SPECIAL USE PERMIT APPLICATION CHECKLIST

BUCKINGHAM COUNTY OFFICE OF ZONING AND PLANNING MINUMUM SUBMISSION REQUIREMENTS

The following table lists the information necessary to review a special use application. All items are required, unless otherwise stated, and must be submitted in order for the application to be accepted for review. This completed checklist must be submitted with the application.

Adjacent Property Owners List and Affidavit (pages 4, 5 & 6 attached). This list can be obtained from the Clerk of Courts Office: YES NO

Completed application for special use permit (page 3 attached). If not signed by the owner, a Power of Attorney must accompany the application:

YES

NO

Interest Disclosure Affidavit (page 7 attached). Must be signed by the owner: YES NO

Power of Attorney (page 10 attached). Required if anyone other than the owner is signing the application form or proffer statement on behalf of the owner: YES NO

Written Narrative (page 11 guidance in preparing the Written Narrative): YES NC

Fees: YES NO

Deed: YES NO

Plat (15 copies). The plat information may be incorporated into the Special Use Permit General Site Plan, in which case, copies of a separate plat are not required. The plat must be prepared by a certified land surveyor or licensed civil engineer and contain the following:

- A. Bearings and distances of a scale of 1'' = 100' or less for all property lines and existing and proposed zoning lines: YES NO
- B. Area of land proposed for consideration, in square feet or acres: YES NO
- C. Scale and north point: YES NO
- D. Names of boundary roads or streets and widths of existing right-of-ways: YES NO

Tax Map (15 copies). Identify property that special use is being considered for and identify by name all adjacent landowners.

Specia	Use General Site Plan (15 copies) The General Site Plan must co	ntain th	e follov	ving:
1.	Vicinity Map – Please show scale: YES NO N/A			
2.	Owner and Project Name: YES NO N/A			
3.	Parcel Identification numbers, name, present zoning, and zoning and us	se of all a	abutting	or
	adjoining parcels: YES NO N/A			
4.	Property lines of existing and proposed zoning district lines:	YES	NO	N/A
5.	Area of land proposed for consideration, in square feet or acres:	YES	NO	N/A
6.	Scale and north point: YES NO N/A			,
7.	Names of boundary roads or streets and widths of existing right-of-way	/S:		
, ,	YES NO N/A	J.		
8.	Easements and encumbrances, if present on the property: YES	NO	N/A	
9.	Topography indicated by contour lines: YES NO N/A		, , .	
_	Areas having slopes of 15% to 25% and areas having slopes of 25% or g	reater cl	early ind	dicated
10.	by separate shading devices (or written indication of "no areas having s		-	
	greater"): YES NO N/A	nopes of	13/0 (0	23/0 01
11	Water Courses to include the approximate location of the 100 year floor	dalaia (i	f applie	ahla)
11.	based on FEMA maps (or written indication of "not in floodplain"):	upiaiii (i	і арріісі	able)
	YES NO N/A			
12	Delineation of existing mature tree lines or written indication of "no ma	aturo tro	o linos"	
12.	YES NO N/A	ature tre	e iiiles	
12	•	brough:	tha cubi	o ct
15.	Proposed roads with right-of-way width that will connect with or pass t property: YES NO N/A	nrougn	the subj	ect
1.1	property: YES NO N/A General locations of major access points to existing streets:	YES	NO	N/A
	List of the proposed density for each dwelling unit type, and/or intensity			-
13.	use: YES NO N/A	y or eac	11 11011-16	sideritiai
16.	Location of any open space and buffer areas, woodland conservation a	reas, sto	rm wate	er
	management facilities, and community and public facilities:	YES	NO	N/A
17.	Location of existing and proposed utilities, above or underground:	YES	NO	N/A
	Vehicular and pedestrian circulation plan, including traffic counts and t	ypical st	reet sec	-
	right-of-way improvements, access points, travel ways, parking, loading			
	trails: YES NO N/A		O.	
19.	Layouts and orientation of buildings and improvements, building use, h	eight, se	tbacks f	rom
	property lines and restriction lines: YES NO N/A	0 ,		
20.	Location and design of screening and landscaping: YES NO	N/A		
	Building architecture: YES NO N/A			
	Site lighting proposed: YES NO N/A			
	Area of land disturbance in square feet and acres: YES NO	N/A		
	Erosion and Sediment Control Plan submitted (10,000 square feet or m	-		
	YES NO N/A	,		
25.	Historical sites or gravesites on general site plan: YES NO	N/A		
	Show impact of development of historical or gravesite areas: YES	, NO	N/A	
	A copy of the current status of all real estate taxes of all property owner		•	n County.
	If real estate taxes are not current, an explanation in writing and signed		_	-
	accompany this application. Any liens or other judgments against prop	•		
	explained in writing and signed by the owner: YES NO N/A	-,		
	, , , , , , , , , , , , , , , , , , , ,			

APPLICATION FOR A SPECIAL USE PERMIT

CASE NUMBER: _____ (Case Number Assigned by Zoning Administrator)

