The following instructions are intended to provide the necessary information and procedures to facilitate the processing of a Misc. Action application. Adhering to these instructions will insure that the application can be processed in the most expeditious manner possible.

### FILING INSTRUCTIONS CHECKLIST

A MISC. PERMIT APPLICATION PACKAGE MUST CONTAIN THE FOLLOWING ITEMS:

Digital copies of the following listed items in a format acceptable to the Planning Department (e.g. PDF).

1. ☐ A completed General Application Form *(not required if applying using PLUS Online).*
2. ☐ A completed and signed Applicant-Property Owner Signature Form.
3. ☐ A completed applicable Supplemental Information Form or Request Form.
4. ☐ A scaled Exhibit "A" (Site Plan). The exhibit must also include the information described in the applicable application type column of the Minor Plot Plan Exhibit Requirements matrix, below.
5. ☐ If any buildings or structures exist, and are to remain; or are proposed, scaled floor plans (Exhibit “C”) and elevations (Exhibit “B”) for each building or structure. The exhibits shall also include the information described in items 1 through 28 of the Misc. Action Exhibit Requirements matrix, below.
6. ☐ A current recorded deed of the property(ies). If the property(ies) involved is owned by a corporation, limited liability company (LLC), partnership, trust, or similar entity, appropriate documentation will be required to provide proof that the person(s) signing on behalf of said entity is properly authorized to do so.
7. ☐ If any of the properties involved do not abut a public street, a copy of appropriate documentation of legal access (e.g. recorded easement) for said property shall be provided.
8. ☐ Initial payment of deposit-based fee for the applicable application type, and an initial payment of deposit-based fees for an Initial Study, if deemed necessary.
IN ADDITION TO THE ABOVE LISTED MISC. PERMIT SUBMITTAL REQUIREMENTS, THE FOLLOWING ADDITIONAL MATERIALS AND/OR INFORMATION WILL ALSO BE REQUIRED FOR THE FOLLOWING SPECIFIC APPLICATION TYPES.

AGRICULTURAL DWELLING

1. Completed Agricultural Mobile Home Supplement Form.

NOTE: Agricultural dwellings are allowed only in A-1, A-2, A-P, A-D, R-A, and W-2 zones. There must be at least 10 acres in active farming uses occurring on the subject property (however, in the A-P zone, for a poultry operation, the number of birds must not be less than 15,000.) A maximum of one agricultural dwelling for each 10 acres, up to four (4) units may be permitted. Each unit must be occupied by the owner, the operator, or an employee of the farming operation, and may not be rented or held out for lease to anyone other than an employee of the farming operation. Each unit must be screened from view by trees or shrubs from front property line and be located no closer than 50 feet from any property line.

BARBER/BEAUTY SHOP OPERATED FROM A HOME

1. Parking requirements: One (1) parking space for every 150 square feet of gross floor area or, one (1) parking space for each employee plus two (2) parking spaces for each barber chair/beautician station, whichever is greater.

NOTE: Beauty shops operated from a home are allowed with an approved minor plot plan in R-R, R-1, R-1A, R-A, R-2, R-2A, R-3, A-1, A-2, and R-D Zones.

MOBILE FOOD TRUCK PERMIT


2. An approved permit for a Mobile Food Truck shall expire one year from the date of approval, unless a renewal application and applicable filing fee is timely submitted and approved in accordance with Section 19.1006 of this Article. An approved permit for a Mobile Food Truck must be renewed on an annual basis based on the anniversary date of the original approved permit and shall be submitted to the Planning Director or designee no later than thirty (30) days prior to the expiration of the approved permit.

3. LOCATION REQUIREMENTS.

A Mobile Food Truck shall operate on a vacant lot that is either paved or surfaced with gravel or decomposed granite, at least one-half acre in size, and shall include adequate ingress and egress in accordance with Ordinance No.787.

No more than three Mobile Food Trucks are allowed on lots half (½) an acre or greater, but less than one (1) gross acre. No more than four Mobile Food Trucks are allowed on lots one (1) gross acre or greater but less than two (2) gross acres. No more than five Mobile Food Trucks are allowed on lots two (2) gross acres or greater but less than six (6) gross acres. There is no limit on the number of Mobile Food Trucks on lots greater than six gross acres.
4. OPERATIONAL REQUIREMENTS.

