Rezoning

Development Application Checklist



Digital Submittal:

Please follow the plan and document submittal requirements below. All files shall be uploaded in PDF format. Provide
one (1) full-size copy of each required plan document file. Application forms and other written documents or reports
should be formatted to 8.5 x 11. A digital submittal Key Code is required to upload your documents and will be provided
by your coordinator. Files should be uploaded individually and in order of how they are listed on this checklist.

Project No.: _____-PA-____ Key Code: _____ Submit digitally at: https://eservices.scottsdaleaz.gov/bldgresources/Cases/DigitalMenu

Minimum Submittal Requirements:

At your pre-application meeting, your project coordinator will identify which items indicated on this Development Application checklist are required to be submitted. A Development Application that does not include all items indicated on this checklist may be deemed incomplete until all items have been submitted. A Development Application is not complete until it is verified that the application meets the minimum submittal requirements for review and the application fee has been processed.

In addition to the items on this checklist and to avoid delays in the review of your application, all Plans, Graphics, Reports and other additional information that is to be submitted shall be provided in accordance with the:

- Requirements specified in the Plan & Report Requirements for Development Applications Checklist; and
- Design Standards & Policies Manual; and
- Requirements of Scottsdale Revised Code (including the Zoning Ordinance); and
- Stipulations, including any additional submittal requirements identified in the stipulations, of any Development Application approved that this application is reliant upon; and
- The city's design guidelines.

	regarding the information above, or ite	enis indicated on this application cr	iecklist, please contact your
project coordinator.			
Name:	Phone Number: 480-312-	Coordinator e-mail:	@scottsdaleaz.go

Prior to application submittal, please research original zoning case history to find the original adopted ordinance(s) and exhibit(s) to confirm the zoning for the property. This will help to define your application accurately. Visit the city's Planning & Development Services Records Department for assistance: https://www.scottsdaleaz.gov/planning-development/records.

PART I -- GENERAL REQUIREMENTS

Req'd	Rec'd	Description of Documents Required for Complete Application. No application shall be accepted without all items marked below.			
X		1. Rezoning Application Checklist (this list)			
X		2. Zoning Application Fee \$ (subject to change every July)			
X		3. Completed Development Application (form provided)			
		 The applicant/agent shall select a review methodology on the application form (Enhanced Application Review or Standard Application Review). 			
		If a review methodology is not selected, the application will be reviewed under the Standard Application Review methodology.			

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Rezoning Development Application Checklist

	Rezoning Development Application Checkinst			
	4. Request to Submit Concurrent Development Applications (form provided)			
	5. Letter of Authorization (from property owner(s) if property owner did not sign the application form)			
	6. Affidavit of Authorization to Act for Property Owner (required if the property owner is a corporation, trust, partnership, etc. and/or the property owner(s) will be represented by an applicant that will act on behalf of the property owner (form provided).			
7. Appeal of Required Dedications, Exactions, or Zoning Regulations (form provided)				
 8. Commitment for Title Insurance – No older than 30 days from the submittal date Include complete Schedule A and Schedule B (requirements form provided) 				
	9. Legal Description: (if not provided in Commitment for Title Insurance)			
	10. Results of ALTA Survey			
	11. Request for Site Visits and/or Inspections (form provided)			
	12. Addressing Requirements (form provided)			
	13. Waiver of Claims for Diminution in Value of Property, or refusal (Delay submittal until after the Planning Commission Hearing) (sample agreement information provided)			
	14. Public Participation: (see Attachment A) If substantial modifications are made to an application, additional notification may be required by the Zoning Administrator, or designee. When required, provide one copy of the Citizen Review Report addendum.			
	15. Request for Neighborhood Group/Homeowners Association (form provided)			
	 16. Site Posting Requirements: (form provided (white and red signs)) Affidavit of Posting for Project Under Consideration Affidavit of Posting for Planning Commission Public Hearing (Delayed submittal). Affidavit must be turned in 20 days prior to Planning Commission hearing. Affidavit of Posting for City Council Public Hearing (Delayed submittal). Affidavit must be turned in 20 days prior to City Council hearing. 			
	 17. Photo Exhibit of Existing Conditions See attached Existing Conditions Photo Exhibit graphic showing required photograph locations and numbers. 			
	18. Archaeological Resources (information sheets provided)			
	19. Completed Airport Vicinity Development Checklist – Your property is located within the vicinity of the Scottsdale Municipal Airport (within 20,000-foot radius of the runway; information packet provided) Short Form			
	Long Form (including full-size site plan at a 1"= 20' scale and elevation plan submitted to Aviation Staff for review) Height Analysis (search "Notice Criteria Tool" on the FAA web page: https://oeaaa.faa.gov/oeaaa/external/portal.jsp) Aviation Fuel Dispensing Application Form			
	PART II REQUIRED NARRATIVE, PLANS & RELATED DATA Description of Documents Required for Complete Application. All Plans, Building Elevations, Perspectives, and			
	Details shall be black-line drawings of suitable quality for reproduction and without gray-tones or shading, except as otherwise noted. No application shall be accepted without all items marked below. 20. Plan & Report Requirements For Development Applications Checklist (information sheets provided)			
	20. Fian & Report Requirements For Development Applications Checklist (Information sheets provided)			

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		ment Plan
Req'd	Rec'd	
		a. Application Narrative
		The application narrative shall specify how the proposal separately addresses each of the following:
		goals and policies/approaches of the General Plan
		goals and polices of the applicable Character Area Plan
		 architectural character, including environmental response, design principles, site development character, and landscape character
		Please review the applicable zoning district and/or overlay provisions for any findings, justifications, and/or explanations that are required to be met. Each finding, justification, and/or explanation shall be separately identified with a corresponding response in the application narrative. (PRD, PCD, PBD, PUD, etc.)
		In addition, the following applicable information shall be incorporated into the application narrative:
		separate justification(s) for each requested modification to regulations and standards,
		bonus provisions and justifications,
		methodology to address the city's Sensitive Design Principles, and applicable
		design guidelines pertaining to: architectural character, environmental response, site development character, and landscape character, and/or
		Historic Property – existing or potential historic property.
		(Describe how the proposal preserves the historic character or compliance with property's existing Historic Preservation Plan)
		Conformance with the Old Town Scottsdale Urban Design & Architectural Guidelines
		b. Legislative draft of the proposed development standards, or amended development
		standards (example provided)(Must adhere to the Maricopa County Recorder requirements)
		 c. Legislative draft of the list of Land Uses, if proposed (PBD, SC) (Must adhere to the Maricopa County Recorder requirements)
		d. A dimensioned plan indicating the proposed boundaries of the application
		e. Context Aerial with the proposed site improvements superimposed
		Aerial shall not be more than 1 year old and shall include and overlay of the site plan showing lo lines, tracts, easements, street locations/names and surrounding zoning for a radius from the sit 750-foot radius from site Other:
	1	f. Site Plan
		g. Subdivision Plan
		h. Refuse Plan
		i. Open Space Plan (Site Plan Worksheet) (example provided)
		j. Site Cross Sections
		k. Natural Area Open Space Plan (ESL Areas)
	-	I. Topography and slope analysis plan (ESL Areas)
<u> </u>	+	m. Phasing Plan n. Landscape Plan
		(n langerand VIAN
		All plans shall be <u>black and white line drawings</u>

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Rezoning Development Application Checklist

		o. International Green Construction Code (IgCC) and Energy Compliance Report The above referenced requirements may be found on the city's website at: https://www.scottsdaleaz.gov/green-building-program/green-codes
		p. Greater Phoenix Metro Green Infrastructure Handbook
		The above referenced design guidelines may be found on the city's website at:
		http://www.scottsdaleaz.gov/design
		q. Hardscape Plan
		All plans shall be <u>black and white line drawings</u> All plans shall be <u>black and white line drawings</u>
		(a gray-tone copy of the color Landscape Plan will not be accepted.)
		r. Transitions Plan
		s. Parking Plan
		t. Parking Master Plan
		See the city's Zoning Ordinance, Article IX for specific submittal and content
		requirements for Parking Master Plan. The report must include all required exhibits.
		u. Pedestrian and Vehicular Circulation Plan
		v. Elevations
		w. Elevations Worksheet(s)
		Required for all Development applications to rezone to Planned Unit Development
		(PUD) and Downtown (D, PBD) when elevations are required to be submitted.
		x. Perspectives
		y. Floor Plans
		z. Floor Plan Worksheet(s)
		(Required for restaurants, bars or development containing there-of, and multi-family developments)
		aa. Roof Plan Worksheet(s)
		aa. Electronic Massing Model:
		Scaled model indicating building masses on the site plan and the mass of any building within:
		750-foot radius from site
		Other: (The electronic model shall be a computer-generated Sketch-up® model or other
		electronic modeling media acceptable to the Current Planning Services Department.)
		bb. Solar Analysis
		The solar analysis shall be completed for twenty first day of March, June, September,
		and December at 6:00 a.m., 9:00 a.m., 12:00 p.m., 3:00 p.m. and 6:00 p.m.
		Required for all Development applications to rezone to Planned Unit Development
		(PUD) and Downtown (D, PBD).
		cc. Exterior Lighting Site Plan
		dd. Manufacturer Cut Sheets of All Proposed Exterior Lighting
		ee. Cultural Improvement Program Plan
		Conceptual design
		Narrative explanation of the methodology to comply with the requirement /
		contribution.
		ff. Sensitive Design Concept Plan and Proposed Design Guidelines (Aschitectural Jandscape bardscape exterior lighting community features common structures etc.)
		(Architectural, landscape, hardscape, exterior lighting, community features, common structures, etc.) gg. Master Thematic Architectural Character Plan
l	 	hh. Other:

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22. Deferred Development Plan Booklets (to be provided once case is ready for hearing) 11" x 17" – (3) copies (quality suitable for reproduction) 8 %" x 11" – ① copy (quality suitable for reproduction) Digital – (1) copy (CD/DVD – PDF Format) $8 \frac{11}{2}$ x 11 – 3 copies on archival (acid free) paper: this is a **delayed submittal** that is to be made after the Planning Commission recommendation. The Development Plan Booklets shall include the following: **Application Narrative** Legislative draft of the proposed development standards, or amended development standards Legislative draft of the proposed List of Land Uses A dimensioned plan indicating the proposed boundaries of the application Context Aerial with the proposed Site Plan superimposed Site Plan Subdivision Plan Open Space Plan **Phasing Plan** Landscape Plan Hardscape Plan Transitions Plan Parking Plan Pedestrian and Vehicular Circulation Plan Conceptual Elevations **Conceptual Perspectives Electronic Massing Model** Solar Analysis **Exterior Lighting Plan** Manufacturer Cut Sheets of All Proposed Lighting **Cultural Amenities Plan** Special Impacts Analysis (Lighting Program, Dust Control, Noise Analysis and Control) Sensitive Design Concept Plan and Proposed Design Guidelines (architectural, landscape, hardscape, exterior lighting, community features, common structures, etc.) Master Thematic Architectural Character Plan Color and black and white line drawings shall be provided in accordance with the individual plan requirements above. 23. Proposed Public Benefit Narrative, Plan, and Total Construction Cost Estimate for proposed development standard bonus(es) (PBD, Infill Incentive, or PCP rezoning applications that include the use bonus provisions. A professional consultant shall provide the Total Construction Cost Estimate) 24. Preliminary Drainage Report See Chapter 4 of the city's Design Standards & Policies Manual for specific submittal and content requirements for drainage reports. The report must include all required exhibits, full color aerial, and topography maps. Any advanced hydraulic or hydrologic models shall be included (see handout submittal

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instructions)

