

**Boundary Line Adjustment (BLA)**: is a minor adjustment of lot lines between four or less adjoining parcels. This also allows for changes to existing property lines or the consolidation of existing lot lines. BLAs do not create new parcels.

Payments can be made via cash, check, or credit/debit card. Online payments can be made via the City's payment portal, which can be accessed with an issued payment invoice. Please contact the Planning Division for any questions.

City Use Only	
Application #:	Date Submitted:
Received By:	Fees Paid:

#### **Property Information**

Project Name: \_\_\_\_

Property Address/Location: \_\_\_\_\_

Assessor's Parcel Number(s): \_\_\_\_\_

#### **Applicant Information**

Applicant's Name (Primary Contact):

Address: \_\_\_\_\_

Phone #: \_\_\_\_\_

Email:

Property Owner Information	
1) Property Owner Name:	
Address:	
Phone #:	
2) Property Owner Name:	·
Address:	
Phone #:	Email:
3) Property Owner Name:	
Address:	
Phone #:	Email:
4) Property Owner Name:	
Address:	
Phone #:	Email:



Submittal Requirements	
□ One (1) copy of completed application	Letter of Authorization
Proposed Legal Descriptions	Boundary Line adjustment fee \$942
Map with proposed line revisions	□ Title Report

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Applicant Checklist Items:

- 1. **Map with proposed line changes**, drawn to scale, including structures, easements, utilities (sewer, water, drainage, power, telephone, etc.) boundary lines of the subject and adjacent lots, areas and dimensions of parcels, street rights-of-way, and structures on affected adjacent lots.
- Proposed legal descriptions (metes and bounds), of existing, transfer and resultant parcels including scaled, graphic exhibits. Label exhibits as Exhibit A for existing, Exhibit B, B-1, B-2, etc. for transfer and resultant parcels and Exhibit C, C-1, C-2, etc. for exhibits. Each exhibit may contain multiple sheets. Maximum sheet size 8 ½ x 14.
- 3. **Signed and notarized transfer parcel deeds** including wet-stamped descriptions and graphic exhbits, **unless all are under one ownership**, then transfer parcel deeds are not required.
- 4. Signed and notarized resultant parcel deeds. Include the following statement on the face of each deed in items 3 and 4: <u>"This deed is made and given for the purpose of conforming the boundary lines of the subject property of this deed pursuant to the boundary line adjustment recording concurrently herewith."</u>
- 5. Title Report, less than 90 days old, including copies of all referenced documents.
- 6. **Closure calculations** for all lots affected.
- 7. State Reason for Boundary Line Adjustment

I/we hereby certify that the foregoing information is true and correct and that the buildings or land will not be used for any other purpose than indicated in this application.

Applicant Signature: \_\_\_\_\_ Date: \_\_\_\_\_



Agreement and Representations of Applicant	
This Application is not complete, and processing of this application will not	begin, until all initials and
signatures are provided by the Applicant and Property Owner:	
<ol> <li>Under penalty of perjury, I certify that I am the legal owner(s) (all individent they appear on the deed to the land), corporate officer(s) empowered owner's legal agent, or the owner's authorized representative (Letter o (Owner Initial)</li> </ol>	to sign for the corporation, f Authorization form).
<ol> <li>Acknowledge and agree that by making this application, I have include hard copy (see submittal checklist). Applicant understands that missing false information, or misleading items or information may delay the pro- a permit revoked upon discovery (Applicant Initial)</li> </ol>	g items, inaccurate items,
<ol> <li>Government Code Section 65105 states that City staff may enter upon performance of their functions and make site inspections. I hereby gra permission (Applicant Initial) (Owner Initial)</li> </ol>	
<ul> <li>4) Applicant(s) agree to defend, indemnify and hold harmless with Couns Rancho Cordova ("City") and its agents, officers, consultants, and emp from any and all claims, actions, suits, or proceedings against the City attack, set aside, void, or annul an approval by the City, or the City's A (collectively "Claim"). The City shall promptly notify the Applicant of ar cooperate fully in the defense. Nothing in this paragraph obligates the the City is not required to pay or perform any settlement arising from a by the City, unless the settlement is approved in writing by the City.</li> <li>Application Covenants, Conditions and Understandings</li> <li>5) Applicant(s) acknowledges and agrees that this application is a contract</li> </ul>	bloyees ("City's Agents") or the City's Agents to gents concerning the project by Claim and the City shall City to defend any Claim and any such Claim not defended (Applicant Initial)
the City and that all obligations are enforceable against the Applicant r outcome of the Application process. This Application sets forth all cove and understandings between the parties and there are no promises, co either oral or in writing between the parties other than as set forth here subsequent alteration, amendment, change or addition to this application upon the City unless reduced to writing and signed by the City Manage the Applicant. No course of conduct shall be binding upon the City and provisions or violations shall not be construed as a course of conduct to not be the basis for any expectation of future waiver or estoppel of that (Applicant Initial)	egardless of the status or enants, promises, conditions onditions or understandings ein. No contemporary or ion form shall be binding er, or his/her designee and d waiver of one or more to be relied upon and may t or any provision
<ul> <li>6) This Application is made under, and shall in all respects be interpreted the laws of the State of California. In the event of a dispute concerning the venue for any legal action shall be with the appropriate court in the State of California. Should legal proceedings of any type arise out of th party shall be entitled to costs, attorney's fees, and legal expenses, inc expert fees and costs. (Applicant Initial)</li> <li>It is so Agreed:</li> </ul>	the terms of this Application, County of Sacramento, his Agreement, the prevailing
Applicant Signature:	Date:
Property Owner Signature:	Date:



## City of Rancho Cordova Planning Division Letter of Authorization

This form shall serve to notify the City of Rancho Cordova that I/we am/are the legal owner(s) of the property described in the attached application and do hereby authorize the person/firm shown below to file and represent my/our interest in the application(s) listed below.		
Applicant/Authorized Person:		
Address:		
City/State/Zipcode:		
Phone Number:		
Type of Application(s)–Please List All Entitlements Applied For:		
Legal Owners:		
I/we are the legal owner(s) of the said property; have read the foregoing letter of authorization and know the contents thereof; and do hereby certify that the same is true of my/our own knowledge. I/we certify (or declare) under penalty of perjury under the laws of the State of California that the information contained in the above referenced application(s) is true and correct.		
1) Printed Name:		
Signature:          Date:		
2) Printed Name:		
Signature:          Date:		
3) Printed Name:		
Signature: Date:		
4) Printed Name:		
Signature: Date:		
A letter signed by the property owner(s) may be submitted in lieu of this form. The letter must identify the person being authorized to represent the owner(s) and the application(s) being submitted.		