The lot used by the Mobile Food Truck shall be kept free of any debris or trash.

Except for shade covers or awnings that provide shade for customers waiting for food, no tables or chairs shall be placed on the lot. No loudspeaker systems, or other device(s) designed to amplify sound are allowed on the lot.

All signage shall comply with Article XIX Advertising Regulations of this ordinance. Additionally, air flyers and sign twirlers are prohibited on the Lot.

Any temporary outdoor lighting shall be shielded or downward facing.

All Mobile Food Trucks shall be located at least 15 feet from any fire hydrant, utility box or vault, public right of way, emergency vehicle route, internal drive aisle, tree canopy or pedestrian pathway, and shall not operate within a five-foot radius of another Mobile Food Truck, nor shall any Mobile Food Truck operate within Compatibility Zone A of any County of Riverside airport, as designated and defined by the Riverside County Airport Land Use Compatibility Plan, and shall not otherwise be located within any area of the lot that obstructs pedestrian or vehicle traffic.

At least one visible trash receptacle for use by customers shall be placed within twenty feet of the Mobile Food Truck operation. Unless the property owner has provided for a permitted dumpster, all trash receptacles shall be removed once the Mobile Food Truck operation has ceased each day.

In accordance with Section 114315 of the California Retail Food Code, Mobile Food Trucks stopped to conduct business for more than one hour, shall operate within 200 feet of an approved, readily available and functioning restroom facility. If the restroom is within a business, the Mobile Food Truck operator must submit with the plot plan application, written permission from the business owner providing the hours the restroom facilities are being made available for use by the food service workers. Executive portable toilet facilities with handwashing stations may satisfy this requirement.

The sale or soliciting the sale of any alcoholic beverages or controlled substances from a Mobile Food Truck is strictly prohibited.

No Mobile Food Truck shall cause or dispose of oil, grease, or waste on the Lot, and no wastewater generated on-site shall be released on-site or into any storm drainage system.

Operations shall be limited to Sunday through Saturday from 8:00 A.M. to 12:00 A.M. There shall be no parking on the Lot after 12:00 A.M., and overnight parking or storage of the Mobile Food Truck on the Lot is prohibited.

All Mobile Food Trucks shall comply with all other applicable federal, state and local laws and regulations.

Note: Mobile Food Trucks are allowed, with an approved Mobile Food Truck Permit, in all zone classifications, except the following: R-1, R-R-O, R-2, R-2A, R-3, R-T, R-T-R, R-4, R-5, R-6, R-7, C/V, N-A, W-2-M, W-1, WC-W, WC-WE, WC-E, W-R and W-E.
5. A copy of the approved tentative map, showing the lot(s) to be used.

6. Parking requirements: Two parking spaces, plus one for each employee. The parking area surfacing may be decomposed granite.

**CLASS I KENNEL/CATTERY**

1. Delineate and label on the Site Plan features such as kennels, exercise runs, areas open to the general public, if any. Also identify any existing or proposed noise control measures.

2. If any existing or proposed buildings are to house animals, provide a scaled floor plan and elevations.


Section 18.45 of Ordinance No. 348 states that in those zones permitting Class I Kennels, such kennels may be placed upon parcels containing detached single-family dwelling units, and all catteries shall include a single-family dwelling to be used by a live-in caretaker. No parcel with a kennel or cattery shall contain more than the maximum number of detached single family dwelling units permitted by the existing zoning on the property. Multi-family dwelling units and attached single-family dwelling units shall not be permitted in conjunction with kennels or catteries; however, a guest dwelling or second unit shall be permitted in accordance with County ordinances.

The minimum lot size for a kennel or cattery in an agricultural, residential, rural or open space zone is one acre (gross). There is no minimum lot size for a kennel or cattery in an industrial zone other than what is required by the existing zoning on the property. Additionally, a kennel or cattery operator shall obtain and continuously maintain all necessary licenses from the Riverside County Health Department.

