

OWNER AUTHORIZATION AFFIDAVIT CITY OF ENCINITAS DEVELOPMENT SERVICES DEPARTMENT

505 South Vulcan Avenue Encinitas CA 92024 (760) 633-2710

This affidavit certifies that the party listed below as the "Applicant," has been granted authorization by and from the property owner(s) to obtain a permit(s) or entitlement(s) on their behalf. This form must be filled out completely by the joint, sole, officer of, or authorized representative of the owner(s) if another party is submitting an application on the owner's behalf. This form must be submitted electronically at the time of application submission to the Development Services Department.

I,			_, am th	ne own	er; or	joint,	sole,	officer	of,	or a	authorized	
(Print Nam	ne(s))											
representative	of the owner	; of the prop	erty liste	d below	, and	I certif	y that	I have	gran	ited/a	authorized,	
representing							as my duly authorized agent and give					
(Print Applicant	's Name)		(Print Co	ompany's N	Jame)							
permission to	the Applicant	isted above	to obtain	the pern	nits or	entitle	ments	necessa	ary fo	r the	approval,	
construction, a	and/or installatio	n at the follow	ving addre	ess(es):								
											for the	
planning, cons	struction, or inst	allation of:										
I authorize the	applicant to file	e this applica	tion and to	o represe	ent me	on all	matter	s conce	rning	the a	associated	
application.												
Signatures:	Ву:						Date:					
	Its:								_			
	Ву:						Date:					
	Its:								_			

As a condition of this application and to the fullest extent of the law, application hereby agrees to and shall defend, indemnify, release and hold harmless the City, its officers, officials, employees, agents, commissions, boards, and committees (collectively, "Indemnitees") from any claim, action, lawsuit, or proceeding brough against any of the Indemnitees, the purpose of which is to challenge, attack, set aside, void, modify, or annul the approval of this document, or the processing thereof. This duty of indemnification and defense shall include, and is not limited to, damages, costs, expenses, award of damages, attorney fees, or expert witness fees that may be asserted against Indemnitees by any person or entity, including the application, arising out of or in conjunction with this application. Selection of legal counsel for City's defense shall be subject to the prior approval of the City Attorney, which approval shall not b unreasonably withheld. The applicant shall indemnify the City for all of its costs, attorney's fees, and damages which City incurs in enforcing the indemnification provisions set forth herein and shall, at City's election, be subject to payment to City in treble amount. Applicant hereby represents and warrants that it either 1) is the owner of the property subject to this application, or 2) has lawful authority to bind itself and the property owner(s) to the foregoing indemnification.