

Planning and Development Application

Incomplete applications will not be processed

www.oaklandfl.gov

(Send application and all associated materials to Planning Department)

Project Name:	
Application Number(s) (to be filled out by Town:	
Property Address and/or physical location:	
County Property Appraiser Tax Parcel ID number(s):	
Applicant is: (If applicant is not owner, please submit limit	ed power of attorney) (check all that apply)
Owner □ Developer □ Lessee □ Agent □ Property	y □ Optionee □
Applicant Contact Information	Type of application: Check all that apply, and use the
Address:	appropriate supplemental form(s) to provide relevant information.
Phone:	Pre-application Meeting
Fax:	Annexation (ANX) □ Architectural Review (ARB)* □
E-Mail:	Comprehensive Plan Amendment-Text/Map (CPA)*
Property Owner Contact Information	Lot Split/Boundary Line Adjustment (LS)* Planned Subdivision/Planned Development (PD)*
Address:	Site Development Plan- Major/Minor (SIT)* ☐ Special Exception- Conditional Use (SPX) ☐
Phone:	Subdivision Preliminary Plat (PSP)*
Fax:	Subdivision Final Plat (FSP)* □ Vacation of ROW/Easement (VAC) □
E-Mail:	Vacation of Recorded Plat (VAP)
Consultant Contact Information	Zoning Variance / Waiver (VAR) \square Zoning map amendment/Rezoning (ZMA)* \square
Address:	
Phone:	*Contact the Planning Dept. for Sufficiency Checklists
Fax:	- · · · · · · · · · · · · · · · · · · ·
E-Mail:	

Current Zoning:	Proposed Zoning:	Parcel Size (SF/AC):	Proposed # of Lots:
Current Use:		Gross Floor Area (SF):	Proposed # of Buildings:
Current Future Land Use Design	nation:	Proposed Future Land Use D	Designation:
Summary of Proposed Project of	or Proposed Use (Use separat	e sheet if necessary):	

I certify that the information and exhibits submitted are correct to the best of my knowledge, and that I am acting with the knowledge and consent of all parties involved in the project. I understand there may be additional fees required to complete the application review process.

Applicant Signature and Date

The petition of the undersigned certifies that I/We hereby respectfully request that the Town of Oakland perform the required reviews, hold the required public hearing(s), prepare and adopt the appropriate ordinances in order to grant said petition.

Submittal Requirements

Please Submit All Neccassary Items, Each Item Must			
Be A Separate PDF File			
Application	All		
Survey	All		
Site Plan	ARB/CPA/SIT/PSP/VAR		
Sufficiency Checklist	SIT/PSP		
Architecture	ARB/PD/SIT/VAR		
Transportation	CPA/PD/SIT/PSP		
Lighting	ARB/PD/SIT/PSP		
Photographs	All		
Ownership	All		
POA	All		

PROCEDURE (ANX/CPA/ZMA):

The procedure for annexation is defined in Chapter 171 of the Florida Statutes. The procedure for comprehensive plan amendments is defined in Chapter 163.3184 of the Florida Statutes. The procedure for rezoning is defined in 166.041 of the Florida Statutes. The procedures for development site plans, plats, and construction plans are defined in the Town's codes and ordinances. In general, all petitions and application processes shall be heard and recommended by the Planning and Zoning Board and will be finally approved, denied, or approved with conditions by the Town Commission at an advertised public hearing. All ordinances require two readings before Town Commission.

CODE OF ORDINANCES:

The Town of Oakland's Code of ordinances can be found on the internet at www.oaklandfl.gov or https://www.municode.com/library/fl/oakland/codes/code of ordinances Access to the internet can be obtained at any branch or the Orange County Library.

UTILITY LOCATE:

It is the Owner/Contractor's responsibility to locate existing utilities and coordinate with the proper agency for the inspection of new utilities.

COMMUNICATION TOWERS:

Communication towers and the amendment thereof must comply with Ordinance 2012-10 the Town's Code of Ordinances and pay the associated fees identified in Article XXI of the Town of Oakland's Code of Ordinances.

