

TREE REMOVAL PERMIT APPLICATION FORM

Community Development Department 10300 Torre Avenue Cupertino, CA 95014

(408) 777-3308 / Fax (408) 777-3333 planning@cupertino.org http://www.cupertino.org/planning

Property Owner			one (w)	Phone (h)	
X Street Address		Fax		Cell	
City, State, Zip Code		E-Mail			
Project Contact Person		Phone (w)		Phone (h)	
v					
Street Address		Fax		Cell	
City, State, Zip Code		E-Mail			
Project Address		APN (s)			
And the Departments					
Application Requirements: Justification Statement: Explanation of why the tree(s) should be removed and, if needed, ISA certified			Spe	cies	Size (diameter at 4.5 feet from grade)
Arborist report.	Tr	ee A			
Site Plan: show the location of existing/ replacer tree(s) , buildings, and improvements.	Tr	ee B			
Replacement Plan: Site plan showing a location for the replacement tree, approved by an ISA certified arbori. when needed.		ee C			
		ee D			
Fees and Deposits			Attach sheet	t for additional	trees
I certify that the foregoing statements are t Initials Initials Initials Initials I declare under penalty of perjury that I am the property owner and that I consent to the above-osite in order to take photographs, slides and/or vision of the approved replacement tree(s) by provide replacement tree(s) to ensure survival.	validate an appr or my authoriz ement has been p owner of said p described applica deotape that may erstand that the e to remove the	oval by red rep roperty tion an y be sho e replac em in t	the City Counc resentative, is d to the applicab or have Power d I authorize Ci wn at city meet cement tree(s) the future. I w	cil of this applic not present at ole review body. of Attorney (at ity staff and cor ings. will be consid ill demonstrat	ation. I understand required scheduled tach copy) from said isultants to visit the ered protected and te compliance with
X					
Applicant's Signature Print Applicant Nam		ne	e Date		ite
<u>x</u>					
Property Owner's Signature Print Property Own		ner's Name		Date	
Staff use only: (Do not write below this line)					
Application accepted on Specia	men Tree (between 12" and 24" DBH) men Tree (greater than 24" DBH) cy Protection Tree			 Development Tree Part of a Tree Management Plan Heritage Tree 	



INDEMNIFICATION CLAUSE ACKNOWLEDGEMENT

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On		an application was submitted to the City of Cupertino Planning Division, on		
	(DATE)			
behalf of		(the "Applicant"). The project, which is the subject of the		

application, is located at the following address _

- 1. The Applicant agrees, as part of the application, to the fullest extent permitted by law, to indemnify, defend with attorneys of the City's choice, and hold harmless the City and its officers, employees, and agents (collectively, the "indemnified parties") from any liability, claim, action, cause of action, suit, damages, judgment, lien, levy, or proceeding (collectively referred to as "proceeding") brought by a third party against the one or more of the indemnified parties or one or more of the indemnified parties and the Applicant related to any Ordinance, Resolution, or action approving the project, the related entitlements, environmental review documents, finding or determinations, or any other permit or approval authorized for the project. This indemnification is intended to include but not be limited to damages, fees, and costs awarded against the City, if any, and cost of suit, attorneys' fees, and other costs, liabilities, and expenses incurred in connection with such proceeding whether incurred by the Applicant, the City, or the parties initiating or bringing such proceeding.
- 2. The Applicant agrees to (without limitation) reimburse the City its actual attorneys' fees and costs incurred in defense of the litigation. Such attorneys' fees and costs shall include amounts paid to the City's outside counsel and shall include City Attorney time and overhead costs and other City staff overhead costs and any costs directly related to the litigation reasonably incurred by City. The applicant shall likewise indemnify, defend, and hold harmless the indemnified parties from and against any damages, attorneys' fees, or costs awards, including attorneys' fees awarded under Code of Civil Procedure section 1021.5, assessed or awarded against the indemnified parties. The Applicant shall cooperate with the City to enter a Reimbursement Agreement to govern any such reimbursement.
- 3. The Applicant agrees to (without limitation) reimburse the City for all costs incurred in additional investigation or study of, or for supplementing, redrafting, revising, or amending, any document (such as an EIR, negative declaration, specific plan, or general plan amendment) if made necessary by a proceeding challenging the project approvals and related environmental review, if the Applicant desires to continue to pursue the project.
- 4. The Applicant agrees to indemnify the City for all of the City's costs, fees, and damages incurred in enforcing this Indemnification Agreement.
- 5. In the event that the Applicant is required to defend the City in connection with such proceeding, the City shall retain the right to approve:
 - a. The attorneys selected to defend the City;
 - b. All significant decisions concerning the manner in which the defense is conducted; and
 - c. Any and all settlements. The City shall also have the right not to participate in the defense, except that the City agrees to cooperate with the Applicant in the defense of the proceeding.
- 6. The defense and indemnification of City set forth herein shall remain in full force and effect throughout all stages of litigation including appeals of any lower court judgments rendered in the proceeding.
- 7. The Applicant agrees that City shall have no liability to the Applicant for business interruption, punitive, speculative, or consequential damages.

Print Name,	Title
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Signature