

Application

Narrative

Cash Transmittal

Development Standards

Request for Site Visits and/or Inspections





This request concerns all property identified	d in the development application.				
Pre-application No: 705 -PA-2020	Pre-application No: 705PA- 2020				
Project Name: Build Multi-Use Sports Fields in	Project Name: Build Multi-Use Sports Fields in the Area of Bell Road (Offsite Water System)				
Project Address: 17492 N 91st Street Scottsd	Project Address: 17492 N 91st Street Scottsdale Az 85255				
STATEMENT OF AUTHORITY:					
	am the duly and lawfully appointed agent of the property and this request on the owner's behalf. If the land has more than ers, and the word "owner" refer to them all.				
	o act for the owner before the City of Scottsdale regarding any tory or related matter of every description involving all lication.				
STATEMENT OF REQUEST FOR SITE VISITS A	AND/OR INSPECTIONS				
and the second s	ottsdale's staff conduct site visits and/or inspections of the lication in order to efficiently process the application.				
En remainment and an arrangement and a second	re requested the City of Scottsdale's staff conduct site visits nine that a site visit and/or an inspection is not necessary, d/or an inspection.				
Property owner/Property owner's agent:	Joe Phillips Print Name				
	Co Ma				
	Signature				
	City Use Only:				
Submittal Date:	Case number:				
	ning and Development Services Nite 105, Scottsdale, AZ 85251 ♦ www.ScottsdaleAZ.gov				

Request for Site Visits and/or Inspections Development Application Page 1 of 1

Rev. 02/02/2015

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.

Planning and Development Services

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

hereby certify that I ar	n the owner of	property	located at:
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17492 N 91st Street Scottsdale AZ 85255

(address where development approval, building permits, or city required improvements and dedications are being required)

and hereby certify that I have received a notice that explains my right to appeal all exactions and/or dedications required by the City of Scottsdale as part of my property development on the parcel listed in the above address.

Signature of Property Owner

Data



City of Scottsdale Cash Transmittal

125331

Received From:

CITY OF SCOTTSDALE 7447 E INDIAN SCHOOL RD SCOTTSDALE, AZ 85251

480-861-4823

Bill To:

Trevor Root

20 E Thomas Rd Phoenix, AZ 85006

(208) 863-7350

Reference #

14-UP-2020

Issued Date

10/6/2020

Address

17492 N 91ST ST

Subdivision

CORPORATE CENTER AT DC RANCH

Marketing Name

7447 E Indian School Rd, Suite

Scottsdale, AZ 85251

Lot Number

17

Cost Center

PG09A

MCR

959-36

Metes/Bounds

No

Jurisdiction

SCOTTSDALE

APN

217-55-720

Gross Lot Area 0 Water Zone

Owner Information

(480) 312-2522

Joe Phillips

NAOS Lot Area

Water Type

Net Lot Area

0

Sewer Type

Number of Units 1

Meter Size

Density

QS

37-49

Code	Description	Additional	Qty	Amount	Account Number
3175	USE PERMIT APPLICATION		1	\$2,700.00	100-21300-44221
9610	CIP COS PERMITS AND FEES		1	(\$2,700.00)	472-PG09A-56043

JPHILLIPS@SCOTTSDALEAZ.GOV SIGNED BY JOE PHILLIPS ON 10/6/2020

Total Amount

\$0.00

(When a credit card is used as payment I agree to pay the above total amount according to the Card Issuer Agreement.)

Conditional Use Permit (UP)

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.

Project No.:	PA	Key Code:	
Submit digitally	at: https://eservices.s	scottsdaleaz gov/bldgresou	rces/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.

•	u have a ect coord	•	uestions regarding the information above, or iter tor.	ms indicated on this application ch	necklist, please contact your	
Name	e:		Phone Number: 480-312	Coordinator e-mail:	@scottsdaleaz.gov	
exhib	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	Description of Documents Required for Complete Application. No application shall be accepted without all items marked below.					
X		1.	Conditional Use Permit Application Checkl	ist (this list)		
X		2.	Application Fee \$	(subject to change every July	y)	
 Completed Development Application Form (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. 			·			

Planning and Development Services

5. Proposition 207 wavier or refusal (Delayed submittal until after the Planning Commission Hearing)

6. Letter of Authorization (from property owner(s) if property owner did not sign the application form)

4. Request to Submit Concurrent Development Applications (form provided)

(sample agreement information provided)

7447 E. Indian School Road, Suite #105, Scottsdale, AZ 85251 • www.ScottsdaleAZ.gov

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Conditional Use Permit Development Application Checklist

		Conditional OSE Permit Development Application Checkinst
X		7. 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)
X		8. Appeals of Required Dedications or Exactions (form provided)
X		 Commitment for Title Insurance – No older than 30 days from the submittal date (information provided) Include complete Schedule A and Schedule B.
X		10. Legal Description: (if not provided in Commitment for Title Insurance)
		11. Request for Site Visits and/or Inspections Form (form provided)
		12. Addressing Requirements (form provided)
X		13. Public Participation Process Requirements (see Attachment A)
		14. Request for Neighborhood Group Contact information (form provided)
		15. Site Posting Requirements: (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)
Χ		16. Photo Exhibit of Existing Condition (form provided)
		 See attached Existing Conditions Photo Exhibit graphic showing required photograph locations and numbers.
		17. Archaeological Resources (information packet provided)
		Cultural Resources Survey & Report - Archaeology 'Records Check' Report Only
		Copies of Previous Archaeological Research
		Copies of Previous Archaeological Research
		18. 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 PLANS & RELATED DATA
Reqʻd	Rec'd	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.
		19. Plan & Report Requirements for Development Applications Checklist (form provided)
X		20. Results of ALTA Survey (The ALTA Survey shall not be more than 30 days old)

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Conditional Use Permit Development Application Checklist

Conditional Use Permit Development Application Checklist

X	21. Application Narrative a. The application narrative shall include:			
	 A one-paragraph explanation of the request. This shall be no greater than a half page. Each of the Conditional Use Permit criteria specify in Section 1.401 of the Zoning ordinance. After each criterion, provide narrative response. Each of the Additional Conditional Use Permit criteria specify in Section 1.403 of the Zoning ordinance. After each additional criterion, provide narrative response. Bar Live Entertainment Other MUMSP and PCD findings b. Historic Property. If the property is an existing or potential Historic Property, describing how the proposal preserves the historic character or compliance with property's existing Historic Preservation Plan. 			
	22. Security, Maintenance & Operations Plan (For Bars and Live Entertainment)			
	 Required for any of the following uses: Live entertainment (other than DJ) Medical marijuana Use / Caregiver Cultivation The Security, Maintenance & Operations Plan shall be accepted and signed by the Scottsdale Police Department prior to the submittal of the Conditional Use Permit application. See the provided form for instructions. 			
	23. Public Safety Plan (sent digitally)			
	 Required for any of the following uses: Establishments that require age verification for admittance, such as a Bar Teen dance centers Adult uses Establishments that have a Disc Jockey (DJ) The Public Safety Plan accepted and signed by the Scottsdale Police Department prior to the submittal of the Conditional Use Permit application. See the provided form for instructions. 			
X	24. Context Aerial with the proposed site improvements superimposed Aerial shall not be more than 1 year old and shall include an overlay of the site plan showing lot lines, tracts, easements, street locations/names and surrounding zoning districts for a radius from the site of: 750-foot radius from site ¼-mile radius from site (lots greater than 1 acre) Other:			
	25. Site Plan			
	26. Open Space Plan (Site Plan Worksheet) (Example Provided)			
	27. Natural Area Open Space Plan (ESL Areas)			
	28. Topography and slope analysis plan (ESL Areas)			
	 29. Landscape Plan (a gray-tone copy of the color Landscape Plan will not be accepted) 			
	30. Hardscape Plan			
	(a gray-tone copy of the color Hardscape Plan will not be accepted)			
	31. Parking Plan			
	32. 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.			

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Conditional Use Permit Development Application Checklist

Conditional Use Permit Development Application Checklist

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33. Pedestrian and Vehicular Circulation
34. Elevations
35. Floor Plans
36. Floor Plan Worksheet(s)
(Required for restaurants, bars or development containing there-of, and multi-family developments)
37. Exterior Lighting Site Plan (policy provided)
38. Exterior Lighting Photometric Analysis (policy provided)
39. Manufacturer Cut Sheets of All Proposed Lighting
40. Drainage Report
See Chapter 4 of the city's <u>Design Standards & Policies Manual</u> for specific submittal and content requirements for drainage reports. The report must include all required exhibits, full color aerial, and topography maps. Per. R. Anderson: Analysis on the existing flows affecting
41. Master Drainage Plan the proposed lake area and how they would be rerouted.
See the city's <u>Design Sta</u>
42. Final Basis of Design Report for Water
See the city's <u>Design Standards & Policies Manual</u> for specific submittal and content requirements for Basis of Design Report for Water. The report must include all required exhibits and plans.
43. Final 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. The report must include all required exhibits and plans.
44. Transportation Impact & Mitigation Analysis (TIMA) (information provided)
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
45. Native Plant Submittal:
 (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.
46. Other Plans and Report Requirements
Please submit all plans, reports, and graphics stipulated in an associated Development application (such as a rezoning, Conditional Use Permit, abandonment, preliminary plat, etc.)
47. Other:

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Conditional Use Permit Development Application Checklist

		PART III – SUBMITTAL OF THE DEVELOPMENT APPLICATION		
Req'd	Rec'd	Description of Documents Required for Complete Application. No application shall be accepted without all items marked below.		
		48. Notify your coordinator by e-mail after you have completed your submittal.		
X		49. Submit all items indicated on this checklist pursuant to the submittal requirements.		
		50. Submit all additional items that are required pursuant to the stipulations of any other Development Application upon which this application is reliant.		
X		51. 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.		
		52. Other		
		53. 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		

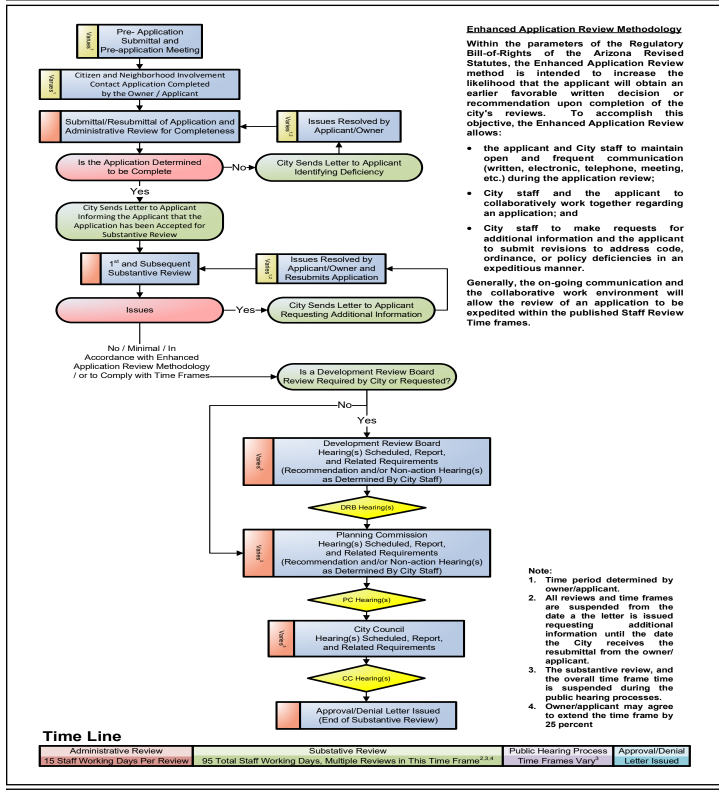
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Conditional Use Permit Development Application Checklist

Development Application Process

Enhanced Application Review Conditional Use Permit (UP)





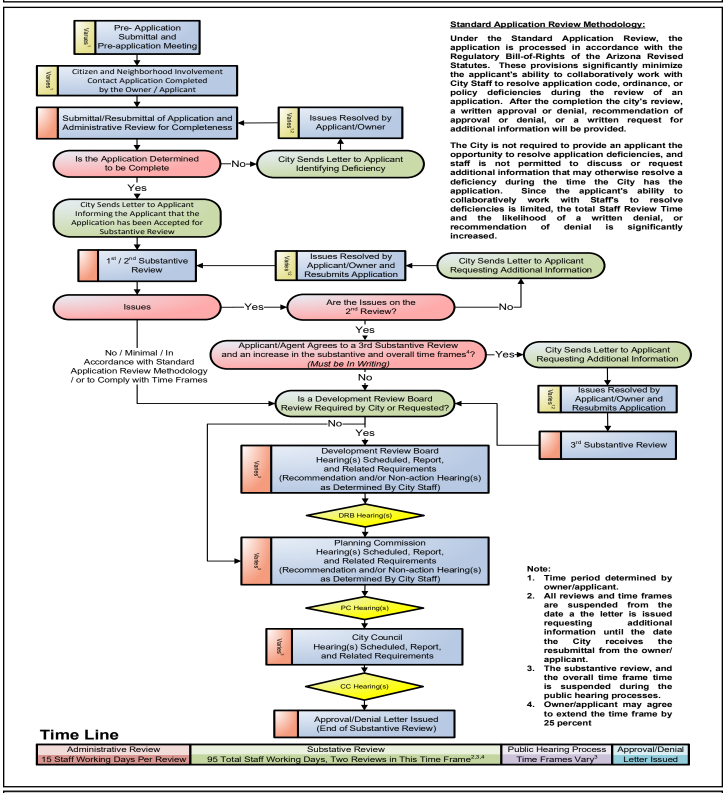
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Development Application Process

Standard Application Review Conditional Use Permit (UP)





Planning and Development Services

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Conditional Use Permit Development Application Checklist

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Revision Date: 5/29/2020 | 14-UP-2020

Public Participation

- UP

- MUMSP



Public participation ensures early notification and involvement prior to formal application submittal, which is an integral component of Scottsdale's public hearing process.

X Step 1: Complete Neighborhood Involvement Outreach

Hold a minimum of 1 Open House Meeting prior to formal application submittal

- Send open house invite via 1st Class Letter to property owners & HOAs within 750', to the city's interested parties list, and to the city project coordinator. Invitations need to be sent at least 10 calendar days prior to the open house meeting, and include the following information:
 - Project request and description
 - Pre-application number (xx-PA-xxxx)
 - Project location (street address)
 - Size (e.g. Number of Acres of project, Square Footage of Lot)
 - Zoning
 - Applicant and city contact names, phone numbers, and e-mail addresses
 - Scheduled open house(s) including time, date, and location
 - Any associated active cases
- Post Project Under Consideration sign at least 10 calendar days prior to your Open House Meeting (See Project Under Consideration (White Sign) posting requirements)
- E-mail open house information to the project coordinator and to: planninginfo@scottsdaleaz.gov
- Provide sign-in sheets and comment sheets at the open house meeting
- Avoid holidays, weekends, and working hours
- Maintain contact with property owners and other interested parties throughout the process to achieve productive neighborhood involvement
- Hold additional open house meetings as necessary to ensure public participation

- OR -

Complete Neighborhood Notification Outreach

- Mail Neighborhood Notification 1st Class Letter to property owners & HOAs within 750', the city's standard interested parties list, and to the city project coordinator at least 10 calendar days prior to formal application submittal (include the following information):
 - Project request and description
 - Pre-application number (xx-PA-xxxx)
 - Project location (street address)
 - O Size (e.g. Number of Acres of project, Square Footage of Lot)
 - Zoning
 - Conceptual site plan/elevations
 - Applicant and city contact names, phone numbers and e-mail addresses

Step 2: Document your Project Notification efforts as follows:

- Provide a list of names, phone numbers/addresses of contacted parties
- Provide a map showing where notified neighbors are located
- Provide the dates contacted, and the number of times contacted
- Indicate how they were contacted (e.g. letter, phone call). If certified mail was used, provide receipts of delivery
- Provide copies of letters or other means used to contact parties
- Provide originals of all comments, letters, and correspondence received

Public Participation

- UP

- MUMSP



Public participation ensures early notification and involvement prior to formal application submittal, which is an integral component of Scottsdale's public hearing process.

Step 3: Post public hearing sign at least 15 calendar days prior to public hearing (see Public Hearing (Red Sign) posting requirements), and submit the completed affidavit of sign posting with a time/date stamped photo (form provided)

City will post public hearing sign notices and provide other public notification

- Mailing out postcards to the city's interested parties list and property owners within 750 feet
- Publishing legal ad in newspaper
- Posting case information on the city website
- Posting on social media
- Sending to e-mail subscribers

Related Resources:

- Project Under Consideration Sign Posting Requirements
- Affidavit of Posting
- Public Hearing Sign Posting Requirements

Application Fee Schedule



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Pre-Application	\$95	Hardship Exemption	\$170
Records Packet	\$23	In-lieu Parking	\$170
Abandonment of Right of Way		Marshalling/Storage Yard	\$1,000 + \$0.10 per
Single Family Lot	\$1,775		square foot
All Other Abandonments, including			per week
Subdivisions	\$2,525	If development goes beyond the	\$2,000 + \$0.10 per
Annexation / De-annexation	\$2,190	applied timeframe, another	square foot
Board of Adjustment		application fee applies	per week
Appeal	\$170	Minor Amendment	\$170
Residential Variance (Single Family	Lot) \$170	Records Changes	
All Other Variances	\$1,380	Street Name Change	\$280
Building Advisory Board of Appeal	<u>s</u>	Address Change Residential	\$55
Commercial	\$350	Address Change Commercial	\$110
Residential	No charge	Special Exception	\$170
Conditional Use Permit		Zoning District Map Amendme	<u>ent</u>
Major	\$2,700	Residential District	\$1,275 + per acre fee
Minor	\$690	Commercial District	\$2,400 + per acre fee
Development Agreement Application	<u>on</u> \$2,000	Industrial District	\$2,400 + per acre fee
Development Review (DRB)		Mixed-use District	\$6,200 + per acre fee
Land Division		Supplementary District	
Major Subdivision		Parking P-1	\$2,400 + per acre fee
(Preliminary Plat)	\$2,700 + \$20 per lot	Parking P-2	\$2,400 + per acre fee
Minor Subdivision	\$1,350 + \$20 per lot	Western Theme Park	\$2,400 + per acre fee
New Construction	\$1,700	Open Space	\$1,275 + per acre fee
Revision	\$515	Conservation Open Space	\$1,275 + per acre fee
Time extension	\$340	ESL Amendments to Map	\$410
Development Review (Minor) - Staf	f Approval	ESL Density Transfer	\$2,400 + per acre fee
Master Plan	\$1,000 per set	ESL Density Incentive	\$1,275 + per acre fee
Major	\$345	All other Und	derlying district fees only
(includes new Master Sign Progra	am)	Time extension/revision	\$820
Minor	\$95	Rezoning per acre	
Amendment to Master Sign Program	\$95	0-20	No additional fees
Cuts/Fills	\$515	21-100	\$75
Wash Modification	\$515	101-600	\$60
Time extension	\$95	601+ acres	\$55
General Plan Amendments		Zoning Text Amendment	
Major	\$4,375	Major	\$2,700
Non-major	\$2,190	Minor	\$980

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

Customized Expedited Plan Review Program



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Customized Expedited Plan Review Program:

Per the Planning & Development Services fee schedule, the fee is two times the amount for the type of plan submitted.

