			_
Application or Solicitation Title:			<u>-</u>
Was a campaign contribution, regardless of Supervisors or to any County Agency Of the applicant's proposed subcontractors	fficer on or aft	er January 1, 2023, by	iber of the El Dorado County Board the applicant, or, if applicable, any
Yes No			
If no, please sign and date below.			
If yes, please provide the following information	ation:		
Applicant's Name:			
Contributor or Contributor Firm's Name: _	<u> </u>		
Contributor or Contributor Firm's Address:			
Is the Contributor:		*	
o The Applicant	Yes	No_	
o Subcontractor	Yes	No_	
o The Applicant's agent/ or lobbyist	Yes	No	
Identify the Board of Supervisors Member(s and/or agent/lobbyist made campaign contributes of contribution(s) and dollar amount o year of the contribution.	ibutions on or a	ofter January 1, 2023, to no. Each date must inc	the name of the contributor, the clude the exact month, day, and
Name of Board of Supervisors Member or C	County Agency	Officer:	
Date(s) of Contribution(s):			
Amount(s):	,		
(Please add an additional sheet(s) to identify your subconsultants, and/or agent/lobbyist m	additional Boa nade campaign	ard Members or County contributions)	y Agency Officer to whom you,
By signing below, I certify that the statement County any future contributions made to Boa applicable, any of the applicant's proposed s signing this disclosure form, and within 12 m license, permit, or entitlement to use.	ard Members o ubcontractors o	r County Agency Offic or the applicant's agen	cers by the applicant, or, if t or lobbyist after the date of
Date		Signature of App	licant
Print Firm Name if applicable		Print Name of A	pplicant

EL DORADO COUNTY BOARD OF SUPERVISORS AND COUNTY AGENCY OFFICERS

Board of Supervisors

John Hidahl, District One

George Turnboo, District Two

Wendy Thomas, District Three

Lori Parlin, District Four

Brook Laine, District Five

County Agency Officers

Jon DeVille, Assessor

Joe Harn, Auditor-Controller

Vern Pierson, District Attorney

Janelle K. Horne, Recorder-Clerk

Jeff Leikauf, Sheriff-Coroner-Public Administrator

K.E. Coleman, Treasurer-Tax Collector

Attachment A

GOVERNMENT CODE SECTION 84308

- (a) The definitions set forth in this subdivision shall govern the interpretation of this section.
- (1) "Party" means any person who files an application for, or is the subject of, a proceeding involving a license, permit, or other entitlement for use.
- (2) "Participant" means any person who is not a party but who actively supports or opposes a particular decision in a proceeding involving a license, permit, or other entitlement for use and who has a financial interest in the decision, as described in Article 1 (commencing with Section 87100) of Chapter 7. A person actively supports or opposes a particular decision in a proceeding if that person lobbies in person the officers or employees of the agency, testifies in person before the agency, or otherwise acts to influence officers of the agency.
- (3) "Agency" means an agency as defined in Section 82003 except that it does not include the courts or any agency in the judicial branch of government, the Legislature, the Board of Equalization, or constitutional officers. However, this section applies to any person who is a member of an exempted agency but is acting as a voting member of another agency.
- (4) "Officer" means any elected or appointed officer of an agency, any alternate to an elected or appointed officer of an agency, and any candidate for elective office in an agency.
- (5) "License, permit, or other entitlement for use" means all business, professional, trade, and land use licenses and permits and all other entitlements for use, including all entitlements for land use, all contracts (other than competitively bid, labor, or personal employment contracts), and all franchises.
- (6) "Contribution" includes contributions to candidates and committees in federal, state, or local elections.
- (b) While a proceeding involving a license, permit, or other entitlement for use is pending, and for 12 months following the date a final decision is rendered in the proceeding, an officer of an agency shall not accept, solicit, or direct a contribution of more than two hundred fifty dollars (\$250) from any party or a party's agent, or from any participant or a participant's agent if the officer knows or has reason to know that the participant has a financial interest, as that term is used in Article 1 (commencing with Section 87100) of Chapter 7. This prohibition shall apply regardless of whether the officer accepts, solicits, or directs the contribution on the officer's own behalf, or on behalf of any other officer, or on behalf of any candidate for office or on behalf of any committee.
- (c) Prior to rendering any decision in a proceeding involving a license, permit, or other entitlement for use pending before an agency, each officer of the agency who received a contribution within the preceding 12 months in an amount of more than two hundred fifty dollars (\$250) from a party or from any participant shall disclose that fact on the record of the proceeding. An officer of an agency shall not make, participate in making, or in any way attempt to use the officer's official position to influence the decision in a proceeding involving a license, permit, or other entitlement for use pending before the agency if the officer has willfully or knowingly received a contribution

in an amount of more than two hundred fifty dollars (\$250) within the preceding 12 months from a party or a party's agent, or from any participant or a participant's agent if the officer knows or has reason to know that the participant has a financial interest in the decision, as that term is described with respect to public officials in Article 1 (commencing with Section 87100) of Chapter 7.