25. Preliminary Grading and Drainage Plan See Chapter 4 of the city's <u>Design Standards & Policies Manual</u> for specific submittal and content requirements for the plan. Must include preliminary design parameters of special infrastructure, such as PRV and/or booster pump station if required to serve the development. The preliminary grading and drainage plan may be included as part of the preliminary drainage report. See handout submittal instructions 26. Master Drainage Plan See the city's **Design Standards & Policies Manual** for specific submittal and content requirements for Master Drainage Report. The report must include all required exhibits, full color aerial, topography maps and preliminary grading and drainage plans. See handout submittal instructions 27. Preliminary Basis of Design Report for Water See the city's Design Standards & Policies Manual for specific submittal and content requirements for Basis of Design Report for Water. Must include preliminary design parameters of special infrastructure, such as PRV and/or booster pump station with conduit for fiber optic cable connecting special infrastructure to closest R.O.W. point, if required to serve the development. The report must include all required exhibits and plans. 28. Preliminary Basis of Design Report for Wastewater See the city's <u>Design Standards & Policies Manual</u> for specific submittal and content requirements for Design Report for Wastewater. Must include preliminary design parameters of special infrastructure, such as sewer lift station with conduit for fiber optic cable connecting special infrastructure to closest R.O.W. point, if required to serve the development. The report shall be bound and must include all required exhibits and plans. 29. Master Plan and Design Report for Water Contact the Water Resources Department at 480-312-5685 to discuss offsite and onsite analysis and report content. Must include detailed design parameters of special infrastructure, such as PRV and/ or booster pump station if required to serve the development. The report must include all required exhibits and plans. 30. Master Plan and Design Report for Wastewater Contact the Water Resources Department at 480-312-5685 to discuss offsite and onsite analysis and report content. Must include detailed design parameters of special infrastructure, such as sewer lift station if required to serve the development. The report must include all required exhibits and plans. 31. Transportation Impact & Mitigation Analysis (TIMA) Please review the city's Design Standards & Policies Manual and Transportation Impact and Mitigation Analysis Requirements provided with the application material for the specific requirements. The report must include all required exhibits, and plans. Category 1 Study Category 2 Study Category 3 Study 32. Native Plant Submittal Requirements: (form provided) (Aerial with site plan overlay to show spatial relationships of existing protected plants and significant concentrations on vegetation to proposed development) • See Sec. 7.504 of the Zoning Ordinance for specific submittal requirements. 33. Environmental Features Map

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34. Other: PART III - SUBMITTAL OF THE DEVELOPMENT APPLICATION Req'd Description of Documents Required for Complete Application. No application shall be accepted without all items marked below. 35. Notify your coordinator by e-mail after you have completed your submittal. X 36. Submit all items indicated on this checklist pursuant to the submittal requirements. 37. Submit all additional items that are required pursuant to the stipulations of any other Development Application upon which this application is reliant. 38. Delayed Submittal. Additional copies of all or certain required submittal indicated items above will be require at the time your project coordinator is preparing the public hearing report(s). Your project coordinator will request these items at that time, and they are to be submitted by the date indicated in the request. 39. If you have any questions regarding this application checklist, please contact your Project Coordinator. Coordinator Name (print):______ Phone Number: 480-312-_____ Coordinator e-mail: ______@scottsdaleaz.gov Date: Coordinator Signature: If the Project Coordinator is no-longer available, please contact the Current Planning Director at the phone number in the footer of this page if you have any question regarding this application checklist. This application needs a: New Project Number, or A New Phase to an old Project Number: _____ **Required Notice** Pursuant to A.R.S. §9-836, an applicant/agent may request a clarification from the city regarding an interpretation or application of a statute, ordinance, code or authorized substantive policy, or policy statement. Requests to clarify an interpretation or application of a statute, ordinance, code, policy statement administered by the Planning and Development Services, including a request for an interpretation of the Zoning Ordinance, shall be submitted in writing to the One Stop Shop to the attention of the Planning and Development Services Director. All such requests must be submitted in accordance with the A.R.S. §9-839 and the city's applicable administrative policies available at the Planning and Development Services' One Stop Shop, or from the city's website: http://www.scottsdaleaz.gov/planning-development/forms **Planning and Development Services** One Stop Shop Planning and Development Services Director 7447 E. Indian School Rd, Suite 105 Scottsdale, AZ 85251 Phone: (480) 312-7000

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Rezoning Development Application Checklist

Development Application



Development Application Type: Please check the appropriate box of the Type(s) of Application(s) you are requesting					
Zoning		Development Review	ı	Land Divisions	
Rezoning (ZN)	Development Re		iew (Major) (DR)	Subdivision (PP)	
In-fill Incentive (II)	Ì	Development Rev	iew (Minor) (SA)	Subdivision (Minor) (MD)	
Conditional Use Permit (UP)	Ì	Wash Modificatio	n (WM)	Land Assemblage	
Text Amendment (TA)		Historic Property	(HP)	Other	
Development Agreement (DA)		Wireless Communica	tion Facilities	Annexation/De-annexation (AN)	
Exceptions to the Zoning Ordinance	e	Small Wireless Fac	cilities (SW)	General Plan Amendment (GP)	
Minor Amendment (MN)		Type 2 WCF DR Re	eview Minor (SA)	In-Lieu Parking (IP)	
Hardship Exemption (HE)		Signs		Abandonment (AB)	
Variance/Accommodation/Appe	al (BA)	Master Sign Progr	am (MS)	Other Application Type Not Listed	
Special Exception (SX)		Community Sign [District (MS)	Other:	
Project Name: Project Address: Property's Current Zoning District D	Designati	ion:			
The property owner shall designate an agent/applicant for the Development Application. This person shall be the owner's contact for the city regarding this Development Application. The agent/applicant shall be responsible for communicating all city information to the owner and the owner application team.					
Owner:			Agent/Applicant:		
Company:			Company:		
Address:			Address:		
Phone: Fa	ıx:		Phone:	Fax:	
E-mail:			E-mail:		
Designer:			Engineer:		
Company:			Company:		
Address:			Address:		
Phone: Fa	ıx:		Phone:	Fax:	
E-mail:			E-mail:		
 Please indicate in the checkbox below the requested review methodology (please see the descriptions on page 2). This is not required for the following Development Application types: AN, AB, BA, II, GP, TA, PE and ZN. These applications will be reviewed in a format similar to the Enhanced Application Review methodology. 					
Enhanced Application Review: I hereby authorize the city of Scottsdale to review this application utilizing the Enhanced Application Review methodology.					
Standard Application Review: Application Review methodolo		y authorize the city of	Scottsdale to review th	nis application utilizing the Standard	
Owner Signature			Agent/Applicant Signature		
Official Use Only: Submittal Date:			Development Appl	lication No.:	

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Page 1 of 3 Revision Date: 5/6/2021

Review Methodologies

The city of Scottsdale maintains a business and resident friendly approach to new development and improvements to existing developments. In order to provide for flexibility in the review of Development Applications, and Applications for Permitting, the city of Scottsdale provides two methodologies from which an owner or agent may choose to have the city process the application. The methodologies are:

1. Enhanced Application Review Methodology

Within the parameters of the Regulatory Bill-of-Rights of the Arizona Revised Statutes, the Enhanced Application Review method is intended to increase the likelihood that the applicant will obtain an earlier favorable written decision or recommendation upon completion of the city's reviews. To accomplish this objective, the Enhanced Application Review allows:

- the applicant and city staff to maintain open and frequent communication (written, electronic, telephone, meeting, etc.) during the application review;
- city staff and the applicant to collaboratively work together regarding an application; and
- city staff to make requests for additional information and the applicant to submit revisions to address code, ordinance, or policy deficiencies in an expeditious manner.

Generally, the on-going communication and the collaborative work environment will allow the review of an application to be expedited within the published Staff Review Time frames.

2. Standard Application Review Methodology:

Under the Standard Application Review, the application is processed in accordance with the Regulatory Bill-of-Rights of the Arizona Revised Statutes. These provisions significantly minimize the applicant's ability to collaboratively work with city Staff to resolve application code, ordinance, or policy deficiencies during the review of an application. After the completion the city's review, a written approval or denial, recommendation of approval or denial, or a written request for additional information will be provided.

The city is not required to provide an applicant the opportunity to resolve application deficiencies, and staff is not permitted to discuss or request additional information that may otherwise resolve a deficiency during the time the city has the application. Since the applicant's ability to collaboratively work with Staff's to resolve deficiencies is limited, the total Staff Review Time and the likelihood of a written denial, or recommendation of denial is significantly increased.

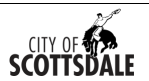
In addition to the information above, please review the Development Application, and/or the Application for Permitting flow charts. These flow charts provide a step-by-step graphic representation of the application processes for the associated review methodologies.

Note:

¹ Please see the Current Planning Services and Long Range Planning Services Substantive Policy Statements and Staff Review Timeframes for Development Applications, number III.

Development Application Page 2 of 3 Revision Date: 5/6/2021

Request To Submit Concurrent Development Applications



Acknowledgment and Agreement

The City of Scottsdale recognizes that a property owner may desire to submit concurrent development applications for separate purposes where one or more of the development applications are related to another development application. City Staff may agree to process concurrently where one or more the development applications related to the approval of another development application upon receipt of a complete form signed by the property owner.

Development Application Types Please check the appropriate box of the types of applications that you are requesting to submit concurrently					
		Signs			
Zoning — Toyt Amandment (TA)	Development Review ☐ Development Review (Major) (DR)				
Text Amendment (TA)		☐ Master Sign Program (MS) ☐ Community Sign District (MS)			
☐ Rezoning (ZN) ☐ In-fill Incentive (II)	☐ Development Review (Minor) (SA) ☐ Wash Modification (WM)	☐ Community Sign District (MS) Other			
☐ Conditional Use Permit (UP)	☐ Historic Property (HP)	☐ Annexation/De-annexation (AN)			
Exemptions to the Zoning Ordinance	Land Divisions (PP)	General Plan Amendment (GP)			
☐ Hardship Exemption (HE)	Subdivisions	☐ In-Lieu Parking (IP)			
☐ Special Exception (SX)	☐ Condominium Conversion	☐ Abandonment (AB)			
☐ Variance (BA)	☐ Perimeter Exceptions	Other Application Type Not Listed			
☐ Minor Amendment (MA)	☐ Plat Correction/Revision				
	Trat correction, nevision				
Owner:					
Company:					
Address:					
Phone:	Fax:				
E-mail:					
As the property owner, by providing my applications are processed at the property of arising in connection with the concurrent of pertaining to Concurrent Applications; 4) concurrent development application that is City review(s) of the development application. Property owner (Print Name):	owner's risk; 2) to hold the City harmless of levelopment applications; 3) to the City of to placing a development application on related to an another development applica-	all cost, expense, claims, or other liability Scottsdale's Substantive Policy Statement hold in order to continue processing a ation; and 5) that upon completion of the			
		Date:			
Signa	ture				
Official Use Only: Submittal Date:					
Request: ☐ Approved or ☐ Denied					
Staff Name (Print):					
Staff Signature:	Date:				

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Affidavit of Authorization to Act for Property Owner



1.	This affidavit concerns the fol	owing parcel of lar	nd:			
	e. Legal Description:(If the land is a platted to	t, then write the lo	ot number,			
2.	I am the owner of the land or authority from the owner to s then I am the agent for all of t	gn this affidavit or	n the owner	r's behalf. If the land has r	more than one owner,	
3.	I have authority from the own reviews, zoning map amend plats, lot splits, lot ties, use every description involving the acquire) an interest, and all a documents, commitments, was	ments, general pl permits, building p e land, or involving pplications, dedica	an amendr ermits and g adjacent o ations, payn	nents, development varial other land use regulatory or nearby lands in which the nents, assurances, decisio	nces, abandonments, or related matters of ne owner has (or may	
4.	The City of Scottsdale is aut days after the day the owner Department a written statement	delivers to the Di	rector of th			
5.	I will immediately deliver to Department written notice of owner.	the Director of t	he City of			
6.	If more than one person sign in this affidavit, and each of the					
7.	Under penalty of perjury, I warrant and represent to the City of Scottsdale that this affidavit is true and complete. I understand that any error or incomplete information in this affidavit or any applications may invalidate approvals or other actions taken by the City of Scottsdale, may otherwise delay or prevent development of the land, and may expose me and the owner to other liability. I understand that people who have not signed this form may be prohibited from speaking for the owner at public meetings or in other city processes.					
١	Name (printed)	Date		Signature		
_			, 20			
_			, 20			
_			, 20			
_			, 20			
			_			
	P	anning and D	evelopm	nent Services		

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Appeals of Dedication, Exactions, or Zoning Regulations



Rights of Property Owner

In addition to the other rights granted to you by the U.S. and Arizona Constitution, federal and state law and city ordinances or regulations, you are hereby notified of your right to appeal the following City actions relating to your property:

- 1) Any dedication of exaction which is required of you by an administrative agency or official of the city as a condition of granting approval of your request to use, improve or develop your real property. This appeal right does not apply to a dedication or exaction required as part of a city legislative act (for example a zoning ordinance) when an administrative agency or official has no discretion to determine the dedication or exaction.
- 2) The adoption or amendment of a zoning regulation that creates a taking of property in violations of Arizona and federal court decision.

