

Residential Site Plan Application

FOR OFFICE USE ONLY	
Date	_
Payment Form	
Amount	
Receipt #	
Clerk	

1									
Date:									
be processed separately. I	or schedule	ed for revie site plans m	w by the City. nay, at the City	tion and fee p Application for 's discretion,	ees do not incl be required. T	ude professior he City will cor	nal firm fees, ntact the app	te applications which will be b licant if an eng ngs (shop, garag	illed ineered
						Name		Initial	
		Filing Fee	11x17	Site Plan Must Ir	nclude:				
Construction Type	Application	\$50- New Home \$25- all other	Existing & proposed buildings, dimensions, & setbacks	Existing/ proposed utilities	Dimensions of driveway cut – (35' max)	Cache County Plat Map	Stormwater NOI Permit	Stormwater Pollution Prevention Plan (SWPPP)	
New Home									
Acc. Building							*	*	
Addition							*	*	
Deck							*	*	
Other									
*May not app Applicant In Name:	formation								
Mailing add	ress:					Email:			
Property Ovinformation Name:	wner Inforn and writte	nation (If a	applicant is no	ot the proper ant to pursu	e the permit)			the property	owner's
						Email:			
Telephone: Utilities (circle, if applicable): Septic tank Construction Type (circle): New home			ınk City	sewer essory buildir	Wate	er W	/ell ddition	Other	
					Parcel Tax IF):			

Square footage for fir	•	ors and all areas under	er the roof, including garages and covered porches):
7000	Hoight	Initial	
Setbacks (front yard)	_ Height (side yard)	(rear yard)	Initial
Contractor Informa		(, , , , , , , , ,-	
Name:			
Mailing address:			
	of Intent (NOI) Info		
the development co https://secure.utah.go	ontractor or the deve ov/account/log-in.htm	loper. If you have to L. You will create a log	ou may be able to use the NOI permit taken out by so obtain your own NOI permit, please visit: og in and then access the Storm Water Permit Issuance when you file your permit.
	actor shall be responsible f	-	and final placement and elevations of footings/foundations. ate, national and local building codes and ordinances.
			iate the owners from their responsibility to understand and ended to and cannot be construed to allow any laws to be violated
process. This is in addition limited to reviews of deve our city engineer at an ho- conditional uses, may also whether or not you were	n to application fees. All sul elopment agreements, consurly rate. Some subdivision o require engineering and/o	odivisions require enginee struction drawings, prelimi a applications may also req or legal review at the City's sts, and that the City canno	and all professional firm fees as they arise throughout the approval reing review throughout the approval process, such as but not hinary and final plats, and inspections. These services are billed by quire legal review. Other applications, such as but not limited to 's discretion. You agree to reimburse the City for all such costs, not predict all situations in which professional services may be

All Applicants Must Read the Following Before Signing This Application

The granting of a zoning permit does not override any federal, state, or local building code or authorize any individual to violate any local law or ordinance. Approval of this permit does not constitute a representation by the City that it will be liable for any issues arising from the construction of homes and other structures in a Sensitive or Hazard Area. It is the responsibility of the property owner to comply with all relevant local, state, and federal laws and regulations, including but not limited to Providence City Code 10-5 outlined below: Sensitive and Hazard Areas:

- 1. JURISDICTIONAL WETLANDS: As Defined by the US Army Corps of Engineers
- 2. STEEP SLOPES: Where the rise or fall of the land is equal to or exceeds 30% over a horizontal distance of 50 feet or greater measured perpendicular to the contour lines.
- 3. NATURAL WATERWAYS OR OPEN WATER: Including but not limited to: rivers, creeks, or streams. Identified as those areas where surface waters flow sufficiently to produce a defined channel or bed.
- 4. FLOODPLAINS: See definitions in Chapter 16 Section 3 of this Title.
- 5. CRUCIAL WILDLIFE HABITAT AREAS: As identified by the State Division of Wildlife Resources (DWR)
- 6. GEOLOGICAL HAZARD AREAS: Earthquake fault lines or areas prone to debris flows, landslides, high or extreme liquefaction potential, and rock falls as identified by the US Geological Survey (USGS)

- 7. WILDFIRE HAZARD AREAS: Areas of the City designated as having moderate to extreme potential for wildfire hazards as identified by the City.
- 8. HAZARD WATER TABLE AREA: An area where potential ground water levels may occur within 12 feet of the natural grade.

