

APPLICATION FOR ANNEXATION TO THE WEST BAY SANITARY DISTRICT

Check	the applicable box(es) below:
	☐ Annexation ☐ On-Site Wastewater Disposal Zone
A.	GENERAL INFORMATION
1.	Briefly describe the nature of the proposed change of organization or reorganization.
2.	What are the reasons for the proposal?
3.	Does this application have 100% consent of landowners in the affected area? Yes No
4.	Estimated acreage: Assessor's Parcel Number:
В.	<u>SERVICES</u>
1.	List the name or names of all existing cities and special districts whose service area or service responsibility would be altered by the proposed change of organization or reorganization.

2.	affected by the prop "none" if service is n	to the affected area. It is present source of see of service and the sounce of the sounce. NOTE: Examples	ervice (state ource of funding			
	<u>SERVICE</u>	PRESENT SOURCE	PROPOSED SOURCE	FUNDING SOURCE CONSTRUCTION OPERATING		
	<u>Police</u> <u>Sewer</u>	<u>Co. Sheriff</u> <u>None</u>	<u>City Police</u> <u>WBSD</u>	<u>N/A</u> <u>Proponent</u>	<u>Taxes</u> <u>Fees</u>	
C.	PROJECT PROPOS	SAL INFORMATION				
1.	Please describe the general location of the territory that is the subject of this proposal. Refer to major highways, roads and topographical features.					
2.	Describe the presen	t land use(s) in the sub	ject territory.			
3.	How are adjacent la	nds used?				
	North:					
	South:					
	East:		_			
	West:					
4.	Will the proposed change of organization result in additional development? If so, how is the subject territory to be developed?					
5.	What is the general	plan designation of the	subject territor	y?		

6.	pject territory?			
7.	What pre-zoning, environmental review or develo for development in the subject territory?	pment approvals have already been obtained		
8.	What additional approvals will be required to proc	ceed?		
9.	Does any portion of the subject territory contain any of the followingagricultural preserves, sewer or other service moratorium or wetlands subject to the State Lands Commission jurisdiction?			
10.	If no specific development projects are associated with this proposal, will the proposal increase the potential for development of the property? If so, how?			
	***********	********		
propo	Bay Sanitary District will consider the person signinosed action(s). Notice and other communications regel directed to the proponent at:			
NAM	E:			
ADDRESS:		PHONE:		
		<u> </u>		
ATTN	N:	Signature of Proponent		
		Signature of Proponent		



CONSENT TO INCLUSION OF PROPERTY

The undersigned owner(s) of property hereby consent(s) to inclusion of that property within a proposed annexation to the West Bay Sanitary District.

If signatures are affixed representing 100% of the affected property the San Mateo Local Agency Formation Commission may consider the proposal without a noticed public hearing.

DATE	PRINTED NAME(S)	SIGNATURE(S)	ASSESSOR'S PARCEL NO.(s)
-			



REQUEST TO WAIVE CONDUCTING HEARING AUTHORITY

The undersigned owner(s) of property hereby request that the West Bay Sanitary District and the San Mateo Local Agency Formation Commission "Waive Conducting Hearing Authority," pursuant to Government Code Section 56837.

<u>DATE</u>	PRINTED NAME(S)	SIGNATURE(S)	ASSESSOR'S PARCEL NO.(s)
-			



Supplemental Information for Completing the Annexation Application into On-Site Wastewater Disposal Zone

A. General Information

- 1. To annex property into the West Bay Sanitary District's On-Site Wastewater Disposal Zone
- 2. To obtain sewer service to replace existing septic system and reason why: for example, failing septic; plans to remodel, or construct additions; etc.
- 3. This applies only to the property owners of the parcel to be annexed.
- 4. self-explanatory

B. <u>Services</u>

- 1. West Bay Sanitary District
- 2. Sewer None WBSD Proponent Fees

CONSENT TO INCLUSION OF PROPERTY – Page 4

- The property owners of the parcel need to fill in a date, print and sign their name(s) and the assessor's parcel number.
- Return to WBSD with application.
- All owners on title must have names and signatures on form

REQUEST TO WAIVE CONDUCTING HEARING AUTHORITY - Page 5

- If property owners wish to simplify the approval process, they need to complete this form exactly like previous form.
- All owners on title must have names and signatures on form

PLAT AND LEGAL DESCRIPTION OF PARCEL TO ACCOMPANY APPLICATION

THE AGREEMENT CREATING COVENANTS RUNNING WITH THE LAND TO ACCOMPANY ON-SITE WASTEWATER DISPOSAL ZONE ANNEXATION APPLICATIONS.

• The Agreement is to be signed by all property owners on the title and appear before a Notary Public. The Notary Public should attach a completed Acknowledgment Certificate.