NOTE:

If the petitioner wishes to be represented by an Agent, a limited power of attorney must be properly executed and provided to the City along with this application. The Town Planning and Zoning Board and the town Commission will not hear cases that do not have representation at their respective meeting(s).

DEVELOPMENT REVIEW COSTS- RESPONSIBLE PARTY

I understand that the Town of Oakland requires that the applicant be responsible for reimbursing the Town for all advertising costs associated with this application, including postage for notices to adjacent property owners, and for newspaper advertising as required by the Florida Statutes and the Town Code. I understand that I will be billed for these costs and will be responsible for paying them, whether or not my application for annexation, zoning, future land use, and/or development approval is successful.

In addition, if this application is deemed to require review by the Town Engineer, Town Surveyor, Town Attorney or any other required Town Consultant, I understand that I or my company shall be responsible to pay for any and all reasonable legal, engineering, surveying, or consultant costs incurred by the Town of Oakland in the process of reviewing the above project pursuant to ORDINANCE 2014-01 et al.. Invoices from the Town shall be paid within ten (10) calendar days of the date appearing on the invoice. Full payment is a requirement for Town's final approval or any such similar Application. The agreements contained herein are supplemental to the Applicant's and the property owner(s)' requirements and obligations under ORDINANCE 2014-01.

I also understand that if this project property is sold, I or my company will be responsible to ensure that the new owner executes a similar application form accepting all of the responsibility to pay for any and all reasonable legal, engineering, surveying, or consultant fees incurred by the Town of Oakland in the process of reviewing this project from the date the property is sold. An applicant shall provide prompt written notice to the Town Manager within ten (10) days in the event of a change in ownership of all or a portion of a lot, tract, or parcel of real property with the respect to which an application, or project is pending before the Town.

Please sign recognizing your agreement with the above requirement:
Project Name/Address:
Applicant Name:
Company:
Mailing Address:
Phone:
Email:
-

The Applicant acknowledges and agrees that it is spending funds at its own risk in an attempt to obtain development orders, permits and/or approvals from the Town or to otherwise develop the real Property, and the Town is not liable for reimbursing Applicants for such costs and expenses. Individual Town employees, Town consultants, Town appointed officials and elected officials (including Town Commissioners) have no actual or apparent authority to bind the Town on Application approvals and development matters, except for certain limited matters that are expressly authorized by the Town of Oakland Code of Ordinances to be determined by the Town Manager. The applicant shall not rely on and has no basis to rely on any written or oral statements of the Town's employees, consultants, or elected or appointed officials, except for the actual development order(s) or permits issued after final action is taken by the Town on the Application pursuant to the standard applicable review and approval process. Often for development matters, prior to final action being taken by the Town, the town must conduct quasi-judicial public hearing(s) where decisions on development applications must be based on the evidence presented into the record at such hearing(s), including testimony and evidence presented by the Applicant, City staff and consultants, and other interested parties. Moreover, often it is the case that multiple types of development orders and permits must be issued before a development can proceed, so the issuance of one or more development orders and permits, should not be relied upon by the Applicant for the likelihood that other required development orders, permits and approvals will be issued. Further, the final actions and/or development orders or permits of the Town on development matters can be challenged; thus, the Applicant should consult with its own legal counsel as to the reliability of final actions of the Town and development orders and permits issued by the Town.

Applicant Affidavit

State of Florida, County of Orange

Before me, the undersigned authority personally appeared	d	
who being by me first duly sworn on oath deposes and say	/s:	
regulations and provisions of the Town of Oakland, herewith are true and accurate to the best of his/her kno attachments shall become part of the Official Records of	wledge and belief, and further, that this application and	itted d all
(3) That the applicant desires approval of		
	Affiant (Applicant's Signa	ature)
The foregoing instrument was acknowledged before me this	day of	_2, by
	, who is/are personally known to me (or) who has/	/have
produced		
oath.	as identification and who did (did not) tak	e an
Natary Dublic (signature)	(Alatama Otama)	
Notary Public (signature)	(Notary Stamp)	

All applications shall be signed by the owner of the property, or some person duly authorized by the owner to sign. A Limited Power of Attorney / Owner's Verification authorizing a person other than the owner to sign must be attached.