For phased plan submittals, the base fee is considered to be phased plan review fee.

An additional 20% of the expedited plan review will be charged if a 3rd review is required.

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

7447 E Indian School Road, Suite 100, Scottsdale, AZ 85251



Scottsdale Fire Department Fees & Charges Schedule

19/20

Number	Description	Fee/Charge
1	CPR Class	\$45.00
		0.47.00
2	First Aid Class	\$45.00
3	Babysitting Class	\$45.00
	Babysitting Class	φ45.00
4	Combo Class (CPR and First Aid)	\$45.00
	,	·
5	Operations Incident Reports	\$5.00
		AT 00
6	EMS Encounter Report	\$5.00
7	Fire Scene Investigation Reports (incl. 30 pages) \$.25/page over 30	\$5.00
		ψ3.00
8	Fire Scene Investigation Photos (CD or Electronic)	\$5.00
		*
9	Special Event Staffing - Range	\$35 - \$100
		(Actual)
40		#405.00
12	After-hours & Weekends Fire Inspections Hourly Rate (min 2-hrs)	\$125.00
13	Fire Service Safety Permits Basic Rate	\$175.00
10	The Service Safety Fermits Basic Nate	ψ170.00
14	Tent Fire Safety Permit	
	1 to 9 tents	\$175.00
	10 plus tents	\$525.00
15	Vehicle Display Safety Permit	
	1 to 9 vehicles	\$175.00
	10 plus vehicles	\$525.00
16	Fire Service Safety Permits Rush Rate (Under 10-days)	\$350.00
10	The dervice durity Ferning Rush Rate (Order 10-days)	ψ000.00
17	Fire Service Re-Inspection Fee	\$200.00
18	Fire Plan Review not associated with Building Permit	\$110.00
40		#40.00
19	Fire Service Activity History Search per location	\$10.00
20	County Island Response Fee-per unit	\$1,347.00
	County Island (Coponic i Co-poi unit	ψ1,5-7.00
21	Subpoena Request	\$12.00
		·
22	Fire Protection System Compliance Reporting Fee	\$30.00
23	CERT Bags	\$35.00

Permit Fee Schedule

Miscellaneous



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Active Permits Records Change	\$90 Residential
·	\$145 Commercial
Administrative Site Review Fee	15.0% of Sq Ft / LF fee
Annual Facilities Permit (renewals expire on 12/31 of calendar year)	Pro-rated by date of purchase:
January - March	\$4,000
April - June	\$3,000
July - September	\$2,000
October - December	\$1,000
Building Permit Extension Request	\$270
Certificate of Occupancy (visual inspection only)	\$145
Change of Occupant Permit	\$145
Demolition Permit	\$90 each discipline (or \$265 for building, plumbing, electrical, and mechanical)
Industrial Racking Permit	\$280
Minimum Permit (one discipline)	\$90
Minimum Combination (all disciplines)	\$265
Native Plant Permit	\$35 + \$1 for each plant affected + \$175 base fee
Native Plant Permit Modification	\$35 + \$1 for each plant affected + \$175 base fee
Native Plant Relocation Methodology	\$40
Off Hours Civil Inspections	\$250 per hour
Off Hours Building Inspections	\$250 per hour
On Site Grading	\$90
Pools & Spas Attached	\$0.55 Sq Ft + \$145 planning insp. fee + \$175 base fee
Pools & Spas-Base Fee	\$175
Pools & Spas-Planning Inspection Fee	\$145
Refuse – Single Enclosure	\$230
Refuse – Double Enclosure	\$300
Reinspection	\$90
Stand Alone Spas	\$110
Stock Pile .	\$175 base fee + \$0.10 per cubic yard
Solar Residential	\$150
Commercial	\$300
Solar Water Heaters	\$80
Temporary Power Pole	\$90
Water Heaters (except solar)	\$45
, ,	

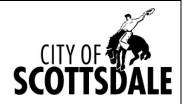
<u>Signs</u>	
Base fee	\$175 base fee (base fee applied once per permit application, not per sign)
0-10 Sq. Ft.	\$25 per sign
11-20 Sq. Ft.	\$125 per sign
21-30 Sq. Ft.	\$200 per sign
31 Sq. Ft. and Over	\$275 per sign
Temporary Banner	\$30

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

Permit Fee Schedule

Single-Family Residential



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Base Fee \$175
Livable area with A/C \$0.70 Sq Ft
Covered area non A/C \$0.40 Sq Ft
Certificate of Occupancy \$145
GIS Fee \$285

Lowest floor certificate review \$265 Single Family Remodel

Base Fee \$175

Single Family AdditionLivable area with A/C\$0.70 Sq Ft x 30%Base Fee\$175Covered area non A/C\$0.40 Sq Ft

Livable area with A/C \$0.70 Sq Ft
Covered area non A/C \$0.40 Sq Ft
GIS Fee \$285

Lowest floor certificate review \$265 Single Family Remodel with Roof Modification

Base Fee \$175

Single Family Detached Structure Livable area with A/C \$0.70 Sq Ft x 70%

Base Fee \$175 Covered area non A/C \$0.40 Sq Ft Livable area with A/C \$0.70 Sq Ft

Covered area non A/C \$0.70 Sq Ft
Certificate of Occupancy \$145

GIS Fee \$285 Single Family Addition Less than 500 Sq. Ft.

Lowest floor certificate review \$265 Base Fee \$175

Single Family Standard Plan

Covered area non-A/C
Livable area with A/C
\$0.40 Sq Ft
\$0.70 Sq Ft

Base Fee \$175 Lowest Floor Certificate Review \$265 special flood
Livable area with A/C \$0.70 Sq Ft hazard areas only

Covered area non A/C \$0.40 Sq Ft

15% Admin Site Review Fee Varies based on square footage

Certificate of Occupancy \$145 GIS Fee \$285 Lowest floor certificate review \$265

Fence Walls

Base Fee \$175 Linear Footage \$0.20 LF

Retaining Walls

Base Fee \$175 Linear Footage \$2.00 LF

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

Right of Way/Improvement Permits Permission to Work in Right of Way (P.W.R.) Fee Schedule



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

IMPROVEMENT PLANS

The following inspection and permit fees are required for the specified encroachments and must be paid in addition to all other required fees.

	Item	Unit	Fee
1.	PAVING		
	Paving, Asphaltic concrete (base course)	Square yard	\$0.72
	Paving, Overlay or top course of multicourse paving	Square yard	\$0.25
	Barricading (permanent – wooden)	Each	\$38
	Guard Rail	Linear foot	\$0.40
	Survey Monuments	Each	\$13.50
2.	CONCRETE		
	Driveways	Square yard	\$0.55
	Paving, Portland cement concrete	Square yard	\$0.55
	Decorative sidewalk or paving (Bomanite, Terrazzo, etc)	Square foot	\$0.25
	Sidewalk and bicycle path	Square foot	\$0.20
	Curb and gutter	Linear foot	\$0.35
	Valley gutter	Square foot	\$1.03
	Concrete apron including curb and/or wheelchair ramps	Each	\$26.60
	Scuppers & building drains	Each	\$21.20
	Alley surfacing (non A.C.)	Square yard	\$0.20
	Cutoff walls	Linear foot	\$0.50
	Slope protection (riprap, gabions, gunnite, cobbles, etc.)	Square yard	\$0.90
3.	DRAINAGE		
	Irrigation and storm drain pipe	Linear foot	\$2.50
	Manholes	Each	\$125
	Catch basins, headwalls, irrigation, S.D. and water manholes	Each	\$55
	Box Culvert	Linear foot	\$40
4.	WATER		
	Water main	Linear foot	\$0.71
	Water service line	Linear foot	\$0.52
	Pipe encasements (in twenty-linear-foot sections)	Each	\$20
	Tapping sleeves and valves	Each	\$82
	Fire hydrants	Each	\$80
	Borings	Linear foot	\$7.08
	Vault: meter / PRV	Each	\$118

Right of Way/Improvement Permits Permission to Work in Right of Way (P.W.R.) Fee Schedule



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

ltem	Unit	Fee
S. SEWER		
Sanitary Sewer main	Linear Foot	\$0.90
Sanitary Sewer taps and service line	Linear Foot	\$0.52
Sanitary Sewer manholes	Each	\$82.70
Cleanouts and drop connections	Each	\$50
Sewer line television inspection	Linear Foot	\$0.6
Pipe encasements (in twenty-linear-foot sections)	Each	\$18.70
DRY UTILITIES		
Underground cable and conduit; includes trenching and backfill	Linear Foot	\$0.4
Splice and repair pits (backfill and patch)	Each	\$60.2
Adjustments: Manholes, valves, cleanouts, monuments, etc.	Each	\$21.5
. ROW / PUBLIC EASEMENT FILL AND CUT		
Less than 100 cubic yards	Cubic Yards	No charg
101 – 10,000 cubic yards	1,000 Cubic Yards	\$6
10,001 or more cubic yards	10,000 Cubic Yards	\$26
. MISCELLANEOUS ROW		
Streetlights	Each	\$1
Traffic Signals	Per Leg	\$40
Street Cut to pavement less than 12 months old	Per Square Yard	\$19
Street Cut to pavement 12 to 24 months old	Per Square Yard	\$12
Street Cut to pavement 25 to 48 months old	Per Square Yard	\$6
Sprinkler system, piping (for landscaping)	Per Linear Foot	\$0.2
Signs (regulatory, warning, street, etc.)	Each	\$
As-Builts	Per Permit	\$29
Dry wells (Maxwell or similar types)	Each	\$12
. INSPECTIONS		
Planning	Per Permit	\$14
Off Hours	Per Hour	\$25
Reinspection: If any reinspection is necessary on any inspection with a total		

\$0.10

Right of Way/Improvement Permits Permission to Work in Right of Way (P.W.R.) Fee Schedule



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

ltem	Unit	Fee	
10. BASE FEES			
ROW Permit	Per Permit	\$175	
Annual ROW Permit	Per Permit	\$2,000	
Multiple permits - base fee: if more than one permit is required for a single project, only the highest base fee shall be paid.			
ROW Permit Extension Request	Per Permit	50% of original permit fee	
Oversize/Overweight Permits (Single Trip)	Per Permit	\$35	
Oversize/Overweight Permits (30 Days)	Per Permit	\$60	

11. PHASED ENGINEERING PERMITS

Haul Permits

A surcharge will be charged for the phased construction of	
infrastructure (grading, water/sewer, streets/curb/sidewalk and	25% (per phase) in addition to the permit
trails).	value of the requested phase

Per Cubic Yard

Note: This fee schedule is not all-inclusive and other fees may apply.

CITY OF SCOTTSDALE

Commercial

Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Commercial

Livable area with A/C \$0.40 Sq. Ft. Covered area (non A/C) \$0.25 Sq. Ft.

Foundation Only \$0.40 Sq. Ft. x 25% + \$250

Shell Only

Livable area with A/C \$0.40 Sq. Ft. x 95% Covered area (non A/C) \$0.25 Sq. Ft.

Commercial Addition

Livable area with A/C \$0.40 Sq. Ft. Covered area (non A/C) \$0.25 Sq. Ft.

Commercial Remodel / Tenant Improvement

Livable area with A/C \$0.40 Sq. Ft. x 30%

Apartments/Condos

Livable Area with A/C \$0.40 Sq. Ft. Covered area (non A/C) \$0.25 Sq. Ft.

*Apts/Condos with 4 or more units & reoccurring floor plans pay 50% of the calculated fee for 0-100,000 sq. ft. of livable space & 25% for livable square feet over 100,000 sq. ft.

Engineering Review (per sheet)

Civil and Improvement Plans	\$775
Preliminary Grading	\$265
Revision to Approved Civil and Improvement Plans	\$265
Easements – Dedications/Releases	\$775
Landscape	\$775
Condominium Plat	\$775

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

CITY OF SCOTTSDALE

Commercial

Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

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Livable area with A/C \$0.40 Sq. Ft. Covered area (non A/C) \$0.25 Sq. Ft.

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Commercial Remodel / Tenant Improvement

Livable area with A/C \$0.40 Sq. Ft. x 30%

Apartments/Condos

Livable Area with A/C \$0.40 Sq. Ft. Covered area (non A/C) \$0.25 Sq. Ft.

*Apts/Condos with 4 or more units & reoccurring floor plans pay 50% of the calculated fee for 0-100,000 sq. ft. of livable space & 25% for livable square feet over 100,000 sq. ft.

Engineering Review (per sheet)

Civil and Improvement Plans	\$775
Preliminary Grading	\$265
Revision to Approved Civil and Improvement Plans	\$265
Easements – Dedications/Releases	\$775
Landscape	\$775
Condominium Plat	\$775

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

Miscellaneous



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Miscellaneous Plan Review Fees

After 3rd Review 50% of original fee Barricade Plan Review \$90 per hour Benchmark Revision \$90 per hour Dry Utility Review \$90 per hour

Fence Only \$90 per hour + \$0.15 LF Retaining Walls \$90 per hour + \$0.15 LF

Minimum Plan Review \$90 per hour

Minor Revision to Approved Civil Plans \$90 per hour (requires management approval)

Native Plant Review \$90 per hour Pool \$90 per hour

Plan Review Extension Request \$280

Revision to Approved Building Plans \$90 per hour

Solar Review: Residential \$153 Commercial \$305

Update Expired Improvement Plans (no changes) \$90 per hour

Plat Fees

Final Plat

Major Subdivision \$5,000 + \$145 per lot Minor Subdivision \$2,500 + \$145 per lot

Certificate of Correction \$90 per hour

Land Combination: Residential \$635 Commercial \$1,275

Recordation Fees (May vary based upon specific submittal)

Maps of Dedications/Releases Administrative fee \$35

& Land Divisions First set \$15 per sheet
Additional set \$3 per sheet

Standard size (8 ½ x 11) \$7.50

Signs

 0-20 Sq. Ft.
 \$30 per sign

 21-30 Sq. Ft.
 \$65 per sign

 31 Sq. Ft. & over
 \$95 per sign

 Revision
 \$90 per hour

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

Single Family Residential



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Single Family Custom Homes

Livable area with A/C	\$0.40 Sq. Ft.
Covered area (non A/C)	\$0.25 Sq. Ft.
Fences	\$0.15 Ln. Ft.
Retaining walls	\$0.15 Ln. Ft.

Single Family Addition

Livable area with A/C	\$0.40 Sq. Ft
Covered area (non A/C)	\$0.25 Sq. Ft

Single Family Remodel

Livable area with A/C \$0.40 Sq. Ft. x 30%

Single Family Standard Plan

Livable area with A/C	\$0.40 Sq. Ft.
Covered area (non-A/C)	\$0.25 Sq. Ft.
Additional elevations (maximum 5)	\$90 each

Engineering Review (per sheet)

Civil and Improvement Plans	\$775
Revision to Civil and Improvement Plans	\$265
Easements – Releases	\$775

Miscellaneous Plan Reviews

Native plant	\$90 per hour
Fence only	\$90 per hour + \$0.15 LF
Retaining walls only	\$90 per hour + \$0.15 LF
Revision to approved plan	\$90 per hour

Revision to approved plan \$90 per hour Minimum review \$90 per hour Benchmark revision \$90 per hour

Note: This schedule is not all-inclusive and other fees may apply.

Planning & Development Services

Records Fee Schedule



Official Schedule of City of Scottsdale Rates and Fees	at: <u>www.ScottsdaleAZ.gov</u> - keyword "Fees
Copies (black and white)	
8 ½" x 11" (more than 24 copies)	\$0.20
11" x 17"	\$1.00
24" x 36"	\$4.50
Copies (color)	
8 ½" x 11"	\$1.00
11" x 17"	\$2.00
Aerials	
8 ½" x 11"	\$2.00
11" x 17"	\$3.00
	\$3.00 \$15.00
30" x 36"	\$15.00
Aerials - Custom	
Regular Paper – 30" x 36"	\$35.00
Photo Paper – 30" x 36"	\$65.00
Aerials – Topography	
8 ½" x 11"	\$4.00
Maps – Topography	
8½" x 11"	\$2.00
15" x 18"	\$7.00
30" x 36"	\$15.00
Offsite Records Box Retrieval	
Retrieve and Refile	\$4.00
Deliver	\$10.00
Staff Time (one hour)	\$17.00
Microfisha Imaged Beaarda Conice (nor sheet)	
Microfiche Imaged Records Copies (per sheet)	#0.50
8 ½" x 11"	\$0.50
11" x 17"	\$1.00
General Plan	
CD-Rom	\$10.00
Summary Map	\$10.00
General Plan (Book)	*\$45.00
Compact Discs	
Custom CD	\$5.00
Ordinance	******
Zoning (Book) Floodplain	*\$75.00 \$5.00
	V
Commercial Records Research (non-refundable)	COE OO
Commercial Research Base Fee	\$85.00
Research	\$30.00 per hour
*Current Production Cost	

Planning & Development Services

Note: This schedule is not all inclusive and other fees may apply.

7447 E Indian School Road, Suite 100, Scottsdale, AZ 85251

Stormwater Management Fee Schedule



Official Schedule of City of Scottsdale Rates and Fees at: www.ScottsdaleAZ.gov - keyword "Fees".