**MINOR TEMPORARY EVENT**

(Use MTE Plan Type in PLUS)

**NOTE:** THE APPLICATION MUST BE MADE TO THE PLANNING DEPARTMENT AT LEAST 60-DAYS PRIOR TO THE PROPOSED EVENT.

1. Completed Minor Temporary Event Supplement Information Form. Agency comments shall be obtained by the applicant themselves after payment of fees and returned to the Planning Department to complete the review process.

2. Within the Project Description, indicate the date(s) and hours of operation of the event, and the estimated daily and peak attendance.

**NOTE:** Section 19.52 of Ordinance No. 348 defines a Temporary Event as “An event held, either indoors or outdoors, on no more than four consecutive days, to which the public is invited, with or without charge. Temporary events include, but are not limited to, music festivals, stage or theatrical shows, sports events, fairs, carnivals, rodeos, automobile sales, shows or races, off-road vehicle sales, shows or races, animal sales, shows or races, heavy equipment auctions and tent revival meetings.” Temporary Events are broken down into two subcategories. A “Major Event” is a temporary event which 2,000 or more people
are expected to attend, and a “Minor Event” is a temporary event which less than 2,000, but more than 200 people are expected to attend.

An application for a Minor Event shall be summarily denied if 10 minor events have already occurred at the location in question. No minor event shall be approved if there is a pending code enforcement action on the property underlying the proposed event location. No minor event activity will be allowed to operate between the hours of 2:00 a.m. and 6:00 a.m.

Additionally, the Planning Department may require an applicant for a minor event permit to post a bond or to otherwise financially secure that the event location is restored to its original condition and that the County is fully reimbursed for any unanticipated law enforcement or emergency medical expenses. The Planning Department shall determine the amount of the bond or other security and the applicant shall post it with the County Department of Building and Safety. The Planning Department may also require an applicant for a minor event permit to obtain indemnity or liability insurance naming the County as the insured.

ON-SITE SIGN(S)

1. A copy of the approved project (Plan type and number), showing the location(s) of the proposed on-site sign(s).

2. Within the Project Description, clearly indicate the number of, square footage size, the dimensions (feet and inches) of existing and proposed signs. Additionally, the description will indicate if the sign(s) are affixed to buildings (wall-mounted) or freestanding, and whether the sign(s) are to be lighted, and identify the sign materials and colors*. If the subject property contains multiple tenants/businesses, the Project Description must clarify the particular suite/building number or letter for which the sign(s) are proposed.

3. For wall mounted signs, elevations of the building(s) indicating the materials and color(s) of the building(s) are required, with the following additional information:
   A. The exhibit must show the entire face of wall(s), or tenant’s portion thereof, with dimensions (including height and length) of building and/or suite and the proposed location of the sign.

4. If any freestanding sign is located within 660 feet of a freeway, the distance to freeway must be shown.

   *Keyed to a color photo of a materials/color board.

OUTDOOR ADVERTISING DISPLAY (BILLBOARD) (Use OAD Plan Type in PLUS)

1. The Site Plan shall provide the following additional information and adhere to the Permit Procedure and Standards contained in Section 19.3 of Ord. No. 348, and paraphrased below:
   A. The maximum height of a display shall not exceed 25 feet from the roadbed of the adjacent freeway or highway to which the display is oriented, or a maximum height of 25 feet from the grade on which it is constructed, whichever is greater. No display shall be erected within an established setback or building line, or within road right-of-way lines or future road right-of-way lines as shown on any Specific Plan of Highways. A minimum setback from the property line of one foot shall be required.
B. A maximum of two steel poles are allowed for support of a display. No display shall be affixed on or over the roof of any building and no display shall be affixed to the wall of a building so that it projects above the parapet of the building. No more than two display faces per display shall be permitted. Only single face, back-to-back and V-type displays shall be allowed provided that they are on the same outdoor advertising structure and provided that the V-type displays have a separation between display faces of not more than 25 feet.

C. No display shall have a total surface area of more than 300 square feet. No display shall move or rotate, to display any moving and/or rotating parts. No propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion, shall be permitted. Use of daylight reflective materials or electronic message boards using flashing, intermittent or moving light or lights is prohibited, provided, however, that electronic message boards displaying only time and/or temperature for periods of not less than 30 seconds is permitted. No display shall be placed, used, maintains or otherwise allowed on a mobile vehicle, trailer, or other advertising display not permanently affixed to the ground.

