NOTICE REQUIREMENTS

PLANNING COMMISSION ONLY (DSP and SUB CASES)

For each application for a public hearing before the Planning Commission, City Council, the Board of Architectural Review, or the Board of Zoning Appeals (for example, for a special use permit, a certificate of appropriateness, an encroachment, a variance or subdivision approval), the law requires that notice is given so that people interested or affected by the application have a chance to express their views. **If incorrect notice is given, the request cannot be heard and must be deferred.**

Three types of notice are required:
- The City publishes notice in the newspaper prior to the hearing.
- The City also posts the property with a sign prior to the hearing.
- The third type of notice is “written notice” and must be provided by the applicant.

### Written Notice Frequently Asked Questions

**What is written notice?**
Written notice is a letter sent to the owners of those properties that abut the property that is the subject of the application. The notice describes the application before the City and gives the date when the Planning Commission public hearing will take place.

**What form should I use for the written notice?**
Using the attached form called “Notice of Public Hearing of Planning Commission,” fill in the blank spaces for the date of the meeting, the issue description, the property address and tax map number. Prior to mailing, date the form, sign it, and indicate your telephone number in the appropriate place so that people who receive the notice have someone to call with questions.

The **issue description** part of the notice form is very important. At the time you submit your application, you should provide a draft of the description of your request that you intend to use in the notice form. You must be thorough in your description. Staff will review the draft wording to confirm its completeness.

The following **examples** illustrates a description:

**(DSP) Site plan to build 142 townhouses with private streets, and modifications requested for yards and for reduced open space.**
**(SUB) Subdivision request to subdivide one lot into two lots.**

**To whom must I send written notice?**
Written notice must be sent to the owner of the property if the applicant is not the owner. In addition, written notice must be sent to the owner of each abutting property. An abutting property is one that touches the property in question or directly faces (and, in the case of a corner lot, diagonally faces) the property in question. See diagram on page 2.
How do I determine the abutting properties?
Consult the tax maps in the Department of Planning and Zoning or at the department’s web page (http://alexandriava.gov/city/planning_zoning/gis/taxmaps.htm). Determine the correct map, block and lot numbers of the abutting properties and use that information to fill out the appropriate spaces on the attached form called “Property Owners List.”

How do I find the name and address of the owners of those properties?
Visit the web page of the Office of Real Estate Assessments (http://realestate.alexandriava.gov) or search the records in the Office of Real Estate Assessments on the second floor of City Hall, Room 2600. Look up the correct name and address of the property owner of each parcel you have listed on the Property Owners List. Fill in that information on the same form under “Abutting Property Owner’s Name and Mailing Address.”

What do I do in the case of a condominium property?
Legal notice to an abutting property that is in condominium ownership may be provided in only one of two ways:
• by sending notice to each and every condominium unit owner; or
• by sending notice to the president of the association of condominium owners.

In order to find out the proper name and address of the unit owners, you may use the records of the Office of Real Estate Assessments, as you would for any other owner of property. These records will provide the official name and address of each property owner. If you choose to avoid notice to each individual owner and wish to send notice to the condominium association president instead, then you must use other means to determine the correct name and address of the president. You may consult with the city’s Department of Citizen Assistance for the name and address of the association president, but should also call the condominium or otherwise research and confirm the information yourself.
**How must the notice be mailed?**
Notice of the Planning Commission meeting must be sent by registered or certified mail only. Save the stamped receipts from the post office and a copy of the notice letter. Do not ask the post office to send the notices by restricted delivery or return receipt requested.

**When must the notice be sent?**
Notice of the Planning Commission meeting must be sent at least 10 days prior to the meeting and no more than 30 days prior to the meeting. Planning staff has a schedule with the correct dates for mailing notice prior to each meeting. Consult them for assistance.

**What documents must be submitted to show that I sent notice correctly?**
After you have sent the notice letters for the public hearing, the following documents must be submitted to the Department of Planning and Zoning:

- The attached Certification of Notice form, correctly filled out. This form tells the City that you have sent the appropriate form to the correct list of owners and that you have sent it at the right time. You must sign this form.
- A copy of the Notice of Public Hearing form that you sent to property owners.
- A copy of the Property Owners List, filled in with the names and addresses of the properties to whom you have sent notice.
- Copies of the certified or registered mail receipts from the post office. The receipts must be stamped by the post office.

**When must the above documents be submitted?**
The above documents must be submitted to the Department of Planning and Zoning by 5:00 PM of the fifth day prior to the meeting date.

**Who can help me complete the notice process correctly?**
If you have any questions about the notice process, staff in the Department of Planning and Zoning can assist you. Please call 703.838.4666.

If you fail to send correct legal notice as described above, the application will not be heard as scheduled. It will have to be deferred to the next scheduled hearing date so that proper notice can be sent. If it is heard, the improper notice may affect the validity of the hearing.
Dear Property Owner:

You are hereby notified of the following public hearing to be held by the Alexandria Planning Commission on the issue described below.

**PLANNING COMMISSION PUBLIC HEARING DATE:**

______________________________

AT
7:00 PM, CITY HALL
301 KING STREET
CITY COUNCIL CHAMBERS, SECOND FLOOR
ALEXANDRIA, VIRGINIA 22314

**ISSUE DESCRIPTION:**

________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

**PROPERTY ADDRESS:**

____________________________________________________

**TAX ASSESSMENT MAP NUMBER:**

______________________________
CERTIFICATION OF NOTICE

[ ] BOARD OF ARCHITECTURAL REVIEW
[ ] BOARD OF ZONING APPEALS
[ ] DEVELOPMENT SPECIAL USE PERMIT
[ ] DEVELOPMENT SITE PLAN
[ ] SPECIAL USE PERMIT
[ ] SUBDIVISION PLAT
[ ] VACATION OF RIGHT-OF-WAY
[ ] ENCROACHMENT IN RIGHT-OF-WAY
[ ] REZONING
[ ] OTHER:

TO: DIRECTOR OF PLANNING AND ZONING
301 KING STREET, ROOM 2100
ALEXANDRIA, VIRGINIA 22314

Article XI, Section 11-301(A)(3), of the 1992 Zoning Ordinance of the City of Alexandria, Virginia states:

At least five days prior to the hearing the applicant shall supply the director with:
(a) a copy of the notice letter sent
(b) a list of the names and addresses of those persons to whom notice was sent
(c) a copy of the post office receipts for the certified or registered mail
(d) a certification statement that notice has been sent by certified or registered mail to those to whom notice is required to be given

The undersigned hereby certifies that the notice to adjoining property owners (copy attached), as required pursuant to Article XI, Section 11-301(A)(3) of the 1992 Zoning Ordinance of the City of Alexandria, Virginia, was sent to the attached list of property owners concerning the following issue on (DATE) ___________________.

PROPERTY ADDRESS: ____________________________________________________________________

ISSUE DESCRIPTION: _____________________________________________________________________

____________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________

_____________________________________            _____________________________________
print name                                                                   signature

_____________________________________           _____________________________________
telephone                                                                    date

REQUIRED ATTACHMENTS:
(a) copy of the notice letter sent
(b) list of the names and addresses of those persons to whom notice was sent
(c) copy of the post office receipts for the certified or registered mail
## PROPERTY OWNERS LIST

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<th>SUBJECT ADDRESS</th>
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