

APPLICATION FOR: <u>RESIDENTIAL DRIVEWAY / ACCESS – Zoning Review</u>

Mail:City of Live Oak-Office:City Hall Annex-Phone:386.362.2276 ofc.-

Dak - 101 White Ave. S.E. nex - 416 Howard Street E -6 ofc. - 386.330.6507 fax

- Submit to the office of the Development Manager.
- Once reviewed and approved, please submit a permit application to the Building Official.
- After you have obtained a permit, work can commence.
- Any driveway or curb cut installed, altered or expanded with no review, approval and permit

shall require the owner to have the property surveyed to show the extent of what has been done in order for a determination to be made if in compliance. Any portion not in compliance shall be removed in order to obtain compliance.

DRIVEWAY REQUIREMENTS

Received by: ____

- Improved driveways are required for <u>any/all</u> access points from your property to a City Street.
- All permit applications for: any residential property new construction, demolition and re-construction of structures, modular housing location or replacement, and/or manufactured home location or replacement; redevelopment or additions/expansions to existing housing or accessory structures including fences with gates; or any new or altered driveway/access/curb-cut shall require this application to be submitted, and related inspections verified, and all required driveway / access improvements verified as completed to standards. You will also need to purchase a permit for the construction see Building Official.
- Please read Section 4.19.3, on page 4-5 of this application for code standards.
- You must install at least one 12 foot wide asphalt or cement driveway at a minimum (20 feet wide for a shared driveway), to serve access to your property from the City Street. It must be at matched grade to the street, and extend from the edge of the existing street to your property line.
- If you can't locate your property line, you will need to have it flagged by a survey company. Existing or proposed dirt or lime-rock driveways, etc. will not pass inspection. Other related improvements may also be required.
- It is your responsibility to make the improvements set forth, and to contact the Building and Zoning Office for re-inspection after the improvements have been made.
- <u>Power will not be released and no C/O will be issued by the Building Department until your</u> <u>driveway has been installed and approved by the Public Works, Building and Zoning Department.</u>
- After the Zoning and Public Works Department has approved your driveway, they will notify the Building Department. You may then call the Building Department for your final permit inspection when ready.
- If driveway will access a State Highway (US-90, US-129, SR-51), you will be required to submit an application to the Florida Department of Transportation and obtain approval before this application can be processed.
- Please also attach to this application a site plan map or survey of the property describing (drawn in) where existing or proposed driveway access points are or will be.
- You must also put flag stakes at the property showing the location of the proposed driveway.

City of Live Oak Application for Residential Driveway/Access 1

Last Revised: 01/11/2019

Live Oak, FL 32064

Live Oak, FL 32064

Date Stamp:

THIS SECTION TO BE COMPLETED BY APPLICANT

	Name:	Phone:		
		ship/ interest in the subject property? Yes		
	If YES, please list such persons.			
	Name:	Phone:		
	Mailing Address:			
	Name:	Phone:		
	Mailing Address:			
		Phone: Phone:		
3)	Property Information Location and Use:			
	All / Part (Circle One) of Tax Parcel Number:			
	General Job Address Location Description or 911 Address:			
	Legal Description (Please give Lot #, Block, Sub-division): <i>Please also provide a copy of the Property T</i>			
	Acreage/Size of Property (use fractions there	eof if applies):		
	Present Use:			

(there are limits – not a	all may be approved)
	(there are limits – not a pwledge and belief, that all papers or plans submitted

Signature of Title Holder or Applicant	Date	
Signature of Title Holder or Applicant	Date	

Signature of Title Holder or Applicant

TO BE COMPLETED BY PUBLIC WORKS DEPARTMENT AND DEVELOPMENT MANAGER

Culvert Required? "Corrugated Metal Culvert with Co			:					
Apron Required? "Concrete"	If yes, Width:							
Ditch Fill Required?	If yes, Width:	Depth:	Length:					
Disapproved for the following reasons:								
DATE OF INITIAL INSPECTION:	PHOTO DOCUMEN	NTATION MADE:						
DATE OF RE-INSPECTION OR TO VERIFY CONDITIONS MET:								
<u>Approval:</u>								
CITY OFFICIAL: (PWD)								
CITY OFFICIAL: (Zoning)								

4.19.3. Access control.

To provide maximum safety with least interference to traffic flow on public streets while at the same time providing ease and convenience for ingress and egress to private property, the number and location of curb breaks shall be regulated relative to the intensity or size of the property served and the amount of frontage which that property has on a given street.