By submitting this application, I affirm that I have read and understand the Title 10 Chapter 5 requirements for construction on property in the Sensitive or Hazard Area. I understand that the City is not liable for any issues which may arise because of the construction of structures in the Sensitive or Hazard Areas of the City. The property owner and their agents assume all liability for placing structures in this area of the City. I hereby certify that I am the property owner or authorized agent and I have read and examined this application and understand that the City has no liability. I accept responsibility for all soils and hazardous conditions on the site.

gnature of Applicant	Printed Name	Date

PROVIDENCE CITY BUILDING DIVISION CONSTRUCTION POLICIES



(Required for all zoning permit applications)

1. Zoning requirements

- a. Site plan required to be on site at footing inspection
- b. Property corners to be marked and staked for inspection

2. Lot ID

a. Posting of a lot ID sign is required during construction for inspections and emergency services. This sign is provided by the City and shall be posted by the first scheduled inspection and visible from the street.

3. Toilets

a. The IPC and OSHA require a toilet on site during construction and in place prior to the first inspection. This has to be accessible to all workers in the area and requires the cooperation of all.

4. Water Meter

- a. Unauthorized use of City water will result in a fine and a stop work order on the property.
- b. Meter and sewer clean outs are not allowed to be encased or surrounded in concrete. (Contact the Public Works for the required specs.) The moving cost will be the responsibility of the owner.

5. Streets/Sidewalks

- a. No material will be allowed on public streets or sidewalks. "Material" is defined as construction products, or any size or dimension of aggregate. (See Providence City's specs.)
- b. Dirt piled over curb and sidewalk requires a minimum 4" pipe installed to allow drainage to the gutter. This temporary (180 days) blockage to the sidewalk requires safety tape or cones to divert traffic.
- c. All sidewalks, curbs, gutters, and streets associated with the property are to be kept clean during construction with a final cleaning required prior to final occupancy.
- d. Construction sites should be kept clean and all debris contained to that site.

6. Elevations

a. I accept responsibility for all the soils and hazard conditions of the site. Approval of this permit does not constitute a representation by the City that the building at any specified elevation will solve any ground water, slope or hazard condition. The solution to this problem is the sole responsibility of the permit applicant, agent, or property owner.

7. Final Occupancy

a. Occupying the building prior to final occupancy will result in revocation of the \$500 power bond. After the initial inspection, the Building Official will determine whether any furniture can be moved into the house or garage.

8. Temporary Occupancy

a. Will only be issued with special permission. Temporary permits will expire after 30 days of issue and the construction bond will be forfeited if work is not completed

9. Permits

a. Plan review and permit fees are good for 180 days. Only the permit portion will be refunded, after a written letter of request is received. No fees will be refunded after this period has expired.

By signing below, I state that I have read	and agree to the above	e terms and understand the	at I am the
responsible party for the information co	ntained on this sheet.		