Appeal Procedure

The appeal must be in writing and specify the City action appealed and the date final action was taken, and must be filed with or mailed to the hearing officer designated by the city within 30 days after the final action is taken

- No fee will be charged for filing
- The city Attorney's Office will review the appeal for compliance with the above requirements, and will notify you if your appeal does not comply
- Eligible appeals will be forwarded to the hearing officer, and a hearing will be scheduled within 30 days of receipt by the hearing officer of your request. Ten days notice will be given to you of the date, time and place of the hearing unless you indicate that less notice is acceptable to you.
- The City will submit a takings impact report to the hearing officer.
- In an appeal from a dedication or exaction, the City will bear the burden of proving that the dedication or exaction to be imposed on your property bears an essential nexus between the requirement and a legitimate governmental interest and that the proposed dedication or exaction is roughly proportional to the impact of the use, improvement or development you proposed.
- In an appeal from the adoption or amendment of a zoning regulation, the City will bear the burden of proving that any dedication of exaction requirement in the zoning regulation is roughly proportional to the impact of the proposed use, improvement, or development, and that the zoning regulation does not create a taking of property in violation of Arizona and federal court cases.
- The hearing officer must render his decision within five working days after the appeal is heard.
- The hearing officer can modify or delete a dedication or exaction or, in the case of an appeal from a zoning regulation, transmit a recommendation to the City Council.
- If you are dissatisfied with the decision of the hearing officer, you may file a complaint for a trial nevo with the Superior Court within 30 days of the hearing officer's decision.

For questions, you may contact: City's Attorney's Office 3939 Drinkwater Blvd. Scottsdale, AZ 85251 480-312-2405 Address your appeal to: Hearing Officer, C/O City Clerk 3939 Drinkwater Blvd Scottsdale, AZ 85251

Please be aware that City Staff cannot give you legal advice. You may wish, but are not required, to hire an attorney to represent you in an appeal.

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Owner Certification Acknowledging Receipt Of Notice Of Right To Appeal Exactions And Dedications

I hereby certify that I am the owner of property located at:					
Thereby certify that I am the owner of property loc	atou at.				
(address where development approval, building pebeing required)	ermits, or city required improvements and dedications are				
and hereby certify that I have received a notice that explains Scottsdale as part of my property development on the parcel	my right to appeal all exactions and/or dedications required by the City of listed in the above address.				
Signature of Bronorty Owner					
Signature of Property Owner	Date				

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Requirements for Submitting Evidence of Title to the City of Scottsdale Planning Department



The City of Scottsdale planning department requires applicants for various zoning applications, building permits and other approvals to provide evidence of land ownership. Unless city staff directs otherwise, the required evidence shall be a title insurance commitment meeting the following requirements:

- 1. The applicant shall instruct the title insurance company to prepare a normal title insurance commitment.
- 2. The title commitment must cover the whole project site, just as if the city were a commercial real estate developer who was going to buy the whole site from whoever owns it today.
- 3. The title insurance commitment must be in the same form and have the same wording that the title insurer usually uses when a sophisticated real estate purchaser is buying land from a sophisticated seller. For example, it must not have any extra notes, disclaimers or other language that is not in a normal title insurance commitment for a straightforward land purchase.
- 4. The City of Scottsdale must be listed as the proposed insured.
- 5. The proposed insurance amount must be a reasonable estimate of the actual dollar value of the whole site. (The price for the most recent arms-length sale of the whole site is usually an acceptable amount.)
- 6. The Schedule B requirements must call for:
 - a. A deed from the current owner to the city.
 - b. Releases of all liens, as if the city were going to pay cash for the land and not assume any liens or take subject to any liens.
 - c. Termination of all leases. (Leases with 24 or fewer months remaining in their term may be listed in the Schedule B exceptions instead.)
 - d. Any other specific payments or specific document recordings that the title insurer would normally call for (such as payment of delinquent property taxes).
- 7. The Schedule B exceptions must show any other specific title matters that may exist.
- 8. Title companies sometimes state in their title commitments that they will update the title search before issuing a title insurance policy. That's o.k. if the language is clear that the update will only include new title documents that are recorded after the title commitment date. For example, it is o.k. to have wording that says: "Additional items may be added based on new documents recorded before closing." But there must not be vague wording such as this: "Check with title examiner for additional items before closing."
- 9. The title search date on the title commitment must be less than 30 days old.
- 10. Both "standard coverage" and "extended coverage" title commitments are acceptable. (The title information on an extended coverage commitment must be identical to the title information that would be on a standard coverage commitment. The only difference is that the Schedule B requirements for an "extended coverage" commitment will call for a survey and will allow the title company to add Schedule B exceptions or requirements for any problems the survey reveals.)
- 11. There is no need to open an escrow to make a routine dedication. The city will record the dedication directly without sending it through the title company. Often, the city will not actually buy the title insurance described in the commitment or require the applicant to buy it. But, if the city decides to do it (or require the applicant to do it), then the city or the applicant will follow up with the title insurer to pay the insurance premium and satisfy the Schedule B requirements so that the title insurer will issue the policy.
- 12. The applicant shall inform city staff in writing of any and all title changes that occur after the title commitment is issued.
- 13. The city reserves the right for city staff to require additional evidence of title, including but not limited to an extended title insurance policy in favor of the city.

Request for Site Visits and/or Inspections

Development Application (Case Submittals)



This request concerns all property identified in the development application.				
Pre-application No:PA				
Project Name:				
Project Address:				
STATEMENT OF AUTHORITY:				
1. I am the owner of the property, or I am the duly and lawfully appointed agent of the property and have the authority from the owner to sign this request on the owner's behalf. If the land has more than one owner, then I am the agent for all owners, and the word "owner" refer to them all.				
2. I have the authority from the owner to act for the owner before the City of Scottsdale regarding any and all development application regulatory or related matter of every description involving all property identified in the development application.				
STATEMENT OF REQUEST FOR SITE VISITS AND/OR INSPECTIONS				
1. I hereby request that the City of Scottsdale's staff conduct site visits and/or inspections of the property identified in the development application in order to efficiently process the application.				
2. I understand that even though I have requested the City of Scottsdale's staff conduct site visits and/or inspections, city staff may determine that a site visit and/or an inspection is not necessary, and may opt not to perform the site visit and/or an inspection.				
Property owner/Property owner's agent:				
Property owner/Property owner's agent: Print Name				
Signature				
City Use Only:				
Submittal Date: Case number:				
Planning and Development Services 7447 E Indian School Road, Suite 105, Scottsdale, AZ 85251 ◆ www.ScottsdaleAZ.gov				



NOTICE OF INSPECTION RIGHTS A.R.S. § 9-833

You have the right to:

- Have the City staff member present a photo ID.
- Have the City staff member state the purpose for the planning inspection and legal authority to conduct it.
- Know the amount of inspection fees if applicable.
- An on-site representative may accompany the City staff member during the inspection except during confidential interviews and may:
 - o Receive copies of any documents taken during the inspection.
 - Receive a split of any samples taken during the inspection.
 - o Receive copies of any analysis of the samples taken when available.
- Be informed if statements are being recorded.
- Be given notice that any statements may be used in an inspection report.
- Be presented with a copy of your inspection rights.
- Be notified of the due process rights pertaining to an appeal

You are hereby notified and informed of the following:

- The inspection is conducted pursuant to the authority of A.R.S § 9-462.05. and/or Scottsdale Revised Code, Appendix B, Article I. Section 1.203.
- Any statements made by anyone interviewed during this inspection may be included in the inspection report.
- Information on appeal rights related to this inspection is found under Scottsdale Revised Code, Appendix B, Article I. Section 1.801.
- There is no inspection fee associated with this inspection.

I acknowledge I have been informed of my inspection rights. If I decline to sign this form, the inspector(s) may still proceed with the inspection.

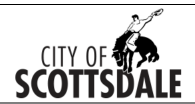
If I have any questions, I may contact the City staff	member,	
at the following number	·	
Signature:	Date:	
Printed Name:		
Check box if signature refused		
Copy of Bill of Rights left at:		

A.R.S § 9-833. Inspections; applicability

- A. A municipal inspector or regulator who enters any premises of a regulated person for the purpose of conducting an inspection shall:
 - 1. Present photo identification on entry of the premises.
 - 2. On initiation of the inspection, state the purpose of the inspection and the legal authority for conducting the inspection.
 - 3. Disclose any applicable inspection fees.
 - 4. Except for a food and swimming pool inspection, afford an opportunity to have an authorized on-site representative of the regulated person accompany the municipal inspector or regulator on the premises, except during confidential interviews.
 - 5. Provide notice of the right to have:
 - (a) Copies of any original documents taken from the premises by the municipality during the inspection if the municipality is permitted by law to take original documents.
 - (b) A split or duplicate of any samples taken during the inspection if the split or duplicate of any samples, where appropriate, would not prohibit an analysis from being conducted or render an analysis inconclusive.
 - (c) Copies of any analysis performed on samples taken during the inspection.
 - 6. Inform each person whose conversation with the municipal inspector or regulator during the inspection is tape recorded that the conversation is being tape recorded.
 - 7. Inform each person interviewed during the inspection that statements made by the person may be included in the inspection report.
- B. On initiation of, or two working days before, an inspection of any premises of a regulated person, except for a food and swimming pool inspection that has up to one working day after an inspection, a municipal inspector or regulator shall provide the following in writing or electronically:
 - 1. The rights described in subsection A of this section.
 - 2. The name and telephone number of a municipal contact person available to answer questions regarding the inspection.
 - 3. The due process rights relating to an appeal of a final decision of a municipality based on the results of the inspection, including the name and telephone number of a person to contact within the municipality and any appropriate municipality, county or state government ombudsman.
- C. A municipal inspector or regulator shall obtain the signature of the regulated person or on-site representative of the regulated person on the writing prescribed in subsection B of this section indicating that the regulated person or on-site representative of the regulated person has read the writing prescribed in subsection B of this section and is notified of the regulated person's or on-site representative of the regulated person's inspection and due process rights. The municipality shall maintain a copy of this signature with the inspection report. Unless the regulated person at the time of the inspection is informed how the report can be located electronically, the municipality shall leave a copy with the regulated person or on-site representative of the regulated person. If a regulated person or on-site representative of the regulated person is not at the site or refuses to sign the writing prescribed in subsection B of this section, the municipal inspector or regulator shall note that fact on the writing prescribed in subsection B of this section.
- D. A municipality that conducts an inspection shall give a copy of, or provide electronic access to, the inspection report to the regulated person or on-site representative of the regulated person either:
 - 1. At the time of the inspection.
 - 2. Notwithstanding any other state law, within thirty working days after the inspection.
 - 3. As otherwise required by federal law.

- E. The inspection report shall contain deficiencies identified during an inspection. Unless otherwise provided by law, the municipality may provide the regulated person an opportunity to correct the deficiencies unless the municipality determines that the deficiencies are:
 - 1. Committed intentionally.
 - 2. Not correctable within a reasonable period of time as determined by the municipality.
 - 3. Evidence of a pattern of noncompliance.
 - 4. A risk to any person, the public health, safety or welfare or the environment.
- F. If the municipality allows the regulated person an opportunity to correct the deficiencies pursuant to subsection E of this section, the regulated person shall notify the municipality when the deficiencies have been corrected. Within thirty working days of receipt of notification from the regulated person that the deficiencies have been corrected, the municipality shall determine if the regulated person is in substantial compliance and notify the regulated person whether or not the regulated person is in substantial compliance, unless the determination is not possible due to conditions of normal operations at the premises. If the regulated person fails to correct the deficiencies or the municipality determines the deficiencies have not been corrected within a reasonable period of time, the municipality may take any enforcement action authorized by law for the deficiencies.
- G. A municipality's decision pursuant to subsection E or F of this section is not an appealable municipal action.
- H. At least once every month after the commencement of the inspection, a municipality shall provide the regulated person with an update, in writing or electronically, on the status of any municipal action resulting from an inspection of the regulated person. A municipality is not required to provide an update after the regulated person is notified that no municipal action will result from the municipality's inspection or after the completion of municipal action resulting from the municipality's inspection.
- This section does not authorize an inspection or any other act that is not otherwise authorized by law.
- J. This section applies only to inspections necessary for the issuance of a license or to determine compliance with licensure requirements. This section does not apply:
 - 1. To criminal investigations and undercover investigations that are generally or specifically authorized by law.
 - 2. If the municipal inspector or regulator has reasonable suspicion to believe that the regulated person may be or has been engaged in criminal activity.
 - 3. Inspections by a county board of health or a local health department pursuant to section 36-603.
- K. If a municipal inspector or regulator gathers evidence in violation of this section, the violation shall not be a basis to exclude the evidence in a civil or administrative proceeding, if the penalty sought is the denial, suspension or revocation of the regulated person's license or a civil penalty of more than one thousand dollars.
- L. Failure of a municipal employee to comply with this section:
 - 1. Constitutes cause for disciplinary action or dismissal pursuant to adopted municipal personnel policy.
 - 2. Shall be considered by the judge and administrative law judge as grounds for reduction of any fine or civil penalty.
- M. A municipality may adopt rules or ordinances to implement this section.
- N. This section:
 - 1. Shall not be used to exclude evidence in a criminal proceeding.
 - 2. Does not apply to a municipal inspection that is requested by the regulated person.