- (d)(1) If an officer receives a contribution which would otherwise require disqualification under this section, and returns the contribution within 30 days from the time the officer knows, or should have known, about the contribution and the proceeding involving a license, permit, or other entitlement for use, the officer shall be permitted to participate in the proceeding.
- (2)(A) Subject to subparagraph (B), if an officer accepts, solicits, or directs a contribution of more than two hundred fifty dollars (\$250) during the 12 months after the date a final decision is rendered in the proceeding in violation of subdivision (b), the officer may cure the violation by returning the contribution, or the portion of the contribution in excess of two hundred fifty dollars (\$250), within 14 days of accepting, soliciting, or directing the contribution, whichever comes latest.
- (B) An officer may cure a violation as specified in subparagraph (A) only if the officer did not knowingly and willfully accept, solicit, or direct the prohibited contribution.
- (C) An officer's controlled committee, or the officer if no controlled committee exists, shall maintain records of curing any violation pursuant to this paragraph.
- (e)(1) A party to a proceeding before an agency involving a license, permit, or other entitlement for use shall disclose on the record of the proceeding any contribution in an amount of more than two hundred fifty dollars (\$250) made within the preceding 12 months by the party or the party's agent.
- (2) A party, or agent to a party, to a proceeding involving a license, permit, or other entitlement for use pending before any agency or a participant, or agent to a participant, in the proceeding shall not make a contribution of more than two hundred fifty dollars (\$250) to any officer of that agency during the proceeding and for 12 months following the date a final decision is rendered by the agency in the proceeding.
- (3) When a closed corporation is a party to, or a participant in, a proceeding involving a license, permit, or other entitlement for use pending before an agency, the majority shareholder is subject to the disclosure and prohibition requirements specified in this section.
- (f) This section shall not be construed to imply that any contribution subject to being reported under this title shall not be so reported.

Attachment B

COUNTY OF EL DORADO CAMPAIGN CONTRIBUTION DISCLOSURE INFORMATION

The attached Campaign Contribution Disclosure Form must be completed by applicants for, or persons who are the subject of, any proceeding involving a license, permit, or other entitlement for use, including most contracts and franchises, pending before the Board of Supervisors ("Board") of the County of El Dorado or any of its affiliated agencies.

IMPORTANT NOTICE

Government Code section 84308 (also known as the "Levine Act") contains requirements that are summarized generally as follows:

- A. If you are an applicant for, or the subject of, any proceeding involving a license, permit, or other entitlement for use, you are prohibited from making a campaign contribution of more than \$250 to any member of the Board of Supervisors or other County official who may participate in your proceeding. This prohibition begins on the date your application is filed or the proceeding is otherwise initiated, and the prohibition ends 12 months after a final decision is rendered by the Board of Supervisors or other County officer. In addition, no Board member or other County official who may participate in your proceeding alternate may solicit or accept a campaign contribution of more than \$250 from you during this period.
- B. These prohibitions also apply to your agents, and, if you are a closely held corporation, to your majority shareholder as well. These prohibitions also apply to your subcontractor(s), joint venturer(s), and partner(s) in this proceeding. Also included are parent companies and subsidiary companies directed and controlled by you, and political action committees directed and controlled by you.
- C. You must file the attached disclosure form and disclose whether you or your agent(s) have in the aggregate contributed more than \$250 to any Board member or other County officer who may participate in your proceeding during the 12-month period preceding the filing of the application or the initiation of the proceeding.
- D. If you or your agent have in the aggregate contributed more than \$250 to any individual Board member or other County officer who may participate in your proceeding during the 12 months preceding the decision on the application or proceeding, that Board member or other County officer must disqualify himself or herself from the decision. However, disqualification is not required if the Board member or other County official returns the campaign contribution within 30 days from the time the member or official knows, or should have known, about both the contribution and the fact that you are a party in the proceeding. The Campaign Contribution Disclosure Form should be completed and filed with your application or proposal, or with the first written document you file or submit after the proceeding commences.

- 1. A proceeding involving "a license, permit, or other entitlement for use" includes all business, professional, trade and land use licenses and permits, and all other entitlements for use, including all entitlements for land use, all contracts (other than competitively bid, labor or personal employment contracts), and all franchises.
- 2. Your "agent" is someone who represents you in connection with a proceeding involving a license, permit or other entitlement for use. If an individual acting as an agent is also acting in his or her capacity as an employee or member of a law, architectural, engineering, consulting firm, or similar business entity, both the business entity and the individual are "agents."
- 3. To determine whether a campaign contribution of more than \$250 has been made by you, campaign contributions made by you within the preceding 12 months must be aggregated with those made by your agent within the preceding 12 months or the period of the agency relationship, whichever is shorter. Contributions made by your majority shareholder (if a closely held corporation), your subcontractor(s), your joint venturer(s), and your partner(s) in this proceeding must also be included as part of the aggregation. Campaign contributions made to different Board of Supervisors members or other County officer who may participate in your proceeding are not aggregated.
- 4. A list of the Board of Supervisors members and other County officials is attached.

This notice summarizes the major requirements of Government Code section 84308 of the Political Reform Act and California Code of Regulations, Title 2 sections 18438.1-18438.8.