CITY OF MERCER ISLAND

COMMUNITY PLANNING & DEVELOPMENT

9611 SE 36TH STREET | MERCER ISLAND, WA 98040 PHONE: (206) 275-7605 | <u>www.mercerisland.gov</u>



CITY USE ONLY			
PROJECT NO.	RECEIPT NO.	FEE	
Date Received:			
Received By:			

SHORELINE SUBSTANTIAL DEVELOPMENT PERMIT

A Shoreline Substantial Development Permit is used to obtain approval for proposals containing uses that are listed as permitted (P) in the City's Shoreline Master Program (SMP), located in MICC 19.13, and which do not fall under one of the permit exemptions allowed by state law in WAC 173-27-040.

Shoreline Substantial Development Permits review proposals for compliance with the standards in the SMP. If construction authorization is required, separate permits must be obtained.

REVIEW PROCESS – TYPE III LAND USE REVIEW

Type III reviews require the exercise of discretion about nontechnical issues. Type III reviews require a preapplication meeting, letter of complete application, notice of application mailing and posting, a 30-day public comment period, notice of decision, and the decision is made by the Code Official. Type III reviews do not require a public hearing.

Shoreline Substantial Development Permits are also subject to the additional review procedures for shoreline review in <u>MICC 19.15.180</u>.

The applicant shall not begin construction until after 21 days from the date of filing with the department of ecology and Attorney General and/or any appeals are concluded. The applicant shall also comply with all applicable federal, state and city standards for construction.

The city's action in approving, approving with conditions, or denying any substantial development permit or shoreline exemption is final unless an appeal is filed in accordance with applicable laws. The city shall send the shoreline permit and documentation of final local decisions to the applicant, the department of ecology, the Washington State Attorney General and to all other applicable local, state, or federal agencies. The decision shall be sent to the Department of Ecology by return receipt requested mail or as regulated by WAC 173-27-130.

PRE-APPLICATION MEETING

A Pre-Application Meeting is used to determine whether a land use project is ready for review, to review the land use application process, and to provide an opportunity for initial feedback on a proposed application. Some land use applications require a pre-application meeting – in particular: short and long subdivisions, lot line revisions, shoreline permits, variances, and critical area determinations. The City strongly recommends that all land use applications use the pre-application process to allow for feedback by City staff.

For more information on the Pre-Application Meeting process, please refer to the <u>Pre-Application Meeting</u> <u>Request Form</u>.

FEES

Fees applicable to this project:

Shoreline Substantial Development Permit

Refer to the City of Mercer Island Fee Schedule for current permit fees.

PROPERTY INFORMATION	
Property Address:	
Parcel Number(s):	

Gross Lot	Area(s	s):					
Net Lot A	rea(s):						
Zone:							
		onment Designation (if located of Lake Washington):		Irban Residential Irban Park			
CRITICAL	AREAS	ON PROPERTY					
GEOLOGIC	ALLY F	IAZARDOUS AREAS	WAT	ERCOURSES	WETI	LANDS	
P	otentia	al Landslide Hazard		Type F		Category I	
E	rosion	Hazard		Type Np		Category II	
S	eismic	Hazard		Type Ns		Category III	
S	teep SI	ope		Piped		Category IV	
N	one			Unknown		Unknown	
SUBMITT	AL CHI	ECKLIST					
	1. 2. 3.	ment proposal shall demonstrate decision criteria. Development Application Form. Form. Pre-Application Meeting. Pre-Applications. Project Narrative. The project naincluding any anticipated phases. Criteria Compliance Narrative. Deproposed shoreline use in MICC 1	Provide polication of the provided prov	le a completed and on Meetings are eshould describe ow the application	nd signed <u>Deve</u> required for Ty the proposed on meets the re	elopment Application The III & IV Land Use development, eview criteria for the	n e
	_	for preparing the narrative.	11				
	5. 6.	Title Report. Less than 30 days of Affidavit of Ownership. An Affida		Ownership, signe	ed before a not	arv.	
		Affidavit of Agent Authority. An applicable.		• • •		•	
	8.	 Development Plan Set. Refer to the plans. In addition to the propose include: Existing vegetation and the including structures and flat including but not limited etc.; Lateral lines and setback. 0-25 feet and 25-50 feet coverage in each area; Shoreline Planting Plan. I 	d scope rees w atwork to: pat s; shoreli	e of work, the de ithin 50 feet of th within 50 feet o tios, walkways, re ine areas and pe	velopment pla ne Ordinary Hig f the Ordinary etaining walls, l	n set must also gh Water Mark; High Water Mark bulkheads, stairs,	

9.	JARPA Form.
10	Critical Areas Study(s). Critical areas studies prepared by a qualified professional, if the site is constrained by a critical area and if the proposed scope of work results in an alteration to a critical area. A separate Critical Area Review 2 permit may be required.
11	L. No Net Loss Report. A report prepared by a qualified professional demonstrating the proposal will not result in a net loss of ecological function per MICC 19.13.020(C), unless waived by the code official.
12	2. SEPA Checklist. A SEPA Checklist and separate SEPA Review permit is required unless the project is categorically exempt per the criteria in <u>WAC 197-11-800</u> .
13	B. Sewer Lake Line Affidavit. When the proposed work will alter the lakebed, a sewer lake line affidavit is required. The sewer lake line location must be shown and labeled on the plans. The label should include how the line was located and the date.
14	L. Concurrent Review Form. Provide a completed <u>Concurrent Review Form</u> if the applicant wishes to request consolidated review for two or more land use applications. Refer to <u>MICC 19.15.030(F)</u> for land use application reviews that may be consolidated.
15	5. Fees. Payment of required fees.
I HEREBY CI	ERTIFY THAT I HAVE READ THIS APPLICATION AND SUBMITTAL CHECKLIST AND ALL
REQUIRED A	APPLICATION MATERIALS ARE INCLUDED IN MY APPLICATION SUBMITTAL, UNLESS
WAIVED BY	THE CODE OFFICIAL. ALL INFORMATION SUBMITTED IS TRUE AND COMPLETE TO THE
BEST OF MY	Y KNOWLEDGE. I ACKNOWLEDGE THAT WILLFUL MISREPRESENTATION OF
INFORMAT	ION WILL TERMINATE THIS APPLICATION. I UNDERSTAND THAT MY SUBMITTAL WILL BE
REVIEWED	FOR COMPLETENESS AND, IF FOUND TO BE COMPLETE, WILL BE PROCESSED PURSUANT
TO THE PRO	DVISIONS OF CHAPTER 19.15 MICC.
Signature	Date