SB-9; Two-lot Tentative Parcel Map Time Extension				
EFFECTIVE 7/1/2025		FEES*	INITIAL DEPOSIT	
PDS PLANNING		\$6,678	\$2,664 (OPTIONAL)*	
STORMWATER			\$3,896 (OPTIONAL)*	
DEHQ	SEPTIC/WELL		\$2,021	
	SEWER		\$2,021	
PDS HISTORIC REVIEW				

DEPOSIT/FEE TOTAL \$8,699 OPTIONAL DEPOSIT TOTAL\* \$8.581

If you're submitting any additional studies or reports for review, you are required to add an extra \$5,000 for each one. This helps us make sure all departments can keep working smoothly and finish the review on time.

\* OPTIONAL deposit for additional Environmental information. Use our Discretionary Permit Cost Guide to estimate the County portion of your project's cost.

Forms are available at: http://www.sdcounty.ca.gov/pds/zoning/ZoningNumeric.html, or the links below.

Please follow all notes and instructions carefully to avoid delays in processing.

If your property no longer qualifies for a SB-9 2-lot subdivision a time extension will not be granted, please use the following link (SB 9 Checklist) before proceeding with the application.

**Please Note:** Applications will be processed once the application is deemed complete and all required information has been submitted. An application will be considered incomplete if it lacks any of the essential elements required for a complete review and approval. Having all the required forms and pre-approvals is necessary, but the quality of these submissions is equally important. If any part of the application is found deficient, the application is still not considered complete.

Here are some common reasons why an application might be deemed incomplete:

- **Missing required forms**: If any of the mandated forms or documents are not submitted, the application is incomplete.
- Insufficient information: If the provided information is not sufficient or clear enough to assess
  the project's compliance with zoning regulations and other applicable land use standards, the
  application will be incomplete.
- **Incorrect or inconsistent data**: If the submitted data, such as maps, or calculations, contains errors, inconsistencies, or discrepancies, the application may be incomplete.
- Lack of necessary approvals: If required approvals, such as approval from Fire, DEHQ, or LD, or authorizations from other agencies or departments, are missing, the application may be incomplete.

If you have submitted all the required forms, maps, pre-approvals, but for example the plot plan is not drawn to scale, or the setbacks are not shown correctly, or you don't show the building pad, or proposed lot lines correctly, the application is likely still incomplete.

These elements are crucial for evaluating the project's compliance with zoning regulations and other land use regulations, ensuring that it meets the requirements for development. Similarly, if the signature on the Letter of Authorization is incorrect or missing, the application may also be considered incomplete, as this document is essential for verifying the applicant's authority to proceed with the project.

**Please note:** The SB-9 TPM Time Extension process <u>starts</u> with the submittal of the SB-9 TPM Time Extension application; however, the complete SB-9 Time Extension process comprises of multiple steps. The completion of the SB-9 Time Extension requires all steps to be completed, which have been outlined below:

- **Step 1:** Submittal, review, and approval of SB-9 TPM Time Extension
- Step 2: Satisfaction of Conditions outlined in SB-9 Tentative Parcel Map Decision
- **Step 3:** Final Mapping through the Land Development Division, which requires a processing fee, currently **\$10,102**.

## PART A:

Each item below must be completed & saved as an electronic PDF file on a USB Flash Drive (see Note 2, and PDS-602 for details)

	Tentative Parcel Map: One (1) electronic, well-drawn copy (see PDS-602A)
	Written request stating the reason for the Time Extension
<u>126</u>	Acknowledgement of Filing Fees and Deposits
305	Ownership Disclosure
399F	Fire Availability (if older than one year)
<u>399S</u>	Sewer Availability (if older than one year)
399W	Water Availability (if older than one year)
602	SB-9 TPM Minimum Submittal Requirements
606	SB-9 2-Lot Tentative Parcel Map Permit Form
602B	Completed Viability Assessment from Land Development
	Approval letter or email from DEHQ (if project is on septic) (if older than one year)
	Approval letter or exemption from Local Coastal Commission requirements (if project site
	contains an "R" Special Area Designator)

### PART B:

Items below are <u>OPTIONAL</u> but require an <u>additional deposit</u> for additional information (see Note 3). Storm Water Management Documents:

Step 1: Storm Water Intake Form for All Permit Applications: One (1) copy (see Notes 2, 4).

Step 2: As determined by the Intake Form above, complete the required SWQMP below.

Standard Project SWQMP: One (1) copy (see Notes 2, 4).

Or

Priority Development (PDP) SWQMP: One (1) copy (see Notes 2, 4).

## PART C:

Items below are for your information. Please do not submit these items/forms.