Appeal of Floodplain Administrator's Interpretation of Special Flood Hazard Area Provisions

Appeal \$250

Variance from Floodplain Management Regulations in a Special Flood Hazard Area

Variance \$2,600 Continuance (Applicant's Request) \$50 New Posting Required \$170

Conditional Letter of Map Revision Review (CLOMR)

CLOMR (MT-1) \$880 CLOMR (MT-2) \$3,000

Letter of Map Revision Review (LOMR)

LOMR (MT-1) \$880 LOMR (MT-2) \$3,000

Stormwater Storage Waiver

In-lieu fee \$3.00 per cubic foot

Stormwater Quality Charge \$4.10 per customer/per month

- \$ 0.30 Sewer Fund for O&M related to stormwater
- \$ 0.85 General Fund for O&M related to stormwater
- \$ 2.95 Drainage and Flood Control capital projects

Planning & Development Services

Annual Fees For SWF & WCF In The Right-Of-Way



Annual Right-of-Way Use Fees for Small Wireless Facilities (SWF)

Small Wireless Facility (SWF) on City-owned Pole in the ROW

Antenna area 6 cubic feet or less with associated equipment 28 cubic feet or less.

- A. \$50.00 per SWF site per calendar year for use of the right-of-way.
- B. \$50.00 per SWF site per calendar year for the co-location of a SWF on a City-owned streetlight, traffic signal pole or other City-owned wireless support structure.

Small Wireless Facility (SWF) on a Third Party-owned Pole in the ROW

Antenna area 6 cubic feet or less with associated equipment 28 cubic feet or less.

\$50.00 per SWF site per calendar year for the co-location of a SWF on a Third Party-owned utility pole of wireless support structure in the ROW. Wireless provider shall provide documentation from the Third Party pole owner authorizing the use of the pole as a SWF.

Annual Right-of-Way Use Fees for non-SWF Wireless Communication Facilities (WCF)

<u>Category 1</u> – WCF with antennas(s) mounted on an EXISTING vertical element or pole and any associated ground equipment. Each WCF site will have an Antenna Base Fee of \$4,017 for a WCF site on the ROW, plus a Ground Equipment Fee (if applicable) for the cubic feet of ground equipment in the ROW, as set forth below:

	Antenna Base Fee	Equipment Fee	Total WCF Annual Fee
A. Total is 29 c.f. up to 50 c.f.	Included	Included	\$4,017
B. Total is 51 c.f. up to 200 c.f.	\$4,017	\$7,622	\$11,639
C. Total is 201 c.f up to 300 c.f.	\$4,017	\$11,382	\$15,399
D. Total is 301 c.f. up to 400 c.f.	\$4,017	\$15,193	\$19,210
E. Total is 401 c.f. or more	\$4,017	\$18,952	\$22,969

<u>Category 2</u> – WCF with antennas(s) mounted on a NEW vertical element that is stealth or utilizes alternative concealment when existing vertical elements are not available, and any associated ground equipment. Each WCF site will have an Antenna Base Fee of \$4,326 for a WCF site on the ROW, plus a Ground Equipment Fee (if applicable) for the cubic feet of ground equipment in the ROW, as set forth below:

	Antenna Base Fee	Equipment Fee	Total WCF Annual Fee
A. Total is 29 c.f. up to 50 c.f.	Included	Included	\$4,326
B. Total is 51 c.f. up to 200 c.f.	\$4,326	\$7,622	\$11,948
C. Total is 201 c.f up to 300 c.f.	\$4,326	\$11,382	\$15,708
D. Total is 301 c.f. up to 400 c.f.	\$4,326	\$15,193	\$19,519
E. Total is 401 c.f. or more	\$4,326	\$18,952	\$23,278

<u>Category 3</u> – WCF with antennas(s) mounted on a NEW vertical element that is neither stealth nor concealed in appearance, and any associated ground equipment. Each WCF site will have an Antenna Base Fee of \$5,768 for a WCF site on the ROW, plus a Ground Equipment Fee (if applicable) for the cubic feet of ground equipment in the ROW, as set forth below:

	Antenna Base Fee	Equipment Fee	Total WCF Annual Fee
A. Total is 29 c.f. up to 50 c.f.	Included	Included	\$5,768
B. Total is 51 c.f. up to 200 c.f.	\$5,768	\$7,622	\$13,390
C. Total is 201 c.f. up to 300 c.f.	\$5,768	\$11,382	\$17,150
D. Total is 301 c.f. up to 400 c.f.	\$5,768	\$15,193	\$20,961
E. Total is 401 c.f. or more	\$5,768	\$18,952	\$24,720

Note: This schedule is not all-inclusive and other fees may apply.

Annual Fees for WCF in the ROW (Instructions) For Non-SWF Wireless Communication Facilities

The annual encroachment permit fees for wireless communications facilities in the rights-of-way categories above shall be administered according to the following rules:

- 1) The fee structure shall apply to the installation of any antennas, antenna structures, ground equipment, electronics, cabinets, and other appurtenances required or associated with the operation of a wireless communications facility (WCF) in the City's rights-of-way (ROW).
 - a. All existing WCF in ROW that have been constructed or received permits by July 2, 2009 will be eligible to have the annual WCF in ROW fee set at a rate of \$11,489 for FY 2019-2020 (July 1, 2019 through June 30, 2020). The rate of \$11,489 is subject to annual increases adopted by the City Council.
 - b. WCF sites in the ROW that were "on-air" prior to July 3, 2009 and are subsequently modified will be subject to the Annual Fees for WCF in the ROW when the vertical element is replaced or when the original ground mounted equipment is expanded.
- 2) Antenna Structures and Base Fee In cases where the existing vertical element is replaced for structural purposes with a pole designed to support the antennas and cabling, the WCF will be categorized as being installed on an existing vertical element. The Antenna Base Fee includes up to 50 cubic feet of ground equipment and any electrical conductors necessary to operate the WCF site.
- 3) Ground Equipment Fee The ground equipment measurement is calculated by the size of a flat, four- sided "box" (parallel sides of equal length) with a top panel that is parallel to the ground so that the box will cover the ground equipment from the top of the equipment to the ground (non-improved dirt surface), and from side-to side, including any foundation or pad for the equipment. For situations where there is more than one ground equipment fixture or cabinet (adjacent to each other or within the same use area), the equipment fixtures, cabinets and generators are deemed to be part of the same contiguous ground equipment space and will be measured together within the same box. Any Remote Radio Heads or Remote Radio Units mounted to a cabinet, post or wall in the same area with the ground equipment shall be included in the measurement for the ground equipment. Electrical meters and telecom pedestals are not included in the ground equipment.
- 4) WCF site that has both the vertical element and ground equipment in the ROW will be assessed an amount equal to the Antenna Base Fee plus the Ground Equipment Fee, except that:
 - A) WCF sites that have the antennas installed on a vertical element in the ROW but the ground equipment installed on private property will be assessed the Antenna Base Fee only.
 - B) WCF sites with antennas on a vertical element located on private property but with the ground equipment in the ROW, will be assessed the Ground Equipment Fee only. If the ground equipment is less than 50 cubic feet, the annual Ground Equipment Fee shall be the actual cubic feet of the ground equipment multiplied by the FY 2018/19 fee of \$35 per cubic

- foot. If the ground equipment is greater than 50 cubic feet, the applicable ground equipment fee shall apply as provided in the schedule on page 1 of the Annual Fees for WCF in the ROW document.
- 5) All WCF in the ROW must have an Antenna Site Right-of-Way License Agreement (ARLA) document submitted to the City for each WCF site installed and operated in the ROW.
- 6) An invoice for the annual WCF in the ROW permit fee is sent to the person and address provided on the ARLA document every July.
- 7) The ARLA is an encroachment permit allowing the WCF to be in the ROW; a WCF owner or applicant must obtain a "Permission to Work in the ROW" permit to construct, repair or maintain the WCF site.
- 8) The annual WCF in the ROW permit fee does not include fees and charges for any other planning & development fees, permits, plan review fees, inspection fees, or any other services or approvals that may be required by the City of an owner or applicant of a WCF in the ROW.

Note: This schedule is not all-inclusive and other fees may apply.

Development Application



Development Application Type:					
Please check the appropriate box of the Type(s) of Application(s) you are requesting					
Zoning Development Review			Signs		
☐ Text Amendment (TA)		Development	Review (Major) (DR)		Master Sign Program (MS)
☐ Rezoning (ZN)		Development	Review (Minor) (SA)		Community Sign District (MS)
☐ In-fill Incentive (II)		Wash Modifica	ation (WM)	Oth	er:
☐ Conditional Use Permit (UP)				Annexation/De-annexation (AN)	
Exemptions to the Zoning Ordinance	Land Divisions (PP) General Plan Amendment (GP)			General Plan Amendment (GP)	
☐ Hardship Exemption (HE)	☐ Subdivisions ☐ In-Lieu Parking (IP)			In-Lieu Parking (IP)	
Special Exception (SX)		Condominium	Conversion		Abandonment (AB)
☐ Variance (BA)		Perimeter Exce		Oth	er Application Type Not Listed
Minor Amendment (MA)		Plat Correction	n/Revision		
Project Name:					
Property's Address:					
Property's Current Zoning District Design	nation:				
The property owner shall designate an a		licant for the De	avelonment Application	Thi	s person shall be the owner's contact
for the City regarding this Development	•		• • •		•
information to the owner and the owne			applicant shall be respo	1131010	Tor communicating an erry
	. арриосс		/		
Owner:			Agent/Applicant:		
Company:			Company:		
Address:			Address:		
Phone:	ax:		Phone:		Fax:
E-mail: E-mail:					
Designer:			Engineer:		
Company:			Company:		
Address:			Address:		
Phone: Fax:			Phone:		Fax:
E-mail:			E-mail:		
Please indicate in the checkbox below t	he reque	sted review me		the d	escriptions on page 2).
This is not required for the following Development Application types: AN, AB, BA, II, GP, TA, PE and ZN. These					
applications ¹ will be reviewed in a format similar to the Enhanced Application Review methodology.					
I hereby authorize the City of Scottsdale to review this application utilizing the Enhanced					
Enhanced Application Review: Application Review methodology.					
Standard Application Position					
Standard Application Review: Application Review methodology.					
Owner Signature			Agent/Applican	t Sign	ature
0- 4 1/5					
Official Use Only			Davidone t A !	h! = /- A	
Official Use Only Submittal Dat	e:		Development Applica	tion N	0.:

Planning and Development Services

7447 East Indian School Road Suite 105, Scottsdale, Arizona 85251 • www.scottsdaleaz.gov

Development Application

Review Methodologies



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. <u>Standard Application Review Methodology:</u>

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.

Planning and Development Services

Development Application

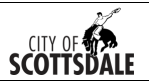
Arizona Revised Statues Notice



§9-834. Prohibited acts by municipalities and employees; enforcement; notice

- A. A municipality shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule, ordinance or code. A general grant of authority does not constitute a basis for imposing a licensing requirement or condition unless the authority specifically authorizes the requirement or condition.
- B. Unless specifically authorized, a municipality shall avoid duplication of other laws that do not enhance regulatory clarity and shall avoid dual permitting to the maximum extent practicable.
- C. This section does not prohibit municipal flexibility to issue licenses or adopt ordinances or codes.
- D. A municipality shall not request or initiate discussions with a person about waiving that person's rights.
- E. This section may be enforced in a private civil action and relief may be awarded against a municipality. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against a municipality for a violation of this section.
- F. A municipal employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the municipality's adopted personnel policy.
- G. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.

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					
	the types of applications that you are req				
Zoning	Development Review Signs				
Text Amendment (TA)	☐ Development Review (Major) (DR) ☐ Master Sign Program (MS)				
Rezoning (ZN)	☐ Development Review (Minor) (SA) ☐ Community Sign District (MS				
☐ In-fill Incentive (II)	☐ Wash Modification (WM) Other				
☐ Conditional Use Permit (UP)	☐ Historic Property (HP) ☐ Annexation/De-annexation (A				
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				
Owner:					
Company:					
Address:					
Phone:	Fax:				
E-mail:					
As the property owner, by providing my signature below, I acknowledge and agree: 1) that the concurrent development applications are processed at the property owner's risk; 2) to hold the City harmless of all cost, expense, claims, or other liability arising in connection with the concurrent development applications; 3) to the City of Scottsdale's Substantive Policy Statement pertaining to Concurrent Applications; 4) to placing a development application on hold in order to continue processing a concurrent development application that is related to an another development application; and 5) that upon completion of the City review(s) of the development applications, one or more of the development application(s) may not be approved.					
Property owner (Print Name):Title:					
Date:					
Signature					
Official Use Only: Submittal Date:					
Request: ☐ Approved or ☐ Denied					
Staff Name (Print):					
Staff Signature:	Date:				

Planning and Development Services

7447 East Indian School Road Suite 105, Scottsdale, Arizona 85251 • www.ScottsdaleAZ.gov

Request to Submit Concurrent Development Applications

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Revision Date: 02/02/2015

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

Re: Proposition 207 - Private Property Rights Protection Act (A.R.S. § 12-1131 to § 12-1138)

Under Proposition 207, 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 Proposition 207, the city may request a waiver of a property owner's potential Proposition 207 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 Prop.207 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 Prop.207 compensation requirement. The following seven (7) types of land-use laws are exempt from the application of Prop.207:

- 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.

2990842v4 Waiver Flyer

- 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 Prop. 207 (December 7, 2006).

A complete version of Proposition 207 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 Proposition 207 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.

WHEN RECORDED RETURN TO: CITY OF SCOTTSDALE ONE STOP SHOP/RECORDS (______) 7447 East Indian School Road, Suite 100 Scottsdale, AZ 85251

City of Scottsdale Case No.____

WAIVER OF RIGHT TO MAKE A CLAIM UNDER PROPOSITION 207 (A.R.S. § 12-1131 et. seq.)

The undersigned is the fee title Owner of pr	roperty, (Parcel No)
located at	Scottsdale, Maricopa
County, Arizona, that is the subject of a reques	st by owner for a:
□ Use permit □ Abandonment □	Land division Development Review
□ Other	
	ned Owner surees and consents to all of the
	Scatso le Plaming Commission, Development
	conjunction with Owner's request for application
of the city's land use laws to the Owner's pro	
	diminution in value that may be asserted now
or in the future under Proposition 207, the Riv	vate Property Rights Protection Act (A.R.S. § 12-
1131, et.seq.), based upon Owner's reguest in	case no
Dated this day o	, 200
Owner:	By:
(Type Name)	By :(Signature of Owner)
STATE OF ARIZONA)	» с
) ss. County of Maricopa)	
-C 25-C 25-C - 35-C 05-C 04-C 45-C 45-C 45-C 45-C 45-C 45-C 45-C 4	
Subscribed and sworn to before me this	day of, 200 by
	Notary Public
My Commission Expires:	
**************************************	Short Waiver Form

WHEN RECORDED RETURN TO: CITY OF SCOTTSDALE ONE STOP SHOP/RECORDS (______) 7447 East Indian School Road, Suite 100 Scottsdale, AZ 85251 City of Scottsdale Case No.

AGREEMENT FOR THE WAIVER OF CLAIMS FOR DIMINUTION IN VALUE OF PROPERTY
THIS AGREEMENT FOR THE WAIVER OF CLAIMS FOR DIMINUTION IN VALUE OF PROPERTY (the "Agreement") is made in favor of the City of Scottsdale ("City") by a("Owner").
A. Owner is the fee title owner of property, Parcel No(s)
B. Owner acknowledges that he/she has made a request to the City for application of its land use laws for the development of the Property and is under no compulsion, economic or otherwise, to enter into this Agreement.
C. Arizona statute ARS § 12-1134 A provides that a city must pay just compensation to a land owner, in some cases, if the city approves a land use law that reduces the fair market value of the owner's property. This law is sometimes referred to as "Proposition 207" or the "Private Property Rights Protection Act". (ARS 12-1131, et.seq.)
D. The Private Property Rights Protection Act (e.g., A.R.S. § 12-1134.I) authorizes private property owners to enter into agreements with political subdivisions to waive any claim for diminution in value of their property in connection with any action requested by the property owner.
E. City and Owner seek to resolve whether the application of the City's land use laws to the Property constitute a "diminution in value" of the Property or other harm entitling Owner, now or in the future, to seek compensation from the City under the Private Property Rights Protection Act.
IT IS AGREED AS FOLLOWS: Owner hereby makes the following acknowledgements and representations:
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

2870065v3 Long Waiver Form

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.

- The undersigned Owner agrees as follows:
- a. The Owner agrees that the stipulations and conditions set forth in Exhibit A 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 Exhibit A 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 that may arise or may be asserted under the Private Property Rights Protection Act.
- 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
- 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)			
Subscribed,	sworn	to and	acknowledged	before me
by		on this	day of	, 2007.
My commission expires:		Nota	ary Public	

2870065v3 Long Waiver Form

Affidavit of Authorization to Act for Property Owner



1.	This affidavit concerns the fol	lowing parcel of la	ınd:		
	 a. Street Address:				
	(If the land is a platted lo			subdivision name, and the d legal description" and	
2.	I am the owner of the land or authority from the owner to s then I am the agent for all of t	ign this affidavit o	n the owner	'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 p permits, building p e land, or involvin pplications, dedica	lan amendr permits and g adjacent o ations, payn	nents, development variar 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 D	irector of th	•	
5.	I will immediately deliver to Department written notice of owner.				
3.	If more than one person sign in this affidavit, and each of the				
7.	Under penalty of perjury, I we complete. I understand that invalidate approvals or othe development of the land, and have not signed this form ma processes.	varrant and repres any error or incor actions taken by may expose me a	sent to the omplete information the City of the City of the own of	City of Scottsdale that this mation in this affidavit or of Scottsdale, may otherwer to other liability. I understant	s affidavit is true and any applications may vise delay or prevent stand that people who
١	Name (printed)	Date		Signature	
			, 20		
_			, 20		
_			, 20		
_			, 20		
	P	anning and L	vevelopm	ent 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.

