## **AT RISK GRADING CHECKLIST**

Per the Fresno Municipal code Chapter 12, Article 12- At Risk Development, please provide the following documentation and approvals to obtain the Grading and Paving At Risk Permit.

- 1. No Resubmittal review status or Comment in the most recent grading review comment list. (1)
- 2. **If FMFCD is required to sign the plans**, provide an email from FMFCD stating they are okay with the site moving forward with at risk grading. <sup>(2)</sup>
- 3. **If FID is required to sign the plans**, provide an email from FID stating they are okay with the site moving forward with at risk grading. <sup>(2)</sup>
- 4. Verify with your planner for the project that the site can move forward with at risk grading. (2)
- 5. Complete and Return the At-Risk grading Permit Documentation attached to this document.
- 6. Pay At Risk Grading Permitting Fees.

Please contact Kevin.Rein@Fresno.gov for any questions regarding At Risk Grading Permit.

FYI: Upon issuance of an At-Risk Permit, applicants shall respond within 30 days to plan review comments through the submittal of revised plans until the At-Risk Permit is converted to a formal permit, or the At-Risk Permit could be revoked. Two additional 30 days extensions may be granted by the Building Official. (3)

- (1) <a href="https://library.municode.com/ca/fresno/codes/code">https://library.municode.com/ca/fresno/codes/code</a> of ordinances?nodeId=MUCOFR CH1 2IMFEHIREOTMITO ART22SKDE S12-2202AUISSKPE
- (2) <a href="https://library.municode.com/ca/fresno/codes/code\_of\_ordinances?nodeld=MUCOFR\_CH1">https://library.municode.com/ca/fresno/codes/code\_of\_ordinances?nodeld=MUCOFR\_CH1</a> 2IMFEHIREOTMITO ART22SKDE S12-2203COIS
- (3) <a href="https://library.municode.com/ca/fresno/codes/code\_of\_ordinances?nodeId=MUCOFR\_CH12IMF">https://library.municode.com/ca/fresno/codes/code\_of\_ordinances?nodeId=MUCOFR\_CH12IMF</a>
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PLANNING AND DEVELOPMENT DEPARTMENT BUILDING AND SAFETY SERVICES

NO. 02-109

SUBJECT: Individuals Authorized to Obtain

Permits

**EFFECTIVE**: June 1, 2001 **REVISED**: May 2, 2007

APPROVED:

Brian T. Leong // Building & Safety Services Manager

### **PURPOSE:**

Establish a uniform policy and procedure for the issuance of Building, Plumbing, Mechanical, Electrical, and Grading permits within the City of Fresno.

## POLICY:

The following individuals shall be considered as having the authority to obtain Building, Plumbing, Mechanical, or Electrical permits from the City of Fresno:

- 1. Owner of the property for which the permit is applicable.
- 2. Licensed architect or engineer whose professional work product is the basis for the permit.
- 3. Licensed contractor who will be performing the designated work under contract or is licensed as a General Building Contractor ("B") with overall supervision of the project.
- 4. Licensed Specialty Contractor (Plumbing: "C-36", Mechanical: "C-20", Electrical: "C-10")
- 5. An authorized agent of the contractor who has written authorization to act on behalf of the license holder.
- 6. Other agents as approved by the director, division manager, or other designated management staff member as necessary.

The following individuals shall be considered as having the authority to obtain Grading permits from the City of Fresno:

- Engineer of record responsible for the preparation of the site grading and drainage plan.
- 2. Architect of record responsible for the preparation of the site grading and drainage plan, except where such plans are pursuant to the Subdivision Map Act.
- 3. Licensed General Engineering Contractor ("A")
- Specialty Grading Contractor ("C-12")
- 5. Licensed General Building Contractor ("B") whose principal contract is in connection with a structure built for the support, shelter and enclosure of people, animals, equipment, or movable property of any kind.

SEC. 12-2201. - AT RISK DEFINED.

"At-Risk" shall be defined as construction up to and including wall and roof framing.

(Added Ord. 2022-008, § 1, eff. 6-6-22).