DATE OF AI	PPLICATION:
Special Use Permit Request:	
Zoning District:	Number of Acres:
Tax Map Section: Parcel: Lo	ot: Subdivision:Magisterial Dist.:
	on Building to the Proposed Site:
Name of Applicant: Mailing Address:	
	Cell Phone:
Email:	Fax:
Mailing Address:	
	Cell Phone:
Email:	Fax:
Signature of Owner:	Date:
Signature of Applicant:	Date:
Please indicate to whom correspondenceOwner of PropertyContractor P Applicant	e should be sent: urchaser / LesseeAuthorized AgentEngineer

ADJACENT PROPERTY OWNER'S LIST

(Required)

The applicant shall provide a list of all adjoining landowners, including subject property and all property immediately across the street/road from the subject property. Any body of water does not constitute a boundary line for this purpose, therefore a body of water and the property adjoining the subject property but separated by a body of water is still considered an adjoining landowner. County boundary lines and those adjoining property owners in the next County are considered adjoining property owners if the land adjoins the subject's property. Adjoining landowners can be verified through the Buckingham County Clerk of Courts or the Clerk's Office in the adjoining County, or by personal contact. The list shall include the name, address, town/city, zip code, road route number, tax map section number, parcel number, lot number, and subdivision. The list shall be typewritten or printed legibly. Failure to list all adjoining landowners could delay the process.

1. Name:				
Mailing Address:				
Physical Address:				
Tax Map Section:	Parcel:	Lot:	Subdivision:	
2. Name:				
Mailing Address:				
Physical Address:				
Tax Map Section:	Parcel:	Lot:	Subdivision:	
3. Name:				
Physical Address:				
			Subdivision:	
4. Name:				
Physical Address:				
			Subdivision:	

6. Name:	 		
Physical Address:	 		
		Subdivision:	
7. Name:	 		
		Subdivision:	
8. Name:			
		Subdivision:	
9. Name:			
		Subdivision:	
10. Name:	 		
Mailing Address:			
		Subdivision:	
11. Name:			
		Subdivision:	
•	 		

ADJACENT PROPERTY OWNERS AFFIDAVIT

STATE OF VIRGINIA COUNTY OF BUCKINGHAM

This	day of	, year	
	name of owner/contract purchase		nake oath that
the list of adjoi application.	ning landowners is a true and a	ccurate list as submitted wit	h my
Signed: (to be	signed in front of notary public)		
	/ contract purchaser / authoriz)
NOTARY: COMMONWEA	LTH OF VIRGINIA		
COUNTY OF			
STATE OF			
Subscribed and	sworn to me on the	day of	
of the year	My Commissi	on expires on	·
Notary Public S Stamp:	ignature:		

INTEREST DISCLOSURE AFFIDAVIT

STATE OF VIRGINIA COUNTY OF BUCKINGHAM, VIRGINIA

On this	day of	, of the year,
hereby make the Buckingh individually, partnership, stock in or as	e oath that no member of the oath that no member of the oam or by ownership of stock in or as a holder of ten perces a director or officer of an	(printed name of owner) the Buckingham County Board of Supervisors nor mission has interest in such property either n a corporation owning such land, or by ent (10%) or more of the outstanding shares of ny corporation owning such land, directly or immediate household, except as follows:
Signature of	Owner: (to be signed in fro	ont of notary public)
NOTARY PUE	-	
COUNTY OF		STATE OF
Subscribed a	and sworn to me on this	day of
of the year _	My c	commission expires
Notary Publi	c Signature	
Stamp:		

CULTURAL RESOURCE ASSESSMENT AND RECORD CHECK FOR PENDING DEVELOPMENT APPLICATIONS

Case Number / File Name:	
Visual Inspection Findings (describe what is o	n the property now):
County Records Check (describe the history of	of this property):
be on the site? Yes No	on site, or be suspected by a reasonable person to an the location of such and explain any historical
Will this proposal have any impact on the his If yes, please explain any impact:	torical site or gravesite? Yes No
Owner/Applicant Signature:	Date:
Printed Name:	Title:

APPLICATION FOR A TRAFFIC IMPACT DETERMINATION

Please fill out the following information before presenting to VDOT:

Case Number / File Name:	
Applicant:	
Location:	
Proposed Use:	
For VDOT use only:	
A Traffic Impact Statement is required per 24 VAC 30-155-60.	
A Traffic Impact Statement is not required. The traffic generated by the proposed zoning change / development does not exceed normal thresholds.	
The Traffic Impact Analysis has been waived by the Zoning / Planning Department for the following reasons:	
Does the existing entrance meet VDOT requirements for the proposed use? Yes No If no, please explain the necessary steps to bring into compliance with the requirements for the proposed use:	to
Signature of VDOT Resident Engineer:	
Printed Name: Date:	

SPECIAL POWER OF ATTORNEY AFFIDAVIT

STATE OF VIRGINIA **COUNTY OF BUCKINGHAM** On this day of , in the year of , I ______ the owner of _____ (printed name of landowner) (Tax Map Number) Hereby make, constitute, and appoint ______(printed name) my true and lawful attorney-in-fact, and in my name, place, and stead give unto him/her said full power and authority to do and perform all acts and make all representation necessary, without limitation whatsoever, to make application for said zoning. The right, powers, and authority of said attorney-in-fact herein granted shall commence and be in full force and effect on the day _____ of the month ____ in the year of and shall remain in full force and effect thereafter until actual notice by certified mail with return receipt requested is received by the Zoning / Planning Office of Buckingham County stating that the terms of this power have been revoked or modified. Signature of Landowner (to be signed in front of Notary Public): **NOTARY PUBLIC** County of State of Subscribed and sworn before me on the ______ day of _____ in the year ______. My commission expires ______.