D. A display may be illuminated, provided that the displays are so constructed that no light bulb, tube, filament, or similar source of illumination is visible beyond the display face. Displays making use of lights to convey the effect of movement or flashing, intermittent, or variable intensity shall not be permitted. Displays shall use the most advanced methods to insure the most energy efficient methods of display illumination. Within the Palomar Observatory Special Lighting Area, all displays shall comply with the requirements of County Ordinance No. 655.

E. No display shall be located within 500 feet in any direction from any other outdoor advertising display on the same side of the highway; provided, however, that if in a particular zone a different interval shall be stated, the spacing interval of the particular zone shall prevail. No display shall be erected within the boundary of any significant resource as defined in Section 19.2.S. of Ord. No. 348. No display shall be located within 150 feet of property for which the zoning does not allow advertising displays; provided, however, that a display may be placed within 150 feet of property for which zoning does not allow displays, if at the time an application for an Outdoor Advertising Display Permit is applied for, there is no existing residential structure or an approved building permit for a residential structure within 150 feet of the location of the proposed outdoor advertising display.

1. A copy of the current valid State Outdoor Advertising Permit.

Outdoor advertising displays are permitted only in the C-1/C-P, M-SC, M-M and M-H Zones. Outdoor advertising displays are expressly prohibited in all other zones.

NOTE: Applicant should check with the California Department of Transportation (CALTRANS) to determine what State Highway Standards must be complied with, if any; prior to submission of County Application.

MODEL HOME COMPLEX

1. A copy of the approved tentative map, showing the lot(s) to be used for the models and parking lot area.

2. The Site Plan shall show the following additional information:
A. Delineate the footprint, with setbacks, for each model home on each affected lot. Indicate the lot numbers and tract number, as well as indicating the applicable floor plan/elevation designation for each lot.

B. Identify any other proposed buildings or structures (e.g. pool, spa, patio cover, etc.), and indicated setbacks to other buildings and structures and property lines.

C. Delineate the proposed Model Home Complex Parking Lot showing Show the dimensions of regular and accessible parking spaces and adjacent drive aisles. On-street parking cannot be used to meet the necessary parking requirements. The parking lot shall provide, at a minimum, two parking spaces per model home, one parking space for each sales office, (even if located in a model home), and one parking space for accessible use.

D. Show the location of all existing and proposed fencing and walls. Provide details of said walls and/or fencing, including the height, materials, and a typical cross-section for each type.

E. Show the location of any proposed signage (e.g. directional signs, typical model tour signs, flags). Provide details of said signage including typical elevations, dimensions, and sign copy.

F. Identify all temporary buildings or structures (e.g., parking lot, canopies, sales office, fencing, model home tour signs, etc.) and label as “TEMPORARY.” These temporary items will be conditioned for removal upon cessation of the model home complex.

G. If a temporary building or structure is proposed to encroach into a setback area, or cross a lot line, it will not be necessary to process a Setback Adjustment application. These temporary items will be conditioned for removal upon cessation of the model home complex. However, if any building or structure is proposed to permanently encroach into any required setback areas, a Setback Adjustment application must be approved prior to, or concurrently with, the approval of this Minor Plot Plan.

H. Show any proposed water features (i.e., they are classified by the Department of Building and Safety as a body of water, and will be subject to the setbacks and fencing requirements for a pool).

3. A Landscaping Plan, with irrigation plans (see Page 6 for detailed information concerning Landscaping Plans).

4. A Model Home Plan consisting of:
   A. Floor plans and colored elevations of each model, and temporary real estate tract sales office, trailer, and/or design center, if proposed.
   B. Color architectural rendering of the models (front, rear, and sides).
   C. Color photographs of materials/color boards designating the colors and type of materials to be used, including a color matrix.