**Editor's note**— Ord. <u>2022-008</u>, § 1, eff. June 6, 2022, amended the Code by renumbering former §§ 12-2201 —12-2205 as new §§ 12-2202—12-2206, and adding a new § 12-2201.

SEC. 12-2202. - AUTHORITY TO ISSUE AT-RISK PERMITS.

For residential, commercial, and industrial projects, after receipt of "first round" comments regarding any infrastructure improvement plans (including grading plans), and a finding the infrastructure improvement plans are substantially acceptable, or submittal of a completed application for a building permit, the appropriate official, and/or building official, is authorized to issue an "at-risk" permit for grading, sewer, water, dry utilities, buildings and structures (including model and production homes) before the relevant construction documents have been finally approved, and before the final map records. For the purpose of this article, a model home shall be a home without an identified buyer constructed for marketing purposes to show the design, structure and appearance of units in a development. A production home is a home without an identified buyer built on speculation that shall not be sold, leased, financed, or offered for sale until a final map records.

(Added Ord. 2018-17, § 1, eff. 8-2-18; Am. Ord. 2022-008, § 1, eff. 6-6-22).

**Note**— Former § 12-2201. See editor's note, § 12-2201.

SEC. 12-2203. - CONDITIONS OF ISSUANCE.

An applicant must pay required application and inspection fees and charges, and provide evidence of required insurance and compliance with all conditions of third party agencies (including but not limited to Pacific Gas and Electric Company, Fresno Metropolitan Flood Control District, San Joaquin Valley Air Pollution Control District, and similar agencies), all as a condition precedent to issuance of an "at-risk" permit. Up to twenty-five (25) "at-risk" permits for buildings and structures (including model and production homes) may be granted per tract, provided appropriate Fire Department approval is granted. An additional twenty-five "At-Risk" permits may be granted by the Planning and Development Director provided that Fire approval is granted and the respective Final Map for the subdivision is submitted and deemed technically correct by the Public Works Department.

Upon issuance of an At-Risk Permit, applicants shall respond within 30 days to plan review comments through the submittal of revised plans until the At-Risk Permit is converted to a formal permit, or the At-Risk Permit could be revoked. Two additional 30 days extensions may be granted by the Building Official.

(Added Ord. 2018-17, § 1, eff. 8-2-18; Am. Ord. 2022-008, § 1, eff. 6-6-22).

**Note**— Former § 12-2202. See editor's note, § 12-2201.

SEC. 12-2204. - HOLDER TO PROCEED AT ITS OWN RISK.

The holder of such "at-risk" permit shall proceed at the holder's own risk, including all risk of liability, and without assurance that a notice of acceptance of infrastructure improvements will be recorded, or that a certificate of occupancy for a building or structure will be granted. The holder must receive all necessary inspections during the course of "at-risk" construction. Corrections or modifications in work performed may be required to meet the requirements of the technical codes and final approved plans. Occupancy will not be permitted until all plans are approved, all conditions of approval required for occupancy are met, and the final map, if required for the property, is recorded.

(Added Ord. 2018-17, § 1, eff. 8-2-18; Am. Ord. 2022-008, § 1, eff. 6- 6-22).

Note— Former § 12-2203. See editor's note, § 12-2201.

SEC. 12-2205. - RULES AND REGULATIONS.

The Development and Resource Management Department may set forth additional policies and procedures for the issuance of "at-risk" permits consistent with and to carry out the intent of this article. Any additional policy or procedure issued pursuant hereto shall be approved by the Council.

(Added Ord. 2018-17, § 1, eff. 8-2-18; Am. Ord. 2022-008, § 1, eff. 6- 6-22).

Note— Former § 12-2204. See editor's note, § 12-2201.

SEC. 12-2206. - ONE YEAR REVIEW.

The operation of this article shall be reviewed by the Council within one (1) year of its effective date. The City Manager shall provide a report to the Council with findings and recommendations.

(Added Ord. 2018-17, § 1, eff. 8-2-18; Am. Ord. 2022-008, § 1, eff. 6- 6-22).

Note— Former § 12-2205. See editor's note, § 12-2201.