Planning and Development Services

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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:			
(address where development approval, building being required)	permits, or city required improvements and dedications are		
and hereby certify that I have received a notice that explai Scottsdale as part of my property development on the parc	ins my right to appeal all exactions and/or dedications required by the City of cel listed in the above address.		
Signature of Property Owner	 		

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:
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

Rev. 02/02/2015



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.

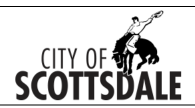
If I have any questions, I may contact the City staff	member,	
at the following number	.	
Signature:	Date:	
Printed Name:		
Check box if signature refused		
Conv of Bill of Rights left at:		

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.
 - 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.
- I. 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.

Request for Neighborhood Group/ Homeowners Association



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

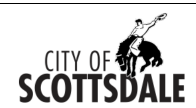
Please note:

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

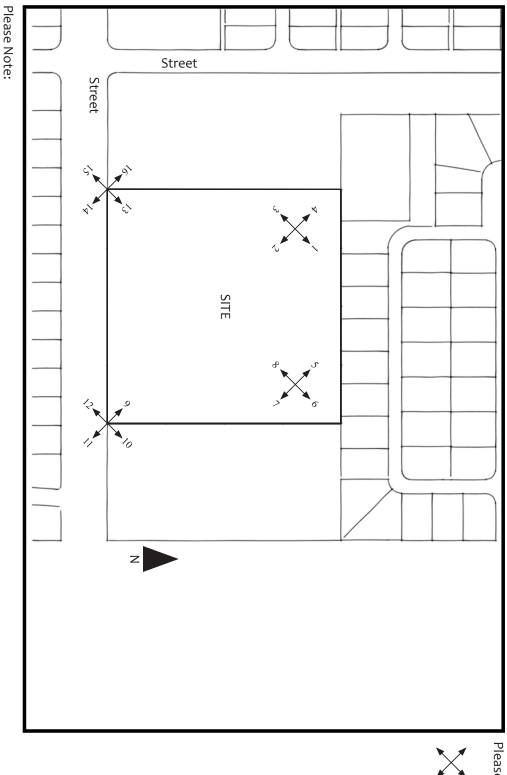
Community Input Certification



CASE NO: _				
PROJECT LO	OCATION:			
COMMUNITY	INPUT CERTIFICATION			
neighboring re as well as invi	Scottsdale it is important that all applicants for rezoning, use esidents, affected school districts, and other parties that may ite their input. The applicant shall submit this completed certical such contact has been made.	be impacte	ed by the pr	oposed use,
			Type of Co	ntact
DATE	NAME (Person, Organization, Etc. and Address)	Meeting	Phone	Letter
Signature of o	owner/applicant Date			
3				
	Planning and Development Serv	vices		
	a.ming and Dovolopinont out			

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

Photos of Existing Condition



Please Note:

= Photograph View Number and Direction of

Planning and Development Services

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.

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Protection of Archaeological Resources



Applicant Fact Sheet

Scottsdale Revised Code, Chapter 46, Article VI

To help identify, preserve, and protect archaeological sites, an **archaeological survey and report** by a qualified archaeologist is required to be submitted for all public or private development project applications within the City of Scottsdale. A qualified archaeologist is an individual or firm meeting the Arizona State Museum's standards and professional qualifications for an archaeologist. The qualifications for archaeologists and a list of qualified archaeological consultants are available from the Arizona State Museum (https://statemuseum.arizona.edu/crm).

Please contact the Historic Preservation Office at 480-312-2831 or your Project Coordinator for more information on archaeology requirements. The attached list of questions includes the answers to commonly asked questions about the ordinance. For complete information regarding the Preservation of Archaeological Resources Ordinance, please refer to the Scottsdale Revised Code.

Applicable Development Projects Requiring an Archaeology Survey and Report:

A development project is anything leading to potential ground disturbance, including:

- Rezoning, use permits, master plans, and general plan amendments
- Development Review Board cases, preliminary and final plats
- Lot splits and infrastructure improvements
- Building and grading permits, and native plant removal
- Wash Modification

Development Projects Exempt from Requiring an Archaeology Survey and Report (See attached ordinance text if needed):

- <u>Pending Applications:</u> Applications for building permits, single family lot splits, development review board, and final plats that are submitted or approved prior to effective date of Ordinance 3243(August 12, 1999).
- Single Family Homes: A private single family residence on a single family lot.
- <u>Less than 1 Acre Disturbed</u>: Non-residential development with 1 acre or less ground disturbance. A report by a qualified archaeologist on a records check is still required to identify potential archaeological resources.
- <u>Previously Developed Sites</u>: Projects on previously disturbed land where 50% or more of the land was already built. *A report by a qualified archaeologist on a records check is still required to identify potential archaeological resources.*
- <u>Approved Master Plan</u>: Master planned development with a previously completed Archeological Survey and Report within the past five (5) years (depending on what is being disturbed). *A mitigation plan may necessary.*
- <u>Development/Redevelopment Agreements</u>: Projects subject to a development or redevelopment agreement that already contain specific provisions on archaeological resources.
- <u>Mapped Exempt Area</u>: Projects within a land area that has been mapped by the Historic Preservation Commission to be exempt based upon prior surveys and research. As of August 1999 there are no areas mapped as exempt from surveys and reports.

Note: Requirements on discoveries during construction are applicable to all developments (no exemptions).

Review of Archaeology Survey and Report

The archaeology survey and report is submitted along with the development project application. The City Historic Preservation Officer and/or City Archaeologist review the archaeological survey and report for completeness, significant sites identified within the project, and the impacts of the project on identified sites prior to the application acceptance date.

Archaeological Impact Assessment

- No Impacts: If it is determined that survey and report are complete, and the project has no significant resources, or it is documented that the project will not impact significant archaeological resources, then the Preservation Division will sign and issue a Certificate of No Effect. With a Certificate of No Effect, the application may be accepted and the project may proceed.
- <u>Mitigation Plan</u>: If it is determined that the project has archaeological impacts, the applicant must submit a mitigation plan. The Historic Preservation Officer and/or City Archaeologist may approve the mitigation plan. More complicated mitigation plans require approval by the Historic Preservation Commission before the application can be accepted. Upon approval of the mitigation plan, the application may be accepted and the project may proceed. Land disturbance can not proceed until the Certificate of Approval is signed. When the approved mitigation plan is satisfactorily completed, a Certificate of Approval can be signed.
- <u>Economic Hardship</u>: The Historic Preservation Commission may issue a Certificate of Economic Hardship following a hearing that grants an exemption from the requirement to implement a mitigation plan for reasons of economic hardship. Upon issuance of a Certificate of Economic Hardship, the application may be accepted and the project may proceed.

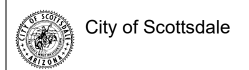
Planning and Development Services

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Protection of Archaeological Resources Packet

Page 1 of 2

Revised June 4, 2020



ARCHAEOLOGY REQUIREMENTS FOR
DEVELOPMENT PROJECTS
WITHIN MASTER PLANNED DEVELOPMENTS OR
LARGER PROJECT AREAS
THAT HAVE A PREVIOUS ARCHAEOLOGICAL
SURVEY

PURPOSE:

Since some master planned and other projects in Scottsdale completed archaeology surveys as an ESL requirement prior to August 1991, the archaeology survey reports were not reviewed according to current ordinance standards and there is no signed Certificate of No Effect. Therefore this review process was developed to ensure ordinance compliance for new applications on land within larger developments.

SCOPE OF PROCEDURE

The intent of this process is to review development project applications that are within larger approved project areas for their compliance with the city's archaeology ordinance requirements. The procedure applies to projects on land within larger projects that have previously submitted an archaeology survey to the City of Scottsdale to meet local requirements. The procedures apply to: 1. Rezonings, use permits and development review board (DRB) applications, including plats, within master planned developments, and 2. Development applications for pads or parcels within a larger property (20 acres or larger property).

SUBMITTAL REQUIREMENTS

Applicants for projects on land that is part of a larger project should submit map(s) and text with their application submittal as follows:

- 1. Proof that an archaeology report was previously submitted and/or approved (Submit a copy of the prior report or a copy of the approved Certificate of No Effect)
- 2. Map showing the current project location within the total land area covered by the prior archaeology report.
- 3. Map clearly identifying within the current project area any significant or potentially significant surveyed sites and any recorded archaeological sites with their AZ Site or other reference number.
- 4. If there are significant, potentially significant or recorded sites within the project area, a narrative describing how the recorded site(s) will be impacted by the proposed development and describing any measures that will be taken to protect the site(s), such as placing the site in an Natural Area Open Space (NAOS) or conservation easement.
- 5. Map(s)/narrative for any archaeological resources within a Master Planned Development or larger project 1 copy

CITY REVIEW OF SUBMITTAL

The Historic Preservation Office is responsible for managing the archaeology review process. The purpose of the review will be to determine the following:

- 1. The location of the current project within the larger project land area and if there are any recorded sites on the development parcel.
- 2. Determine what measures are proposed to protect any sites on the development parcel and whether the proposed measures are adequate to satisfy the requirements of the Scottsdale Revised Code (SRC), Chapter 46, Article VI.
- 3. If a significant recorded site will be impacted by the project, are a Mitigation Plan and a Certificate of Approval now required to comply with the SRC? Note: A Mitigation Plan or any additional work will not be required if the larger project area already has an approved Certificate of No Effect.

The applicant can satisfy the archaeology requirements if the larger area has a Certificate of No Effect, if there are no recorded sites located on the project and if there are no impacts from the project on archaeological resources. If the protection measures proposed are inadequate and/or the project will have an impact on significant or potentially significant archaeological resources, the applicant will be asked for additional information and may be asked to prepare and implement a Mitigation Plan to meet the archaeology requirements that took effect in August 1991.

Planning and Development Services

7447 E Indian School Road, Suite 105, Scottsdale, AZ 85251 ◆ www.ScottsdaleAZ.gov

Protection of Archaeological Resources Packet

Page 2 of 2

Revised June 4, 2020



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.

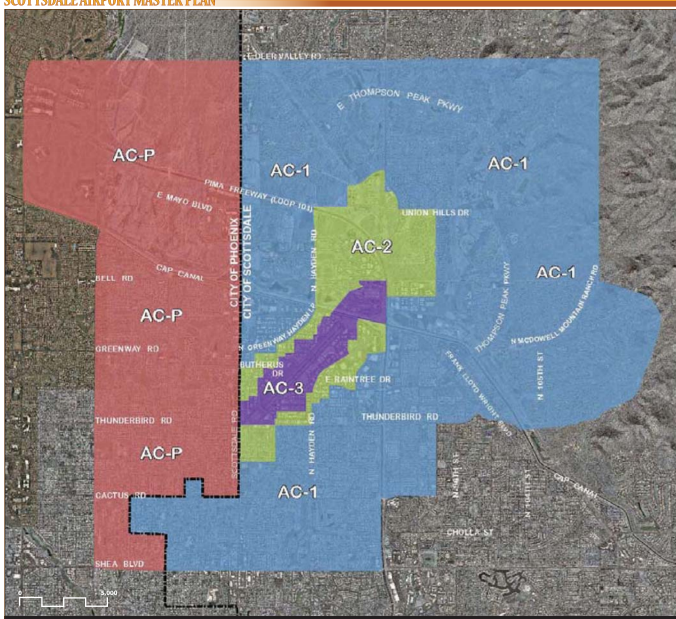
2. AIRCRAFT NOISE AND OVERFLIGHT DISCLOSURE, CH. 5, SEC. 5-356 & SECT. 5-357

- □ 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-3 AC-2 AC-P

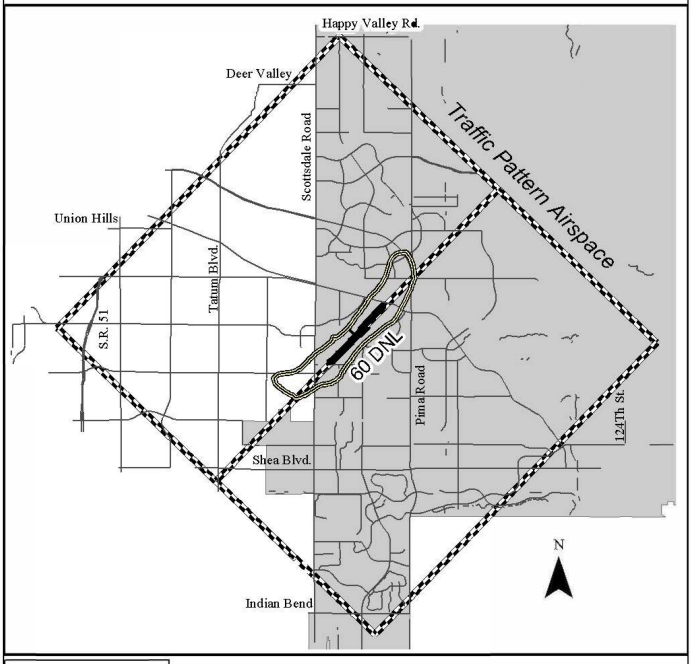
- NP Not Permitted
- P Permitted with Use Limitations
- (1) Avigation easement required under Sec. 5-357(2) Noise attenuation required under Sec. 5-358

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. ¹AC - 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.

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	

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

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.
- 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.

- 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 ARIZ				
) ss.			

County of Maricopa)	
This document was acknowledged before me this day for and on behalf of	of, 20, by
My commission expires:	NOTARY PUBLIC
STATE OF ARIZONA)) ss.	
County of Maricopa)	
This document was acknowledged before me this day for and on behalf of	of, 20, by
Tor and on borial or	
	NOTARY PUBLIC
My commission expires:	NOTART FUBLIC



For development projects with taxilane access and/or parcels 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:	Pre-App:
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

 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. TAXILANE ACCESS REVIEW, AIRPARK RULES AND REGULATIONS

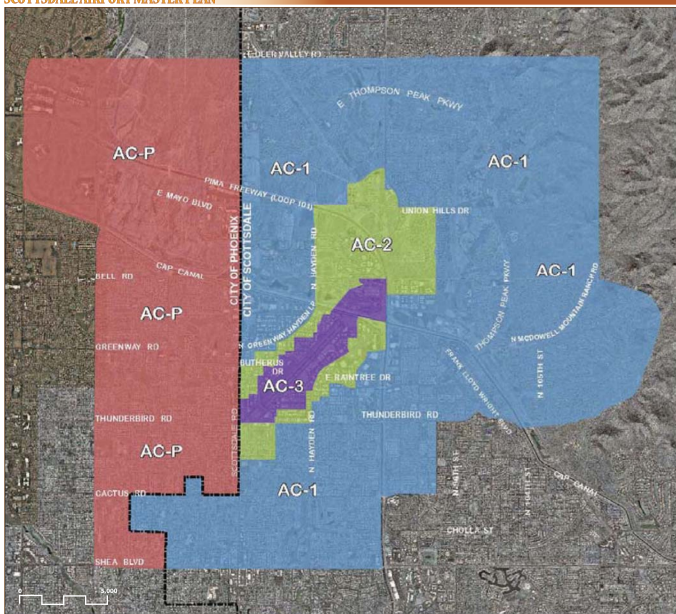
- Submit a full-size site plan at a 1"= 20' scale and elevation plan for aviation staff review. The plans must depict the following: Taxilane centerline, proposed based aircraft (if known), hangar space dimensions, staging area dimensions, vehicle access path and gate.
 - A staging area shall be greater than or equal to the size of the largest hangar on the site per Definitions section.
 - Also proposed parcel site must include enough hangar space for each proposed aircraft to fit simultaneously inside. Sec. 310.

- The taxilane easement safety area must be a weight-bearing surface. Gravel for ground cover is discouraged, and if requested, must be between 2" -3" diameter. FAA Advisory Circular Airport Design.
- The Maximum Recommended Wingspan for aircraft stored in the airpark is 66 feet or less as stated in the Airpark Rules and Regulations, Sec. 206
- Vehicular access to hangar/staging area must not traverse taxilane easement and requires a gate. Sec. 404

	Existing or proposed fuel facility. A fuel storage area must be constructed and maintained in accordance with the regulations in Sec. 511.
	Proposed architectural barriers (buildings, walls, bollards, etc.) that will separate auto parking area and taxilane easement safety area.
	Drop-offs, objects exceeding 3" in height or vegetation in the taxilane safety area (50' from airpark taxilane centerline) are not permitted. FAA Advisory Circular Airport Design.
	Exterior lighting locations. Lighting must be illuminated downward toward taxilane.
	Landscape plan. Slope gradients should not exceed 5%; storm water retention is prohibited.
	Refuse collection dumpster storage locations. Locate away from aircraft staging, taxilane access points and airport property fence line.
	Helicopter landing area (if applicable). Proposed helicopter operations require approval from both the city and FAA and a conditional use permit. <u>A conditional use permit is required by the City of Scottsdale</u> . The FAA requires completion of an FAA 7480-1 Notice of Landing Area Proposal.
3.	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.
	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.



SCOTTSDALE AIRPORT MASTER PLAN



LEGEND AND TABLE KEY

Municipal Boundary **Airport Influence Areas**

AC-1 AC-2

AC-3 AC-P NP - Not Permitted

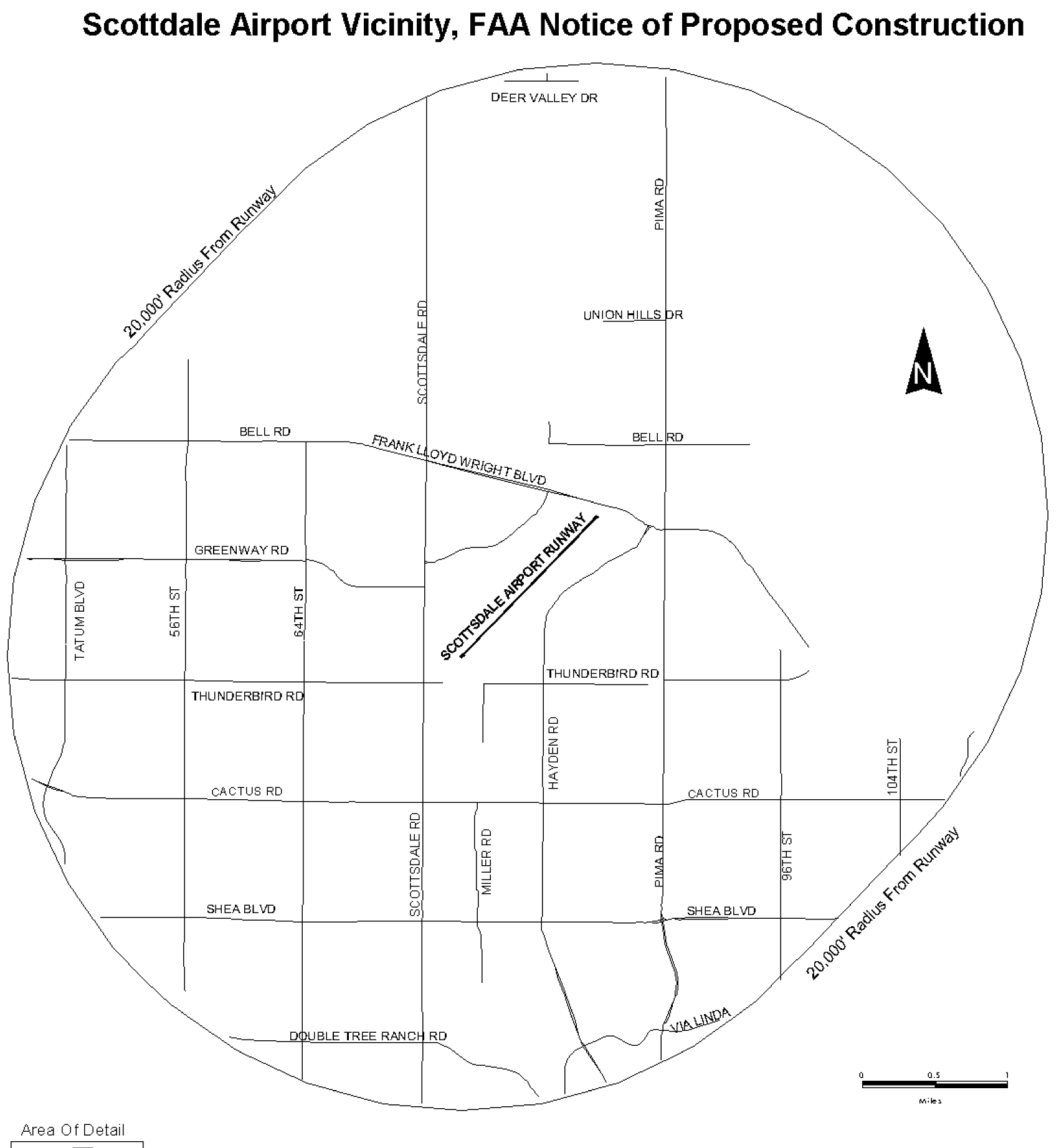
P - Permitted with Use Limitations

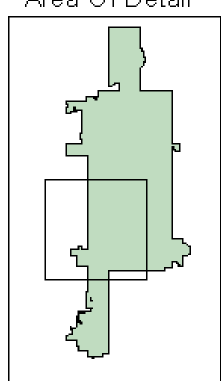
(1) - Avigation easement required under Sec. 5-357(2) - Noise attenuation required under Sec. 5-358

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. ¹AC - Airport Compatibility District

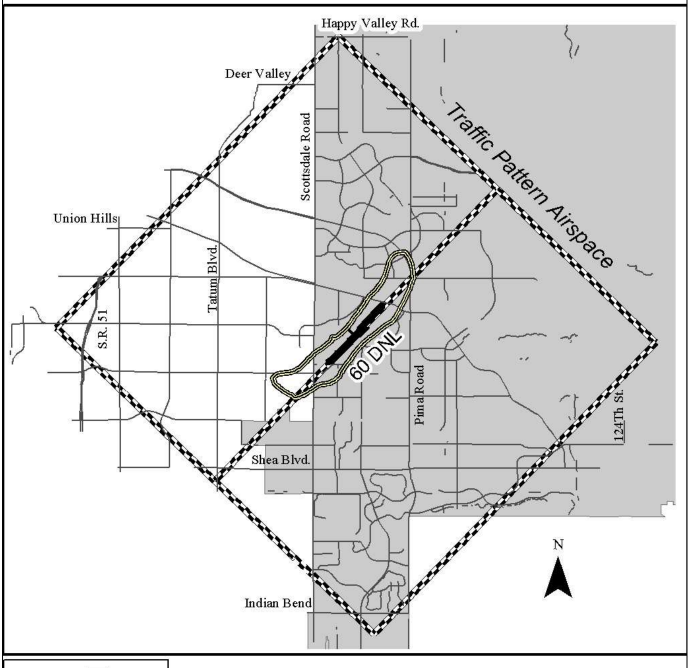


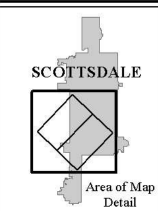




INSTRUCTIONS: Proposed temporary cranes or structures which exceed a height of 100:1 slope (100 ft horizontally for 1 foot vertically) from the nearest point of the runway must provide notice to the FAA via a 7460-1 form. Forms are available at the FAA Flight Standards District Office (480 419-0111) or the Scottsdale Airport Administration Office (480 312-2321).

Scottsdale Airport Traffic Pattern Airspace







Map Date: October 18, 2001

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.

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	

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

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.
- 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.

- 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 ARIZ				
) ss.			

County of Maricopa)	
This document was acknowledged before me this day for and on behalf of	of, 20, by
My commission expires:	NOTARY PUBLIC
STATE OF ARIZONA)) ss.	
County of Maricopa)	
This document was acknowledged before me this day for and on behalf of	of, 20, by
Tor and on borial or	
	NOTARY PUBLIC
My commission expires:	NOTART FUBLIC



(Required for installation of an airpark aircraft fuel dispensing and storage facility)

<u>PURPOSE</u>: Scottsdale Airpark Rules and Regulations specify requirements relating to fueling, flammable fluids and safety in the airpark. Proposed installation plans for fuel dispensing facilities in the airpark must be reviewed and approved by airport staff to ensure compliance with all applicable laws, ordinances, rules and regulations. Airport approval is required prior to issuance of any other applicable City permits.

INSTRUCTIONS: Please complete Section A below and submit this form with a site plan, project description and system design for review and approval by Scottsdale Airport staff prior to final plans approval or fire department inspection. After project review, Airport staff will complete Section B and return the form to the Applicant at the specified address, fax, or email address.

<u>Section A</u> – To be completed by Applicant. Please "x" the boxes and complete the requested information as it applies to the project.

Applicant Name a	nd Fuel Dispensir	ng location:		
Applicant:				
Installation Address:				
APN:				
Authorized			Title:	
Representative:				
Indicate where approval				
should be sent:				
☐ Specify the number	er of dispensing s	sites, tanks, capacit	y of each tank, and	type of fuel:
	Tank 1 (Indicate	Tank 2 (Indicate	Tank 3 (Indicate	Tank 4 (Indicate
	capacity and fuel type below)			
Dispensing Site 1				
Dispensing Site 2				
Dispensing Site 3				
☐ I have reviewed and understand the applicable sections of the Airpark Rules and Regulations				
including, without limitation, Article 500 pertaining to Fueling, Flammable Fluids, and Safety.				
I certify that the statements made in this application are true and complete to the best of my knowledge. The undersigned representative certifies he/she is authorized to sign for the applicant.				
Authorized Representative's Signature Date signed				

Return this completed form to: Airport Administration, 15000 N. Airport Drive, Suite 200, Scottsdale, AZ 85260

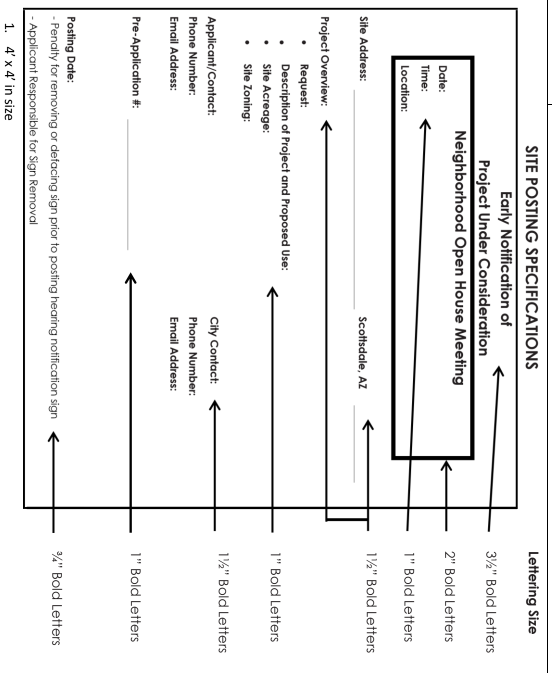
******Airport Administra	tion Only********************
Section B – To be completed by Airport Staff and retu	rned to Applicant.
Airport staff has reviewed the submitted information per proposed project complies with current Airpark Rules and Regula	
Airport staff cannot approve this project based upon the sub the following stipulations before airport staff can approve the pro Stipulations:	mitted information. The proposed project must address
Supulations.	
Attach copies of applica	ble documents
Approved Conditional Use Permit	Self-fueling Permit No
Airport Director (or designee)	Date signed



Site Posting Requirement 14-UP-2020

10/6/2020

For Early Notification of Project Under Consideration (White Sigr



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.

ω

- 4. 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

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

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

Laminated plywood, MDO board, or other weather resistant material

'n

Black lettering sized per above (decals)

white color

Revision Date: 5/1/2019



Site Posting Requiremen

10/6/2020

For Planning Commission and City Council (Red Sigr., 14-UP-2020

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 4' x 4' in size Case File Available at City of Scottsdale, 480-312-7767 SITE POSTING SPECIFICATIONS City of Scottsdale **PUBLIC NOTICE** (email) City Contact: (phone number) 5:00 P.M., (DATE) snap, Posting Date: (DATE) – 2.5" Bold Letters 5"x5" QR Code 3/4" Bold Letters Lettering Size 1" Bold Letters

<u> Citizen Review/ Neighborhood Involvement</u>

3. Provide the following proof of posting in the

have questions

Please call your Project Coordinator if you than 15 days prior to the hearing date. 2. The sign shall be updated with the City

Council hearing date and time

approximately 20 days prior, but not less

1. Post the sign on site approximately 20 days

SITE POSTING INSTRUCTIONS

prior, but not less than 15 days prior to the

Planning Commission Hearing date.

- b) Date/Time stamped photo of sign a) Notarized affidavit of posting
- 4. Sign may be removed after the City Council application. made, or after the withdrawal of an hearing date that a determination has been

Possible Sign Vendors

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

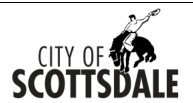
- Dynamite Signs 480-585-3031
- 2. Scottsdale Signs (Sign-A-Rama) 480-994-4000

Revision Date: 6/27/2019

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

Laminated plywood, MDO board, or other weather resistant materia

White lettering sized per above (decals)



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 " \bowtie ".

- 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).

ΙΤ			

The site plan shall contain the following information indicated with an " \boxtimes ". The information that is not marked may be required by the district and shall be provided if the district has 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 ∇icinity map Other Parcel address **Project Data** Gross and Net lot areas in square feet Label all adjacent parcel's zoning Parcel Zoning Lot Coverage Gross Floor Area Other Bike parking (required, provided, show calculations) Open space (required, provided, show calculations) Private open space per unit type (required, provided, show calculations) Number of residential units identified by the number of bedrooms Natural Area Open Space (NAOS) (required, provided, show calculations) Density (allowable, provided, show calculations) Floor Area Ratio (allowable, provided, show calculations) Gross Floor Area Ratio (allowable, provided, show calculations) (All Downtown Area applications) Parking (required, provided, show calculations) (Floor plan work sheets, addressing the parking requirements, shall be provide for all bar and live entertainment applications) Accessible parking (required, provided, show calculations) Covered parking if provided: > (In a commercial establishment, when covered parking is provided for employee use only, then an equal percentage of accessible covered parking is not required. When covered parking is provided for the general public use in a commercial establishment, an equal percentage of accessible cover parking shall be provided.) (When covered and/or garage parking is provided in a multi-family uses, an equal percentage of accessible covered and/or garage parking shall be provided. An accessible route shall be stripped from the accessible covered parking to the nearest sidewalk). Plan \boxtimes Scale minimum 1" = 40'-0" North arrow Dimensions parcel from nearest monument line Parcel Dimensions Show each structure's/building's footprint Dimension and label the right-of-way Dimension between each structure/building Dimension and label all easements Dimension from building(s) to each property line Proposed median improvements Indicate sidewalk locations, pavement types, and size Dimension parking aisle and stalls Label and dimension the Scenic Corridor easement 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
\boxtimes	Provide a dimension from the right-of-way centerline to the face of curb
\boxtimes	Show all right-of-way improvements (street, sidewalk, driveway, etc.)
\boxtimes	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)
\boxtimes	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
ш	City of Scottsdale's Water Resource Department.
\boxtimes	The site plan shall address ADA accessibility access requirements.
	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)
$\overline{}$	intersections)
Ш	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.
	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.
\boxtimes	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
	E DETAILS
	Detail may be required for some developments and shall contain the information indicated with an " \square ".
Req	uirements may vary depending on the zoning district, development, ZN, and UP stipulations.
	The site details were be avaished on the site when are accounts the st
•	The site details may be provided on the site plan or a separate sheet.
	Lot light pole details shall include color, finish and height.
	Screen wall and site wall elevation details shall be provided, call out colors and material finishes.
	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).

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	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.)
Ш	Other
Pec info	DESTRIAN AND VEHICULAR CIRCULATION PLAN lestrian and Vehicular Circulation Plan may be required for some developments and shall contain the ormation 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 may be required for some developments and shall contain the information indicated with "\square\". 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.
	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. Other
EI C	OR PLAN WORK SHEETS ADDITIONAL REQUIREMENTS (PROJECTS IN THE DOWNTOWN AREA)
Flo	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.
\boxtimes	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.
	EN SPACE PLAN (SITE PLAN WORK SHEET)
var	following information indicated with an " \boxtimes " shall be provided on the open space plan. Requirements may y and additional information may be required, depending on the zoning district, development, ZN and UP sulations.
\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.

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	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 toward the parking lot landscape or the open space requirements.
\boxtimes	Front open space shall be identified by a distinctively different hatch pattern.
	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 Other
NA	OS PLAN (ELS Areas)
Wh plar	en a NAOS plan is required, the following information indicated with an "\sum " shall be provided on the NAOS 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.
\square	 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. Total NAOS area required in sqft (show calculations based on the slope category), and the total area provided
	shall be identified on the plan.
	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.
	Sidewalks, drive aisles, rip rap, drainage structures, streets, paved path, and similar shall not be counted as NAOS.
\boxtimes	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.
	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.

\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
	JLDER FEATURES, BOULDER COLLAPSE, UNSTABLE SLOPES, NATURAL LANDMARKS AND ARCHAEOLOGICAL ES, AND PROTECTED PEAKS AND RIDGES PLANS
(ESI	areas – 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
Pro	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
<u>Pro</u>	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. uirements may vary and additional information may be required, depending on the zoning district, elopment, 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.
\boxtimes	Building colors and materials shall address the Zoning Ordinance requirements, and their locations shall be
\boxtimes	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.)
\boxtimes	Any wall-mounted lights shall be labeled and dimensioned to the top of the fixture. Exterior wall- mounted
\boxtimes	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	following information indicated with an "\sum " shall be provided on the elevation work sheets for all elopments. Requirements may vary and additional information may be required, depending on the zoning rict, 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.
Incli	ined Step Back Elevation Plans
	The elevations shall include the location of the curb adjacent to the building and a dimension from the curb to the closest building wall.
	Show and dimension the location of the inclined step back plane on all elevations.
\boxtimes	Label the corresponding line, 1:1 and 2:1 for the incline setback. Dimension the height of the inclined step back plane and each transition between the 1:1 and 2:1 step back on
<u> </u>	all elevations.
\boxtimes	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.
	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.
\bowtie	Indicate the location of the areas of the building that encroaches into the inclined step back with a hatch

Planning and Development Services

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
\boxtimes	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	INSITIONS 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.
\boxtimes	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.
\boxtimes	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
Ш	Other

EXTERIOR ON SITE LIGHTING DETAILS

The following i	inform	ation	indica	ated with ar	n "⊠" shall be	e prov	vided	on the ele	ectrical site	plan	for al	l develo	pments.
Requirements	may	vary	and	additional	information	may	be	required	depending	on	the	zoning	district,
development,	ZN, an	d UP	stipula	ations.									

- 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

\boxtimes	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.
 - 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 ESL Overlay 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).
	Hyd sha	plant palettes in the ESL overlay zoning shall utilize plants from the City of Scottsdale's ESL Plant List. Iro-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 of be required to be selected from the ESL Overlay plant list.
Lan	dsca	pe Planting Plan
		scale of the landscape plan shall match the scale utilized for the site plan. th arrow
_	Sho	disturbed areas without structures or hardscape improvements shall be revegetated. w the location of all plants to be planted in accordance with the Zoning Ordinance and any landscaping to lain.
\boxtimes	-	ro-seed area shall be clear indicated on the plans by hatching, etc. The maximum separation of planted into 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 ridors Design Guidelines.
		dians landscaping shall be provided in accordance with the DS&PM. easements shall be shown and labeled.
		NAOS areas, natural and revegetated shall be shown and labeled. es shall not be planted in the Public utility Easements(s).
	All	right-of-way improvements (streets, sidewalks, trails, etc.) adjacent to the project shall be shown and ensioned.
\boxtimes	sho	t visibility triangles (SVT), drawn pursuant to the Design Standards and Policy Manual (DS&PM), shall be wn to the curb line. (DS&PM Figure 5.3-26 at driveway entrances, and DS&PM Figures5.3-26 and 5.3-27 at resections).
\boxtimes	Mu	ti-truck trees shall not be provided in the SVT.
\boxtimes	Tre	es shall not be planted within 7'-0" of a public water line and/or sewer line.
	Bou	lders are considered fixed objects and shall not be placed within the roadside clear zone. Refer to DS&PM
	for	placement criteria.
	Oth	er

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

WATER AND WASTEWATER BASIS OF DESIGN REPORTS

• 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.

provided.

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

•	The civil grading and drainage plan shall be prepared in accordance with the DS&PM requirements. The plan 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.
\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
	E DEPARTMENT REQUIREMENTS e following information is to be utilized as a guide; all projects are subject to the City of Scottsdale's Fire
	dinance and shall be designed accordingly.
\boxtimes	Show Fire Department design requirement in accordance with the DS&PM.
\boxtimes	Show the fire truck turning radii on site at all drive corners and turns in accordance DS&PM.
\boxtimes	Show the location of the Fire Riser Room in accordance with the Fire Code.
	Show the proposed and existing fire hydrate locations on the site plan.
\boxtimes	A knox and strobe access system shall be provided for all gates. The location is to be shown on the site plan.

> There shall be no parking within a fire lane. Fire lane shall be indicated on the site plan.

These locations shall be shown on the site plan and shall address all Fire Ordinance requirements.

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.

Two points of fire department access shall be provided unless otherwise determined by the Fire Department.

- > 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.

Instructions for Security, Maintenance, and Operations Plans

Follow these steps for Review and Approval

Scottsdale Police Department Liquor Investigations Step 1

Prepare Your Security, Maintenance, and Operations Plan (SMO Plan)

Step 2

Send a Copy of Your SMO Plan to the Scottsdale Police Department.

Detective John Miller 480.312.8333

JohMiller@scottsdaleaz.gov

Step 3

Contact Police Detective to Discuss Your Plan.

Step 4

Meet with Police Detective, If Necessary.

Step 5

Submit your reviewed plan to Scottsdale Planning and Development.

SECURITY, MAINTENANCE AND OPERATIONS PLAN

For Bars and Live Entertainment Use Permits



Scottsdale Police Department, 3700 North 75th Street, Scottsdale, AZ 85251

480.312.5000

480-312-7000

FAX 480.312.7701

FAX 480-312-7088

City of Scottsdale Planning, 7447 E. Indian School, Scottsdale AZ 85251

Assigned Planner:

Police Detective:

Establishment:

Address:

Business Phone:

Business FAX:

Maximum Occupancy:

Effective Date of the Plan:

Date of Plan Review:

Use Permit Issue Date:

Liquor License Number:

Contact Person (1):

Home Phone:

Contact Person (2):

Home Phone:

Purpose of the Plan

To address security measures, maintenance/refuse and operations for an establishment whose use shall require a Security Plan pursuant to Scottsdale Revised Codes. These uses typically include a Bar Use Permit and a Live Entertainment Use Permit. The contents of this plan will address the listed concerns as well as community concerns regarding:

- Any significant increase in vehicular or pedestrian traffic, including effects on parking, traffic and circulation in the area.
- Adequate control of disruptive behavior both inside and outside the premises to include property damage and refuse issues.
- Compatibility with surrounding structures and uses.

It is the intent of the City of Scottsdale to provide an environment that enhances the safeguarding of property as well as public welfare and to limit the need for law enforcement involvement.

The Permittee agrees that successful execution and enforcement of this Plan are a required condition of the use permit. Termination, cancellation, deviation or non-approval of the Plan constitutes a breach of the Plan and could result in the revocation of the use permit.

Operations and Hours

1.	Permittee:				
	Type of Organization	Sole	ona Corporations Proprietorship Prership		Corporation LLC Other
2.	Managing Agents	Name:			
		Title:			
		Address:			
		Phone Numb	ers:		
		Fax or Other	Numbers:		
3.	Business Owner(s) (if Phone:	different than	Managing Ag	ent) Na	ame, Address,
4.	Property Owner or Pr Name, Address, Pho	perty Owner or Property Manager (if different from Managing Agent) ne, Address, Phone:			
5.	Hours of Operation:				
	Peak/Non- <u>Peak Night</u>	Open to Customers	Liquor Sale <u>Begin</u>	Liquor Sal <u>Ends</u>	e Closed to Customers
Mond	ay				
Tuesda	ау				
Wedn	esday				
Thursd	ay				
Friday					
Saturd	lay				
Sunda	У				
6.	Promotional Events: (Attach an addendum which describes week to week promotional events you plan to have throughout the year i.e. "Ladies night." Do no include special events)				

4

Program Format/Entertainment/Advertising: (Complete for Live Entertainment Use Permit Only. Attach addendum that describes

7.

entertainment format i.e. DJ, Live music, Comedy acts etc.) See Scottsdale Revised Code – Appendix B, Zoning Ordinance for definitions.

8. Special Events:

Permittee must give notice to City of Scottsdale Planning and Development at least forty-five (45) days prior to conducting Special Events on the premises. "Special Events" are any program formats varying from the regular format and audiences described or provided above organized or planned by Permittee. Scottsdale requires separate licenses for outdoor special events.

9. Cooperation/Complaints/Concerns:

Permittee will maintain communications with establishments located on and adjacent to the premises, and with residents and other businesses that may be affected by patrons or operations of the Permittee. Permittee designates the following person to receive and respond to concerns or complaints from other residents or businesses:

Name: Address:	Phone:
----------------	--------

Permittee, managing agents, on-duty managers, supervisors and security personnel will cooperate closely with Scottsdale Police, City of Scottsdale Code Enforcement staff or other City staff as well as business and residential neighbors in addressing and investigating complaints, criminal acts, refuse issues and any other concerns.

Security and Maintenance

Security Attire

Security personnel must be readily identifiable to police, patrons, and other employees to ensure the safety of the security staff when engaged with patrons. Security personnel should wear an appropriate styled shirt with the word "security" on both the front and back, in two (2) inch lettering and clearly visible. During cold weather, a jacket with the same inscription should be worn.

The use of radios should be employed between security staff and management when the size of the establishment limits communication efforts.

Security Officer Responsibilities

The Permittee or management must clearly delineate the below responsibilities to all new security personnel and ensure these responsibilities are explained and understood.

Civilian Security Officers will be responsible for patrolling the full property of the liquor establishment during all hours when patrons are in the establishment, outside the establishment, and in the establishment parking areas.

On peak nights, there will be a minimum of ____ uniformed security officer(s). (Wearing the above-described uniform). The following responsibilities shall be agreed upon and adhered to:

- 1. ___ Security officer(s) will be responsible for roaming the interior of the business and identifying hazards, problems, and maintaining guest safety.
- Security officer(s) will be responsible for checking identifications at the front door. Acceptable identification are those listed in Arizona Revised Statutes Title 4, section 241A and apply to patrons accessing any area of the licensed premises, including the time period of After-Hours, if applicable. Additional responsibilities shall include: access control, counting of patrons, and prevention of intoxicated persons from entering the business.
- 3. ____ Security officer(s) will be responsible for conducting roaming patrol of the exterior in an effort to prevent criminal behavior, maintain the peace and prevent refuse issues. This patrol shall include all parking areas to prevent a gathering of patrons during business hours and up to thirty (30) minutes after closing.

In addition, security officers will report all acts of violence to management personnel, complete a written report, log the act of violence, and contact Scottsdale Police Department immediately. Liquor establishment management and/or ownership has the ultimate responsibility for the recording of the act of violence, logging of the act of violence, and reporting the act of violence to the police department and the State Department of Liquor Licenses.

Management Responsibilities

The Permittee must clearly delineate the below responsibilities to all managers, assistant managers, and person(s)-in-charge and ensure these responsibilities are understood and followed.

The manager(s) shall ensure that all employees, security staff and off-duty officers (if applicable) be trained and knowledgeable about the contents of this plan. The following shall be agreed upon and adhered to:

- There will be a minimum of ___ manager(s) available during peak nights.
- 2. There shall be a general manager and one assistant manager on duty all hours while open for business and for thirty minutes after closing.
- 3. A manager shall be identified as the "Security Manager" for the establishment and be responsible for ensuring that a safe environment exists; for the supervision of all security personnel and that all security personnel as identified here shall meet or exceed the requirements established by A.R.S. 32-2621 through A.R.S. 32-2636, as amended, relating to security personnel and guards, and any regulation issued pursuant thereto.
- 4. At least one security manager will be on duty until one hour after closing or the last security officer is off duty, whichever occurs last.

Uniformed Sworn Officer Responsibilities:

If Off-duty law enforcement is used for security, it is the responsibility of the Permittee or management to clearly delineate the following responsibilities, which include at a minimum the following:

- 1. Conduct traffic control as needed.
- 2. Assist civilian security officer(s) in removal of disorderly and/or intoxicated quests and maintain the peace outside the establishment.
- 3. If necessary, patrol the exterior portions of the business to maintain the peace as well as prevent criminal acts.
- 4. If a valet is utilized, maintain the peace in the area of the valet.
- 5. Assist Security Officers with maintaining order in the entrance line and assist in discovery of underage patrons attempting admittance.

I plan to hire	_officer(s) during peak nigh	ts from (name of
agency)		<u>.</u>
I do not plan to hire	off-duty law enforcement.	

Parking

In order to reduce criminal activity that negatively affects the nearby businesses, the Permittee is responsible for the designated parking area to include any lots used by the Permittee's contracted valet company. It is the Permittee's responsibility to ensure that parking areas utilized by patrons and employees will be routinely patrolled by security staff so parking areas are not used: as a gathering place; for consumption of spirituous liquor; for violations of state or city law; for acts of violence, or disorderly conduct. Management will ensure that all patrons have left the parking areas within thirty minutes after the designated closing time.

If valet is used, it is the Permittee's responsibility to ensure the valet company meets all the requirements of the City of Scottsdale and has a valid valet license and permit prior to conducting valet business.

Refuse Plan

It is the Permittee's responsibility to ensure refuse containers are properly used and the area in and around the business is kept clean. Failure to do so will result in an investigation and possible citation from the City of Scottsdale Code Enforcement or other governmental agencies.

At closing, management will be responsible for refuse pick-up and any appropriate cleaning, for any refuse found within a 300 foot (three hundred) radius of the business. This will also include patron parking lot(s), valet parking lot(s) and employee parking lot(s). All bottles, trash, bodily fluids or secretions and refuse found on streets, sidewalks, private property, and empty lots within the above designated areas will be placed in the refuse container or cleaned appropriately.

Enforcement of Security Plan

Violations of this Security Plan will be enforceable by City of Scottsdale Police Officers and/or Code Enforcement employees and may constitute grounds for revocation of applicable use permits relating to the establishment.

Violation, amendment, revocation, as defined in Scottsdale City Zoning Code Sec. 1.402.

Conditional use-permits, which have been approved by the City Council, shall be subject to the following procedures and criteria regarding any violation, amendment, or revocation.

- The violation of any condition imposed by the conditional use permit shall constitute a violation of this ordinance and shall be subject to the requirements of Section 1.1400 et seq.
- Conditional uses shall be developed in conformance to the approved plans as determined by the Zoning Administrator. An amendment to a conditional use permit is required before implementation of any material change in the scope and nature of an approved conditional use, material change in any conditions or stipulations to a conditional use permit or material change in the physical size, placement or structure of property subject to a conditional use permit. The Zoning Administrator shall have the discretion to determine if a proposed change warrants an amendment. An amendment must be approved as provided in Section 1.400 et seq. for the approval of conditional use permits.
- The Zoning Administrator may recommend to the City Council and the City Council may affect revocation of a conditional use permit pursuant to Section 1.402 of the Scottsdale Zoning Code for acts including but not limited to:
 - 1. A violation of the Plan.
 - 2. Violation of the conditions of the Use Permit.
 - 3. Violation of Scottsdale ordinances or law.
 - 4. Repeated acts of violence or disorderly conduct as reflected by police calls for service or offenses occurring on premises utilized by patrons of the Permittee, or failure to report acts of violence
 - 5. Failure of the Permittee to take reasonable steps to protect the safety of persons entering, leaving or remaining on the premises when the Permittee knew or should have known of the danger to such person, or the Permittee fails to take reasonable steps to intervene by notifying law enforcement officials or otherwise to prevent or break up an act of violence or an altercation occurring on the premises or on premises utilized by patrons and employees of the Permittee when the Permittee knew or reasonably should have known of such acts of violence or altercations.
 - 6. Any enlargement or expansion of the premises, plan of operation or program format without appropriate approval from the City.
 - 7. Misrepresentations or material misstatements of the Permittee, its agents or employees.

Dissemination of the Security Plan

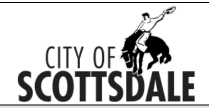
- A copy of this security plan must be provided to each security officer and off-duty sworn law enforcement officer as well as the manager(s) and assistant manager(s) employed by the permittee.
- A reading log will be maintained and will be signed by each of the above persons, stating they have read and understood this plan. Each security employee must read the plan once per year, or when there are any changes to the plan.
- A current copy of this plan will be maintained on the premises at all times, and a copy of this plan must be made available upon request of any code enforcement officer or police officer.
- Failure to conform to this plan will be considered a violation of the use permit.

Termination of the Plan

This plan shall terminate when the applicant's Use Permit terminates.

Enclosures		
		Addendums attached
		No enclosures
APPLICANT/MAN	AGE	MENT:
Name: Address: Phone: Date: Signature:		
APPROVED BY:		
Detective: Phone: Date: Signature:		

Operation Plan



An Operation Plan explains operational characteristics of a proposed use.

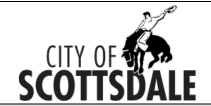
1.	Business use type:				
2.	Days of Operation:				
3.	Hours of Operation:				
4.	Number of employees a. Full time, indicate work shift b. Part time, indicate work shift				
5.	Other business officials on site if not employees				
6.	Customer characteristics a. Patron seating b. Frequency and peak time of customer activity				
7.	Outdoor operations a. Explain all outdoor activities (e.g. everything that takes place outside the confines of an enclosed building: Parking Loading Storage Display Product demonstrations/testing Activities that take place within areas that are walled but not roofed or covered Other activities				
8.	Description of service activities such as parking lot sweeping, loading, trash hauling and similar associated activities.				
	a. Frequency of service Activities: days of week, hours of day b. Location of Service Activities relative to lower intensity uses				
9.	Description of refuse removal: a. The location of anticipated parking area for customers including those located off the site.				
	b. The area surrounding the property that will be cleaned of debris by the applicant				
	c. Time of day of refuse removal.				

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Operation Plan



An Operation Plan explains operational characteristics of a proposed use.

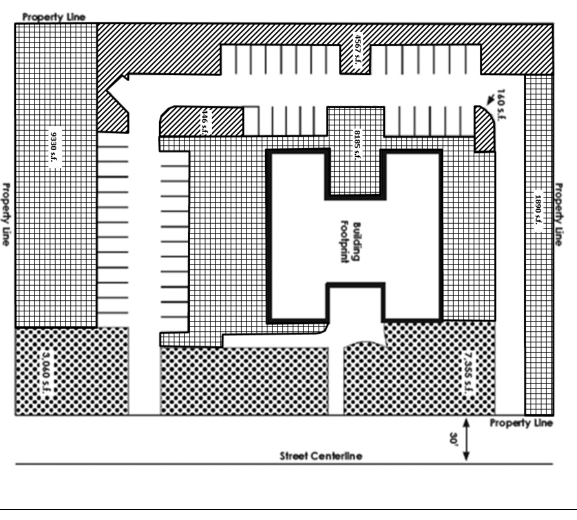
	Description of activities that generate noise that will be apparent to/from adjoining properties. a. Source of noise
	b. Noise level in DBA at source of noise and point of impact
	c. Description and diagrams of noise source location
	Description and documentation of how noise is abated a. Narrative description
	b. Attach site plans, elevation, and other plans that visually demonstrate noise source and noise levels, and how noise will be abated
12.	Proposal for noise monitoring and maintenance of acceptable noise level:
	nools Only:
1.	Number of students on site at any given time:
2.	Frequency of drop offs and pick-ups (start and stop times) on each day of the week:

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Sample Open Space Plan (Site Plan Worksheet)





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

(SEE ZONING ORDINANCE FOR ZONING DISTRICT REQUIREMENTS) Building Height: 22'

Open Space Calculations

first 12' of height = 10% x net lot area maximum building height = 22' proposed (36' allowed) Required Open Space: $=.10 \times 79,008 = 7,900.8 \text{ s.f.}$

landscaping) Open Space Required (not including parking lot

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

Open Space Provided = 27,668 s.f

next 10' of height = $10' \times .004 \times 79,008 = 3,160.32 \text{ s.f.}$

Parking Lot Landscaping Required

parking lot area x 15% $18,037 \text{ s.f. } \times .15 = 2,706 \text{ s.f.}$

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

Parking Lot Landscape Provided = 5,596 s.f



10,927 s.f. tota **Denotes Front Open Space**



5,595 s.f. total Space Denotes Parking Lot Landscaping 15,982 s.f. tota Denotes Open Space other than Frontal Open

NOTE: COLORS MAY BE SUBSTITUTED FOR PATTERNS

Revised 02/02/2015

City Policy for Exterior and Site Lighting



PURPOSE:

Encourage quality site lighting design while providing a sense of safety and security by reducing excessive light levels, light trespass and glare.

DESIGN PRINCIPLES:

- The use of lighting should be integrally designed as part of the built environment and should reflect a balance for the lighting needs with the contextual ambient light level and surrounding nighttime characteristics of our community. In conjunction with the Zoning Ordinance, recommended light level guidelines and uniformity ratios established by the Illumination Engineering Society of North America (IESNA) in the IESNA Lighting Handbook (current edition) should be considered when determining appropriate lighting design solutions. All exterior lighting design require the approval of the Development Review Board (DRB).
- Lighting designs must be designed to minimize glare, light trespass, energy conservation and to maintain dark skies. The lighting designers should consider utilizing per-curfew and post-curfew lighting designs with automatic control systems to eliminate excessive light during non-active hours of site and building operation.
- Full cut-off fixtures, mounting heights and shielding must be utilized to effectively control glare and light trespass.
- Any exterior lighting designs shall take into account all existing and proposed exterior lighting sources.
- Architectural lighting, if proposed, shall be included with the DRB application. Architectural lighting should only be
 utilized at the pedestrian scale and to highlight special features. Lighting of expansive wall planes, towers and
 roofs or the use of architectural lighting that results in "hot spots" must be avoided.
- Landscape lighting, if proposed, shall be included with the DRB application. Landscape lighting should only be
 utilized to accent landscaping, be pointed away from property lines, and fixtures shall contain extension shields to
 minimize glare and light source visibility. In areas with the Environmentally Sensitive Lands Overlay (ESL), lighting
 must be shielded and directed downward.

ILLUMINANCE RECOMMENDATIONS				
Ambient Light Level *	Recommended Maintained Footcandles (based on IESNA RP-20 (horizontal fc measured at grade)			
J	Average	Maximum		
E-1 – Intrinsically Dark Areas	1	4		
E-2 – Estate/Rural Areas	1.5	6		
E-3 – Suburban Areas	2	8		
E-4 – Urban/Pedestrian Activity Areas	2.5	10		

LIGHT TRESPASS LIMITATIONS		
Ambient Light Level *	Recommended Maintained Footcandles (based on IESNA RP-33-99) (vertical fc measured six (6) feet above grade at property line)	
E-1 – Intrinsically Dark Areas	0.1	
E-2 – Estate/Rural Areas	0.3	
E-3 – Suburban Areas	0.8	
E-4 – Urban/Pedestrian Activity Areas	1.5	

^{*} Refer to the Design Standards & Policy Manual for general Environmental Zone Locations (E-#). These locations are a guide, but are not conclusive and are subject to the approval of the DRB.

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City Policy for Exterior and Site Lighting



SUBMITTAL REQUIREMENTS:

Exterior On-Site Lighting Details:

- All exterior fixture lighting manufacture cut sheets (to be provided on 24" x 36" paper). 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.)
 - Plan identification symbol or abbreviation
 - Fixture graphic
 - Fixture type
 - Fixture add-ons, if utilized
 - Lamp type utilized
 - All photometric data
 - Candela distribution curve

Photometrics:

- Photometric plans shall be provided for the entire site addressing Zoning Ordinance, rezoning cases (ZN), conditional use permit cases (UP), Development Review Board cases (DR), Design Guidelines, and this City Policy for Exterior and 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) a horizontal illuminance analysis for the site, and (2) a vertical light trespass analysis 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 grid point symbols (example: *), shall have a maximum spacing of ten (10) feet between each point across the entire site, and shall extend ten (10) feet beyond the property line or area of site. The vertical photometric plan grid point shall be provided only along the property line or edge of site with a maximum spacing of ten (10) feet 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 maintained maintenance (light loss) factor utilized.
- The total 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 be 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, and average illuminance shall be provided for the grid.)
- The light trespass plan (vertical illuminance) shall provide point-by-point foot-candle readings six (6) feet above the grade along
 the entire property line, with the reader at 90-degrees nadir and aimed perpendicular into the site. All light trespass plan readings
 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 factors are utilized.
- The photometric plan(s) 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

City Policy for Exterior and Site Lighting

- Lamp degree Kelvin
- Fixture lens height above lowest adjacent finished grade
- Total light loss factor utilized

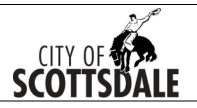
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Revised: 1/11/2019

Development Application

Transportation Impact and Mitigation Analysis Submittal Information



Purpose:

The purpose of the information document is to assist applicants and City Staff determine what Transportation Impact and Mitigation Analysis information will be required with a Development Application to demonstrate compliance with the Scottsdale Revised City Code and the Design Standards and Policies Manual. This is a guide. Final determination will be provided by City Staff on the application checklist. Additional information may be required upon review of a formal application.

The detailed guidelines for the preparation of the analysis are contained in Chapter 5-1, Transportation Impact Studies, of the City's *Design Standards and Policies Manual*. For additional information about the analysis requirements, contact Traffic Engineering staff at 480-312-7645.

□ Catego	ry 1	Study:
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- o Site Plan
- Adjacent Street Volumes
- o Trip Generation Comparison Proposed development plan vs. existing development, previously approved development plan, and allowed development under current zoning (all that are applicable).

☐ Category 2 Study:

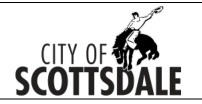
- Site Plan
- Adjacent Street Volumes
- Collision History
- Trip Generation Comparison Proposed development plan vs. existing development, previously approved development plan (if applicable), and allowed development under current zoning.
- Traffic Impact Analysis Analysis of on-site circulation, site driveways, roadway segments and major intersections located adjacent to the site; signalized intersections located within one mile of the site.

☐ Category 3 Study:

- Site Plan
- Adjacent Street Volumes
- Collision History
- Trip Generation Comparison Proposed development plan vs. existing development, previously approved development plan (if applicable), and allowed development under current zoning.
- Traffic Impact Analysis Analysis of on-site circulation, site driveways, roadway segments and major
 intersections located adjacent to the site; signalized intersections located within one mile of the site.
- Additional issues to be addressed by the analysis:
 - o Need for right-turn deceleration lanes.
 - o Traffic signal warrant analysis.
 - Pedestrian and bicycle access to site.
 - o Proposed driveway locations; conflicts with existing intersections.
 - Left turn storage for site driveways or at nearby intersections.
 - o Impacts on adjacent residential neighborhood streets.
 - o Other:

Development Application

Drainage Submittal Information



Purpose:

The purpose of the information document is to assist applicants and City Staff determine what drainage information will be required with a Development Application to demonstrate compliance with the Scottsdale Revised City Code and the Design Standards and Policies Manual. This is a guide. Final determination will be provided by City Staff on the application checklist. Additional information may be required upon review of a formal application.

Pre Development Site Condition	Case Type	Development Application Requirements	Comments
Any project site having a 50 cfs wash or is designated as SFHA.	ZN, DR, PP, II, UP, AB, BOA	Drainage Report per the DSPM.	
Any project that will increase the amount of impervious area on the site.	ZN, UP	No Drainage report per the DSPM.	Adding pavement or buildings over natural or landscaped areas. Assuming a drainage report will be provided with the DR, PP, or II case.
Any project that will increase the amount of impervious area on the site.	DR, PP, II, AB, BOA	Drainage report per the DSPM.	Adding pavement or buildings over natural or landscaped areas.
Any project that disturbs or alters an existing water course or drainage easement.	ZN, DR, PP, II, UP, AB, BOA	Drainage report per the DSPM.	Cell sites disturbing a water course or drainage easement.
Any small project that will not increase the impervious area. Less than 1 acre of disturbed area.	ZN, UP, AB, BOA	No drainage report per the DSPM.	Includes new and redevelopment type projects.
Any small project that will not increase the impervious area. Less than 1 acre of disturbed area.	DR, PP, II	A detailed grading and drainage plan showing the lowest floor elevations for all structures, per the DSPM. No drainage report.	Includes new and redevelopment type projects. Cell Sites.
Any large project, that will not increase the impervious area. More than 1 acre of disturbed area.	ZN, DR, PP, II, UP, AB, BOA	Drainage Report per the DSPM.	Includes new and redevelopment type projects. Drainage report is needed to ensure pre development flowrates don't exceed post development flowrates.

Native Plant Submittal Requirements



This information pertains to submittals made for native plant permit with the exception of a single-family custom home. Submittals must be complete and submitted at the One Stop Shop for review and approval.

Sec. 7.500. Native Plant Materials.

- 1. Native Plant narrative and Application Form.
- 2. Three (3) copies of the site plan aerial with plat overlay indicating the location by tag number of each plant, which is required to be protected by the Native Plant Ordinance.
- 3. Three (3) copies of the plant inventory performed by a salvage contractor*, (which corresponds to the tag number on the site plan) indicating the following:
 - a) plant type
 - b) Plant size in caliper inches
 - c) Plant salvage ability*
 - d) Whether the plant will remain in place, be moved to another location, or be destroyed**
- 4. Plant nursery location
- 5. Copy of vicinity map indicating the location of the project.
- 6. Copy of Natural Area Open Space exhibit if applicable for the site.
- 7. Notice when plant materials have been tagged in the field for City staff review with the following:
 - a) Plastic tape to correspond to the determinations made in 3.d.above:
 - White tape remain in place
 - Red tape moved to another location
 - Blue tape destroyed
 - b) Tag numbers that correspond to the site plan and to the plant inventory
 - c) Tag number is to be transferred to the side of the box when side boxing is completed
- 8. Letter of Authorization from the property owner identifying the salvage contractor* for the project and verifying that all plants are to be re-planted on site.
- 9. A copy of the form notifying the Arizona Department of Agriculture, Native Plant section at 602-542-4373, of the Notice of Intent to Clear Land.
 - **Any plant that is determined to be unsalvageable must have an explanation of the present status of the plant material
 - **Any plant that is destroyed must have an explanation detailing why the plant cannot remain in place or be moved
 - *Salvage contractor must be listed on the "Native Plant Salvage Contractor's With Acceptable methodologies on File with the City of Scottsdale's list.

Section 404 Certification Form



Before the City issues development permits for a project, the developer's Engineer or the property owner must certify that it complies with or is exempt from Section 404 of the Clean Water Act of the United States. Section 404 regulates the discharge of dredged or fill material into a wetland, lake (including dry lakes), river, stream (including intermittent streams, ephemeral washes and arroyos) or other waters of the United States.

Prior to submittal of improvement plans to Project Review, this form must be completed (and submitted with the improvement plans) as evidence of compliance.

Certification of Section	404 Permit Status:
Owner's Name:	Phone No.:
Project Name/Description:	Case No.:
Project Location/Address:	
A registered Engineer or the property owner must check the applic	cable condition and certify by signing below that:
 Section 404 does apply to the project because there will the U.S., and: 	be a discharge of dredged or fill material to waters of
☐ A Section 404 Permit has already been obtained for this pr	roject.
☐ This project qualifies for a "Nationwide Permit," and this pro applicable nationwide permit.	oject will meet all terms and conditions of the
2. Section 404 does not apply to the project because:	
☐ No watercourse waters of the U.S. exist on the property.	
$\hfill\square$ No jurisdictional waters of the U.S. exist on property. Attac	hed is a copy of the COE's Jurisdictional Determination.
$\hfill\square$ Watercourses or other waters of the U.S. do exist on the	property, but the project will not involve the discharge of
dredged or fill material into any of these waters.	
I certify that the above statement is true.	
Engineer's Signature and Seal, or Owner's Signature	Date
Title/ Company	

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Sec. 1.400. CONDITIONAL USE PERMITS.

Sec. 1.401. Issuance.

Conditional use permits, which may be revocable, conditional or valid for a specified time period, may be granted only when expressly permitted by this ordinance and, except in the case of conditional use permits for adult uses under Section 1.403(A), only after the Planning Commission has made a recommendation and the City Council has found as follows:

- A. That the granting of such conditional use permit will not be materially detrimental to the public health, safety or welfare. In reaching this conclusion, the Planning Commission and the City Council's consideration shall include, but limited to, the following factors:
 - Damage or nuisance arising from noise smoke, odor, dust, vibration or illumination.
 - Impact on surrounding areas resulting from an unusual volume or character of traffic.
- B. The characteristics of the proposed conditional use are reasonably compatible with the types of uses in the surrounding areas.
- C. The additional conditions specified in Section 1.403, as applicable, have been satisfied.

The burden of proof for satisfying the aforementioned requirements shall rest with the applicant. (Ord. No. 2552, § 1, 4-20-93; Ord. No. 2830, § 1, 10-17-95)

Sec. 1.402. Violation, amendment, revocation.

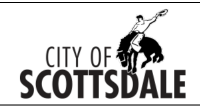
Conditional use permits which have been approved by the City Council shall be subject to the following procedures and criteria regarding any violation, amendment, revocation.

A. Violation. The violation of any condition imposed by the conditional use permit shall constitute a violation of this ordinance and shall be subject to the requirements of Section 1.1400.

- B. Amendment. Conditional uses shall be developed in conformance to the approved plans as determined by the Zoning Administrator. An amendment to a conditional use permit is required before implementation of any material change in the scope and nature of an approved conditional use, material change in any conditions or stipulations to a conditional use permit or material change in the physical size, placement or structure of property subject to a conditional use permit. The Zoning Administrator shall have the discretion to determine if a proposed change warrants an An amendment must be amendment. approved as provided in Section 1.400 et seq. for the approval on conditional use permits.
- C. Revocation. The city Council or the City Manager or its designee may initiate and the City Council may effect revocation or modification of a conditional use permit pursuant to Section 1.707.
- D. Approval of a subsequent zoning map amendment and/or a conditional use permit on a subject property shall automatically avoid all existing conditional use permits on the subject property. Exception: If the subsequent zoning map amendment and/or conditional use permit application and approval specifically maintain the existing conditional use permit(s) is allowed within the new requested zoning district, the existing conditional use permit(s) shall be considered valid.

(Ord. No. 2552, § 1, 4-20-93; Ord. No. 2830, § 1, 10-17-95; Ord. No. 3457, § 1(Exh. 1), 6-19-02)

Bars & Restaurants



Need to Know – If you are considering locating a bar or restaurant in Scottsdale, it is important to be aware of city license and zoning requirements (prior to committing to a business location or submitting a liquor license application to the State.) In some instances, bars may require a Conditional Use Permit that may take 4-6 months to obtain. This webpage outlines a six-step process to ensure you are fully informed/aware of the specific regulations that relate to bars/nightclubs and restaurants in Scottsdale.

- **Step 1)** Identify what type of State Liquor License (Series #) you are applying for.
- **Step 2)** If you are applying for any of the following State Liquor Licenses you may also have to acquire a city of Scottsdale conditional use permit:

Series 03 - Microbrewery	Series 12 - Restaurant
Series 06 - Bar	Series 13 – Domestic Farm Winery
Series 07 – Beer & Wine Bar	Series 14 – Club (Private)

- Step 3) Determine whether your establishment is a bar/nightclub or a restaurant. In Scottsdale, you are considered a bar/nightclub or a cocktail lounge if you meet any of the following criteria:
- ☐ Bar service area more than 15% of the gross floor area
- ☐ If you have a kitchen less than 15% of the gross floor area
- Age verification is requested for admittance
- A cover charge is required for admittance (except for special events approved through city's special event process)
- ☐ Less than 40% of gross revenues are generated from the sale of prepared food
- The business remains open and liquor sales continue but the kitchen closes before 9 p.m.

If you checked any one of the above, you are considered a bar and may be required to obtain a conditional use permit. Proceed to step #4 for information about determining applicability. If you did not check any of the above criteria, you can proceed to step #5.

- Step 4) If your business meets any of the above criteria, please contact the City of Scottsdale immediately to determine applicability of the regulations and the most efficient process to meet the regulations. Please call 312-7000 to schedule an appointment
- Step 5) All liquor license applications in Scottsdale are required to complete a <u>questionnaire</u> (PDF) and either email to <u>planninginfo@scottsdaleaz.gov</u> or deliver to the <u>One Stop Shop</u>. Business hours are 8am to 5pm
- **Step 6)** A Scottsdale (city) Tax & License Spirituous Liquor Permit Application is also required. Contact (480) 312-2400

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Revisio

Bar Use Criteria



Criteria for Bar Use

In addition to the standard Conditional Use Permit criteria outlined in the Zoning Ordinance Section 1.401 please respond to the following criteria in the Project Narrative:

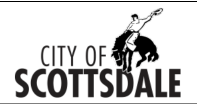
Sec. 1.403 (C.1.)

- C.1 Bars, Cocktail Lounges, And/Or After Hours Establishments.
 - 1. The use shall not disrupt existing balance of daytime and nighttime uses.
 - 2. The use shall not disrupt pedestrian-oriented daytime activities.
 - 3. If the site is located within the downtown overlay district D-O then:
 - a. The use shall not encourage displacement of daytime retail uses unless it can be demonstrated that the proposed use shall promote diversity of first floor uses along the street.
 - b. The required parking for the use shall be within six hundred (600) feet of the property and shall not be separated from the property by a major or minor arterial street.
 - 4. If the use is located within five hundred (500) feet of a residential use or district then:
 - a. The use shall not adversely impact residential uses.
 - b. The use shall provide methods of buffering residential uses.
 - 5. An active management and security plan shall be created, approved, implemented, maintained, and enforced for the business.
 - 6. The property owner shall create a written exterior refuse control plan for approval by the City.
 - 7. The property owner shall demonstrate how noise and light generated by the use shall be mitigated.
 - 8. The use shall conform to the parking requirements of Article IX and shall not exceed capacity for traffic in the area.
 - 9. After hours establishments must maintain a valid after hours establishment license.

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Trip Generation Bar & Live Entertainment



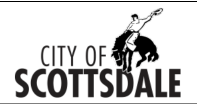
For parking data submittal - Contact your City Project Coordinator

For traffic evaluation, please provide the following:

- 1. Proposed or existing name of the establishment
- 2. Site plan showing entrance(s) to the public street, the parking areas, walkways, and the structure for the bar / after hours establishment (contact project coordinator for site plan details and parking requirements). Show any proposed change in access to the public street(s). This site plan is usually part of the general application that is provided in the general application package.
- 3. Total, gross square footage of structure space owned or controlled for the business
- 4. Usable square footage of structural space, allocated to the overall business operation, being enhanced by the live entertainment
- 5. Immediate prior use of space
- 6. Hours of operation, M-F, Sat., Sun.
- 7. Fire Marshall rated capacity of the structure used for live entertainment
- 8. Length of stay of typical customer, i.e. turnover time
- 9. Employee shift times and estimated number of employees on duty at each shift
- 10. From prior experience, from current examples, or business projection, an estimate of:
 - The number of **customers** that will **arrive** at the facility in **each** of the one hour periods that the business is in operation.
 - The number of **customers** that will **depart** the facility in **each** of the one hour periods that the business is in operation.
 - The number of **employees** that will **arrive** at the facility in **each** of the one hour periods that the business is in operation.
 - The number of **employees** that will **depart** the facility in **each** of the one hour periods that the business is in operation.

The attached worksheet may be used or the information provided separately in the applicant's format.

