Please use this Applicant’s Guide to determine whether your application is complete before you bring it in for filing. Please review the following sections to determine which forms are required to be submitted as hardcopies.

PURPOSE OF A USE PERMIT

The intent and purpose of a Major Use Permit is to provide for the accommodation of land uses with special site or design requirements, operating characteristics or potential adverse effects on surroundings, through review and where necessary, the imposition of special conditions of approval. Most County zoning designations include a list of land uses that require approval of a Major Use Permit.

PROCESS

Please review the MUP coversheets for submittal requirements:

A Major Pre-Application conference is required to process a Major Use Permit (this requirement is waived for Cell-Sites). Once the Major Pre-Application Meeting has been completed, the Major Use Permit application package may be submitted.

The Major Use Permit submittal typically includes a complete plot plan, architectural elevations, conceptual landscaping, grading plans, an environmental initial study, and a storm water management report. Please review the following sections to determine which forms are required to be submitted in hardcopy. These submittal documents are sent to the applicable County Community Planning Group and Design Review Board (if any) and to affected Public Agencies for review and comment. A County of San Diego Land Use Planner will review the submittal and issue a Scoping Letter outlining project issues and requirements. The Scoping Letter will be sent to the applicant within 30 days of application submittal. When project issues and environmental requirements addressed have been resolved, a public hearing is advertised and held. Property owners within a certain designated distance of the project site are notified of these hearings.

The granting or denial of Major Use Permits is under the original jurisdiction of the County Planning Commission. Approved Major Use Permits have conditions that must be completed by the applicant prior to obtaining a building permit and/or to project occupancy or usage. Amendment of existing Major Use Permits is done by processing either a Use Permit Modification application, or, if it is a minor change to the approved plot plans only (a change of 10% or less), a Minor Deviation.
In accordance with Section 7358, of the Zoning Ordinance, before any use permit may be granted or modified, the granting authority **must** make favorable findings concerning the following factors. You should keep these findings in mind when you are completing the application and preparing your plot plans.

1. **Harmony in scale, bulk, coverage and density.** Describe the physical character of the project and its harmony with zoning regulations and adjacent property.

2. **Availability of public facilities, services and utilities.** Describe the adequacy of facilities, services and utilities to serve the project. If applicable, include school, fire, police, water, sanitation and electricity/gas.

3. **The harmful effect, if any, upon desirable neighborhood character.** This finding should describe the surrounding area and the impact of the proposal. This finding may include any benefits of the proposal and any mitigating measures such as buffering.

4. **The generation of traffic and the capacity and physical character of surrounding streets.** Describe the adequacy of the streets in relation to the proposal. List and describe the surrounding streets including the number of lanes.

5. **The suitability of the site for the type and intensity of use or development which is proposed.** Describe the physical characteristics of the site (e.g. level with adequate drainage) and the suitability of the proposal for this particular site.

6. **Project findings 1 through 5 and the project location will be consistent with the San Diego County General Plan.** Describe how the project’s impacts with regard to findings 1 through 5, and the specific site, will be consistent with the County General Plan.

7. **The requirements of the California Environmental Quality Act (CEQA) have been complied with.** This finding should describe how the project will be in compliance with the requirements of the Environmental Quality Act.

**MORATORIA**

Your project may be affected by moratoria or other limitations. As moratoria are subject to change prior to filing an application, consult the Planning and Development Services for current restrictions. Consult the Department of Environmental Health (858) 565-5173 to learn if there are any sewage disposal or other health problems.

**DOCUMENTS**

- Discretionary Permit Application Form ([PDS-346](#)). Complete the front of this form. The back of this form will be completed by PDS staff at the time of submittal.
Supplemental Application Form (PDS-346S). The purpose of this supplement is to provide a thorough description of the proposed use. This part of the application is very important because it provides information which is used in the analysis of the project and preparation of recommendations and conditions of the permit. All relevant information should be described including the purpose, capacity, hours of operation, number and area of buildings, number of parking spaces, signs, phasing and access. If the application requests Variances you should list these Variances with reasons. Please use extra sheets if necessary. If this application is a modification of an existing permit, you should describe the existing operation, the modification and give reasons for the modification.

Environmental Documents
One (1) copy of an Application for Environmental Initial Study (AEIS) (PDS-367).

OR

A letter requesting a determination that the previously certified Negative Declaration (ND) or EIR adequately covers the project (see PDS-366).

