

COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Mojahed Salama, P.E.
Deputy for Transportation/Capital Projects
Russell Williams
Deputy for Transportation/Planning and
Development

Transportation Department

NAMING AN UN-NAMED ROAD EASEMENT REQUIREMENTS (URE)

The following items are to be submitted by the Surveyor/Engineer or Applicant along with the processing agreement to the Survey Division.

- Complete the "Application for Naming An Un-Named Road Easement" that is attached as the Second Page of this packet.
- Select Six Different street names for consideration using the attached "Supplemental Information" form
- A check or money order made payable to "The County of Riverside" for the initial deposit of \$77.00 per road to be named, plus a 2% surcharge.
 - (Example: 1 road would cost: \$77.00 + 2% surcharge = \$78.54)
- When selecting the proposed street name, please use the following chart which pertains to width and classification of road easements:

RIGHT OF DEFINITION	CLASSIFICATION
Full width	
20' – 30' -60' – 88' (Easements)	Street, Way, Trail, Alley, Path, Road, Drive, Place, Lane, Terrace and Passage
Dead-end street or cul-de-sac	Circle Court and Cove

APPENDAGE FOR SPANISH TRANSLATION

Suffixes for Street Names in Spanish:

English	<u>Spanish</u>	<u>English</u>	<u>Spanish</u>
Avenue	Avenida	Lane	Calle
Circle	Circulo	Path	Senda
Court	Corte	Path	Vereda
Cove	Ensenada	Place	Lugar
Cove	Cala	Road	Camino
Drive	Carretera	Way	Via

TRANSLATION FOR DIRECTIONAL INDICATOR:

North: Norte South: Sur West: Oeste East: Este

Supplemental Information

For electronic submittals, please call 951-955-6700 for instructions.

Please fill out form and attach a copy of your Assessor's map marking the location of your parcel and the street you wish to name.

Your Name:			
Address:	Residence:		
	Mailing:		
	Phone: ()		
List six choi		t in order of preference and do not use the sam	ne root word
1)		4)	
2)		5)	
3)		6)	
NOTE:	The six choices are subj Department.	ect to approval by the Riverside County Trans	portation
Signature: _		Date:	



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LAND USE and PERMIT APPLICATION PROCESSING AGREEMENT

Agreement for Payment of Costs of Application Processing Survey Division

TO BE COMPLETED BY APPLICANT:

This a	greement is by and between the County of Riverside	e, herea	fter "County o	of Riverside",	
and	hereafter "Applicant" and" Property Owner".			operty Owner".	
	This agreement is by and between the Co	unty of I	Riverside, her	eafter "County", and	
	hereafter "Applicant"	and	- 67	" Prope	erty Owner".
Applica	ant name/firm and Property Owner name/firm must match o	on page	2, Section 4, ite	em 1. for Property Owne	r, and item 2. for Applicant.
	PROPERTY / PROJECT INFORMATION	Date	:		
	PARENT CASE # (Fast Track, TR, PM, PP, CUP, PUP, MS): PROJECT NAME:				
	DESCRIPTION (Map & Phase # / No. of Lots):		_ 		
	LOCATION (Address and Cross Street Name(s)):			APN(s):	
	Please designate who to contact to discuss the project.		☐ Applicant	☐ Engineer	☐ Property Owner
	ENGINEERING FIRM (NAME AS IT APPEARS ON YOUR LETTE	ERHEAD)		13	Ħ
	ADDRESS	7	//	15	9
	CITY / STATE / ZIP CODE	///		10/1	
	PHONE:	11	CONTACT F	PERSON: (Last Name, First)	
	FAX:	TIC	E-MAIL ADD	DRESS:	

For electronic submittals, please call 951-955-6700 for instructions.

If your application is subject to Deposit-based Fee, the following applies

Section 1. Deposit-based Fees

Purpose: The Riverside County Board of Supervisors has adopted ordinances to collect "Deposit-based Fees" for the costs of reviewing certain applications for land use review and permits. The Applicant is required to deposit funds to initiate staff review of an application. The initial deposit may be supplemented by additional fees, based upon actual and projected labor costs for the permit. County departments draw against these deposited funds at the staff hourly rates adopted by the Board of Supervisors. The Applicant and Property Owner are responsible for any supplemental fees necessary to cover any costs which were not covered by the initial deposit.

Section 2. Applicant and Property Owner Responsibilities for Deposit-based Fee Applications

A. Applicant agrees to make an initial deposit in the amount as indicated by County ordinance, at the time this Agreement is signed and submitted with a complete application to the County of Riverside. Applicant acknowledges that this is an initial deposit and additional funds may be needed to complete their case The County of Riverside will not pay interest on deposits. Applicant understands that any delays in making a

- subsequent deposit from the date of written notice requesting such additional deposit by County of Riverside, may result in the stoppage of work
- B. Within 15 days of the service by mail of the County of Riverside's written notice that the application permit deposit has been reduced to a balance of less than 20% of the initial deposit or that the deposit is otherwise insufficient to cover the expected costs to completion, the Applicant agrees to make an additional payment of an amount as determined by the County of Riverside to replenish the deposit. Please note that the processing of the application or permit may stop if the amount on deposit has been expended. The Applicant agrees to continue making such payments until the County of Riverside is reimbursed for all costs related to this application or permit. The County of Riverside is entitled to recover its costs, including attorney's fees, in collecting unpaid accounts that would have been drawn on the deposit were it not depleted.
- C. The Property Owner acknowledges that the Applicant is authorized to submit this agreement and related application(s) for land use review or permit on this property. The Property Owner also acknowledges that should the Applicant not reimburse the County of Riverside for all costs related to this application or permit, the Property Owner shall become immediately liable for these costs which shall be paid within15 days of the service by mail of notice to said property Owner by the County.
- D. This Agreement shall only be executed by an authorized representative of the Applicant and the Property Owner. The person(s) executing this Agreement represents that he/she has the express authority to enter into this agreement on behalf of the Applicant and/or Property Owner.
- E. This Agreement is not assignable without written consent by the County of Riverside. The County of Riverside will not consent to assignment of this Agreement until all outstanding costs have been paid by Applicant.
- F. Deposit statements, requests for deposits or refunds shall be directed to Applicant at the address identified in Section 4.

Section 3. To ensure quality service, Applicant is responsible to provide one-week written notice to the County of Riverside Transportation and Land Management Agency (TLMA) Permit Assistance Centers if any of the information below changes.

Section 4. Applicant and Owner Information

Appl

1. PROPERTY INFORMATION:	
Assessors Parcel Number(s):	
Property Location or Address:	
Section, Township, and Range:	
2. PROPERTY OWNER INFORMATION:	
Property Owner Name:	
Firm Name:	Email:
Address:	
3. APPLICANT INFORMATION:	
Applicant Name:	Phone No.:
Firm Name:	
Address (if different from property owner)	
4. SIGNATURES:	
	Date:
Print Name and Title:	
Signature of Property Owner:	Date:
Print Name and Title:	
Signature of the County of Riverside, by	Date:
Print Name and Title:	
	Y OF RIVERSIDE USE ONLY
ation or Permit (s)#:	
Appli	cation Date: