CITY OF MERCED PLANNING AND DEVELOPMENT FEE SCHEDULE

[Effective January 1, 2024, per Annual Adjustment (CPI = 2.76%) per City Council Resolution #09-74]

Application Type	Application Fee
ANNEXATION & PRE-ZONING (See Note #3)	
Single R-1 Lot (1 acre or less) (See Note #2)	\$1,509
All Other Annexations (See Note #5)	\$3,018
Thi other rame actions (see 11010 110)	+\$224/acre
	Actual Cost w/ \$30,000
	Deposit (Over 200 ac)
Pre-Annex Development Agmt (Payable to Planning Dept)	\$4,528
Pre-Annex Development Agmt (Payable to City Atty)	\$7,546
APPEALS (See Note #10)	,
Conditional Use Permits (CUP)	\$453
Tentative Subdivision Map	\$453
Design Review Commission (Appeal to Council)	\$302
Appeal of Certification of Alteration	\$75
Minor Subdivisions:	
Lot Splits/Parcel Maps	\$302
Site Plan Review Committee	\$340
Miscellaneous Appeals	\$340
COMMERCIAL CANNABIS BUSINESS PERMITS	
(CCBP) (See Note #11)	
City Council Resolutions #2017-67 & #2021-43	
CCBP Application Fees	
Phase 1 (All Types)	\$1,185
Phase 2 (Merit-Based)	\$10,544
Phase 2 (Non-Merit Based)	\$7,683
Background Checks for Owners of 5%+ Over 1 Owner (Phase 2)	\$1,761
Annual CCBP Renewal	\$2,744
Appeal of a CCBP	\$460
Appeal of a CCBP Renewal	\$581
Annual Regulatory Fees	
CultivationUp to 10,000 SF (2 Inspections/Yr)	\$9,350
CultivationNursery Only (2 Inspections/Year)	\$9,350
Distribution (2 Inspections/Year)	\$8,942
Manufacturing (2 Inspections/Year)	\$9,350
Retail Sales (2 Inspections/Year)	\$8,942
Testing (2 Inspections/Year)	\$7,501
CONDITIONAL USE PERMITS (CUP)	¢202
Admin CUP's for Signs and Minor Use Permits (Staff Approval only)	\$302 \$755
Minor: (Signs, walls, etc. if goes to Planning Commission) Regular CLIP. (P. 1 uses, aburabas, Land use or design only, etc.)	
Regular CUP (R-1 uses, churches, Land use or design only, etc.)	\$3,773
Major CUP (Land use and design; P-D's) Note: No Charge for CUP's for Community Gardens	\$3,773 +\$140/agra
TVOIC. IND CHAIGE IDECUTE STOLE COMMINICINITY GAIGETIS	+\$149/acre

Application Type	Application Fee
DESIGN REVIEW & HISTORIC PRESERVATION	
Painting and Small Signs (Staff)	\$37
Signs, Awnings, and Simple Modifications (Staff)	\$113
Remodels and Site Improvements (DRC)	\$755
New Developments (DRC)	\$1,811
Historic Preservation Applications (DRC/HPC)	
Application for Historic Resource (DRC & Council)	\$377
Certificate of Alteration for an Historic Resource	\$226
DETERMINATIONS/INTERPRETATIONS	
By Planning Commission	
Single R-1 Lot	\$755
Other	\$755
By Staff	\$75
ENVIRONMENTAL REVIEW	
Categorical Exemption	\$151
Negative Declaration	\$1,509
Mitigated Negative Declaration	\$7,546
Expanded Initial Study	\$7,546
Environmental Impact Report	Based on Cost (See Note #5)
	(Deposit Required)
Additional Related Fees	
Merced County Clerk Filing Fee (Required of all)	\$50 check made out to
	"Merced County"
EIR/EIS Contract Management Fee	10% of Cost
State Fish & Game Fees: (Check needs to be made out to Merced	
County and must accompany the NOD) (See Note #8)	
For Negative Declarations	\$2,916.75
For EIR's	\$4,051.25
EXTENSIONS	
Tentative/Final Subdivision Maps	\$306
Minor Subdivisions	\$115
Variances	\$153
FINAL SUBDIVISION MAPS	
Final Subdivision Map	\$6,115
Final Subdivision Map Extensions/Amendment to Agreement	\$1,147
Reversion to Acreage (Requires a Final Map)	\$6,115
Engineering Plan Check	3/4% of the public improve-
	ment value
GENERAL PLAN AMENDMENTS	\$3,057
	+\$149/acre