2600 Fresno Street, Third Floor, Room 3065 Fresno, California 93721-3604 (559) 621-8003

Jennifer K. Clark, AICP, HDFP Director

# COMMERCIAL/INDUSTRIAL/MULTI-FAMILY/SFR AT-RISK PERMIT APPLICATION

PROJECT ADDRESS:	
GRADING PERMIT RECORD NO	

If the requested At-Risk building permit is issued, it is expressly understood and acknowledged that:

- 1. The plans for the entire building have not, at this time, been approved for compliance with applicable State and City of Fresno building regulations. No work will be performed until the at risk permit is issued and all fees are paid.
- 2. For multifamily residential, commercial, and industrial projects, after receipt of "first round" comments regarding any infrastructure improvement plans (including grading plans), and a finding the infrastructure improvement plans are substantially acceptable, or submittal of a completed application for a building permit, the appropriate official, and/or building official, is authorized to issue an "at-risk" permit for grading, sewer, water, dry utilities, buildings and structures (including model and production homes) before the relevant construction documents have been finally approved, and before the final map, if required, records.
- 3. If as a result of the plan check for the remainder of the building, it is subsequently determined that any elements constructed which are not in compliance with the pending approved plans, I/we shall assume full responsibility and all risk of loss which may result due to changes/corrections. I/we agree that the building shall conform to the approved final plans as amended, and in compliance with the California Building Code and local ordinances, without regard to the stage of construction and cost.
- 4. I/we are proceeding at my/our own risk without assurance by the City of Fresno that a permit for the entire building will be granted.
- 5. All permit fees will be paid for at the time of At Risk permit issuance. Occupancy will not be permitted until all plans are approved, all conditions of approval required for occupancy are met, and the final map, if required for the property, is recorded.
- 6. Indemnification. To the furthest extent allowed by law, Permittee shall indemnify, hold harmless and defend City and each of its officers, officials, employees, agents, and volunteers from any and all loss, liability, fines, penalties, forfeitures, costs and damages (whether in contract, tort or strict liability, including but not limited to personal injury, death at any time and property damage) incurred by City, Permittee or any other person, and from any and all claims, demands and actions in law or equity (including attorney's fees, litigation and legal expenses incurred by City or held to be the liability of City, including plaintiff's or petitioner's attorney's fees if awarded, in connection with City's defense of its actions in any proceeding), arising or alleged to have arisen directly or indirectly out of performance or in any way connected with: (i) the making of this Permit; (ii) the performance of this Permit; (iii)

the performance or installation of the work or improvements by Permittee and Permittee's employees, officers, agents, contractors or subcontractors; or (iv) the design, installation, operation, removal, maintenance or alteration of the work and improvements. Permittee's obligations under the preceding sentence shall apply regardless of whether City or any of its officers, officials, employees, agents, or volunteers are passively negligent, but shall not apply to any loss, liability, fines, penalties, forfeitures, costs or damages caused by the active or sole negligence, or the willful misconduct, of City or any of its officers, officials, employees, agents, or volunteers.

If Permittee should subcontract all or any portion of the work to be performed under this Covenant, Permittee shall require each subcontractor to indemnify, hold harmless, and defend City and each of its officers, officials, employees, agents, and volunteers in accordance with the terms of the preceding paragraph in this Section. Notwithstanding the preceding sentence, any subcontractor who is a "design professional" as defined in Section 2782.8 of the California Civil Code shall, in lieu of indemnity requirements set forth in above in the preceding paragraph in this Section 10, be required to indemnify, hold harmless, and defend City and each of its officers, officials, employees, agents, and volunteers to the furthest extent allowed by law, from any and all loss, liability, fines, penalties, forfeitures, costs, and damages (whether in contract, tort or strict liability, including but not limited to personal injury, death at any time and property damage), and from any and all claims, demands, and actions in law or equity (including reasonable attorney's fees and litigation expenses) that arise out of, pertain to, or relate to the negligence, recklessness or willful misconduct of the design professional, its principals, officers, employees, agents, or volunteers in the performance of this Permit.

Permittee further agrees that the use for any purpose and by any person of any and all of the streets and improvements hereinbefore specified , shall be at the sole and exclusive risk of Permittee at all times prior to final acceptance by City of the completed street and other improvements thereon and therein.