Signature	Printed Name	On Behalf Of	Date

APPLICATION FOR CONNECTION TO THE PROVIDENCE CITY WATER SYSTEM



Signature

(Required only for applications for new home/commercial construction)

۱h	ereby apply to Providence City for permission to connect my residence atto	the
Pr	vidence City water system and receive water services thereby provided. I agree to the following:	
1.	Providence City will install a water meter for the premises when the service line and meter set is in and been accepted by the City.	l has
	a. This acceptance is also contingent upon any changes or alteration to grade of landscape made by th homeowner/builder around the meter set. These changes must also meet Providence City specifications.	ıe
2.	If a homeowner/builder is required to make a connection to the Providence City water system, all costs this connection, service line, meter set and permits shall be paid by the homeowner/builder. a. Applicant shall purchase an excavation permit.	s of
	b. Applicant shall post an \$800 bond with the City, \$750 refundable upon satisfactory acceptance by t City.	he
	c. Installation shall follow all guidelines of Providence City standard specifications (a copy is available purchase at the City Office).	for
	d. All work shall be inspected by the City. If not approved, the applicant will have the problems rectifi at his expense to meet Providence City requirements.	ed
	 e. Any connection and service line made from the City's main line up to and including the meter shall remain the property of the City, and Providence City shall have access thereto at all times. 1. Cost for installation and maintenance of service lines, including homeowner connection to the meter setter is the sole responsibility of the homeowner/builder. 	
3.	The applicant understands that the billing for water service begins once the meter is set. The time framewards	ne
	for setting of the water meter needs to be scheduled with Providence City Water Dept.	
	a. Providence City shall have 30 days in which to install the requested water meter after payment of a fees and satisfactory inspections have been completed. Providence City Water Dept. reserves the r to evaluate the feasibility of a water service or water meter being installed between November 1 at April 1.	right

4. No water meter set shall be installed in a sidewalk, driveway or encased in concrete. Providence City shall have a minimum of an 18 inch unobstructed radius from the center of the lid and free access to the lines and meters installed under this agreement at reasonable times, through applicant's property if necessary. 5. Sprinkler systems or other possible contamination sources on the homeowner's property that connect to the City water system shall have approved backflow assemblies installed and registered with the City. 6. Applicant hereby agrees to abide by all rules, regulations, resolutions or ordinances enacted or adopted by

On Behalf Of

Date

the governing body applicable to the Providence City Water System.

Printed Name

APPLICATION FOR CONNECTION TO THE PROVIDENCE CITY SEWER SYSTEM



Signature

(Required only for applications for new home/commercial construction)

I he	ereby apply to Providence City for permission to connect my premises atto	the
Pro	vidence City sewer system. I agree to the following:	
1.	Providence City will allow the applicant to connect to the sewer trunk line or the service line extension one exists.	, if
2.	Applicant will obtain an excavation permit and comply with it if connection to the trunk line is required a. Applicant shall purchase an excavation permit.	
	b. Applicant shall post an \$800 bond with the City, \$750 refundable upon satisfactory acceptance by t City.	ne
	c. Installation shall follow all guidelines of Providence City standard specifications (a copy is available purchase at the City Office).	for
	d. All work shall be inspected by the City. If not approved, the applicant will have the problems rectified at his expense to meet Providence City requirements.	ed
	e. Applicant will bear all the costs associated with the permits, excavation, pipe, installation, backfill, compaction, and repair of curbs, sidewalks and streets.	
	f. Applicant shall use the mechanical connection apparatus approved by the Public Works Director. g. All materials used that are placed on City property shall become the property of Providence City.	
	h. Applicant shall call for a City inspector 48 hours prior to any work beginning on a City right-of-way. work shall be inspected prior to backfill.	All
3.	Before making connection with the sewer system, applicant shall cause the plumbing upon the premise be inspected by the municipality, and if it is not approved, it shall be rectified at the applicant's expens	
4.	The Providence City Water Department reserves the right to evaluate the feasibility of installing a sewe connection between November 1 and April 1.	:r
5.	Providence City shall maintain all sewer trunk lines in the City, but it shall be the responsibility of the house owner to maintain the line on the premises and to the junction with the sewer trunk line, commonly known as the "Y".	ome
6.	Applicant agrees to abide by all rules, regulations, resolutions or ordinances enacted or adopted by the governing body applicable to the Providence City Sewer System.	;

On Behalf Of

Date

Printed Name