For streets which are part of the State of Florida highway system or otherwise under the jurisdiction of the Florida Department of Transportation, the number and location of curb breaks shall be in compliance with, and as permitted by, all statutes, policies and rules as implemented by the Florida Department of Transportation.

The costs for design, installation and maintenance for all curb cuts and associated driveways which provide access to public streets shall be the responsibility of the developer or property owner of said property.

All residences, development and redevelopment seeking access to public streets shall conform to these standards;

4.19.3.1. Number and location of curb breaks.

A curb break is defined in section 2.1. The number and location of curb breaks shall be regulated as follows:

- 1. One curb break is permitted for ingress and egress purposes to a single property or development.
- 2. Two curb breaks entering a particular street from a single property or development may be permitted if other requirements of this section are met and if the minimum distance between the two curb breaks equals or exceeds 20 feet.
- 3. Three curb breaks entering a particular street from a single property or development may be permitted if other requirements of this section are met and if the minimum distance between adjacent curb breaks equals or exceeds 100 feet.
- 4. In general, no more than three curb breaks entering on a particular street will be permitted from a single property or development. However, in extensive developments (property exceeding ten acres and/or containing more than 1,000 parking spaces), additional curb breaks may be permitted provided other relevant requirements of this section are met and the minimum distance between adjacent curb breaks equals or exceeds 300 feet.

4.19.3.2. Width of curb break and associated driveways.

1. The width of a curb break measured at the street right-of-way line, shall be within the following minimum and maximum limits:

Location	Minimum	Maximum
Residential – to a single parcel of record	12 feet	24 feet
Residential – <u>shared common easement access to two</u> <u>parcels of record</u>	<u>20 feet (split</u> evenly)	<u>24 feet</u>

2. In no case shall a curb break width be less than 12 feet.

- 4.19.3.3. Curb break and driveway standards, subject further to any FDOT standards which may be applicable.
 - 1. No curb break shall be constructed in the radius return (curved arc between intersecting street pavements) of an intersection.
 - 2. No curb break shall be constructed nearer than twenty feet from the intersection of street right-ofway lines
 - 3. No curb break shall be constructed nearer than five feet from an interior property line unless part of a common access way to two contiguous properties.
 - 4. A six-inch raised curb and/or parking stops shall be constructed at least of three feet inside the street right-of-way line or property line to prevent vehicle overhang on private properties or rights-of-ways located near curb breaks, off-street parking areas, and off-street loading areas.
 - 5. No curb break shall include an aboveground public facility such as traffic signal or signage components, catch-basins, fire hydrants, utility poles, fire alarm supports, or similar structures.
 - 6. Any curb break and associated driveway proposed in a location which will result in conflicts with aboveground public facilities shall require the developer to submit all required plans, and obtain all required approvals in writing from controlling governmental agencies prior to a permit being issued, with the costs of any alterations or relocations of such to be borne by the developer.
 - 7. Any curb break and associated driveway proposed in a location which will result in conflicts with any trees or landscaping established along the ROW, shall require the developer to offset such, by proposing a relocation or re-establishment of existing or new trees or landscaping along adjacent areas of the ROW, as part of the plan submittal and review process.
 - 8. Any curb break and associated driveway proposed in a location which intersects existing sidewalks, curbs, or other ROW improvements shall be required to modify said existing improvements according to the entity which has jurisdiction over said ROW, also including meeting ADA requirements for pedestrians.
 - 9. Any curb break and associated driveway across an area which contains swales or provides other storm water functions, shall be required to install culverts or other improvements; areas and improvements as determined by the Public Works Director or city contracted utility engineer or provider.
 - 10. All curb breaks and associated driveways shall be improved with matched grade asphalt or concrete along the span from the edge of the adjacent road pavement to the abutting property line, at which point off-street parking and loading standards shall control.

4.19.3.4. Curb break permit.

No curb break shall be established or altered without approval issued by the land development regulation administrator [and a permit by the Building Official].