SB 35 STREAMLINED MULTIFAMILY REVIEW PROCESS GUIDE

What is Senate Bill 35 (SB 35)?
In 2017, Governor Brown signed into law Senate Bill 35 (SB 35) as part of a package of bills created to address the State of California’s housing shortage. The new law provides a streamlined review process for eligible multifamily projects in cities and counties that have not built their share of housing to accommodate the region’s population growth. In unincorporated Santa Cruz County, not enough housing has been built to meet our share of regional housing needs. Therefore, multifamily projects in Santa Cruz County may be eligible for SB 35 streamlining.

What is the SB 35 Streamlined Multifamily Review Process?
Under the streamlined review process, applicants are routed directly to “ministerial” project review (review of project compliance with the County’s objective standards). This means that SB 35 applicants skip both “discretionary” review (subjective project review) and environmental review under the California Environmental Quality Act (CEQA). The streamlined process also provides more flexible density and parking requirements, reduced project review timelines and extended project approval expirations. The California Office of Housing and Community Development (HCD) has prepared guidelines that further explain this process.

Is my project eligible for the Streamlined Multifamily Review Process?
The streamlined review process is only available to multifamily projects that meet specific criteria. Please refer to Page 2 of this guide to determine if your project is eligible for the streamlined process.

How do I apply for the SB 35 Streamlined Multifamily Review Process?
Applicants must complete the SB 35 Streamlined Multifamily Review Process Application Form. A pre-application meeting with County Planning staff is recommended to review the Application Form and any necessary supporting documentation prior to submittal. Once the application is officially submitted, the County will review the project to complete the consistency determination and design review within the timelines shown on Page 3 of this guide. After the project is approved for SB 35 streamlining, the applicant may apply for a building permit.

What are Objective Planning Standards?
Objective planning standards are standards that involve no personal or subjective judgement by a public official. These standards can be found in the County Code and General Plan/Local Coastal Program. For example, a building height limit of 3 stories is an objective standard. In comparison, a requirement that a building must blend appropriately with the neighborhood character is a subjective standard.
**IS MY PROJECT ELIGIBLE FOR THE STREAMLINED MULTIFAMILY REVIEW PROCESS?**

A project may be eligible for the streamlined review process if it meets the following criteria:

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Details</th>
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<tr>
<td><strong>Multifamily Residential Development</strong></td>
<td>The project must involve the development of 2 or more attached residential units. The project may be mixed use, but a minimum of two-thirds of the gross development-square footage must be designated for residential use.</td>
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<td><strong>Infill Parcels Only</strong></td>
<td>At least 75% of the perimeter of the site must adjoin parcels developed with urban uses, which includes current or former residential, commercial, public institutional, or transit facility uses. Parcels separated by a street or highway are considered adjoining.</td>
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<td><strong>Consistent with Development Standards</strong></td>
<td>The project must be consistent with objective zoning, subdivision, and design review standards.</td>
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<td><strong>Labor Requirements</strong></td>
<td>All projects of 10 units or more are subject to special labor requirements. Projects involving subdivisions or lot mergers may qualify for SB 35 streamlining with certain labor requirements.</td>
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<td><strong>No Demolition of Housing or Historic Structures</strong></td>
<td>The project cannot involve demolition of certain categories of housing or a historic structure and cannot develop on a site where rental housing was demolished within the last 10 years.</td>
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<td><strong>Affordable Housing Requirements</strong></td>
<td>In addition to the affordability requirements in County Code Chapter 17.10, projects of 10 units or more must provide at least 10% of the units as deed-restricted affordable housing for households making below 80% of the Area Median Income.</td>
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<td><strong>Not Within Protected Resource Areas</strong></td>
<td>The project site cannot be within the Coastal Zone or within a conservation area, and cannot contain protected species habitat, prime farmland, farmland of statewide importance, wetlands, floodways, or conservation easements. If the site is in a very high fire hazard severity zone, earthquake fault zone, or 100-year flood plain, the project must mitigate those hazards.</td>
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These are general guidelines. Please refer to Gov. Code §65400, §65582.1, and §65913.4, or review the SB 35 Streamlined Multifamily Review Process Application Form for detailed eligibility information.
STREAMLINED MULTIFAMILY REVIEW PROCESS TIMELINE

Projects of 150 units or fewer

Day 1

Applicant submits the SB 35 Streamlined Multifamily Review Process Application Form with required materials. Planning Department begins project review.

Planning Department completes consistency determination. Is the project consistent with objective planning standards?

Yes

Planning Department continues SB 35 project review.

Planning Department issues SB 35 Streamlined Review Approval. Applicant may proceed with applications for building permit(s).

No

Planning Department identifies conflicts with objective planning standards.

Projects of more than 150 units

Day 1

60 Days

90 Days

180 Days

EXPIRATION OF SB 35 STREAMLINED REVIEW APPROVAL

SB 35 streamlined review approval does not expire if 50% of the units are affordable to households making below 80% of the area median income. ♦ For all other projects, approval expires after 3 years. ♦ Projects may be eligible for a one-time, one-year extension with documentation showing significant progress has been made towards starting construction. ♦ Approval does not expire if vertical construction is in progress.