Addressing Requirements



Make all addressing requests using the city's online application form online: www.ScottsdaleAZ.gov and search: address request form

Prior to your application submittal to Current Planning for your entitlement approval (Development Review Board, Planning Commission, City Council) the City will need to assign an address to your property. This will be used for all future submittals and permit issuance. Prior to final plan submittal the records department will work with applicants on assigning suite, units, or apartment numbers and any additional addresses.

The City is responsible for assigning addresses/units, suite, and apartment numbers. If any developer/builder or owner performs this, it is subject to change by the City. Any and all costs associated with these changes will be the responsibility of the developer/builder or owner.

The City of Scottsdale utilizes the Maricopa Association of Government Standards (MAG) for all addressing. This policy was developed to aid emergency and first responders. We have a Mutual Aid agreement with the City of Phoenix Fire Department, it is essential that we maintain this policy.

To provide the commercial suite assignments please provide the records department with a floor plan showing the different suites within your building. The second floor being in the 200 range, and the third floor 300 range, etc. Suite numbering for commercial suites will be provided in a sequence of fives to allow for future suite division. For example: if you had 5 suites on the first floor we would assign them as 100, 105, 110, 115 & 120.

Individual living spaces (Condominiums and Apartments) are designated as <u>units</u> and numbered in the thousand ranges (4 digits). First floor units get 1000 numbers; second floor units get 2000 numbers, etc.

THIS FLYER IS FOR INFORMATIONAL PURPOSES ONLY AND NOT INTENDED AS LEGAL ADVICE.

Re: Private Property Rights Protection Act (A.R.S.§ 12-1131 to § 12-1138)

Under the Private Property Rights Protection Act (A.R.S § 12-1131, et. seq.), a property owner is permitted to make a claim for just compensation if the value of the owner's property is reduced by the city's enactment of a land-use law to the property. A land-use law is defined as a law or regulation that regulates the use or division of land, such as municipal zoning laws, or regulates accepted farming or forestry practices.

For example, a property owner may file a claim against a city if the owner's existing rights to use, sell, divide, or possess the property is diminished in value by enactment or applicability of land-use laws to their property, even though the owner made the request or application to the city.

Under the Private Property Rights Protection Act, the city may request a waiver of a property owner's potential claim for any of the numerous land-use actions within the city's jurisdiction, such as rezoning property, platting, abandonments, annexations, change of use, requesting a use permit, or approval of development plans or site plans. The waiver is specific to the action requested.

By signing the waiver, a property owner acknowledges that a Private Property Rights Protection Act claim may exist but that the property owner voluntarily relinquishes the right to any claims that the city's land-use laws, applicable to the owner's property, reduce the property's value.

Not all land-use laws that are applied to an owner's property will raise a Private Property Rights Protection Act compensation requirement. The following seven (7) types of land-use laws are exempt from the application of the Private Property Rights Protection Act:

- Laws or regulations that limit or prohibit the use or division of real property enacted for the protection of the public's health and safety, including rules and regulations relating to fire and building codes, health and sanitation, transportation, traffic control, solid or hazardous waste, and pollution control.
- 2. Laws or regulations that limit or prohibit the use or division of real property and laws historically recognized as "public nuisance" laws.
- 3. Laws or regulations that are required by the Federal government.

- 4. Laws or regulations that limit or prohibit the use or division of property for the purpose of housing sex-offenders, selling illegal drugs, liquor control, or pornography, obscenity, or any other adult-oriented businesses.
- 5. Laws or regulations that establish locations for utility facilities.
- 6. Laws or regulations that do not directly regulate an owner's land.
- 7. Laws or regulations that were enacted before the effective date of December 7, 2006.

A complete version of the Private Property Rights Protection Act is available at your local law library, at Title 12, Chapter 8, Article 2.1 of the Arizona Revised Statutes.

If The Waiver Is Not Executed

If an owner elects not to sign a waiver, he/she will execute a Refusal to Sign Waiver Form and return the form to city staff. For legislative actions such as re-zonings or general plan amendments, information regarding whether a waiver has been executed will be included in the staff report for the case and the owner's case and application will move through the city's process.

Questions Regarding the Waiver

If you have specific questions on the interpretation of the Private Property Rights Protection Act and/or execution of a waiver, you may consult with privately retained counsel. City staff, including the City Attorney's office, are prohibited from giving legal advice to private parties.

See City staff for official document.

WHEN RECORDED RETURN TO:

CITY OF SCOTTSDALE ONE STOP SHOP/RECORDS	
() 7447 East Indian School Road, Suite 100 Scottsdale, AZ 85251	
WAIVER OF RIGHT TO MAKE A CLAIM PROTECTION (A.R.S. § 12-11 City of Scottsdale Case	ON ACT 31 et. seq.)
The undersigned is the fee title Owner of property	erty, (Parcel No.)located at
Scottsdale, Maricopa	a County, Arizona, that is the subject of a
request by Owner for a Conditional Use permit.	
By signing this document, the undersigned conditions and/or stipulations imposed by the So the City Council in conjunction with Owner's requito the Owner's property. Owner waives any right to compensation for corring the future under the Private Property Right based upon Owner's request in case no. Dated this day of	cottsdale Planning Commission, City Staff, or application of the city's land use laws diminution in value that may be asserted now
(Type Name) STATE OF ARIZONA) ss. County of Maricopa) Subscribed and sworn to before me this	(Signature of Owner)
My Commission Expires:	Notary Public

Short Waiver Form

See City staff for official document.

WHEN RECORDED RETURN TO:	City of Scottsdale Case No
CITY OF SCOTTSDALE ONE STOP SHOP/RECORDS	
() 7447 East Indian School Road, Suite 100 Scottsdale, AZ 85251	
AGREEMENT FOR THE FOR DIMINUTION IN VA	
THIS AGREEMENT FOR THE WAIVER OF PROPERTY (the "Agreement") is made in factorized a a	avor of the City of Scottsdale ("City") by
RECITA	<u>ALS</u>
A. Owner is the fee title owner of property, at	Parcel No(s)
B. Owner acknowledges that he/she has n land use laws for the development of the Prope otherwise, to enter into this Agreement.	nade a request to the City for application of its rty and is under no compulsion, economic or
C. Arizona statute ARS § 12-1134.A provide land owner, in some cases, if the city approves value of the owner's property. This law is sor Rights Protection Act". (ARS 12-1131, et.seq.)	
D. The Private Property Rights Protection private property owners to enter into agreements for diminution in value of their property in connect owner.	
E. City and Owner seek to resolve whether the Property constitute a "diminution in value" on now or in the future, to seek compensation from Protection Act.	
IT IS AGREED AS FOLLOWS:	
Owner hereby makes the following acknowledger	ments and representations:
1. Owner acknowledges that:	

- a. The recitals set forth above are true and correct and are incorporated herein by this reference.
- b. Owner is aware of the Private Property Rights Protection Act. (ARS 12-1131, et. seq.)
- c. Owner has independently determined and believes that the application of the City's land use laws to the Property will not reduce the fair market value of the Property.
- d. Owner is aware that, as a condition of receiving approvals under the City's land use laws, the City may impose various requirements upon the Property, such as requirements for right-of-way dedications, time limitations for development, and other zoning ordinance stipulations and conditions.
 - 2. The undersigned Owner agrees as follows:
- a. The Owner agrees that the stipulations and conditions set forth in Case No._____ shall be included as part of the ordinance that will be considered by the Scottsdale City Council. Owner agrees that compliance with the stipulations and conditions set forth in Case No.____ will govern development of the property. Owner further understands and agrees that stipulations and conditions may be added or modified during the public hearing process and that those stipulations and conditions will be incorporated into this Agreement.
- b. Owner hereby waives and fully releases any and all financial loss, injury, claims and causes of action that Owner may have, now or in the future, for any "diminution in value" and for any "just compensation" under the Private Property Rights Protection Act based on the Owner's request in Case No._____. This waiver constitutes a complete release of any and all claims and causes of action under the Private Property Rights Protection Act that may arise out of the Owner's request in Case No.____.
- c. Owner hereby agrees to indemnify, hold harmless and defend City, its officers, employees and agents, from any and all claims, causes of actions, demands, losses and expenses, including reasonable attorney's fees and litigation costs asserted by or resulting from any of the present owners of any interest in the Property seeking any potential compensation, damages, attorney's fees or costs under the Private Property Rights Protection Act that they may have based on the Owner's request in Case No.
- d. This Waiver Agreement shall run with the land and shall be binding upon all present and future owners of any interest in the Property. Owner consents to the recording of this Agreement with the County Recorder in which the Property is located.
- e. The Owner agrees that, as of the effective date of this Agreement, he/she has received equal protection of the laws and due process of all claims and requests, and has not suffered any compensable regulatory taking (as those terms and their related claims are defined by Arizona state and federal constitutional jurisprudence).
- 3. Owner warrants and represents that Owner is the owner of the fee title to the Property.

4. The person who signs this Agreement on behalf of Owner personally warrants and guarantees to City that he has legal power to bind Owner to this Agreement. Owner:_____ Its:_____ STATE OF ARIZONA SS. County of Maricopa to and acknowledged before Subscribed, sworn by_____ on this ____day of ___ Notary Public My commission expires:

Request for Neighborhood Group/ Homeowners Association



REQUESTOR'S INFORMATION Requestor's Name:	ne/Date Received	For Staff Use Only Time/Date Completed
Requestor's Phone #: () Method to receive Group/Homeowner information (select one) E-mail		REQUESTOR'S INFORMATION
Method to receive Group/Homeowner information (select one) E-mail	Requestor's Name:	
E-mail	Date of request:	Requestor's Phone #: ()
Mail Address:	Method to I	receive Group/Homeowner information (select one)
SITE LOCATION/PROJECT INFORMATION Project Name: Project Address: Project Parcel Number(s): Radius around parcel(s) requested: 300' 750' City Pre-application/Case#: City Project Coordinator: Notification Type? Citizen Review Plan Neighborhood Involvement	E-mail	
Project Name: Project Address: Project Parcel Number(s): Radius around parcel(s) requested:	Mail Address:	, AZ,
Project Address:	SIT	E LOCATION/PROJECT INFORMATION
Project Parcel Number(s):	Project Name:	
Radius around parcel(s) requested: City Pre-application/Case#: City Project Coordinator: Notification Type? Citizen Review Plan Neighborhood Involvement	Project Address:	
City Pre-application/Case#: City Project Coordinator: Notification Type? City Project Coordinator: Neighborhood Involvement	Project Parcel Number(s):	
Notification Type? ☐ Citizen Review Plan ☐ Neighborhood Involvement	Radius around parcel(s) requested	d : □ 300' □ 750'
	City Pre-application/Case#:	City Project Coordinator:
Any additional information that may be helpful to collect data:	Notification Type? ☐ Citizen Rev	view Plan ☐ Neighborhood Involvement
	Any additional information that ma	ay be helpful to collect data:

Please note:

This list is provided as a one-time use only for preparing a City Planning and Development Service Department application. Currently there is no charge for this service, however, this may change based on demand. Results provided are based only on registered neighborhood groups or associations with the City. All requests will be processed and returned to your attention as soon as possible; in most cases within two business days.

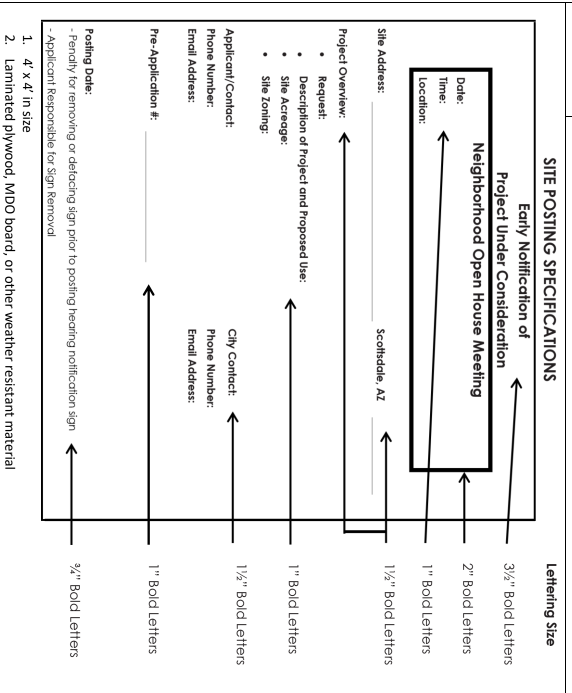
To Submit your request, or for additional information, please contact:

Current Planning Services 7447 E. Indian School Rd Suite 105 Scottsdale, AZ 85251 Phone: (480) 312-7000 e-mail: planninginfo@scottsdaleaz.gov



Site Posting Requirements

For Early Notification of Project Under Consideration (White Sign)



SITE POSTING INSTRUCTIONS

- . Post site at least 10 days prior to the 1st open house meeting or within 10 days of submittal, whichever is sooner. Please call your Project Coordinator if you have questions.
- Provide the following proof of posting in the Citizen Review/ Neighborhood Involvement Report:
- a) Notarized affidavit of postingb) Date/Time stamped photo of sign
- Sign may be removed when red hearing sign is posted. Applicant is responsible for sign removal.
- The request shall clearly state the correct application type(s) that will be submitted (e.g. Zoning District Map Amendment, Conditional Use Permit, etc.) and purpose.
- The City's pre-application number shall be included on the sign.

