

# Fresno Local Agency Formation Commission Change of Organization/Reorganization Application

Not for use with update/revision to sphere of influence, city incorporation, or district formation. Contact LAFCo staff for details.

Signature of Chief Pe Local Agency Repres		Title:	Date	e sest of
my knowledge.  Signature of Chief Pe	•		 Date	e sest of
				e sest of
	attached documents are c	complete and are in all res	pects true and correct to the	e hest of
	ddress of officers or person d the Executive Officer's Ro Mailing Address		in number, who are to rec	eive the
Name of Proposal: (I	Name to match the title of	map and legal description	)	
Application by (chec	k one):   City/District Re	solution	gistered Voter Petition	
(complete first p	age of this application only	y; refer to extension of serv		
Other		(describe in detail in ap	plication) ervice area) or sphere of ii	nfluence
=	f territory to a local agency of territory from local agen	•		
☐ Annexation of	ion action: (check all that a			
•				

**Note:** Per the City/County Memoranda of Understanding, if this is an application for annexation to a city. A city shall, at least thirty days prior to filing any annexation proposal with the Fresno Local Agency Formation Commission, notify the County of its intention to file such proposal and the date upon which city expects

such proposal to be filed. The County's affirmative response to the Notice of Intent is an essential part of a complete application to LAFCo.

## 1. PROPOSAL INFORMATION

Record owner(s) of the affect Name	ed territory (attach additional sheets as necessary):  Mailing Address	
Number of registered voters i	in affected territory: r from County Elections Department attached?	
Number of residents in affect	ed territory:	
Number of landowners in affe	ected territory:	
Current population estimate i	in affected territory:	
Estimate of future population	in affected territory:	
Total current assessed value of	of affected territory: \$	
Existing land use(s) of affected	d territory:	
Describe the land uses surrindustrial, open space, etc.).	rounding the proposal territory (e.g., residential, commercia	l, agricultural
North:	East:	
	West:	
City General plan designation	(s) of affected territory:	
Proposed zoning designation(	s) of affected territory:	
Acreage of proposal, including	g full unincorporated public rights-of-way:	
Assessor's Parcel Numbers (u (Williamson Act) designation)	use full number including "S," "T," "U," etc.; note if parcel(s) in	cludes a "LCC'

and each school superintendent whose school district overlies the affected territory in accordance with Gov. Sec. Code 56658(b)(1)? Note: If notice has been sent, application processing may be expedited by approximately 20 days.
☐ Yes (attach notice, affidavit of service and mailing list) / ☐ No
Is any of the affected territory subject to an agricultural preserve or under Land Conservation Contract? $\Box$ Yes / $\Box$ No
If yes, has a notice of non-renewal been filed for the affected territory? $\  \  \  \  \  \  \  \  \  \  \  \  \ $
Did the affected city adopt a resolution protesting the Land Conservation Contract when it was approved? $\Box$ Yes (attach copy of resolution) / $\Box$ No
If submitting an application by resolution: does the City/District's resolution of initiation include a statement that the city intends to either succeed or not to succeed to the contract? Yes $\square$ (attach proof) / No $\square$
$\Box$ If application by resolution: attach certified copy of prezoning ordinance approved by City Council, aged no more than 12 months from date of this application. N/A $\Box$
$\Box$ Attach evidence that a Right-to-Farm covenant has or will be made a requirement by the lead agency prior to consideration by the commission. N/A $\Box$
☐ Attach Service Plan Work Sheet required by GC sec. 56653) N/A ☐: not needed if your city has submitted a Master Service Plan that has been adopted in the last 12 months.
Attach statement from the retail water purveyor that affirms that water supplies will be adequate and available for the proposal's domestic and fire flow needs.
Has a prior city application been routed to Fresno County Environmental Health? Yes $\Box$ (attach proof) / No $\Box$ (attach check for payment of \$175)
Attach these maps necessary to this application:  Legal description and map (FYI: will be verified by County Assessor staff)  Location map Vicinity map
Water and sewer maps ( N/A if included in service plan) (Pre)Zoning Map