W:/Admin Data/Annexation/Annex Forms and Samples/Information Sheet-OWDZ Application Updated: 11-2-11



SCHEDULE OF STANDARD FEES AND DEPOSITS

FEES COLLECTED BY AND PAYABLE TO WEST BAY SANITARY DISTRICT:

Annexation to the West Bay Sanitary District only:

Per Parcel \$ 500: Processing Fee

(Applicant to be notified by West Bay when fee due)

Annexation into West Bay Sanitary District and On-Site Wastewater Disposal Zone:

Per Parcel \$1,400: Publication Deposit

(Payable at time OWDZ application submitted) \$1,000: Processing Fees (=\$500 District

Annex & \$500 OWDZ Annex)

Class 3 Sewer Permit (If required) \$ 200: Permit Fee

\$2,000: Admin Deposit (Standard)

Higher deposit amount could be required if WBSD staff time & costs estimated higher for

applicant's project

Class 1 Sewer Permit \$ 100: Permit/Inspection Fee

Connection Fee – Single-Family Residence \$7336.20: Effective 03/14/13

Reimbursement Fees: Applicable only if applicant's connection is to a portion of main line sewer that is served by a signed Reimbursement Agreement that the developer has established with the District to spread the construction costs equitably between all connectors. Reimbursement fees will vary with each agreement and also by the numerical order the connection is within the agreement. Reimbursement Agreements may have an interest factor or ENR construction factor in the fee calculation. A new connector may have to pay into and be part of more than one Reimbursement Agreement.

FEES COLLECTED BY SMCO LAFCo

Contact Martha Poyatos at San Mateo County LAFCo, 650-363-4224 for their fee schedule.

W:/AdminData/Annexation/Annex Forms and Samples/WBSD Fees ScheduleREV03-14-2013

Recording Requested By:)
WEST BAY SANITARY DISTRICT)
And When Recorded, Mail To:)
West Bay Sanitary District)
500 Laurel Street)
Menlo Park, California 94025-3486)
Attn: District Manager)

(Space above this line for Recorder's Use)

REFMENT CREATING COVENANTS

RUNNING WITH THE LAND
Agreement entered into by and between West Bay Sanitary District, a public agency of the State of California ("District") and, owners of the property at, ("Proponents").
RECITALS
1. Proponents represent that they are the owners of certain real property situated in the Town of Portola Valley, San Mateo County, California, which is commonly known as, and which is more particularly described as follows:
Lot in Block, as shown on that certain map entitled "", filed in the office of the
County Recorder of said County and State, on, med in the office of the maps at pages in Book o
Containing an area of acres, more or less (the "Real Property").
2. Proponents' Real Property is developed with a single family residence. The residence is served by a septic tank/leachfield wastewater disposal system that has failed and cannot be repaired. Use of the present system must be discontinued or it is probable that conditions adversely affecting the public health, safety and welfare will develop on the Real Property and, potentially, off-site.
or
Proponents' Real Property is developed with a single family residence. The residence is served by a septic tank/leachfield wastewater disposal system that is unable to meet current standards.
or
Proponents' Real Property is undeveloped. The proposed residence can not be served by a septic tank/leachfield wastewater disposal system.
O To project sign construction discussed as an inside the site. Decrease of a basic second

3. To maintain wastewater disposal service to the site, Proponents have annexed the Real Property to the District and are seeking service from the District.

To obta	in District	administered	wastewater	disposal	services	for	the	Rea
Property, Propo	nents prop	ose to constru	ict certain un	convention	nal wastev	water	disp	osa
facilities (the "S	eptic Tank I	Effluent Pumpi	ng (STEP)" /	"Grinder I	Pump Sys	tem")),	
linear feet of sa	nitary sewe	er force main	and to conne	ect to the	District's p	oublic	faci	ilities
located in		•						

- 5. The STEP/Grinder Pump System to be constructed by Proponents is similar to several other wastewater disposal systems constructed on other properties within the District which also connect to the District's sewer system. These systems differ substantially from traditional gravity sewer systems found elsewhere in the District's service area, and because of these differences, the District is regulating the use and operation of these systems through an On-Site Wastewater Disposal Zone. (See Health & Safety Code Sections 6950 et seq.; "The Zone".)
- 6. Proponents are willing to accept the stated conditions and they desire to enter into this Agreement with the District to fulfill the intentions of the parties.