Possible Sign Vendors

You may use the sign vendor of your choice. This list is not an endorsement. You may use any sign provider.

- 1. Scottsdale Signs (Sign-A-Rama) 480-994-4000
- 2. Dynamite Signs 480-585-3031

Black lettering sized per above (decals)

white color

Front, back, and all edges painted with two coats of white acrylic exterior enamel, or be an integral

5. Sign attached with 6 screws to 2 - 4" x 4" x 8' wood posts, or 2 - 2" metal posts

Revision Date: 5/1/2019



Site Posting Requirements

For Planning Commission and City Council (Red Sign)

Penalty for removing or defacing sign prior to date of last hearing. Applicant responsible for sign removal (phone number) **Applicant Contact:** Project Location: CITY COUNCIL: PLANNING COMMISSION: 5:00 P.M., (DATE) + CITY HALL: 3939 North Drinkwater Boulevard CASE NUMBER: REQUEST: ZONING/PUBLIC HEARING 1-4" Bold Letters Project information may be researched at: https://eservices.scottsdaleaz.gov/bldgresources/Cases Case File Available at City of Scottsdale, 480-312-776: SITE POSTING SPECIFICATIONS City of Scottsdale **PUBLIC NOTICE** (email) City Contact: (phone number) 5:00 P.M., (DATE) snap, Posting Date: (DATE) – 5"x5" QR Code – 2.5" Bold Letters 3/4" Bold Letters Lettering Size 1" Bold Letters

- 4' x 4' in size
- . Laminated plywood, MDO board, or other weather resistant material
- Front, back, and all edges painted with two coats of red acrylic exterior enamel, or an integral red color
- White lettering sized per above (decals)
- 5. Sign attached with 6 screws to 2 4" x 4" x 8' wood posts, or 2 2" metal posts

SITE POSTING INSTRUCTIONS

- Post the sign on site approximately 20 days prior, but not less than 15 days prior to the Planning Commission Hearing date.
- The sign shall be updated with the City Council hearing date and time approximately 20 days prior, but not less than 15 days prior to the hearing date. Please call your Project Coordinator if you have questions.
- 3. Provide the following proof of posting in the Citizen Review/ Neighborhood Involvement Report:
- a) Notarized affidavit of postingb) Date/Time stamped photo of sign
- Sign may be removed after the City Council hearing date that a determination has been made, or after the withdrawal of an application.

Possible Sign Vendors

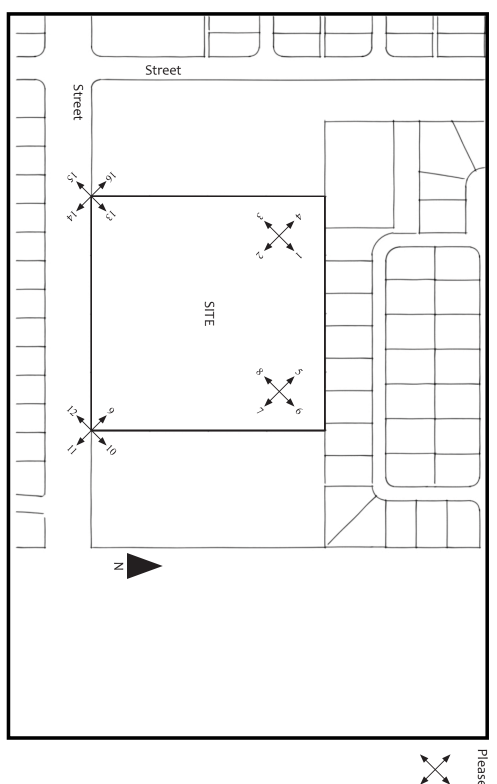
You may use the sign vendor of your choice. This list is not an endorsement. You may use any sign provider.

- 1. Dynamite Signs 480-585-3031
- 2. Scottsdale Signs (Sign-A-Rama) 480-994-4000

Revision Date: 6/27/2019



Photos of Existing Conditions



Please Note:

= Photograph

View Number and Direction of

Please Note:

Color photographs are to be taken indicating site conditions and adjacent property.

Color photographs are also to be taken of newly developed properties within $lam{1}{4}$ mile - Please provide street address on photographs.

Planning and Development Services

7447 East Indian School Road Suite 105, Scottsdale, Arizona 85251 • Phone: 480-312-7000 • Fax: 480-312-7088



For development projects within 20,000 feet of Scottsdale Airport NOT located on an Airpark taxilane or adjacent to airport property

The owner of developments within the Airport Influence Area shall complete forms required by the City and Scottsdale Airport to comply with the Scottsdale Revised Code, Chapter 5 – Aviation and the Airpark Rules and Regulations; and submit the completed forms with final plans to the assigned city project manager.

Project Name:	Plan#:
Site Address:	
Contact name:	Phone:

1. HEIGHT ANALYSIS, CH. 5, SEC. 5-354. GENERAL REQUIREMENTS

- Applicants must conduct a height analysis for all projects located within 20,000 feet of Scottsdale Airport.
 - 1. Complete a height analysis for all structures, appurtenances or construction equipment through the FAA at: https://oeaaa.faa.gov/oeaaa/external/portal.jsp, click on the Notice Criteria Tool (left side). If you do not exceed criteria, submit this FAA response from the website with your packet or you must complete step 2.

IF required by FAA, complete Step 2

2. Submit an FAA form 7460-1 Notice of Proposed Construction or Alteration for review and determination. Please allow about 45 days for this process. A copy of the FAA's response will be required prior to final plan approval.

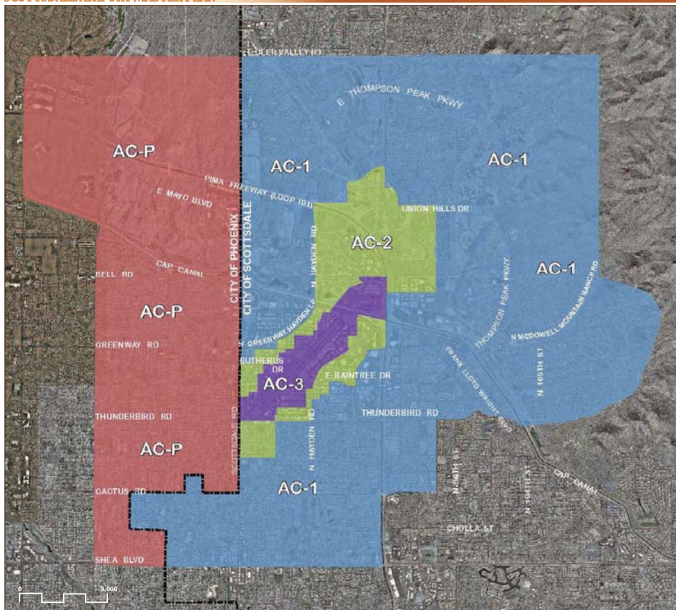
2. AIRCRAFT NOISE AND OVERFLIGHT DISCLOSURE, CH. 5, SEC. 5-356 & SECT. 5-357

- □ Incorporate the Airport Disclosure for Development around Scottsdale Airport language into the CC&Rs or other procedural documents and provide a copy. Exhibit A
- ☐ An avigation easement will need to be granted to the city. If not already recorded for property, submit a notarized Avigation Easement form with packet to your project manager. Exhibit B

For questions regarding this form or aviation-related requirements, contact Scottsdale Alrport at 480-312-2321.



SCOTTSDALE AIRPORT MASTER PLAN



LEGEND AND TABLE KEY

Municipal Boundary **Airport Influence Areas**

AC-1 AC-2

AC-3 AC-P

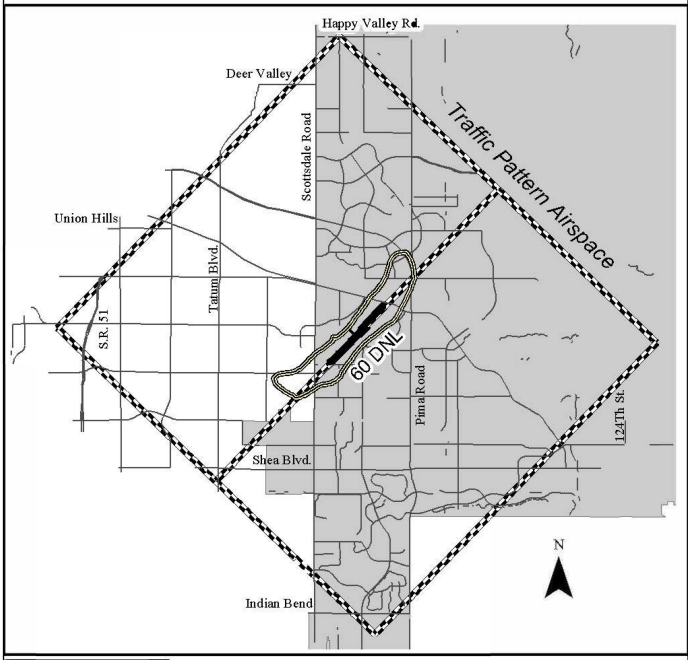
- NP Not Permitted
- P Permitted with Use Limitations
- (1) Avigation easement required under Sec. 5-357(2) Noise attenuation required under Sec. 5-358

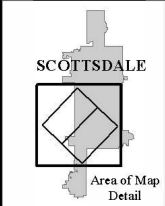
Noise Sensitive Uses	AC¹-3	AC-2	AC-1
Dwelling unit*	NP	P (1) (2)	P (1)
Manufactured home*	NP	P (1) (2)	P (1)
Elementary and secondary school*	NP	P (1) (2)	P (1)
Hospital*	NP	P (1) (2)	Р
Travel accommodation*	NP	P (1) (2)	Р
Place of worship	NP	P (1) (2)	P (1)
Cultural, civic, and social organization	NP	P (1) (2)	P (1)

^{*}The terms dwelling unit, manufactured home, elementary and secondary school, hospital and travel accommodation defined in the Basic Zoning Ordinance. ¹ AC - Airport Compatibility District



Scottsdale Airport Traffic Pattern Airspace







Map Date: ●ctober 18, 2001

EXHIBIT A

SAMPLE FAIR DISCLOSURE FOR DEVELOPMENT AROUND SCOTTSDALE

AIRPORT NOTICE TO PURCHASERS

OF PROXIMITY TO THE SCOTTSDALE AIRPORT

To include in CC&R's or disclosure notice:

Proximity to Airport.

Each Owner of a Lot in the Airport Influence Area identified in Chapter 5 of the Scottsdale Revised Code acknowledges that, as of the date of this notice:

- (a) The Lot is close to the Scottsdale Airport (the "Airport"), located generally between Frank Lloyd Wright Boulevard on the north, Pima Road on the east, Thunderbird Road on the south and Scottsdale Road on the west.
- (b) The Airport is operated as a general aviation reliever/commercial service airport for Scottsdale and North Phoenix, and used generally for airplanes, jets and helicopters.
- (c) Aircraft using the Airport may fly over the Lot and adjacent properties at altitudes that vary for several reasons, including weather conditions, aircraft type, aircraft performance and pilot proficiency.
- (d) The majority of takeoffs and landings occur between 6:00 a.m. and 11:00 p.m., but the Airport is open 24 hours each day, so takeoffs and landings may occur at any time.
- (e) The number of takeoffs and landings at the Airport average approximately 400 each day, but that number varies and may increase.
- (f) Aircraft using the Airport will generate noise, the volume, pitch, amount and frequency of which will vary for several reasons, including weather conditions, aircraft type, aircraft altitude and aircraft number.
- (g) Airport management attempts to minimize aircraft noise and its influence on Lots in the Airport Influence Zone, but there is no guarantee that such attempts will be effective or remain in place.

The Owner accepts and assumes any and all risks, burdens and inconvenience caused by or associated with the Airport and its operations (including noise), and agrees not to assert or make any claim arising out of the Airport and its operations against the City of Scottsdale, its elected and appointed officials, officers, directors, commissioners, representatives, employees, and agents.

Any questions regarding the operation of the Airport can be directed to the Airport Administration office at 480-312-2321.

See City staff for official document. Signed documents accepted by City only after approval of legal description.