Trip Generation Bar & Live Entertainment



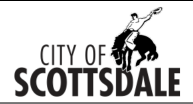
For parking data submittal - Contact your City Project Coordinator

	Bar / After Hours Establishment Worksheet Name of Establishment				
	CUSTOMERS Arrive Depart		EMPLO` Arrive		
12 AM to 1 PM					
1 PM to 2 PM					
2 PM to 3 PM					
3 PM to 4 PM					
4 PM to 5 PM					
5 PM to 6 PM					
6 PM to 7 PM					
7 PM to 8 PM					
8 PM to 9 PM					
9 PM to 10 PM					
10 PM to 11 PM					
11 PM to 12 PM					
12 PM to 1 AM					
1 AM to 2 AM					
2 AM to 3 AM					
3 AM to 4 AM					

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Live Entertainment Conditional Use Permit Criteria



Criteria for Live Entertainment

In addition to the standard Conditional Use Permit criteria outlined in the Zoning Ordinance Section 1.401 please respond to the following criteria in the Project Narrative:

Sec. 1.403. Additional conditions for specific conditional uses.

- K. Live entertainment.
 - 1. The applicant has provided and obtained City approval of a written Security and Maintenance Plan.
 - 2. The applicant has provided written evidence that sound resulting from indoor live entertainment will be contained within the building, except where external speakers are permitted as part of the Conditional Use Permit approval to broadcast the live entertainment.
 - 3. The applicant has provided a lighting plan that addresses exterior lighting on the property, in accordance with Article VII. of the Zoning Ordinance and the Security and Maintenance Plan requirements.
 - 4. The applicant has provided a floor plan which identifies the areas for the primary use and for accessory functions, including but not limited to areas for performances.
 - 5. If the establishment is not in the Downtown Area, and access to the establishment is from a street other than one classified by the Transportation Master Plan as minor collector or greater, the applicant shall provide a traffic analysis which complies with the City's transportation guidelines. The traffic analysis shall demonstrate that the level of service on all streets accessed by the use meets the City's standards.
 - 6. If the Zoning Administrator determines that a parking study is necessary the applicant shall provide a study which complies with the City's requirements.
 - 7. The owner shall provide any additional information required by the Zoning Administrator to evaluate the impacts of the proposed use upon the area.
 - 8. All building openings such as doors, windows and movable wall panels shall be closed but not locked. However, doors and service windows may be opened temporarily to allow passage.
 - 9. No external speakers used for live entertainment or outdoor live entertainment activities will be permitted on the premises of a use, which is located within 500 feet of a residential district shown on Table 4.100.A.
 - 10. The owner and operator shall comply with all plans approved as part of the Conditional Use Permit.
 - 11. All patron entrances shall be illuminated in accordance with the Building Code and the exterior lighting plans approved by the Development Review Board.
 - 12. Noise generated from the live entertainment shall conform to the City's Noise Ordinance.

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In-Lieu Parking (IP)

Development Application Checklist



Digital	Sub	mitta	ŀ
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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.

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

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, 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
- The Design Standards & Policies Manual; and
- Requirements of Scottsdale Revised Code (including the Zoning Ordinance); and

No application shall be accepted without all items marked below.

1. In-Lieu Parking Application Checklist (this list)

- 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.

•		re any questions regarding the information abov our project coordinator.	e, or items indicated on this appl	ication checklist, please			
Nan	ne:	Phone Number: 480-312	Coordinator e-mail:	@scottsdaleaz.gov			
Tŀ	ie in-l	ieu parking program may only be utilized fo and/or with Down	or properties that are zoned D ntown (D) Distinct.	owntown Overlay (DO)			
	PART I GENERAL REQUIREMENTS						
<u></u>	Ď	Description of Documents Required for Complet	e Application.				

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_____ (subject to change every July)

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In-Lieu Parking Development Application Checklist

2. Application Fee \$

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Revision Date: 6/15/2020

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.
	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.	In-Lieu Parking Fee Structure (subject to change every July, information provided)
	8.	Commitment for Title Insurance – No older than 30 days from the submittal date (requirements form provided)
	\perp	Include complete Schedule A and Schedule B
	9.	Request for Site Visits and/or Inspections (form provided)
	10). Written request for a Zoning Administrator Approval:
		The owner shall submit a letter addressed to the Zoning Administrator requesting approval to purchase and/or lease the requested number of in-lieu parking space(s). The Zoning Administrator, or designee, may administratively approve participation in the inlieu parking program for up to, and including five (5) in-lieu parking credits, provided that the allowance is based on the City Council considerations of Section 9.108.D.3.a of the Zoning Ordinance. The Zoning Administrator approval shall not exceed a total of five (5) in-lieu parking credits per lot.
		Written request for a City Council Hearing:
		The owner shall submit a letter addressed to the Zoning Administrator requesting a City Council hearing to participate in the in-lieu parking program.
		The request shall address the required findings of In-Lieu Parking program in accordance with Article IX of the Zoning Ordinance.
	11	. Parking Analysis
	12	2. 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.
	13	B. Floor Plan Work Sheet(s) Required for restaurants, bars or development containing there-of, and multi-family developments.

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		PART II – SUBMITTAL OF T	HE DEVELOPMENT APPI	LICATION			
Req'd	Rec'd	Description of Documents Required for Complete Application. No application shall be accepted without all items marked below.					
		14. Notify your coordinator by e-mail after	you have completed your submi	ittal.			
χ		15. Submit all items indicated on this check	dist pursuant to the submittal re	quirements.			
X		-	16. Submit all additional items that are required pursuant to the stipulations of any other Development Application upon which this application is reliant.				
X		will be require at the time your Project (17. 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.				
		18. If you have any questions regarding this a	pplication checklist, please contact	ct your Project Coordinator.			
		Coordinator Name (print):	Phone Numb	ber: 480-312			
		Coordinator e-mail:	@scottsdaleaz.gov	Date:			
		Coordinator Signature:					
		If the Project Coordinator is no-longer availa number in the footer of this page if you have	-				
		This application needs a:	New Project Number, or				
			A New Phase to an old Proj	ect Number:			
		Required Notice Pursuant to A.R.S. §9-836, an applicant/ager an interpretation or application of a statute, policy statement. Requests to clarify an interpolicy statement administered by the Planni interpretation of the Zoning Ordinance, shall of the Planning and Development Services Divide the A.R.S. §9-839 and the city's applicade Development Services' One Stop Shop, or from the Stop Shop of the Planning and Development Services One Stop Shop Planning and Development Services Director 7447 E. Indian School Rd, Suite 105 Scottsdale, AZ 85251	ordinance, code or authorized surpretation or application of a stating and Development Services, included in writing to the Objector. All such requests must be ble administrative policies availation the city's website:	ubstantive policy, or ute, ordinance, code, cluding a request for an one Stop Shop to the attention e submitted in accordance			

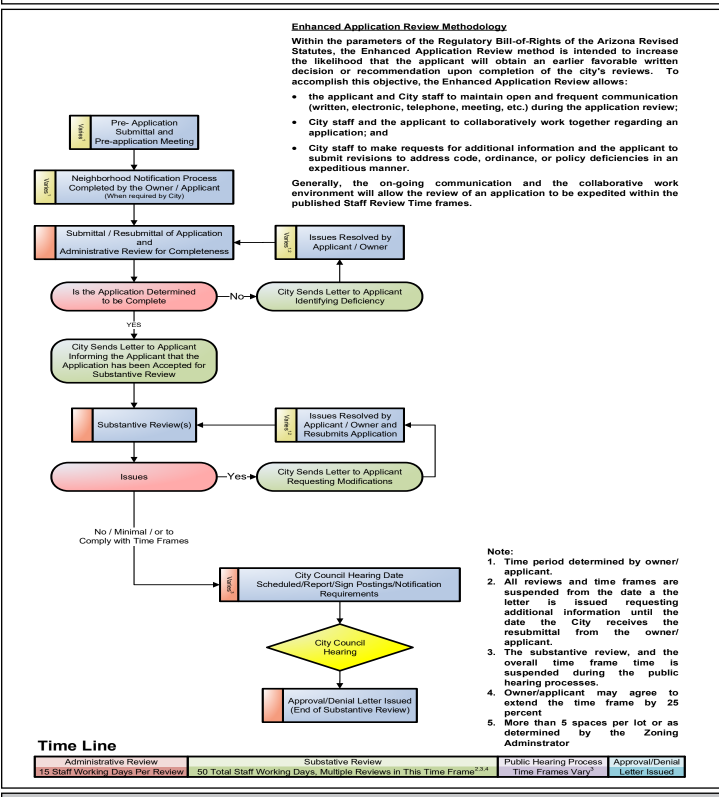
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Enhanced Application Review

Hardship Exemption (HE), In-Lieu Parking⁵ (IP)





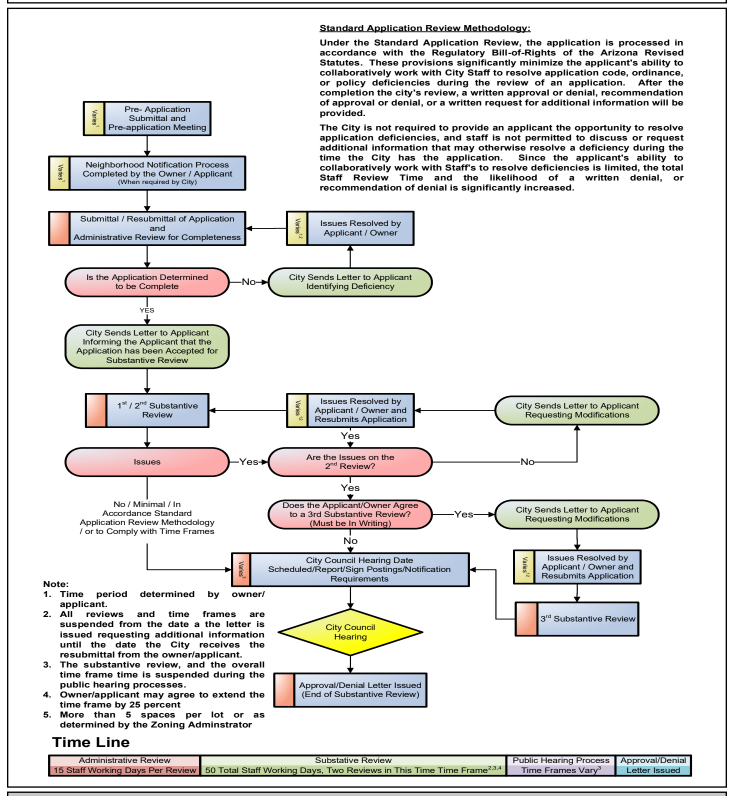
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Standard Application Review

Hardship Exemption (HE), In-Lieu Parking⁵ (IP)





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In-Lieu Parking Development Application Checklist

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Revision Date: 6/15/2020

Enhanced Application Review

Special Exemption (SX), In-Lieu Parking (IP)



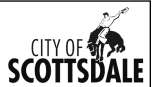
Enhanced Application Review Methodology Within the parameters of the Regulatory Bill-of-Rights of the Arizona Revised Statutes, the Enhanced Application Review method is intended to increase the likelihood that the applicant will obtain an earlier favorable written decision or recommendation upon completion of the city's reviews. 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 Pre- Application Submittal and Pre-application Meeting submit revisions to address code, ordinance, or policy deficiencies in an expeditious manner. Generally, the on-going communication and the collaborative environment will allow the review of an application to be expedited within the published Staff Review Time frames. Neighborhood Notification Process Completed by the Owner / Applicant (When required by City) **Application Types:** a. Special Exception (SX) Submittal / Resubmittal of Application b. In-lieu Parking (IP) (5 spaces or less per lot) Issues Resolved by Applicant / Owner and Administrative Review for Completeness Is the Application Determined City Sends Letter to Applicant to be Complete Identifying Deficiency City Sends Letter to Applicant Informing the Applicant that the Application has been Accepted for Substantive Review Issues Resolved by Substantive Review(s) Applicant / Owner and Resubmits Application City Sends Letter to Applicant Issues Requesting Modifications No / Minimal / or to Comply with Time Frames Zoning Administrator Note: 1. Time period determined by owner/ applicant. 2. All reviews and time frames are Approval/Denial Letter Issued suspended from the date a the letter (End of Substantive Review) issued requesting additional information until the date the City receives the resubmittal from the owner/applicant. 3. Owner/applicant mav agree extend the time frame by 25 percent Time Line Administrative Review Substative Review Approval/Denial aff Working Days Per Revie s, Multiple City Reviews in This Time Fram

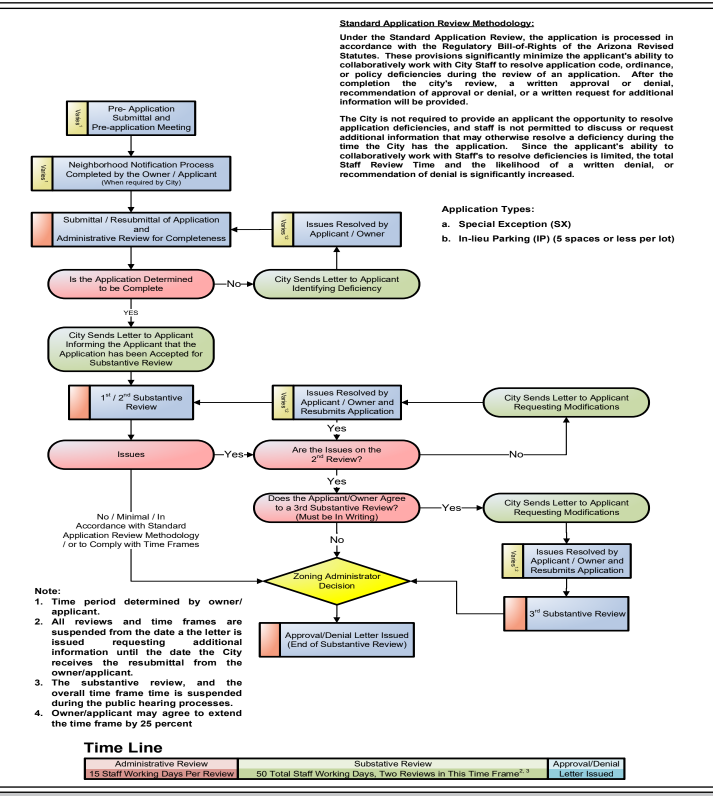
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Standard Application Review

Special Exemption (SX), In-Lieu Parking (IP)





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Development Application



Please check the a		Development Application T ate box of the Type(s) of Ap	The state of the s	ou :	are requesting	
Zoning Development Review				Signs		
☐ Text Amendment (TA)		Development Review (Maj		j	Master Sign Program (MS)	
Rezoning (ZN)		Development Review (Min			Community Sign District (MS)	
☐ In-fill Incentive (II)		Wash Modification (WM)		Other:		
☑ Conditional Use Permit (UP)		Historic Property (HP)	İ	<u>ו</u> כ	Annexation/De-annexation (AN)	
Exemptions to the Zoning Ordinance	Lan	d Divisions (PP)		ו כ	General Plan Amendment (GP)	
☐ Hardship Exemption (HE)		Subdivisions]	In-Lieu Parking (IP)	
☐ Special Exception (SX)		Condominium Conversion		וֹכ	Abandonment (AB)	
☐ Variance (BA)		Perimeter Exceptions	C	Other Application Type Not Listed		
☐ Minor Amendment (MA)		Plat Correction/Revision	10			
Project Name: Build Multi-Use Sports	Fields i	n the Area of Bell Road				
Property's Address: 17492 N 91st St	eet					
		OC DCD				
Property's Current Zoning District Desig	de la companya de la	OS PCD	Suspension Control	:NA:		
The property owner shall designate an age for the City regarding this Development and information to the owner and the owner	Applicati	on. The agent/applicant sha	ASSESSED AND ADMINISTRATION OF THE PARTY OF THE PARTY.			
Owner: City of Scottsdale		Agent/App	olicant: Joe P	hill	ips	
Company: Community Services		Company:	Company: City of Scottsdale			
Address: 7447 E Indian School Road	11	Address:	Address: 7447 E Indian School			
Phone: 480-312-2522 Fa	Phone: 48	Phone: 480-312-2522 Fax:				
E-mail: jphillips@scottsdaleaz.gov E-mail: j			nillips@scottsd	lale	eaz.gov	
Designer: Trevor Root		Engineer:	Engineer:			
Company: HDR		Company:				
Address: 20 E Thomas Road	Address:					
Phone: 602-385-1627 Fax:					Fax:	
E-mail: trevor.root@hdrinc.com						
I X I FNNONCON MANIJORIAN ROVIDIA	ving Devi a forma I hereby	elopment Application types: similar to the Enhanced Ap authorize the City of Scottso	AN, AB, BA, II, plication Revie	GF ew	, TA, PE and ZN. These	
		on Review methodology.	dolo to review	+b.;	o confication utilizing the Characterist	
E I Standard Anniication Review?		authorize the City of Scottso on Review methodology.	date to review	tni	s application utilizing the Standard	
Ja M				7		
Owner Signature	Newscongolds and con-	Agen	Agent/Applicant Signature			
Official Use Only Submittal Date		Developme	ent Application	No	o.:	

Planning and Development Services

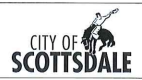
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Revision Date: 8/23/2017

Request To Submit Concurrent Development Applications





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						
Zoning	Development Review	Signs				
☐ Text Amendment (TA)	☐ Development Review (Major) (DR)	☐ Master Sign Program (MS)				
☐ Rezoning (ZN)	☐ Development Review (Minor) (SA)	☐ Community Sign District (MS)				
☐ In-fill Incentive (II)	☐ Wash Modification (WM)	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					
Owner: City of Scottsdale Company: COS Address: 7447 E Indian School Suite 205						
Phone: 480-312-2522	Fax:					
E-mail: jphillips@scottsdaleaz.gov						
As the property owner, by providing my signature below, I acknowledge and agree: 1) that the concurrent development applications are processed at the property owner's risk; 2) to hold the City harmless of all cost, expense, claims, or other liability arising in connection with the concurrent development applications; 3) to the City of Scottsdale's Substantive Policy Statement pertaining to Concurrent Applications; 4) to placing a development application on hold in order to continue processing a concurrent development application that is related to an another development application; and 5) that upon completion of the City review(s) of the development applications, one or more of the development application(s) may not be approved.						
Property owner (Print Name): Joe Phillips Title: Project Manger						
Date: 10/2/2020						
Official Use Only: Submittal Date:						
Request: Approved or Denied						
Staff Name (Print):	Staff Name (Print):					
Staff Signature:	Staff Signature: Date:					

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Request to Submit Concurrent Development Applications

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Revision Date: 02/02/2015