# 2. CITY PLANNING APPLICATION/ENTITLEMENT MATRIX:

			Ordinance bill/
Type of approval or permit	File no.	Approval date	Resolution attached?
Tentative Subdivision			☐Yes / ☐No / ☐ N/A
Мар			
Tentative Parcel Map			☐Yes / ☐No / ☐ N/A
Major Use Permit			□Yes / □No / □ N/A
City/County General			☐Yes / ☐No / ☐ N/A
Plan Amendment			
City Prezoning			☐Yes / ☐No / ☐ N/A
County Rezone			☐Yes / ☐No / ☐ N/A
(Other)			☐Yes / ☐No / ☐ N/A
If local agency is lead agency  A stamped/certified copy of			complete application:
Copy of Initial Study			
A certified copy of the lead	d agency's resolution	making the required enviro	onmental determination.
Copy of receipt for Fish an	d Game fees.		
☐ Finding of Conform☐ EIR SCH #☐ Use of Previous EIF	option – Class on / Mitigated Negat nity with EIR SCH # R SCH #	ive Declaration	of the lead agency's resolution
listing significa	int impacts, mitigatio	n measures, and statement	of overriding considerations.

## 4. APPLICATION QUESTIONNAIRE

Where there is insufficient space for the requested information or is not provided on this application, please attach a separate sheet with responses corresponding to the numbered questions. References to Fresno LAFCo policy and Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 are shown in italics.

1.	Describe to the best of your knowledge what actions are requested by the resolution or petition (i.e annexation, detachment, SOI revision).
 2. 	State the reasons for this change, and why the change is proposed at this time.
3.	Describe in detail any added service and greater frequency or range of services to be provided to residents living in the proposal area. (  N/A if included in service plan)
4.	Describe proposed development: its location and acreage, the types of uses and number of residentia units and/or commercial square footage.
9.	How will the proposal assist city or county to achieve its fair share of regional housing needs as determined by its current General Plan Housing Element?
10.	Describe whether affected agencies (those agencies whose boundaries are being changed) have existing bonded debt?
11.	Will the proposal area be liable for payment of its share of this existing debt? If yes, how will this indebtedness be repaid (property taxes, assessments, water sales, etc.?)
13.	Please describe consistency with City and County General, Specific and Community Plans within the affected territory.

14.	Will there be any costs or other changes affecting residents or landowners within the affected territory?
15.	Describe the use of developed property within the proposal territory, including details about existing structures. Describe anticipated development of vacant property, including types of buildings, number of units, supporting facilities, etc., and when development is scheduled to occur.
16.	Please provide any additional information that may be relevant to this proposal.
5. [	DISADVANTAGED Unincorporated Communities (Fresno LAFCo Policy 106)
Uninco	ant is responsible for assessing whether the proposal triggers the Fresno LAFCo Disadvantaged orporated Communities policy. (see www.fresnolafco.org / Disadvantaged Unincorporated unities)
is defii the sta	LAFCO policies include consideration of disadvantaged unincorporated communities (DUCs). A DUC ned as an inhabited territory with an annual median household income that is less than 80 percent of atewide annual median household income and has at least 15 dwelling units at a density not less than nit per acre.
5.	Based on the above definition are there any disadvantaged unincorporated communities within 300 feet of the proposed annexation? $\square$ Yes / $\square$ No
6.	If there is a DUC, where is it located in relationship to the proposed reorganization?
7.	Has an application for the DUC been submitted to LAFCo in the last five (5) years? $\square$ Yes / $\square$ No
8. into th	Has a survey been conducted in both English and Spanish to determine support of annexing the DUC se city? $\square$ Yes (attach notice, affidavit of service and mailing list) / $\square$ No

#### 6. MUNICIPAL SERVICE INFORMATION

Existing:	Proposed Change:
Domestic Water	
Sewer Collection	
Solid Waste Collection	
Street Lighting	
Parks and Recreation	
Fire Protection	
Police	
Storm Drainage	

#### 7. PROPERTY-OWNER CONSENT FORM FOR INCLUSION OF PROPERTY

Note: the legal description of the territory proposed for change of organization or reorganization must be attached at the time consent is signed. Each individual listed as a landowner must sign for the subject parcel(s). A current Assessor Parcel Number (APN) that may be obtained from your tax statement is sufficient to describe the property location.

Attach additional sheets if necessary (Land Owner Consent Form)

#### 8. APPLICANT FINANCIAL DISCLOSURE FORM INFORMATION SHEET

Pursuant to Government Code Section 84308, the Applicant Financial Disclosure Form must be completed by applicants for, or persons who are the subject of, any proceeding pending before the Fresno Local Agency Formation Commission ("Fresno LAFCo"). A public agency applicant is not required to complete this form; however, any agent and/or person having a financial interest in the outcome must submit the form. The completed Applicant Financial Disclosure Form, with original signatures, must be filed with your application.