	<b>-</b>		
209	Defense and Indemnification Agreement FAQs		
602A	SB-9 TPM Processing Checklist		
605	SB-9 TPM Applicant's Guide		
906	Signature Requirements		
	Policy G-3: Determination of Legal Parcel		
	Policy S-1: Slopes/ Density Analysis		

# **NOTES:**

### 1. **IMPORTANT:**

A Registered Property Owner <u>MUST SUBMIT</u> a <u>Signed Letter of Authorization</u> for an Agent if an Authorized Agent signs the PDS-346 form and is <u>not the registered owner</u> of the parcel.

Or, the parcel is owned by two or more registered owners.

Or, the Authorized Agent is not the Financially Responsible Party.

Or, the parcel is owned by a Corporation.

## **ADDITIONALLY:**

Financially Responsible Party **MUST SIGN** form PDS-126.

Financially Responsible Party INFORMATION MUST MATCH EXACTLY on form PDS-126

- 2. Please organize and save each completed form, approval letter, study, or map listed above as individual PDF files on a single, unencrypted USB flash drive. Ensure that the files do not have any security restrictions or passwords. Only one USB flash drive should be provided, containing only the requested files. Name each PDF file on the USB flash drive according to the document's title or type (e.g., Map, deeds, PDS-126, PDS-399F, approval from DEH, etc.). Please note that the USB flash drive will not be returned.
- 3. If additional environmental information is requested, additional deposits for review are required. In addition, a new ER number will be assigned.
- 4. The Storm Water Intake Form determines whether a project requires a Standard SWQMP or Priority Development Project (PDP) SWQMP. These forms and documents may be required if additional environmental information is requested and if submitted, must be submitted on paper and as PDF files on the USB Flash Drive and have all required signatures.
- 5. Please carefully review the SB 9-TPM Guidelines, PDS-602, PDS-602A, PDS-605 and PDS-606. The guides provide specific information on meeting the requirements for the submittal and processing of your SB 9-TPM application.
- 6. If the parcel is on septic sanitation and/or well potable water system, then Health Department (DEHQ) Certification is required.
- 7. Project goes to local Community Planning Group and/or Design Review Board as informational item.
- 8. Refer to the County of San Diego Residential Subdivision Design Guidelines for additional guidance on residential subdivision design.
- 9. Your application package must be complete when you bring it in for submittal. The submittal process begins at the main "Check-In" counter on the first floor.
- 10. THIS ITEM IS HIGHLY RECOMMENDED, BUT NOT REQUIRED: The applicant is responsible for initially posting the notice(s) and ensuring they remain posted until the eleventh day after final action on the permit application. At that time, the applicant must remove the notice(s). The notice must be posted within ten (10) days of paying the application fees. Applicants should use form PDS-319 (Public Notice), available at this link <a href="https://www.sandiegocounty.gov/content/dam/sdc/pds/zoning/formfields/PDS-PLN-319.pdf">https://www.sandiegocounty.gov/content/dam/sdc/pds/zoning/formfields/PDS-PLN-319.pdf</a> or upon request during application submission. For complete posting requirements, please refer to forms PDS-298 and PDS-515. The applicant must email the Planner photo(s) showing that the required notice has been posted.

Failure to post or comply with the posting guidelines may delay the processing of your project or the public hearing.

**On-Site Posting of PDS-319 is required for** Major Use Permits, Major Use Permit Modifications, Minor Use Permits, Minor Use Permit Modifications, Specific Plans, Specific Plan Amendments, Tentative Maps, Tentative Parcel Maps, and Zone Reclassifications.

11. Notice of the application will be prepared and distributed by the Department of Planning & Development Services. This notice of application shall be given to all property owners within 500' (feet) from the applicant's property and a minimum of 20 different owners. For example, if 20 different property owners cannot be found within a 500' radius, the notice area shall be expanded until 20 property owners are available for notification. See table below for more details:

500' min. distribution distance of Public Notices; min. of 20
Property owners)

- Tentative Parcel Map, incl. Time Extension
- 12. DEHQ fees collected will be in accordance with the current fiscal year fee schedule. DEHQ fees are assessed at the time of assignment to DEHQ.
- 13. Office Location and Hours:

5510 Overland Avenue, Suite 110 (First Floor), San Diego, CA 92123. Monday - Friday: 8:00 a.m. to 11:45 a.m. and 12:30 p.m. to 4:00 p.m. (Except County Holidays)

If you have any additional questions about the application, please email us at: <a href="mailto:PDSZoningPermitCounter@sdcounty.ca.gov">PDSZoningPermitCounter@sdcounty.ca.gov</a>