Signature of Notary Public: ______

Stamp:

WRITTEN NARRATIVE

The Written Narrative shall describe the relationship of the proposed project to the relevant components of the Comprehensive Plan. Please be very detailed and describe in depth each and every component 1 through 15. The following outline is provided to aid you in preparing the written narrative:

- 1. Land Use
- 2. Community Design
- 3. Cultural Resources
- 4. Economic Development
- 5. Environment
- 6. Fire and Rescue, Law Enforcement
- 7. Housing
- 8. Libraries
- 9. Parks and Open Spaces
- 10. Potable Water
- 11. Sewage
- 12. Schools
- 13. Telecommunications
- 14. Transportation
- 15. Solid Waste

If this proposal is for an event, describe the handling of the entire event, including but not limited to: number of participants, schedule of events, police, security, food, beverages, water, sanitation, emergencies, crowd control, entrances and exits, traffic control, signage, advertisement, parking, fee collection, control of animals, trash disposal, site clean-up, fighting, alcohol, abuse of alcohol and/or illegal substances

SIGNAGE AT PROPERTY

The Buckingham County Zoning Ordinance requires the following:

The applicant in any case which requires a public hearing shall post signs furnished by the agent on each parcel involved at least 21 days prior to the public hearing indicating that a public hearing is eminent, the date, a rezoning issue, and a County contact number. The signs shall be placed on the VDOT right-of-way closest to the applicant's property line and shall be clearly visible from the road with bottom of the sign not less than one and one half feet above the ground. If more than one public road abuts the property, the signs shall be placed in the same manner as above for each abutting road. If no road abuts a property, then the agent shall define an area for the signs. The agent may ask the applicant that the sign be moved to another area either on the property to achieve greater public visibility. The applicant shall be responsible for keeping the signs free from grass, weeds, and any other plants or vines that may obstruct the public's view. The applicant shall contact the Virginia Department of Transportation for any information concerning where the right-of-way is located. The applicant shall be responsible for the signs should VDOT or their contractor conduct mowing or clearing of the right-of-way in the area where the sign is located.

Any signs required shall be maintained at all times by the applicant up to the time of the final public hearing. No person, except the applicant or the agent or an authorized agent of either, shall remove or tamper with any sign furnished during the period it is required to be maintained under this section. All signs erected under this ordinance shall be removed by the applicant within 15 days following a decision at the final public hearing and shall be returned to the agent. The applicant shall purchase the signs at a fee as determined by the Board of Supervisors and shall be non-refundable. The applicant shall be responsible for the replacement of the sign(s) and shall contact the agent as soon as possible for another sign to be replaced as the manner described above. Should the sign(s) have to be replaced more than twice, this section shall no longer be forced upon the applicant.

I have read, understand and agree to the above requirements.	
Applicant/Owner:	
Date:	

TENTATIVE SCHEDULE FOR A SPECIAL USE PERMIT

The application, site plan, written narrative, and all information requested in this application must be filled out in its entirety and supplied to the Buckingham Zoning / Planning Office and the fee must be paid before this case will be allowed to move forward.

Case will be introduced at a regularly scheduled Planning Commission meeting held on the fourth Monday of every month. Planning Commission may set a Public Hearing at this time to be held during a regularly scheduled meeting. Public Hearings offer an opportunity for citizens to speak concerning the case.

Following the Planning Commission Public Hearing, the Planning Commission may make a recommendation to approve / deny / or table the case for more information. Once the Planning Commission makes a recommendation to approve or deny, this recommendation will be forwarded to the Board of Supervisors at their next regularly scheduled meeting. The Board of Supervisors meetings are held on the second Monday of every month. The Board of Supervisors may set a Public Hearing at this time to be held during a regularly scheduled meeting. The Board of Supervisors will make the final decision to approve or deny the application after the public hearing.

Example Timeline:

January 25 Case is introduced to Planning Commission. Planning Commission sets Public Hearing for next regularly scheduled meeting on February 22.

Planning Commission Public Hearing. Planning Commission recommends to approve / deny / or table for more information. Once the Planning Commission reaches a decision to approve or deny, this recommendation will be forwarded to the Board of Supervisors at their next regularly scheduled meeting.

March 8 Case is introduced to Board of Supervisors.

April 12 Board of Supervisors may approve / deny / table for more information.

The Planning Commission and the Board of Supervisors has a right to call extra public hearings at their discretion if the Board(s) decide they are needed.

You or your agent are encouraged to attend these meetings to answer any questions that may arise concerning your application / proposal. The County strongly encourages the applicant to visit the area around his proposed site and understand what the adjoining landowner concerns are.