WHEN RECORDED, RETURN TO:

City of Scottsdale One Stop Shop/Records 7447 E. Indian School Road, Suite 100 Scottsdale, AZ 85251

Exempt from Affidavit of Value under A.R.S. § 11-1134(A)(2, 3)



CITY OF SCOTTSDALE AVIGATION EASEMENT

Project No.

APN	
and valuable o	onsideration received

FOR ONE DOLLAR (\$1.00) and other good and valuable consideration received (collectively "Grantor")

grants to the City of Scottsdale, an Arizona municipal corporation ("Grantee"), a perpetual, non-exclusive easement upon, over and across the parcel of land (the "Property") described on the legal description and the sketch attached hereto as Exhibits "A" and "B". The purpose of the easement is for a right of flight for aircraft in the airspace above the Property.

- 1. "Aircraft" means any manned or unmanned device that flies.
- 2. Without limitation, the right of flight includes the right to operate aircraft over and near the Property, and cause any noise, vibration, fumes, light, exhaust, odors, fuel vapor particles, electronic interference, dust, annoyances, nuisances, emissions, and any other effects relating to operating aircraft (collectively "Aircraft Effects").
- 3. All Aircraft Effects are included within the scope of the easement, including without limitation those that reach or affect the Property or improvements to the Property, interfere with other uses of the Property, annoy users of the Property, and are caused or made worse by any changes in the following:
 - 3.1 The size, number, method of propulsion, weight, noisiness, design, fuel, category, type or other characteristics of aircraft, and in any aircraft practices, laws, rules, policies, circumstances, customs, protocols or procedures.
 - 3.2 The airport size, orientation, configuration, location, runway length, improvements or other characteristics, and in any airport practices, laws, rules, policies, circumstances, customs, protocols or procedures.
 - 3.3 The flight paths, flight frequency, flight timing, airport operations, climbing and descending, altitudes, takeoff and landing, air traffic control, and in any related aircraft and airport practices, laws, rules, policies, circumstances, customs, protocols or procedures.

See City staff for official document. Signed documents accepted by City only after approval of legal description.

- 3.4 Grantor's or others' personal perceptions of Aircraft Effects or sensitivity to Aircraft Effects.
- 4. Grantor shall not cause or allow the Property to be used to discharge fumes; smoke; dust; or electronic, light, laser or other emissions, which may obstruct visibility or adversely affect or interfere with the operation of aircraft or any navigational facilities. No building, mast, tree, vegetation, or other thing upon the Property shall exceed Federal Aviation Administration approved height restrictions.
- 5. Grantor has been advised and understands that:
 - 5.1. All or a portion of the Property is located in a noise-influence area.
 - 5.2. Aircraft Effects might be annoying to users of the Property and might interfere with the unrestricted use and enjoyment of the Property.
 - 5.3. Aircraft Effects will likely increase over time.
- 6. Grantor waives all rights and claims that Grantor may ever have against, and agrees not to sue, Grantee regarding Aircraft Effects. Grantor makes its waivers and agreements for itself, its successors and assigns, in favor of Grantee, and all Grantee's officers, officials, employees, agents, lessees, permittees, invitees, successors and assigns.

Grantor warrants and covenants to Grantee and its successors and assigns that Grantor is lawfully seized and possessed of the Property; that Grantor has a good and lawful right to make the conveyance described herein; and that Grantee shall have title and quiet possession against the claims of all persons.

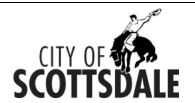
The person executing this document on behalf of a corporation, trust or other organization warrants his or her authority to do so and that all persons necessary to bind Grantor have joined in this document. This document runs with the land in favor of Grantee's successors and assigns.

DATED this day of	_, 20	
	GRANTOR:	
		for
		for
STATE OF ARIZONA)		
) ss.		

See City staff for official document. Signed documents accepted by City only after approval of legal description.

County of Maricopa)	
This document was acknowledged before me this day o for and on behalf of	f, 20, by
<u>-</u>	
My commission expires:	NOTARY PUBLIC
STATE OF ARIZONA)) ss.	
County of Maricopa)	
This document was acknowledged before me this day o for and on behalf of	f, 20, by
-	NOTARY PUBLIC
My commission expires:	NOTART FUBLIC

Plan & Report Requirements for Development Applications



The following information should be utilized as a guide, but shall not be considered a complete list of required information. Since each development/project is different, the City of Scottsdale reserves the right to request additional information to ensure a project is in compliance with all City requirements, codes, ordinances, policies and approvals. The information contained within is not the requirements for final plan approval. Contact the Planning and Development Services Department for the Quality Submittal information.

- Additional information may be required depending on zoning district, development, Zoning Case (ZN), Use Permit (UP), Master Design Concept Plan (MDCP), Building and Fire codes, previous Development Review Board (DRB) stipulations, and/or the Design Standards & Policies Manual (DS&PM).
- All plans shall be label and dated.
- All fonts shall be 12 point unless otherwise indicated.
- All plans shall contain a written and bar scale on each plan sheet. (Example 1" = 30'-0" and \(\sum \)
- All plans shall contain the project name, design professional(s), and Owner.
- The plans shall contain the following information indicated with an "\sum". The information that is not marked may be required by the district and shall be provided if the district has the development standard. The owner/agent shall provide any item that is not marked if it is included in the development proposal.
- All plans must be folded

CONTEXT AERIAL WITH THE PROPOSED SITE PLAN SUPERIMPOSED

The context aerial with the proposed site plan superimposed shall contain the following information indicated with an " \boxtimes ".

- Show the proposed site plan in relation to surrounding development including the following:
 Building footprints and other site improvements such as drives, parking areas, site walls (indicate height of buildings and site walls);
 Label surrounding zoning and land uses;
- Streets including sidewalks, and any surrounding driveways or intersections;
- Show bike paths and trails; and
- Development plans approved by the Development Review Board during the past year that have not been constructed. (Approved plans are available at the Scottsdale Records Division at 7447 East Indian School Road, Suite 105).

SI	т	Ε	P	L	Δ	N

The site plan shall contain the following information indicated with ar	1 " $oxed{\boxtimes}$ ". The information that is not marked
may be required by the district and shall be provided if the district has t	the development standard.

• The site plan shall address all Zoning Ordinance requirements, ZN, and UP stipulations. The site plan shall match the civil plans, landscape plans, open space plan, Natural Area Open Space (NAOS) plan, and electrical site plan.

•	Project Information		
	Project name	\boxtimes	Vicinity map
	Parcel address		Other
•	Project Data		
	Parcel Zoning		
>	(In a commercial establishment, when covered park percentage of accessible covered parking is not requi public use in a commercial establishment, an equal per	red.	When covered parking is provided for the general
>	(When covered and/or garage parking is provided in covered and/or garage parking shall be provided. Ar covered parking to the nearest sidewalk).		· · · · · · · · · · · · · · · · · · ·
• P	lan		
	Scale minimum 1" = 40'-0" Dimensions parcel from nearest monument line Show each structure's/building's footprint Dimension between each structure/building Dimension from building(s) to each property line		North arrow Parcel Dimensions Dimension and label the right-of-way Dimension and label all easements Proposed median improvements
	Indicate sidewalk locations, pavement types, and size Label and dimension the Scenic Corridor easement		Dimension parking aisle and stalls Label the NAOS easement

	Show the location of the proposed trails
\boxtimes	Identify the location of the bike parking.
\boxtimes	Lowest finished floor for each building is labeled (may be provided on the civil plans)
\boxtimes	Perimeter wall(s) and screen wall(s) locations shall be shown graphical
	Provide a dimension from the right-of-way centerline to the face of curb
$\overline{\boxtimes}$	Show all right-of-way improvements (street, sidewalk, driveway, etc.)
	Indicate location of above ground utility equipment and screening (screening may be landscaping).
	Whenever an accessible route is separated from a building by a drive aisle, a stripped accessible route shall be
	provided to the nearest public entrance.
\boxtimes	Provide a minimum of three top-of-curb elevations (large site will require more) on each adjacent street (may
_	be provided on the civil plans)
	Provide the total number of parking stalls in a consecutive line.
	Fountains/water features shall be in conformance with section 49-242. All fountains require the approval of
	City of Scottsdale's Water Resource Department.
\boxtimes	The site plan shall address ADA accessibility access requirements.
\boxtimes	Sight visibility triangles (SVT), drawn pursuant to the Design Standards and Policy Manual (DS&PM), shall be
	shown to the curb line. (DS&PM Figure 5.3-26 at driveway entrances, and DS&PM Figures5.3-26 and 5.3-27 at
	intersections)
П	Landscape islands when required shall be provided at a minimum of every fifteen (15) parking spaces (ten (10)
	spaces in the Downtown Area). Landscape islands are required when twenty (20) parking spaces are provided
	on a property.
\boxtimes	A Landscape islands shall have an interior curb dimension of 7'-0" (This is required if the Landscape islands is
	to be counted as parking lot landscaping). A Landscape islands shall have a minimum interior curb dimension
	of 4'-0" if a tree is to be planted. Provide dimensions on the plan.
\square	
	Periodic typical standard parking stall dimensions shall be provided on the plans.
	All accessible stalls (11'-0" and 5'-0" aisle access without bollards) dimensions shall be provided on the plans.
	Drive aisles shall be dimensioned.
	Landscape buffer zones pursuant to Article X of the Zoning Ordinance.
\bowtie	Show the location of the refuse enclosure. The refuse enclosure and design shall be in conformance with the
_	C.O.S. Supplement to the MAG details (the detail number shall be provided on the plan).
Ш	For all development in the Downtown Area that has buildings with a façade width of two hundred (200) feet
	or greater, shall provide separate Site Plan that includes the Prevailing Setbacks for Buildings Adjacent to a
	Public Street as defined by the Downtown District "D" of Zoning Ordinance. The area utilized to calculate the
	Prevailing Setback shall be graphically shown, hatched and dimensioned.
\boxtimes	Fire Department requirements. (See requirements at the end of this packet)
	Other
SITI	E DETAILS
Site	Detail may be required for some developments and shall contain the information indicated with an "\sum".
Req	uirements may vary depending on the zoning district, development, ZN, and UP stipulations.
•	The site details may be provided on the site plan or a separate sheet.
_	
	Lot light pole details shall include color, finish and height.
\boxtimes	Screen wall and site wall elevation details shall be provided, call out colors and material finishes.
\boxtimes	Provide the elevations of the refuse enclosure. The refuse enclosure and designed shall be in conformance
	with the C.O.S. Supplement to the MAG details (the detail number shall be provide on the plan).

Plan & Report Requirements for Development Applications

	Carport details (if approval is desired as part of overall approval). Call out the color and finish of the canopy structure. If lighting is proposed, then a canopy cross-section must be provided showing that the proposed light fixture is recessed and shielded by the canopy fascia. (Accessible carport minimum clearance is 98" measured from the highest stall grade beneath canopy to the lowest cross member of the canopy.) Other
Ped info	DESTRIAN AND VEHICULAR CIRCULATION PLAN lestrian and Vehicular Circulation Plan may be required for some developments and shall contain the primation indicated with an "\sum ". Requirements may vary depending on the zoning district, development, ZN, I UP stipulations.
	The Pedestrian and Vehicular Circulation Plan shall clearly delineate the pedestrians and vehicle routes through a site. In addition, the Pedestrian and Vehicular Circulation Plan shall clearly delineate the hierarchy of the pedestrian and vehicular circulation routes.
	The pedestrian and vehicular circulation routes shall have separate unique identification symbols that also are unique in the manner to identify the hierarchy of the routes. Other
FLO	OR PLAN WORK SHEETS
	or plan work sheets may be required for some developments and shall contain the information indicated with "\sum ". Requirements may vary depending on the zoning district, development, ZN, and UP stipulations.
	Floor plan work sheets for bars and restaurants shall graphical identify Bar area, and kitchen area, as defined by the Zoning Ordinance. Each separate area shall identify the total square footage to the hundredth place, the gross floor area shall be provided.
\boxtimes	Floor plan worksheet for multi-family residences shall identify the total gross floor area of the individual unit The required private open space calculations shall also be provided on the plans.
	The private open space area for each unit shall by hatching and identify the total square footage to the hundredth place.
Ш	Other
Floo	or plan work sheets may be required for some developments and shall contain the information indicated with "\sum ". Requirements may vary depending on the zoning district, development, ZN, and UP stipulations.
	Dimension the maximum building length of each as defined by the Zoning Ordinance.
	Dimension the horizontal exterior wall surface of each break and offset as defined by the Zoning Ordinance.
	Dimension the width of the Private Outdoor Living Space. Each separate Private Outdoor Living Space area shall identify the total square footage to the hundredth place.
The vary	EN SPACE PLAN (SITE PLAN WORK SHEET) If following information indicated with an "\sum " shall be provided on the open space plan. Requirements may and additional information may be required, depending on the zoning district, development, ZN and UP relations.
\boxtimes	An open space plan shall be provided addressing all Zoning Ordinance requirements, ZN and UP stipulations. Total open space area required (show calculations), and the total area provided in square feet shall be identified on the plan.