5. If the project is located within an adopted Specific Plan, submit a copy of the Specific Plan’s applicable Planning Area Exhibit and the applicable development standards; along with an analysis showing compliance with said standards.
**FILING INSTRUCTIONS FOR MISC. ACTION APPLICATION**

**FINAL SITE PLAN OF DEVELOPMENT (FSPD)**

1. Site Plan* shall show the entire tract, or unit phasing, with each dwelling footprint (include any HVAC equipment) accurately plotted, showing distances between buildings and structures, and distances to property lines. The exhibit shall identify the applicable floor plan/elevation designation for each lot, with each floor plan type shown as a symbol and each elevation type shown as a color.

2. Provide either on the site plan exhibit, or under separate attachment, a matrix identifying each lot, by number, with the floor plan and elevation identified, and the amount of lot coverage, in square feet by percentage.

3. Floor plans and colored elevations (all sides) of each dwelling.

4. Any proposed changes or modifications to an approved FINAL SITE PLAN OF DEVELOPMENT will require the approval of a Substantial Conformance application (brochures are acceptable provided floor plans and elevations are included).

   * Keyed to a color photo of the materials/color board, including a color matrix.

**LANDSCAPING/IRRIGATION PLAN**

1. Landscape plans must conform to Ordinance No. 859 and the County of Riverside Guide for California Friendly Landscaping (Landscaping Guide).

   Landscape for off-street parking areas must conform to Ordinance No. 348. Additionally, plans shall address any applicable community design guidelines and landscaping related conditions of approval of related cases (e.g. tentative tract maps or conditional use permits).

2. Landscape plans shall be prepared, stamped, and signed by a Landscape Architect licensed by the State of California.

3. Landscape plans shall be submitted separately from other minor plot plans such as on-site signs, final site plan of development, fence and wall plans, etc.

4. The Landscaping plan package shall, at a minimum, contain all the items required by the Landscaping Guide. The first sheet of a multiple-sheet set of plans shall be the title sheet which shall contain a title block with the name and address of the project, landscape architect’s seal and signature, assessor’s parcel number(s) and address of subject property, sheet numbers, numbers of sheets and a revision block to indicate date and type of revision.

5. Application shall include a scaled Shading Plan prepared pursuant to the Shading Plan requirements found in Ordinance No. 348. The planting plan may serve as the parking lot Shading Plan provided all trees are illustrated as their average mature size at 15 years of age. Shade shall be determined by using an appropriate percentage of the mature width of crown diameter as listed on the County of Riverside’s California Friendly Plant List. A mix of tree types is required if more than five trees are proposed.
6. Application shall include a scaled Grading Plan. This shall show the drainage of all planting areas and the heights of mounds. Mounds shall not exceed 3:1 slope, and no mound over 30" (inches) high shall be placed within 10 feet of any street and/or alley intersections.

7. Application shall include a scaled Irrigation Plan prepared in accordance with the requirements of Ordinance No. 859 and the Landscaping Guide.

8. Fees for landscape inspections and security deposits shall be assessed noted by the County Landscape Plan Check upon review of the Landscape Minor Plot Plan.

CONCEALED WIRELESS COMMUNICATION FACILITY

1. The following information, as required by the Riverside County Information Technology/Communications Bureau/Engineering Division’s Site Planning Criteria, shall be provided either on the site plan exhibit(s), or under separate attachment:

   A. Identify specific frequencies to be licensed with the Federal Communications Commission (FCC).

   B. Identify aggregate sector Effective Radiated Power (ERP) to be licensed.

   C. Identify Antenna(s) model/ gain; Height above Ground (AGL).

   D. Identify site Coordinates (Latitude/Longitude) in NAD83; site Above Mean Sea Level (AMSL).

   E. Provide the Radio Frequency (RF) field strength intensity in terms of dbm/dbu (standard power parameters), and minimum power level required to achieve desired level of reliability for RF coverage.

   F. Provide RF propagation coverage maps with legend depicting field strength intensity specifications in dbm/dbu, coordinates, main thoroughfares/key landmarks. Ensure USER FRIENDLY maps that enhance understanding by the Planning Commission and Planning Department.

   G. Provide RF propagation maps which depict the existing field strength in and around the proposed new site, and depict a composite map showing field strength with the new site operational. Provide similar RF propagation maps with the proposed facility located 10 feet below the proposed height.

