CITY OF GRIDLEY APPLICATION FOR ANNEXATION

PH:(530) 846-3631 FAX: (530) 846-3229 www.gridley.ca.us

Application No.:				
Analizant Information				
Applicant Information			DI	
Applicant Name:			Phone:	
Street Address:				
City:		State	:	Zip:
Durant Owner (attack list of average if a consum)			Dhara	
Property Owner (attach list of owners if necessary)			Phone:	
Address:				
City:		State:		Zip:
Property Information				
Property Address(es):				
Assessor's Parcel No(s):	sessor's Parcel No(s): Project Acreage:			
Existing Land Use:				
Number of Persons Residing on the Site:	Number of Registered Voters Residing on the Site:			
Yearly Sales Tax Generated Previous Tax Year (Comm	ercial Prope	rties On	ly):	
Subsequent Development Plans, If Any, and Timing:				
Required Signatures				
I hereby certify that this application and all other doc	uments sub	mitted a	are true and co	rrect to the best of
my knowledge and belief. I also certify that I am the	owner of th	ne abov	e property or h	nave attached the
owner's written consent to file this application.				
(Before signing, see the information on the back of th	is applicatio	n.)		
Applicant's Signature:	Date:			

For Office Use Only				
Present County Zoning:	City Prezone Designation:			
General Plan Designation (County):	General Plan Designation (City):			
Assessed Valuation (Land \$):	Improvements (\$):	Year:		
Sewer Application No.:	Sewer Service Agreement	Waiver of		
	Required?	Jurisdiction Needed?		
Application Received By:	City of Gridley Application Fee:			
Date:	Butte County Lafco Deposit:			
Receipt No.:	State Board of Equalization Fee:			
	Environment Review Fee:			
Butte County Filing Fee	Total Fees: \$			
() Applies				
() Does Not Apply	(Check Payable to the City of	Gridley)		
(Check Payable to Butte County)				

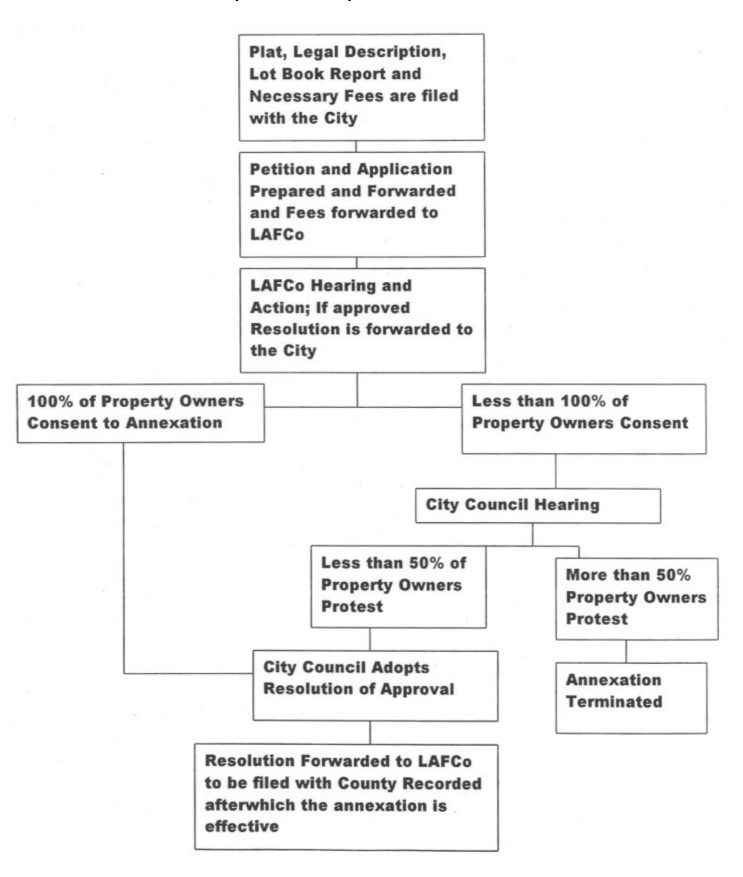
Requirement for a Complete Application

The following items may be REQUIRED for a complete application, verify your needs with City Staff to ensure a complete application:

Completed Application Form
Lot Book or Preliminary Title Report
Environmental Questionnaire
Annexation Plats and Description
Waiver of Jurisdiction Request
Annexation and Sewer Service Agreement
Pre-zoning Annexation
Pre-Annexation Use Permit Application
Application and Environmental Review Fees

As a result of the environmental review process, additional information may be required to determine if significant adverse environmental impacts could result from the proposal.

The City of Gridley Path to Annexation



State Board of Equalization Standards for the Preparation of Descriptions and Maps for Annexation

- 1. Every descriptions must be self-sufficient within itself and without the necessity of reference to any extraneous document. When a description refers to a Deed of Record, the deed should be used only as a secondary call.
- 2. When writing a metes and bounds description of a contiguous annexation, all details of the contiguous portion(s) of the boundary may be omitted. The points of departure from the existing boundary must be clearly established.
- 3. A specific parcel description in sectionalized land (e.g. The SW 1/4 of Section 22, TIN, RIW) is permissible without a metes and bounds description of the perimeter boundary.
- 4. A parcel description making reference only to a subdivision or a lot within a subdivision is not acceptable.
- 5. Every map must clearly indicate all existing streets, roads and highways within and adjacent to the subject territory together with the current names of these thoroughfares.
- 6. Every map shall bear a scale and north point. If a reduced map is to be filed, the original map must have a graphic scale affixed to it before the reduction is made.
- 7. The point of beginning of the legal description must be shown on the map. The boundaries of the subject territory must be distinctively shown on the map without obliterating any essential geographic or political features. The use of colored lines to denote the boundaries is recommended.
- 8. All maps must be professionally drawn or copied. Rough sketches of maps or plats will not be accepted.
- 9. The computed or estimated acreage shall be set forth in the legal description.
- 10. When applicable, each description and map shall indicate that it has been accepted by the Local Agency Formation Commission.

Note: The intersections of street right-of-ways or centerlines, or similar point should be used as the point of beginning. A lot corner or other point of record is not acceptable as the point of beginning.

Any reference to a deed or map or record shall be a secondary reference.