- 1. If you are an applicant for, or the subject of any application or proceeding pending before Fresno LAFCO, you are prohibited from making a campaign contribution of more than \$250.00 to any commissioner or alternate commissioner. This prohibition ends three (3) months after a final decision is rendered by Fresno LAFCO. In addition, no commissioner or alternate commissioner may solicit, accept, or direct a contribution of more than \$250.00 from you during this period. These prohibitions also apply to your agents and/or lobbyists. If you are a closely held corporation, this prohibition applies to your majority shareholder(s) as well.
- 2. You must file the attached form, disclosing whether you or your agent(s) have contributed more than \$250.00, in the aggregate, to any commissioner or alternate commissioner during the 12 months preceding the filing of the application.

3. If you or your agent have made a contribution to any commissioner or alternate commissioner during the 12 months preceding the decision on the application or proceeding, that commissioner must disqualify himself or herself from the decision. However, disqualification is not required if the commissioner or alternate returns the campaign contribution within 30 days of learning about both the contribution and the proceedings.

#### **Definition of Terms**

- 1. A proceeding involving a "license, permit or other entitlement for use" includes all business, professional, trade and land use licenses and permits, and all other entitlements for use, including all entitlements of land use, all contracts (other than competitively bid, labor or personal employment contracts) and all franchises.
- 2. Your "agent" is someone who represents you in connection with a proceeding involving a license, permit, or other entitlement for use. If an individual acting as an agent is also acting in his or her capacity as an employee or member of a law, architectural, engineering, consulting firm, or similar business entity, both the business entity and the individual are "agents."
- 3. To determine whether a campaign contribution of greater than \$250.00 has been made, campaign contributions made by you within the preceding 12 months must be aggregated with those made by your agents within the preceding 12 months. Campaign contributions made to different commissioners or their alternates are not aggregated.

This notice summarizes the major requirements of Government Codes Section 84308 of the Political Reform Act and 2 California Administrative Code Sections 18438.1 -18438.8. For more information, contact Fresno LAFCO staff at (559) 600-0404or the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, CA 95814, (916) 322-5901.

#### 9. APPLICANT FINANCIAL DISCLOSURE FORM

Designated Title of Proposal:			
Party's Name:			
Party's Full Address:			
No	Yes		
I certify that contributions totaling more than \$250.00 <u>HAVE NOT BEEN MADE</u> to any commissioners, alternate commissioners, or candidates within the 12 months preceding the filing of this application.	I certify that contributions totaling more than \$250.00 <u>HAVE BEEN MADE</u> , within the 12 months preceding the filing of this application, to a commissioner, alternate commissioner, or candidate, as indicated below.		
Name	Name		
Date	Date		

If you completed the "Yes" box above, please provide information as indicated below. Names of current Fresno LAFCo commissioners and alternate commissioners are provided for reference. Use additional sheets if necessary.

To whom was	Contributor Name	Contribution	Contribution Amount
Contribution made?	(if other than applicant)	Date	

#### Commissioner

Robert Silva, Chairman, City Representative
Sal Quintero, Chair Pro Tem, County Representative
Daniel Parra, City Representative
Nathan Magsig, County Representative
Mario Santoyo, Public Member
Michael Lopez, Alternate Public Member
Scott Robertson, Alternate City Member

#### 10. LEGAL INDEMNIFICATION

Should the Fresno Local Agency Formation Commission ("Fresno LAFCo") be named as a party in any litigation (including a "validation" action under CCP sec. 860 *et seq.*) or administrative proceeding in connection with the Applicant's proposal, Applicant agrees to indemnify, hold harmless, and promptly reimburse Fresno LAFCo for:

- 1) All reasonable expenses and attorney's fees in connection with the defense of Fresno LAFCo; and
- 2) Any damages, penalties, fines or other costs imposed upon or incurred by Fresno LAFCo, its agents, officers, attorneys, and employees from any claim, action, or proceeding brought against any of them, the purpose of which is to attack, set aside, void, or annul the approval of this application *or* adoption of the environmental document, which accompanies it. The Fresno LAFCo Executive Officer may require a deposit of funds sufficient to cover estimated expenses of the litigation. Applicant agrees that Fresno LAFCo shall have the right to appoint its own counsel to defend it and conduct its own defense in the manner it deems in its best interest, and that such actions shall not relieve or limit Applicant's obligations to indemnify and reimburse defense costs.

Applicant may be required by Fresno LAFCo to execute an additional indemnity agreement as a condition of approval for this application. Such an agreement in no way limits the effect of obligations provided for herein.

City/District Application	-or-	Land Owner Petition Application
City/District Representative Signature		Land Owner Signature
Print Name		Print Name
 Date		Date

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