   H. Certify that alternative sites/antenna structure specifications in the respective cell have been considered and will not satisfy your requirements. Be prepared to provide RF propagation maps to justify your conclusions.

   I. Conduct RF intermodulation/interference studies for facilities within 2,500 feet or co-located with County Public Safety radio communications sites. Carriers operating in the 800 MHz Band will acknowledge that their respective applications will be conditioned to require mitigation of any RF interference impacting County Public Safety radio communications.

   J. Certify Federal Aviation Administration (FAA) Studies and FCC tower registration completion for sites in close proximity to County airports.
K. Certify that RF Radiation Emission Hazard Safety Studies have been completed to comply with FCC licensing directives.

2. Three Propagation Diagrams showing the existing network coverage within one (1) mile of the site and the proposed coverage based upon the proposed facility at the proposed height.

3. Three Photo Simulations showing the proposed facility from all public roads and all residential developments within a ½ mile radius of the site.

4. A letter stating whether Federal Aviation Administration (FAA) clearance is required. If FAA clearance is required, a letter stating the type of lighting necessary and the tower color.

5. A fully executed copy of the lease or other agreement entered into with the owner of the underlying property, in accordance with Section 18.409.a. (7) of Ordinance No. 348.

6. A list of all towers owned by the applicant located within Riverside County, in accordance with Section 18.409.a. (8) of Ordinance No. 348.

7. Any proposed wireless communication facility located within an Alquist-Priolo Earthquake Fault Hazard Zone, County Fault Zone, or within one hundred fifty (150) feet of any other active or potentially active fault, shall submit a detailed fault hazard evaluation prepared by a California registered geologist or certified engineering geologist, unless determined unnecessary by the County Chief Engineering Geologist.

8. Any proposed wireless communication towers located within a County Liquefaction Zone shall submit a detailed liquefaction hazard evaluation prepared by a California registered geologist, certified engineering geologist, or qualified professional engineer, as appropriate, unless determined unnecessary by the County Chief Engineering Geologist.

9. The proposed Concealed Wireless Communication Facility must be designed to comply with Section 19.410 of Ordinance No. 348, as it relates to the following applicable development standards:

   A. Area Disturbance  H. Paved Access
   B. Height Limitations I. Power and Communications Lines
   C. Community and Biological Impacts J. Roof-Mounted Facilities
   D. Landscaping K. Sensitive Viewshed
   E. Lighting L. Setbacks
   F. Noise M. Support Facilities
   G. Parking N. Treatment

NOTE: If determined necessary by the County Biologist, a biological assessment will be required prior to completion of review of the application. Said assessment shall be consistent with the standards set forth in Section 19.409.a.(10) of Ordinance No. 348.

A Concealed Wireless Communication Facility is defined as a facility that blend into the environment so as not to be seen at all, or, if seen, not to be recognizable as a wireless communication facility. Such facilities include, but are not limited to, architecturally screened roof-mounted facilities, façade-mounted design features, clock tower facilities and entry statement signage facilities. The Planning Director shall make the final determination as to whether a proposed wireless communication facility constitutes a Concealed Wireless Communication Facility.
A Concealed Wireless Communication Facility is allowed in any zoning classification with an approved Plot Plan that is not subject to the California Environmental Quality Act (CEQA), and that is not transmitted to any governmental agency other than the County Planning Department (as known as a Minor Plot Plan.) No public hearing will be required for applications of this type, unless the decision is appealed.

An application for a wireless communication facility shall not be approved unless: 1) the facility is designed so that it is not visible at all, or, if visible, it is not recognizable as a wireless communication facility, 2) supporting equipment is located entirely within an equipment enclosure that is architecturally compatible with the surrounding area or is screened from view, 3) the application has met the processing requirements, as well as the location and development standards, set forth in Article XIXg (Wireless Communication Facilities) of Ordinance No. 348; and, 4) the application has met the Requirements for Approval set forth in Section 18.30 of Ordinance No. 348.