OR

If the project is categorically exempt from environmental review pursuant to State Guidelines for implementation of the California Environmental Quality Act (CEQA), no environmental documentation is needed.

Resource Protection Ordinance. A Resource Protection Ordinance Study is required to determine if sensitive lands are located on the property and whether the Resource Protection Regulations should be applied. Please refer to PDS-374 AND PDS-394 for additional information. (Not required for Wireless facilities at time of application)

Evidence of legal parcel (PDS-320). See Policy G-3. Top half must be completed and signed.

Disclosure Statement (PDS-305). Must be completed, signed and dated.

Agent Authorization (if applicable). A signed letter authorizing the applicant to apply for the permit is necessary if the applicant is not the owner(s). See Section 7354 of The Zoning Ordinance.

Service Availability Letters. Applicant should complete top portion of these forms and the agencies should complete the bottom. Some of these service availability letters would not apply in certain applications. If you are uncertain, please contact Zoning for further information (858) 565-5981.

School Service Letter(s) (PDS-399SC). Must be completed and signed by each school district (elementary and high school).

Sewer Service Letter (PDS-399S). Must be completed and signed by the district or public agency which would provide sewer service for the project.
Water Service Letter (PDS-399W). Must be completed and signed by the district or public agency which would provide water service for the project.

Fire Service Letter (PDS-399F). Must be completed and signed by the district or public agency which would provide fire protection service for the project.

Public Notice (PDS-514, 515, 516, 524). PDS must notify all owners of property within a designated distance form the subject property. Please see table below for more details. (Board Policy I-49). In order to complete the notification the following must be submitted with the application – refer to PDS-516 for detailed instructions:

<table>
<thead>
<tr>
<th>500’ Min. Distribution Distance of Public Notices; Min. of 20 Property Owners</th>
<th>1000’ Min. Distribution Distance of Public Notices; Min. of 50 Property Owners</th>
<th>1500’ Min. Distribution Distance of Public Notices; Min. of 100 Property Owners</th>
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</thead>
<tbody>
<tr>
<td>• Administrative Permits</td>
<td>• Agricultural Preserve Establishment/Disestablishment</td>
<td>• General Plan Amendment</td>
</tr>
<tr>
<td>• Habitat Loss Permits</td>
<td>• Alcoholic Beverage License</td>
<td>• Rezone</td>
</tr>
<tr>
<td>• Minor Use Permits</td>
<td>• Open Space Vacation</td>
<td>• Specific Plan Amendment</td>
</tr>
<tr>
<td>• Open Space Encroachment</td>
<td>• Tentative Map (&lt;50 lots)</td>
<td>• Major Use Permit</td>
</tr>
<tr>
<td>• Reclamation Plan</td>
<td>• Site Plan (&gt;10,000 sq ft)</td>
<td>• Tentative Map (&gt;50 lots)</td>
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<tr>
<td>• Site Plan (&lt;10,000 sq ft.)</td>
<td>• Appeals of above projects</td>
<td>• Site Plan (&gt;25,000 sq ft)</td>
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<tr>
<td>• Tentative Parcel Map</td>
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<td>• Appeals of above projects</td>
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<td>• Variance</td>
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<td>• Wireless Facilities</td>
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<td>• Appeals of above projects</td>
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a. Separate sheets (11” x 17”) of the San Diego County Assessor’s Map(s) showing the entire project site outlined in red with a green line encircling the property at a designated distance (feet) from the property line. See table above for more details about your application’s designated distance. Each parcel lying wholly or in part within the designated distance shall have its number highlighted in yellow. Assessor’s maps must be 11” x 17” (full size) at true scale and not reduced.

b. Typed list of all affected property owners (parcels highlighted in yellow above) by Assessor’s Parcel Number with name and address. Minimum property owners as shown in table above. (The addresses must be of the property owner and not the lessee or renter.)

c. One set of gummed labels on 8½” x 11” sheets containing the names and addresses of all property owners. These labels are necessary for a possible appeal. The names on these labels must match names on the typed list.

d. One set of stamped (use ONLY USPS “Forever” stamps), and addressed (typed) plain (no letterhead) envelopes (4¼” x 9½” business size) for each property owner on the list. If a property owner has several parcels, you need only submit one envelope. No enclosed business cards are allowed. Planning & Development Services will provide the return address at intake.
☐ Complete Public Notice Certification (PDS-514). This form, signed by the applicant, certifies that the names and addresses submitted with the public notice package are from the latest adopted San Diego Assessor’s Tax Roll. You should be aware that if any of this information is incorrect, the processing may be delayed.