TERMS AND CONDITIONS

In consideration of the foregoing Recitals and the following Terms and Conditions, it is mutually agreed by District and Proponents as follows:

- 1. The Proponents shall construct a new STEP/Grinder Pump System according to the District's Standard Details. All pumping equipment, control equipment, telemetry equipment, pipelines, power and phone lines, etc., are a part of the construction costs to be borne by the proponent. The applicant shall submit information about the location, type and size of all equipment and facilities to the District for review and approval. Final determination of the size, location and equipment used in the construction of the STEP/Grinder Pump System shall be at the sole discretion of the District.
- 2. The Proponents shall coordinate all inspection and testing with the District. The Proponents shall notify the District 48 hours in advance for inspections and testing. After completion of the initial construction, the Proponents shall guarantee the work for one-year by a maintenance bond or cash deposit for 50% of the work.
- 3. The Proponents shall supply the District with one extra pump of the same type and size to be installed.
- 4. A recorded easement on the individual property is required for District access to the STEP/Grinder Pump System for routine maintenance and repair. This easement must meet the requirements of the District's Code of General Regulations, be granted to the District, and must be recorded on the title of the property. The District must have full vehicular access at all times to the areas with wastewater facilities.
- 5. Any septic tanks to be abandoned shall be abandoned in accordance with County Health requirements and copy of abandonment permit is given to the District.
- 6. The Proponents and their successor shall be responsible to provide and maintain the following appurtenances:
 - (a) A dedicated telephone line.
 - (b) Electrical power for the telemetry and grinder system.
 - (c) A separate 220 Volt circuit and breaker shall be provided for the STEP/Grinder Pump and shall be labeled in the circuit box as, "Do Not Touch For STEP/Grinder Pump Use Only."

- 7. The proponent shall disclose to the District any secondary pumping system and changes to the internal plumbing of the residence prior to any work and connection to the grinder system. The District reserves the right to reject any Proposal/ Design which may impact the ability of the STEP/Grinder System to function effectively or result in excessive maintenance costs. Such determination shall be made at the sole discretion of the District.
- 8. All costs associated with the correction of the prohibitions referenced in this agreement shall be conducted at the sole cost of the Property Owner. The District shall invoice the Property Owner directly. The charge shall be the actual salary of District employees and equipment for the time necessary for the correction times 1.75, or the actual cost of Contractors Services, times 1.75. Such costs may be charged in addition to penalties authorized by the District's Code of General Regulations.

PROHIBITIONS

In addition to the Prohibitions contained in the District's Code of General Regulations, the following prohibitions shall specifically apply to properties in the District's On-Site Wastewater Disposal Zone:

- 1. Proponents shall not under any circumstances, change or add any secondary pumping systems without the written consent of the District.
- 2. Proponents shall not, under any circumstances, allow or permit changes to the infrastructure or equipment of the STEP/Grinder Pumping System without the written consent of the District. Proponents are specifically instructed not to allow disconnection or reconfiguration of telephone and electrical systems.
- 3. The proponent shall not under any circumstances connect swimming pool, spa, or any storm drains to piping that discharges into the grinder pump unit.

ADHERENCE TO DISTRICT REGULATIONS

With respect to all matters referred to in this Agreement, including the construction of the STEP/Grinder Pump System, its connection to the District's system, the use and operation of the STEP/Grinder Pump System and the use of the District's wastewater facilities, Proponents shall at all times fully comply with all applicable District regulations. Proponents shall operate and maintain the STEP/Grinder Pump System so that at all times it remains in good operating condition and repair. Except to the extent District accepts responsibility for some portion or portions of Proponents' STEP/Grinder Pump System and the systems of other persons similarly situated and for which the District hereafter imposes a uniform system of fees and charges applicable to all such persons, the responsibility, including all costs and expenses, for the construction, use, operation, maintenance, repairs and replacement of the Grinder Pump System shall be borne exclusively by Proponents, and the District shall have no responsibility for such matters whatsoever.

ENFORCEMENT RIGHTS OF DISTRICT

In addition to the rights and remedies established by this Agreement, the District shall have all rights and remedies otherwise afforded under applicable provisions of law to enforce this Agreement, including (a) Proponents' obligation to pay and the District's right to collect fees and charges and (b) District's right to correct violations of District's regulations.

ATTORNEY FEES

In the event of any litigation between the parties to interpret or enforce this Agreement, the prevailing party shall be entitled to recover its attorney fees, court costs and litigation expenses incurred in the litigation.

BINDING EFFECT

This Agreement shall be binding upon and inure to the benefit of the respective parties, their assigns, beneficiaries, personal representatives and successors in interest.

Executed at Menlo Park, California on the dates se	et forth.	
DISTRICT:		
WEST BAY SANITARY DISTRICT A Public Agency		
Printed Name:		
By:President of the District Board	Date:	
Printed Name:		
And by:Secretary of the District Board	Date:	
PROPONENTS:		
Printed Name:		
Ву:	_Date:	
Printed Name:		
Ву:	_Date:	

(Attach Notary Acknowledgement Certificate)