\boxtimes	Each calculated area on the open space plan shall be separately identified, and each area's individual square
	footage shall be identified to the hundredth place. The 2'-0" overhang of a parking stall shall not be counted
<u> </u>	toward the parking lot landscape or the open space requirements.
	Front open space shall be identified by a distinctively different hatch pattern.
\boxtimes	All retention surface areas in the front open space shall be separately identified, and each area's individual
	square footage shall be identified to the hundredth place. The retention area shall not be deducted from the
	front open space area.
	Parking lots that have more than 20 parking spaces, shall provide an area equal to a minimum of 15% of the parking lot, as landscape open space. Parking lot landscaping is in addition to the district's open space requirements. A median planter, that is to be counted as landscape open space, shall have an interior curb dimension of 7'-0" and a minimum square footage of 120 sqft. The 2'-0" overhang of a parking stall shall not be counted toward the landscape open space requirement. Landscape area that is located more than ten (10) feet from a drive aisle or parking shall is not considered parking lot landscape open space. Other
	OS PLAN (ELS Areas) en a NAOS plan is required, the following information indicated with an " \boxtimes " shall be provided on the NAOS
plar	n. Requirements may vary and additional information may be required, depending on the zoning district, elopment, ZN and UP stipulations.
•	The NAOS plan and the open space plan address different Zoning Ordinance requirement and are to not be combined in to one plan.
	A slope analysis graphic shall be provided with the NAOS plan.
	> The slope analysis shall be sealed and signed by a Civil Engineer, Landscape Architect, or Surveyor Registered in Arizona.
	The slope analysis graphic shall clearly identify all slope categories, as defined by the Zoning Ordinance, by hatching, separate colors, etc.
	 Based on the gross lot area, the slope analysis shall identify all slope category total square footage to the
	hundredth place. The chart shall be representative of the Table 6.1060.A of the Zoning Ordinance.
\boxtimes	Total NAOS area required in sqft (show calculations based on the slope category), and the total area provided
_	shall be identified on the plan.
\boxtimes	The total allowable revegetated NAOS in sqft (show calculations) and the total provided revegetated NAOS
	areas shall be identified on the plan.
	Each total calculated NAOS area on the NAOS plan shall be separately identified, and each area's individual square footage shall be identified to the hundredth place.
	Each calculated area's revegetated NAOS on the NAOS plan shall be separately identified, and each area's individual square footage shall be identified to the hundredth place.
\boxtimes	Each calculated area minimum square footage and width must meet the Zoning Ordinance requirements.
\boxtimes	Sidewalks, drive aisles, rip rap, drainage structures, streets, paved path, and similar shall not be counted as
	NAOS.
	NAOS that is to be dedicated adjacent to a wall shall be identified as revegetated NAOS for a width of 5'-0" and the length of the wall.
\boxtimes	NAOS that is to be dedicated adjacent to a driveway or parking lot shall be identified as revegetated NAOS for
	a minimum width of 5'-0" and the length of the driveway or parking lot.
\boxtimes	NAOS that is to be dedicated over public utility, water line, and sewer line easements shall be identified as
	revegetated NAOS for a width and length of the easement within the NAOS easement

Plan & Report Requirements for Development Applications

\boxtimes	NAOS that is to be dedicated over private utilities shall be identified as revegetated NAOS for a minimum width of 10'-0" and the length of the improvement within the NAOS easement. Additional area may be required based of the type and size of the improvements. NAOS shall not be dedicated within 5'-0 of a building. NAOS dedicated with in 10'-0" of a building shall be identified as revegetated NAOS.
	Other
	ULDER FEATURES, BOULDER COLLAPSE, UNSTABLE SLOPES, NATURAL LANDMARKS AND ARCHAEOLOGICAL ES, AND PROTECTED PEAKS AND RIDGES PLANS
(ESI	Lareas – When required)
•	The Boulder Features, Unstable Slopes, Natural Landmarks and Archaeological Sites, and Protected Peaks and Ridges Plans are <u>color aerials</u> of the parcel(s) to be developed addressing the Zoning Ordinance requirements.
•	Two plans are required:
	 The Boulder Features, Unstable Slopes, Natural Landmarks and Archaeological Sites, and Protected Peaks and Ridges Existing Conditions Plan, and The Boulder Features, Unstable Slopes, Natural Landmarks and Archaeological Sites, and Protected Peaks and Ridges Proposed Development Plan.
	Boulder Features, Boulder Collapse, Unstable Slopes, Natural Landmarks and Archaeological Sites, and tected Peaks and Ridges Existing Conditions Plan:
	1-foot Contour lines are to be shown, and every 5 foot contour is to be labeled with the elevation. Existing parcel lines are to be shown and dimensioned. Boulder features, boulder collapse, boulder outcrops, unstable slopes, natural landmarks and archaeological sites and protected peaks and ridges as defined by the zoning ordinance shall be identified with a separate line type and labeled on the plan.
	Boulder Features, Boulder Collapse, Unstable Slopes, Natural Landmarks and Archaeological Sites, and tected Peaks and Ridges Proposed Development Plan:
	Proposed parcel lines are to be shown and dimensioned. Proposed building envelopes are to be shown. Existing parcel lines are to be shown and dimensioned. Boulder features, boulder collapse, boulder outcrops, unstable slopes, natural landmarks and archaeological sites and protected peaks and ridges as defined by the zoning ordinance shall be identified with a separate line type and labeled on the plan. Other

MASTER THEMATIC ARCHITECTURAL CHARACTER PLAN

• The Master Thematic Architectural Character Plan shall include the primary and secondary architectural themes and design guidelines for all structures within a development.

Req	following information indicated with an " \boxtimes " shall be provided on the elevations for all developments. For all developments may vary and additional information may be required, depending on the zoning district, relopment, ZN and UP stipulations.
	The elevations shall address Zoning Ordinance requirements, ZN, and UP stipulations. The building height shall be measured pursuant to the Zoning Ordinance. Dimensions, at a minimum, shall be provided from the Lowest Finished Floor (as identified by the Civil Engineer) to the top of building. Additional dimensions may be required. Building colors and materials shall address the Zoning Ordinance requirements, and their locations shall be clearly indicated on the elevations. All roof-mounted equipment shall be dashed in on all elevations. Roof-mounted equipment shall be completely screened by parapet or a screen wall. Screen walls shall utilize architectural colors and material finishes that match the building. (Line of sight is not a recognized method of screening.)
	Any wall-mounted lights shall be labeled and dimensioned to the top of the fixture. Exterior wall- mounted lights are considered site lighting and shall be included in the photometrics calculations. The colors and materials shown on the color elevations shall match the color and material board. Other
The dev	VATION WORKSHEET(S) following information indicated with an "\sum " shall be provided on the elevation work sheets for all relopments. Requirements may vary and additional information may be required, depending on the zoning crict, development, ZN and UP stipulations.
•	Required for all Development applications for/with Planned Unit Development (PUD), Downtown, or Downtown Overlay zoning when elevations are required to be submitted.
Incl	lined Step Back Elevation Plans
\boxtimes	The elevations shall include the location of the curb adjacent to the building and a dimension from the curb to the closest building wall.
	Label the corresponding line, 1:1 and 2:1 for the incline setback.
\bowtie	Dimension the height of the inclined step back plane and each transition between the 1:1 and 2:1 step back on all elevations.
	The building height shall be measured pursuant to the Zoning Ordinance. Dimensions, at a minimum, shall be provided from the Lowest Finished Floor (as identified by the Civil Engineer) to the top of building. Additional dimensions may be required.
\boxtimes	Dimension the height of the mechanical screening.
	Provide the total surface area and the total allowable area of encroachment in a data table to the hundredth place.
	Indicate the location of the areas of the building that encroaches into the inclined step back with a hatch pattern. Each area shall be calculated separately, and each area's individual square footage shall be identified

to the hundredth place. Provide the total area of encroachment in the data table.

ELEVATIONS

ROOF PLAN WORKSHEET(S)

The following information indicated with an "\sum " shall be provided on the roof plan for all developments. Requirements may vary and additional information may be required depending on the zoning district, development, ZN, and UP stipulations.

•	Roof plans shall be required when the mechanical screening will exceed the allowable building height.
	The total area of the roof shall be provided in a data table on the plan. The area of the mechanical screen shall be identified by hatching, etc. Each separate area shall identify the total square footage to the hundredth place, and the total are shall be provide in the data table on the plan. Developments in the ELS areas shall label to all parapets, peaks, and ridges with the above sea level elevations based on the '88 datum and 1 foot contours shown. Dimension the location mechanical screening from the parapet.
PER	SPECTIVE ELEVATIONS
	The perspective elevation shall be drawn to scale. The colors and materials shown on the color elevations shall match the color and material board. Any plant shown in the perspective shall match the plant type and location shown in the landscape plan.
STR	EETSCAPE ELEVATIONS
	The streetscape plans shall include at least the buildings on both sides of the elevation; the project coordinator may require the elevation to include additional buildings of the existing streetscape. The material and color shall match the material board
TRA	NSITIONS PLAN(S)
\boxtimes	The dimensioned transition plans shall include site cross sections with the proposed and adjacent development shown. In addition, plans shall be provided to demonstrate how the proposed development transitions to existing development, and how the proposed development will mitigate real and perceived impacts on the adjacent property.
ELE	CTRICAL SITE PLAN
Req	following information indicated with an " \boxtimes " shall be provided on the electrical site plan for all developments. uirements may vary and additional information may be required depending on the zoning district, elopment, ZN, and UP stipulations.
	The electrical site plan shall address the Zoning Ordinance, ZN, and UP stipulations regarding onsite lighting. The electrical site plan shall match the architectural site plan, and shall provide a light fixture schedule that includes symbol, manufacture number, and lamp wattage. All exterior lighting shall be identified on this plan.
	All exterior lights shall include an identifier (symbol or letter, ex. \ominus or SA) that shall be cross-referenced to the light schedule and photometrics.
	The locations of the light poles shall not be located in the parking stall overhang. Landscape lighting is considered on site lighting and shall be identified on the Plans. Landscape lighting maybe shown on a separate plan sheet Other

EXTERIOR ON SITE LIGHTING DETAILS

The following information indicated with an "\sum" shall be provided on the electrical site plan for all developments. Requirements may vary and additional information may be required depending on the zoning district, development, ZN, and UP stipulations.

All exterior fixture lighting manufacture cut sheets shall be provided on 24"x36" paper, 8 ½" x 11" separate sheets will not be accepted. Each cut sheet shall clearly identify the light fixture manufacture number utilized, the plan cross-reference identification, and be legible. (State law prohibits Mercury Vapor lighting.) The cut sheets shall include:

- Light fixture manufacture number
- > Plan identification symbol or abbreviation
- > Fixture graphic
- Fixture type
- > Fixture add-ons if utilize
- > Lamp type utilized
- > All photometric data
- Candela distribution curve

All exterior lighting manufacture cut sheets shall address the Zoning Ordinance, ZN, and UP stipulations. All cut sheet information shall be legible. Information that is not legible shall not be accepted. (State law prohibits Mercury Vapor lighting.)
Up-lighting, if proposed, must be identified at the time of the DRB application. (State law prohibits the use of High Intensity Discharge up-lights over 70 watts.)
Other

PHOTOMETRICS

The following information indicated with an "\sum" shall be provided on the with the Photometrics plans that are to be provided for the entire site addressing Zoning Ordinance, ZN, UP, DRB, Design Guidelines, and the Staff Policy for Site Lighting. Additional information may be required by staff after they have evaluated the design.

- There is a minimum of two photometric studies required for each project. They are (1) the horizontal illuminance on the site, and (2) the vertical light trespass around the perimeter of the site. Each plan requires the following information:
 - A point-by-point foot-candle reading. The horizontal photometric plan grid points, utilizing distinctive grip point symbols (example: *), shall have a maximum spacing of 10'-0" between each point across the entire site, and 10'-0" past the property line. The vertical photometric plan grid point shall be provided only along the property line with a maximum spacing of 10'-0" between each point.
 - > A foot-candle reading shall also be provided under at least one of each light fixture type.
 - The plan shall include the lighting templates generated by the lighting design software program to calculate the foot-candle readings. The template shall be for the fixture and lamp specified on the plans. The plan's fixture type identification shall match the cut sheets, electrical site plans, and the lighting schedule. This information shall be provided in a summary table.
 - The plan shall identify the initial maximum, minimum, and average illuminance on the horizontal photometric plan and vertical photometric plan.
 - The plan shall identify the total maintenance (light loss) factor utilized.
 - o The maintained light loss factor for all horizontal photometric analysis shall not be below 0.70.