## (Attach signed notary for all signatures)

OWNER:	Name:	
	Company:	
	Address:	
		Date:
	ole engineer/architect and con eeding under the conditions a	ntractor (collectively Permittee), are aware of the as note above.
ENGINEER/ARC	HITECT: Name:	
	Company:	
	Address:	
	Signature:	Date:

CONTRACTOR:	Name:		
	Company: _		_
	Address: _		_
	Signature: _	Date:	



<b>FNESITE</b>	Project A	Address		
Planning and Development Department Building and Safety Services Division	t			
APPLICATION TYPE: BLDG	ELEC PLBG	MECH	GRAD	OTHER
DRAW DOWN ACCT NO	CREDIT CARD	ACCT	NAME	
	SPECIAL CON	NDITIONS		
WORKERS COMPENSATION Section 3800 of the State Labor Code proto the construction, alteration, improvem permit have on file with the City of Fresno (Please initial as applies below)  A valid Certificate of Workers' Company of the protocol of the pro	ovides that every county or cent, demolition, or repair of co:  Compensation Insurance or,	city which requ		
A signed statement of a Firm Wi		ustrial Relation	26	
EXCLUSIONS	nsure by the Director of that	ustriai Keiatioi	15.	
(Please initial as applies below)				
Permits for work costing \$100.00	) or less.			
Applicants for permits who sign "I certify that in the performance as to become subject to the Work	e of the work for which this	permit is issue	ed I shall not emplo	by any person in any manner so
If after signing this certificate, the application Workers' Compensation Insurance as required.				
CA CONTRACTOR'S LICENSE NO. I hereby affirm under penalty of perjur Professions Code, and my license is in ful	ry that I am licensed under		or Chapter 9 of D	ivision 3 of the Business and
EXEMPTION FROM STATE REQUIR (Please initial as applies below)	RED LICENSING			
I am the owner of the property a or appurtenances thereto, will be structure or structures, with or w one year after completion of sam	done by myself or through ithout the appurtenances the	my own emploreto, is not int	oyees with wages a	s their sole compensation. The
As owner of the property the b contractors. (B&P Code Section		tures or appur	tenances thereto w	ill be contracted with licensed
Aggregate total of the contracts i	s not more than \$500.00 for	labor, materia	ls, and all other wo	rk. (B&P Code Section 7048)
I am a licensed architect, enginee Print Firm Name:				icense. (B&P Section 7051)
HAZARDOUS WASTE AND SUBSTA I declare that I have made application for Waste and Substance Sites developed by t (Please initial as applies below)	r a permit to develop prope			
I have determined that the said p	roperty is not included on a	list compiled p	oursuant to this sect	tion.
I have determined that the said p	roperty is included on a list	compiled purs	uant to this section.	
I further declare under penalty of perju	ary under the laws of the S	tate of Califo	rnia, that the fore;	going is true and correct.
PRINT NAME		DA	TE	
SIGNATURE		PH	ONE NUMBER	

RECORD COPY

Staff Initials \_\_\_\_



**DEVELOPMENT AND RESOURCE MANAGEMENT DEPARTMENT** 

Building and Safety Services Division 2600 Fresno Street • Third Floor • Room 3043 Fresno, California 93721-3604 (559) 621-8082 • Fax (559) 498-4357 www.fresno.gov JENNIFER K. CLARK
DEPARTMENT DIRECTOR

## **HOLD ON OCCUPANCY**

DATE:			
TO:	BUILDING OFFICIAL		
FROM:			*
Address:			
APN:			
Tract/Lot:			
	quest to WITHHOLD OCCUPANCY a		
	*		
	s action is being taken at the request of _		
	orable consideration of proval of special permit No		
	ordance with the Master Fee resolution		
	efundable cash deposit may be accepted appearing.	n the amount of \$	in lieu of work being done prior to
	efundable cash deposit may NOT be take	en because the condition is l	nazardous to life and property.
∟ <b>A</b> r	efundable cash deposit may <b>NOT</b> be take	en because of the requireme	nts of the Subdivision Agreement
Acknowled	ged by:		Date:
Building O	fficial Signature	Action	Date