☐ Supplemental Public Notice. Board of Supervisors Policy I-49, Item 2, pertains to the notification of apartment buildings and mobilehome parks. Comply with the requirements listed in the Supplemental Public Notice Procedure (PDS-298) and submit a completed Supplemental Public Notice Certification (PDS-299).

☐ Vicinity Map and Project Summary (PDS-524). Must be completed and a vicinity map prepared according to the instructions on the form.

☐ Hazardous Waste and/or Substance Site Verification Form (PDS-580). Please consult the San Diego County list of hazardous waste and/or Substance Sites compiled by the State of California. The list is available at the PDS Zoning Division.

☐ Posting of Notices (PDS-298). Applicants should use the guidelines provided when posting Notices of Permit Applications. Failure to post or comply with the guidelines may result in delays of processing your project.

☐ Acknowledgment of Filing Fees and Deposits (PDS-126). Applicant should sign the back of the application to acknowledge that additional deposits may be required after the initial deposit. This assists the County in seeking full recovery of the processing costs (Board of Supervisors Policy B-29).

☐ Storm Water Quality Management Plan. Two (2) copies of a Storm Water Quality Management Plan. See (LUEG:SW) for more info.

☐ Notice to Applicants for Site Plans, Variances, Administrative Permits and Use Permits (PDS-581).

☐ Plot Plan. All plot plans should contain sufficient information to describe the project. The following is a list of information pertinent to a Major Use Permit plot plan. All of this information may not be pertinent to every proposal, but where applicable it should be included. (One (1) additional Plot Plan for wireless facilities in addition to those required above. See pages 8 and 9 for other requirements.)

☐ Number of copies – see Coversheet of application. (One additional plot plan required for Wireless facilities. See Page 8 for other requirements)

☐ Size – Plot plans must be folded to an 8½” x 11” size with the lower right hand corner exposed. Multiple sheets must be stapled into sets.
Legibility – The plot plan must be legible. Faded prints or excessively dark prints that are difficult to read or reproduce clearly are not acceptable.

North Arrow/Scale – A north arrow is necessary to establish the direction. An engineer’s scale is required (e.g., 1 inch = 20 feet) on all plot plans. DO NOT USE an Architect’s scale.

Assessor’s Number – Include the Assessor’s Book, page and parcel number on the plot plan.

Dimensions – Show the following dimensions: Exterior property lines, width of roads and easements, size of structures, setbacks from property lines and centerlines to existing and/or proposed structures, distances between detached structures, parking areas and driveways.

Elevations – Complete architectural elevations of all sides of the building(s) are required. Indicate structure heights/dimensions and whether existing or proposed. All finish materials must be indicated on the drawing. Elevations should be shown on a separate drawing.

Structures – Show all existing and proposed structures and their dimensions and floor area, including buildings, sheds, storage areas and recreation facilities such as swimming pools and playgrounds. Indicate number of stories of buildings. Indicate if structures are existing or proposed. Label buildings and open area as to their use. Show fences, wall trash enclosures or dumpster locations. Indicate heights where applicable.

Pedestrian and Vehicular Circulation and Parking – Show walkways, driveways, entrances, exits and parking lot areas with all dimensions. Label handicapped parking. Show contiguous streets with centerlines and all easements. Show parking for service and delivery vehicles and loading and unloading areas.

Drainage – Indicate any natural drainage (including streams) and any proposed drainage systems. Show the slopes of the property and any proposed grading.

Existing Natural Features – Indicate trees with over 6” trunk diameter, streams, rock outcroppings, location of flood zones. Extensive natural features may be shown on a separate drawing.

Landscape Areas – Areas suitable for landscaping and areas of required landscaping must be shown. Include the size and species of both existing and proposed plantings. Indicate any removal of existing trees. Extensive landscaping information may be shown on a separate drawing.

Buffering and Screening – Show areas to be screened and materials for screening.

Signs – Show all existing signs to remain and proposed signs. Include elevation drawings with area and height dimensions and construction materials indicated and the proposed method of illumination.
Lighting – Show locations and types of all project lighting.

Utilities – Show utility lines and easements.

Grading – A preliminary grading plan must be filed with a Major Use Permit conforming to all requirements of Section 87.203 of the San Diego County Code of Regulatory Ordinances, except that it shall not be required to show the estimated grading starting and completion dates. The level of detail required may be less than would be required for actual construction, but shall be sufficient to permit analysis of all on-site and off-site environmental impacts and mitigation measures. (See Section 7354 of the San Diego County Zoning Ordinance)

The preliminary grading plan shall be on a separate sheet and cannot be incorporated into the plot plan for the project.