Application Type	Application Fee
MINOR SUBDIVISIONS	
Lot Splits/Parcel Maps	\$1,207
Lot Line Adjustment	\$604
Lot Mergers	\$604 \$302
Subdivision Map Exemption Investigation Reversion to Acreage	See Final Maps
Certificate of Compliance	\$226
MISCELLANEOUS	
Administrative Revision to Site Plans or Elevations (Or Minor	
Modification Permits)	\$226
Abandonment (Street)	\$226
Building PermitPlanning Site Plan Review Only	
Residential/Remodals/Tenant Imp/Pools/Signs	\$75
Commercial (New Construction)	\$302
Industrial (New Construction)	\$302
Continuance Requests - Planning Commission Public Hearings (After agenda is published)	\$226
Covenants of Easement	\$453
Encroachment Permits (If have to go to City Council)	\$453
Home Occupation Permits (Minor) [Major Home Occupations are charged the Minor Use Permit Fee]	\$38
Restaurant Encroachment Permit (See Note #9)	\$226
Staff Research Time	\$65 per 1/2 hour
Street Closures: (See Note #9)	-
Staff Review	\$75
Council Review	\$453
Temporary Outdoor Use Permit	\$75
Will Serve Letter (Utilities)	\$151
Zoning Compliance Letter (Involves City Atty)	\$604
Zoning Verification Letter (Planning Staff Only)	\$113
NAME CHANGES	
Subdivision Names (once public hearing notice has been published)	\$377
Street Names (for subdivisions, once final map has been approved)	\$1,509
PRE-APPLICATION REVIEW (See Note #1)	. ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ
Annexation Pre-Applications (Includes City Council Review-Note #12)	\$1,509
Minor (CUP's, Site Plan Review, etc.)	\$189
Major (Zone Changes, General Plan Amendments, SUP Revisions,	\$302
Tentative Maps, etc.)	

Application Type	Application Fee
SERVICE (WATER & SEWER) REQUESTS	
(County Property)	
Staff Review	\$226
City Council Review	\$302
	+ \$20/acre or portion thereof
SITE PLAN REVIEW	
Minor: (Minor change in existing site or change in use with minor	\$906
design adjustments)	
Major: (Major redesign of existing site or design of vacant site) (Large	\$1,509
projects may be charged on an hourly basis) (See Note #6)	
Other:	
Accessory Dwelling Units (Minor Use Permit) & Community	No Charge
Gardens	
Recycling Centers	\$302
SITE UTILIZATION PLAN ESTABLISHMENT	
Residential Planned Development (RP-D) and	\$4,528
Planned Development (P-D)	+\$149/acre
SITE UTILIZATION PLAN REVISIONS	\$2,264
(See Note #4) (Fee also applies to Special Project Permits)	+\$149/acre
TENTATIVE SUBDIVISION MAPS	
1-50 Lots	\$4,528
50+ Lots	\$7,546
VARIANCE	
Single R-1 lot	\$1,283
All Others	\$1,509
Multiple on one application	\$2,264
ZONE CHANGES	\$4,528
(Including to Planned Developments)	+\$149/acre
ZONING TEXT AMENDMENTS	
(Amendments to Title 20 of Merced Municipal Code)	
Re: Standards (Setbacks, signs, etc.)	\$1,509
Re: Land Use (Adding a land use to a zone, adjusting requirements for	\$2,264
a specific land use, etc.)	

NOTES

- 1. <u>Pre-Application Review Charge</u> may be assessed on any request to consider a particular piece of property for development activity, including change of zoning, preliminary site plan review, preliminary review of a subdivision layout, or as otherwise determined by the Director of Development Services. This charge will be credited against any "Application Fee" subsequently received from the applicant for the subject project.
- 2. <u>R-1 Type Uses</u>. Those uses eligible for consideration as conditional uses in an R-1 residential zone or any R-1 use (principally permitted or otherwise) when considered for a conditional use permit in another zone.