Floor Plans and Elevations: All floor plans and elevation exhibits shall include the information listed as Item 1 through 8, as described in the Misc. Action Exhibit Requirements Matrix. In addition, architectural elevations shall be scaled drawing of all sides of all buildings with dimensions indicating proposed height, wall signs, air conditioning equipment, solar equipment or other equipment mounted on exterior walls or roof. Conceptual sign program will be presented on the building architectural elevations or as a separate exhibit. No landscaping, figures, or other presentation decorations shall be illustrated on the building elevations.

If any required information is not applicable to a specific project, an explanatory note must be placed on the exhibit as to why the information is not necessary. All exhibits must be clearly drawn and legible.

NOTE: Additional information may be required during review of the land use proposal, including information not specifically required on this checklist.

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<tr>
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<td>4. Scale (number of feet per inch). Use Engineer’s Scale for all maps/exhibits. Architect’s Scale is only acceptable for floor plans, elevations, and landscaping plans.</td>
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### MISC. PERMIT EXHIBIT REQUIREMENTS

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5. North Arrow

6. Date exhibit prepared.

7. Title of Exhibit (i.e. Plot Plan for In-Home Beauty Shop)

8. Complete legal description of property.

9. Overall dimensions and total net and gross acreage of property.

10. Vicinity map, showing site relationship to major highways and cities, and two access roads. Proposed and existing paved roads will be indicated by heavy dark lines or noted as paved.

11. Location of adjoining property and lot lines.

12. Existing and/or proposed zoning and land use of property.

13. Existing land use and zoning of property immediately surrounding subject property.

14. Names of utility purveyors and school district(s), including providers of water, sewer, gas, electricity, telephone, and cable television.

15. Location, widths, and improvements of existing and proposed public utility easements, transmission lines, power and telephone poles, and underground utilities on or abutting the property.

16. Names, locations, rights-of-way widths, and improvements of adjacent existing streets.

17. Streets, alleys, and rights-of-way providing legal access to the property.

18. Location, dimensions, setbacks, and nature of proposed and existing fences, gates, walls, free-standing signs, driveways, turnout and/or turnarounds, curbs, drainage structures, and above and below ground structures, including subsurface sewage disposal systems.

19. Location, dimensions, arrangement and numbering of parking spaces for existing and/or proposed parking and loading/unloading facilities, identifying handicapped and compact parking spaces.

20. Location and dimensions of existing and proposed ingress and egress, and methods of vehicular circulation.

21. Location, dimensions, elevations, and height of existing dwellings, buildings or other structures, labeled as existing, and indicating whether they are to remain or be removed.

22. Location of parking area and the general location of the food truck operations on the property.
### MISC. PERMIT EXHIBIT REQUIREMENTS

<table>
<thead>
<tr>
<th>Exhibit Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>23. Location of nearest publicly accessible restrooms and nearest trash receptacles.</td>
</tr>
<tr>
<td>24. Location, dimensions, and height of proposed dwellings, buildings, or other structures, labeled as proposed.</td>
</tr>
<tr>
<td>25. Setback dimensions of existing and proposed structures and paved areas.</td>
</tr>
<tr>
<td>26. Labeled landscape areas with dimensions and spacing of proposed planters. Label any conservation/biological mitigation areas interior or adjacent to the project site.</td>
</tr>
<tr>
<td>27. Square footage calculations per floor and total for building, for each building shown, and per dwelling unit as applicable.</td>
</tr>
<tr>
<td>28. Irrigation and landscaping plans prepared pursuant to Ordinance No. 859, Ordinance No. 348 Section 18.12 (for off-street parking areas), and the County of Riverside Guide to California Friendly Landscaping.</td>
</tr>
<tr>
<td>29. Case number for parent approval (Tentative Tract, CUP, Plot Plan, etc.)</td>
</tr>
<tr>
<td>30. Show the six inch curb and twelve inch wide walkway, to be constructed along planters on end stalls adjacent to auto parking.</td>
</tr>
<tr>
<td>31. Detailed irrigation plans required.</td>
</tr>
</tbody>
</table>

For assistance in the preparation of any of these forms, please contact the Transportation and Land Management Agency (TLMA) Permit Assistance Team. Click on the following link for more information: [https://rctlma.org/Departments/Administrative-Services/Permit-Assistance-Team](https://rctlma.org/Departments/Administrative-Services/Permit-Assistance-Team).