Fencing – Show existing and proposed fencing including heights and materials.

Phasing – Indicate any phasing of the project. Phasing is particularly useful in large multi-structured projects such as churches. This may reduce the need for future permit modification to accommodate projected growth.

NOTE: It is important to note that, if approved, the Use Permit Plot plan will dictate the development of the property. Anything shown on the building permit application that is not shown on the approved Use Permit Plot Plan will not be allowed. Changes to the Use Permit after approval requires a Modification or Minor Deviation of the Use Permit.

MINOR DEVIATION

The intent of a Minor Deviation is to allow for convenience in the changing of plot plans for Major Use Permits by allowing staff, acting for the Director of PDS, to make changes through an administrative procedure which takes less time and money than a Modification which requires a public hearing. The maximum allowed change in a Minor Deviation is an increase or decrease of 10% in area or height in relation to any building, yard, open space, work area or parking. To grant a Minor Deviation, a finding must be made that the Deviation: 1) does not constitute a substantial change to the Use Permit, and 2) will not adversely affect adjacent properties. See Section 7609 of The Zoning Ordinance for details. You should be aware that any decision to approve or disapprove a Minor Deviation is final and cannot be appealed. Applicants are advised to confer with staff prior to submittal of any Minor Deviation.

MATERIALS REQUIRED FOR A MINOR DEVIATION ARE:

Application (PDS-346 & 346S). Be sure to include the permit number and describe the intent of the Minor Deviation on the PDS-346S.
PLOT PLAN – One (1) additional plot plan. In addition to the requirements for Major Use Permits, all plot plans shall show:

☐ The height of the facility with evidence that the proposed facility is designed to the minimum height required. If the tower will exceed the maximum permitted height limit as measured from grade, include a discussion in the required report of the physical constraints (topographic features, etc.) making the additional height necessary.

☐ The lease area of the proposed facility clearly identified.

☐ If the facility frequency is 1,200 megahertz or less submit a copy of the Federal Communications Commission Licensing Application Form 601, Main Form, Pages 1 through 4, Schedule A, Page 1, Schedule D, Page 1 and Schedule H, Pages 1 through 3.

☐ Three (3) copies of a Geographic Service Area map identifying the geographic service area for the subject installation and the applicant’s existing sites in the local service network associated with the gap the facility is meant to close and a description of how this service area fits into and is necessary for the company’s service network.

☐ Three (3) copies of a Visual Impact Analysis showing the maximum silhouette, viewshed analysis, color and finish palette and proposed screening, photo simulations and a map depicting where the photos were taken.
If applicable (see Sections 6986.A and B of the Zoning Ordinance); If the proposed facility is not in a preferred zone and is not in a preferred location the applicant shall provide an Alternate Site Analysis for all preferred sites that could potentially serve the same area as the proposed site. This Alternate Site Analysis must include a discussion regarding the approved cell sites within the area to demonstrate why collocation was not a feasible option for the proposed project. Furthermore, it must also include a discussion of preferred zones and preferred locations. Preferred zones shall include all commercial and industrial zoned properties within the search ring and properties within an approved Wireless Community Master Plan.

Three (3) copies of a Concept Landscape Plan showing all proposed landscaping, screening and proposed irrigation with a discussion of how the chosen material at maturity will screen the site.

If located in a County Park, a letter of concurrence with the application from the Director, Department of Parks and Recreation.

A letter stating the applicant’s willingness to allow other carriers to co-locate wherever technologically and economically feasible and aesthetically desirable.

Three (3) copies of a report containing the following:

- Description of anticipated maintenance and monitoring program.
- Manufacturer’s specifications for all noise generating equipment and a depiction of the equipment location in relation to adjoining properties.
- If not in a preferred zone or preferred location as identified in Section 6986, provide a map of the geographical area and a discussion of preferred sites that could serve the same area as the proposed site and a description of why each preferred site is not technologically or legally feasible.
- Listing of hazardous materials to be used on-site.
- If high visibility facility, the value of the proposed facility.

If accessed via private road easement, proof of access to a publicly maintained road for the purpose of the cell facility must be provided.

If being proposed on a parcel of land with an existing SFD or other structure being serviced by a septic system (not connected to a sewer district), a copy of the certified As-Built plans must be provided.