Limited Power of Attorney & Owner Verification

Before me, the undersigned authority personally appeared	ed
who being by me first duly sworn on oath, deposes and s	says:
(1) That he/she is the fee-simple owner of the property lapplication.	legally described on page one of this
(2) That he/she desires approval for	
(3) That he/she has appointed	to act as agent in
his/her behalf to accomplish the above. The Owner is rec <u>AFFIDAVIT</u> of this application if no agent is appointed to	
_	Affiant (Owner's Signature)
The foregoing instrument was acknowledged before me	thisday of2, by
, who is/are persona	ally known to me (or) who has/have produced
as iden	ntification and who did (did not) take an oath
Notary Public (signature) (Notary Stamp)	
NOTE	

All applications shall be signed by the owner of the property, or some person duly authorized by the owner to sign. This authority authorizing a person other than the owner to sign must be attached.

Development Application Review Fees

Review Fees Are Non-Refundable, Ordinance 2012-02; Resolution 2014-07

	onsultant Deposit Shall Be Submitted As S		
Application	Fee Calculation	Admin. Fee	Consultant Deposi
Annexation (ANX)	Greater than 5 acres	\$1,000	
	Less than 5 acres	\$500	
rumexación (rum)	Infill/Enclave-All Sizes (Includes CPA &	Free	
	ZMA)		
Architectural Review Board	Residential	\$300	
(ARB)	Non-Residential	\$300 per 1,000 sq. ft.	
Comprehensive Plan	Small Scale (Less than 10 acres)	\$1,200	
•	Large Scale (Greater than 10 acres)	\$1,700	\$5,000
Amendment (CPA)	Text Amendment	\$2,000	\$5,000
Lot Split (LS)	All lot sizes (not a plat process)	\$300	
	Developer's Agreement/ Order	\$1,000	\$5,000
Planned	Residential	\$1,000 + \$10 per number of units	\$5,000
Subdivison/Development	Non-Residential	\$1,000+\$10 per 1,000 sq. ft. of	\$5,000
(PS/PD)		building and impervious area	
	Amendment	\$750	\$2,000
	De Minimis Industrial or Commercial Site	\$750	\$1,000
	Plan (less than 300 sq. ft. of building or		
	500 sq. ft. of impervious surface		
	Minor Industrial or Commercial or	\$1,200	\$5,000
	Institutional Site Plan Review		
Site Development Plan (SIT)	Major Industrial or Commercial or	\$750 + \$20 per 1,000 sq. ft. of	\$5,000
	Institutional Site Plan Review (Greater	building & impervious area	,
	than 4,000 sq. ft. of building or 5,000 sq.		
	ft. of impervious surface)		
	,		
	Multi-Family	\$750 + \$20 per unit	\$5,000
Special	Per Business Tax Classification Code	\$1,000	, -,
Exception/Conditional Use			
(SPX)			
` '	Residential/Non-Residential	\$500 + \$10 per lot \$500/non res	\$5,000
(PSP)	, , , , , , , , , , , , , , , , , , , ,	lot	7-7
` '	Residential/Non-Residential		\$5,000
(FSP)	, , , , , , , , , , , , , , , , , , , ,	lot	7-7
Vacate ROW/Plat/Easment		\$500	\$1,500
(VAC, VAP)			, ,
1, 1	Per Zoning Element Variance/Waiver is	\$540	
Variance/Waiver (VAR)	requested for		
,			
	Residential Designation Request	\$500	\$1,000
Zoning Map Amendment	The state of the s		7-,000
(ZMA)	Non-Residential/Planned Unit	\$1,000	\$5,000
·7		7-,	1-,000

ADDITIONAL FEES & COSTS

The reimbursement of Town consultant fees, advertising costs and expenses are in addition to the fees listed above and are to be paid when billed. The deposit portion of the application fee will be held in escrow until final approval is given. Any remaining Town consultant fees will be deducted from the deposit and returned to the Applicant. The Town Administrator retains the right to reduce or eliminate any or all application or deposit fees on a project by project basis. The Town Commission retains the right to enforce or dismiss mandatory collection of fees overall.