Application Type

Application Fee

NOTES (Continued)

- 3. <u>Annexations.</u> Fees paid at time of application are for processing by the City. If approved by the City Council, additional fees (payable to LAFCO) will be required with the new application due to the Local Agency Formation Commission (LAFCO) at that time. The final step in a completed annexation is submission to the California State Board of Equalization, which will require an additional fee (payable to the State). The base fee, a minimum of several hundred dollars, is tied to acreage and increases as the size of the annexation increases. (If an applicant wants more information on these prospective fees, please call the Merced County Planning Department at 385-7654.)
- 4. <u>Site Utilization Plan Revisions.</u> A Site Plan Review Permit is also required before construction. A Special Project Permit has a similar review process as SUP Revisions, so the fee would be the same.
- 5. <u>Based on Cost (Deposit Required).</u> Application fee is based on the actual cost of time, services, and materials incurred in processing the application. With the exception of environmental reviews, the deposit is due upon application. Any costs above the deposit are due and payable prior to final Planning Commission/City Council action. The deposit and actual cost for environmental reviews will be determined on a case by case basis after the application is accepted, and the deposit is due before work commences.
- 6. <u>Fee Adjustments</u>. Per MMC 20.66.030(D), the Director of Development Services shall have the authority to lower or increase the fee in any individual case, not to exceed the actual cost of staff time, or waive the payment for another government agency, or non-profit, tax exempt organization, or where good cause appears. In the case where no application fee has been adopted, the Director will determine which adopted fee to charge that would be equivalent based on the similar level of effort and review required.
- 7. <u>Refunds</u>. Partial refunds can be given if applications are withdrawn prior to public hearing. However, the cost of actual staff time or direct costs spent on the application will be deducted from the original amount prior to a refund being granted. Please note that refunds can only be given <u>within 1 year after application</u> submittal due to budgeting constraints.
- 8. State Fish & Game Fees: These are fees charged by the State of California to fund programs for the CA Department of Fish & Game. This is not a City or County fee but the City is obliged to comply with the State law in order to complete your environmental review process. The project planner will ask the project applicant to submit these fees at least 5 days prior to the final Planning Commission or City Council action on the project, so the Notice of Determination (which limits the time frame for filing CEQA lawsuits) can be filed with these fees. These fees are subject to an annual increase each January 1st. Please check with the City Planning Division for the most current fee before submitting.
- 9. <u>Fees Established By Code</u>: Certain Applications are set by the Merced Municipal Code (M.M.C.): Restaurant Encroachment Permit (MMC Title 12.36.060) and Street Closure (MMC Title 12.42.050)
- 10. Appeal Fee: If a decision is made in the appellant's favor, the City will refund the appeal fee.

Application Type

Application Fee

NOTES (Continued)

- 11: Commercial Cannabis Business Permits (CCBP): Per City Council Resolutions #2017-67 (adopted 12/18/17) and #2021-43 (adopted 6/7/21), CCBP Application fees are due and payable upon submittal of a Commercial Cannabis Business Permit Application. The amount of the fees are adjusted annually to account for inflation by using the Consumer Price Index (CPI). In no event, shall the fees in any year be less than the preceding year. The Regulatory Fee is to be due and payable prior to opening the business and thereafter on or before the anniversary date. The Regulatory Fee may be amended from time to time based upon actual costs. The amount of the fees are adjusted annually to account for inflation by using the Consumer Price Index (CPI). In no event, shall the fees in any year be less than the preceding year.
- 12: <u>Annexation Pre-Application</u> (Includes City Council Review): Annexation Pre-applications are different from regular pre-applications that are only reviewed by City Staff in that Annexation Pre-applications are also reviewed by the City Council and Merced County Local Agency Formation Commission (LAFCO) staff to provide early guidance on annexation requests. Please see the separate "Annexation Pre-Application" application form for details regarding submittals and process. Fee charged is the same as a "Major Site Plan Review" permit and can be credited toward an official annexation application.