Plans shall only include one horizontal reading across the entire site. Only the building footprint shall masked out from the reading. (Acceptable additional horizontal reading grids may be: gas station canopies, ATM drive -thrus, walk-up ATMs, and parking garage entries/exits. When separate grids are utilized on the same plan, a separate grid symbol (example: %) must be utilized, and a separate maintained maximum, minimum, average illuminance shall be provide for the grid.)

- The Light Trespass plan (vertical illuminance) shall provide point-by-point foot-candle readings 6'-0" above grade along the entire property line, with the reader at 90-degrees nadir and aimed perpendicular into the site. All light trespass plans reading shall be based on the initial illuminance, 1.00.
- The horizontal illuminance photometric plan, and the vertical light trespass plan may be combined into one sheet if the readings utilize distinctive symbols, a separate summary table for all fixtures utilized, and separate total light loss factures utilized.
- The Photometrics plan shall provide a lighting fixture summary table that presents the following information:
- > Plan identification symbol or abbreviation
- Fixture type (include the manufacture product identification catalog number)
- Lamp type (include the manufacture product identification catalog number and wattage)
- Lamp Lumens
- Lamp degree Kelvin
- Fixture lens height above lowest adjacent finished grade
- Total Light loss facture utilized.

LANDSCAPE PLAN

The following information indicated with an " \boxtimes " shall be provided on the landscape plan. Requirements may vary and additional information may be required, depending on the zoning district, development, ZN and UP stipulations.

Plant Palette:

•	The landscape plans shall contain an over plant palette.
\boxtimes	Each plant type shall be identified by its common and botanical name
\boxtimes	Each plant type including salvage plant material shall have its own individual symbol. (When the same plant is
	utilized in multiple sizes, each size shall be identified separately.)
\boxtimes	All plants shall be assigned a planting size.
\boxtimes	Trees over 15 gallons shall be identified by the trunk caliper size.
	Turf shall be identified by the total square footage (sqft) provided.
\boxtimes	All plants utilized in the right-of-way shall be listed on the Arizona Department of Water Resource's (ADWR)
	Phoenix Active Management Area plant list. All plant material utilized in the right-of-way in Environmental
	Sensitive Lands (ESL) areas shall be on the ADWR and ESLO the plant lists.
	All plants utilized on site shall be listed on the Arizona Department of Water Resource's (ADWR) Phoenix
	Active Management Area plant list.
\boxtimes	If water-intensive plants (any plant not on the ADWR) are utilized, the maximum allowable square feet (sqft)
	shall be indicated adjacent to the plant list, pursuant to the City of Scottsdale City Code Section 49-245,

	>	When water- intensive plants are utilized, the total landscape water usage shall be provided on the plans. The maximum water usage for the entire development shall not exceed 10 acre-feet per year. If usage exceeds this amount, written approval must be obtained from the City of Scottsdale's Water Resource Department (SWRD).
	Hyc sha	plant palettes in the ESL overlay zoning shall utilize plants from the City of Scottsdale's ESL Plant List. dro-seed mixtures shall be identified separately from the plant list. Each plant in the Hydro-seed mixture II be identified by it its common and botanical name. Depending on the location in the city, the mixture y be required to be selected from the ESLO plant list.
Lan	dsca	pe Planting Plan
		e scale of the landscape plan shall match the scale utilized for the site plan.
		disturbed areas without structures or hardscape improvements shall be revegetated.
\bowtie		ow the location of all plants to be planted in accordance with the Zoning Ordinance and any landscaping to
		nain.
\boxtimes		dro-seed area shall be clear indicated on the plans by hatching, etc. The maximum separation of planted
	-	nts in a hydro-seed area is 10 feet.
\boxtimes	Sce	nic Corridors shall be maintained and/or revegetated in accordance with the City of Scottsdale's Scenic
	Cor	ridors Design Guidelines.
\boxtimes	Me	dians landscaping shall be provided in accordance with the DS&PM.
\boxtimes	All	easements shall be shown and labeled.
	All	NAOS areas, natural and revegetated shall be shown and labeled.
\boxtimes	Tre	es shall not be planted in the Public utility Easements(s).
\boxtimes	All	right-of-way improvements (streets, sidewalks, trails, etc.) adjacent to the project shall be shown and
	dim	nensioned.
\boxtimes	Sigh	nt visibility triangles (SVT), drawn pursuant to the Design Standards and Policy Manual (DS&PM), shall be
		own to the curb line. (DS&PM Figure 5.3-26 at driveway entrances, and DS&PM Figures5.3-26 and 5.3-27 at
		ersections).
\boxtimes		lti-truck trees shall not be provided in the SVT.
		es shall not be planted within 7'-0" of a public water line and/or sewer line.
		ulders are considered fixed objects and shall not be placed within the roadside clear zone. Refer to DS&PM
		placement criteria.
	Oth	

49-246, and 49-247 (show the calculation). The total growth area in sqft of the water intensive plants shall be

WATER AND WASTEWATER BASIS OF DESIGN REPORTS

provided.

• The Water and Wastewater Basis of Design Reports shall be prepared in accordance with the DS&PM requirements. The reports shall also address the City of Scottsdale's City Code; additional information may be required, depending on the zoning district, development, ZN and UP stipulations.

Plan and Report Requirements for DR Dev App Page 11 of 12 Revision Date: 12/14/2016

WATER AND WASTEWATER MASTER PLANS

The Water and Sewer Master Plans shall be prepared in accordance with the DS&PM requirements. The
reports shall also address the City of Scottsdale's City Code; additional information may be required,
depending on the zoning district, development, ZN and UP stipulations.

DRAINAGE REPORT

• The drainage report shall be prepared in accordance with the DS&PM requirements. The reports shall also address the City of Scottsdale's City Code; additional information may be required, depending on the zoning district, development, ZN and UP stipulations.

CIVIL GRADING AND DRAINAGE PLAN

•	sha	civil grading and drainage plan shall be prepared in accordance with the DS&PM requirements. The plan II also address the City of Scottsdale's City Code; additional information may be required, depending on the ing district, development, ZN and UP stipulations.
\boxtimes	Proposed roadway and driveway slopes shall be indication on the plans.	
	>	Driveway and roadway slopes shall comply with the DS&PM. ESL zoned areas also shall comply with the Design Guidelines & Policies for Environmentally Sensitive Lands handbook.
	Other	
The	foll	PARTMENT REQUIREMENTS owing information is to be utilized as a guide; all projects are subject to the City of Scottsdale's Fire are and shall be designed accordingly.
\boxtimes	Sho	w Fire Department design requirement in accordance with the DS&PM.
\boxtimes	Sho	w the fire truck turning radii on site at all drive corners and turns in accordance DS&PM.
\boxtimes	Sho	w the location of the Fire Riser Room in accordance with the Fire Code.
\boxtimes	Sho	w the proposed and existing fire hydrate locations on the site plan.
\boxtimes	A k	nox and strobe access system shall be provided for all gates. The location is to be shown on the site plan.
\boxtimes	Two	points of fire department access shall be provided unless otherwise determined by the Fire Department
	The	se locations shall be shown on the site plan and shall address all Fire Ordinance requirements.

- > There shall be no parking within a fire lane. Fire lane shall be indicated on the site plan.
- A minimum cross section for two-way traffic for drive aisle without parking adjacent shall be 20-feet. When parking is provided adjacent to the drive aisle, additional width requirements are required.
- The minimum street cross section for one-way traffic shall be 20-feet in width from the face of curb to the face of curb.
- > The gate opening for gated entries shall be a minimum of 20-feet.
- ➤ Looped water systems shall be provided on site as required by the Fire Ordinance.

Plan and Report Requirements for DR Dev App Page 12 of 12 Revision Date: 12/14/2016

Example of Amended Development Standards

Submittal Requirements



- D. Building height. No building shall exceed thirty (30) **TWENTY-FOUR (24)** feet in height, except as otherwise provided in article VII.
- E. Yards.
 - 1. Front Yard.
 - a. There shall be a front yard having a depth of not less than sixty (60) FOURTY-FIVE (45) feet.
 - b. Where lots have a double frontage on two (2) streets, the required front yard of sixty (60) FOURTY-FIVE (45) feet shall be provided on both streets.
 - c. On a corner lot, the required front yard of sixty (60) FOURTY-FIVE (45) feet shall be provided on each street. No accessory buildings shall be constructed in a front yard. Exception: On a corner lot which does not abut a key lot or an alley adjacent to a key lot, accessory buildings may be constructed in the yard facing the side street.
 - 2. Side Yard. There shall be a side yard of not less than thirty (30) TWENTY-TWO AND ONE-HALF (22.5) feet on each side of a building.
 - 3. Rear Yard. There shall be a rear yard having a depth of not less than sixty (60) FORTY-FIVE (45) feet.
 - 4. Other requirements and exceptions as specified in article VII.
- F. Distance between buildings.
 - 1. There shall be not less than ten (10) feet between an accessory building and main building.
 - 2. The minimum distance between main buildings on adjacent lots shall be not less than sixty (60) FOURTY-FIVE (45) feet.
- G. Buildings, walls, fences and landscaping.
 - 1. Eight-foot walls, fences, and hedges are allowed on the property line or within the required side and rear yard. Walls, fences, and hedges up to twelve (12) feet are allowed subject to a twenty-foot setback from the side and rear property line. Walls, fences and hedges shall not exceed three (3) feet in height on the front property line or within the required front yard, except as provided in article VII. The height of the wall or fence is measured from the inside of the enclosure. Exception: Where a corner lot does abut a key lot or an alley adjacent to a key lot, the height of walls, fences and hedges in the yard facing the side street need only conform to the side yard requirements.
 - 2. A minimum of five (5) percent of all parking lot area shall be landscaped as determined by use permit. All landscaped areas shall be maintained by city standards
- H. Access. All lots shall have vehicular access on a dedicated street, unless a secondary means of permanent vehicular access has not been approve on a subdivision plat.
- I. Corral. Corral not to exceed six (6) feet in height shall be permitted on the property line or within the required front, side or rear yard.

Sec. 5.035. Off-street parking.

The provisions of article IX shall apply.

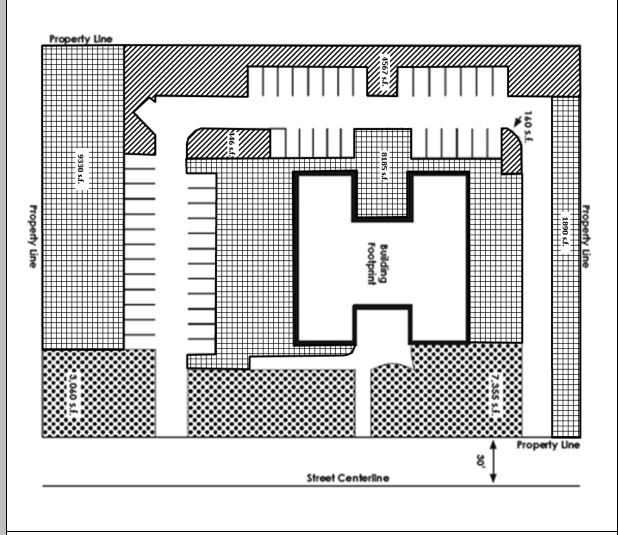
Sec. 5.036. Signs.

Planning and Development Services

Example of Amended Dev Standards Page 2 of 2 Revision Date: 12/14/2016

Sample Open Space Plan (Site Plan Worksheet)





Project Data Zoning: I-1
Net Lot Area: 79,008 s.f.
Building Height: 22'

(SEE ZONING ORDINANCE FOR ZONING DISTRICT REQUIREMENTS)

Open Space Calculations

Required Open Space:
maximum building height = 22' proposed (36' allowed)
first 12' of height = 10% x net lot area
= .10 x 79,008 = 7,900.8 s.f.
next 10' of height = 10' x .004 x 79,008 = 3,160.32 s.f.

Open Space Required (not including parking lot landscaping)

= 7,900.8 + 3,160.32 = 11,061.12 s.f. (14%)

Open Space Provided = 27,668 s.f

Parking Lot Landscaping Required parking lot area x 15%

 $18,037 \text{ s.f. } \times .15 = 2,706 \text{ s.f.}$

Parking Lot Landscape Provided = 5,596 s.f.

NOTE: PARKING LOT LANDSCAPING REQUIREMENTS IN ADDITION TO REQUIRED OPEN SPACE



Denotes Front Open Space



10,927 s.f. total

Denotes Open Space other than Frontal Open



Denotes Parking Lot Landscaping 5,595 s.f. total

NOTE: COLORS MAY BE SUBSTITUTED FOR PATTERNS