

REZONING APPLICATION PLANNING AND INSPECTIONS DEPARTMENT PLANNING DIVISION

1.	CONTACT INFORMATION				
	PROPERTY OWNER(S):				
				PHONE:	
	APPLICANT(S):				
				PHONE:	
	REPRESENTATIVE(S):				
				PHONE:	
				FAX:	
2.	PARCEL ONE INFORMATION	N			
	LEGAL DESCRIPTION:				
	STREET ADDRESS OR LOCATIO	ON:		REP DISTRICT:	
				SENT LAND USE:	
	PROPOSED ZONING:	PROPOSED LAND L	JSE:		
3.	PARCEL TWO INFORMATIO	N			
	PROPERTY IDENTIFICATION NU	JMBER:			_
	LEGAL DESCRIPTION:				
				REP DISTRICT:	
				SENT LAND USE:	
	PROPOSED ZONING:	PROPOSED LAND L	JSE:		<u> </u>
4.	PARCEL THREE INFORMAT	ION			
	PROPERTY IDENTIFICATION N				
	LEGAL DESCRIPTION:				
				REP DISTRICT:	
				SENT LAND USE:	
5.					
	OWNER(S) OF RECORD FOR T		ED PARCEL(S):		_
	Printed Name:		Signature:		
	te: Signatures are required for all owners of				
		OFFICE l	USE ONLY		
(CASE #	RECEIVED DAT	Έ:	APPLICATION FEE: \$	
	CPC REVIEW DATE:				-
	ACCEPTED BY:				

REQUIRED DOCUMENTATION FOR REZONING APPLICATION



ALL DOCUMENTS SHALL BE SUBMITTED ELECTRONICALLY BY LOGGING INTO:

https://aca-prod.accela.com/ELPASO/Default.aspx

<u>APPLICATION</u> - Each item on this application shall be completed and all documentation required on this form shall be submitted before this application can be deemed complete. Submittal of an application does not constitute acceptance for processing until the Department reviews the application for accuracy and completeness.

ZONING MAP SHEET - Subject property from application must be accurately outlined in red ink. Zoning map sheets may be obtained at the Planning and Inspections Department, One Stop Shop, 811 Texas Avenue, or by accessing our interactive zoning map at https://gis.elpasotexas.gov/planning/

<u>MASTER ZONING PLAN</u> - The MZP shall provide sufficient details necessary about the proposed land uses and proposed development so that the El Paso City Council may determine their compatibility within the proposed district and the impact on the adjacent properties. The following information shall be included:

- a. Legal description of the property;
- Zoning table, including zoning district, subdistrict, proposed land use, dimensional standards and setbacks, maximum height, other applicable standards and/or supplemental regulations per Section 20.10 (including any requested changes)
- c. Location and arrangement of structures;
- d. Size and use of each structure, including number of dwelling units and square footage;
- e. Lot lines with dimensions of the areas;
- f. Show required yards and setbacks;
- g. Landscaped planted areas, calculations for required and provided square footage;
- h. Open spaces, where applicable;
- i. Curb cuts and driveways, including width of drive;
- j. Pedestrian ways and sidewalks, including width;

- Parking calculation table, including minimum and maximum vehicular, bicycle, and heavy truck trailer loading spaces;
- I. Location and dimensions of on-site parking areas, loading/unloading berths where applicable, and lighting of parking areas;
- m. Storm water drainage and ponding areas;
- n. Retaining walls and screening walls or fences, to include type and height, where required;
- o. Utility rights-of-way and easements;
- p. Architectural design of buildings (and side elevations);
- q. Placement of trash bins/dumpster receptacles;
- Roof lines and width of roof overhangs, if extending beyond building walls;
- s. North arrow and scale note of drawing

Prior to final action by the approving body, the Detailed Site Plan shall include the stamp or seal and signature of a professional engineer or registered architect who prepared the plans.

MASTER ZONING PLAN REPORT - A written report shall accompany the MZP that describes the purpose, characteristics,

components and timing of the proposed mix of land uses within the development, and includes a general statement of how the development relates to the city's comprehensive plan, to include the following:

a. Detailed description for each proposed land use, identifying the permissible uses for any subdistrict;

- b. Phasing schedule that indicates the proposed phasing of the development, the approximate time frame in which construction and development is expected to begin and the duration of time required for completion of the development.
- c. General Data Required for the Mixed Use District.
 - i Legal description
 - ii. Total acreage
 - iii. Maximum proposed total number of dwelling units for all residential land uses combined;
 - iv. Maximum proposed total floor area for all nonresidential land uses combined, expressed in square feet.
- d. General Data Required for Each Proposed Subdistrict.
 - i. Total acreage;
 - ii. Maximum proposed total number of dwelling units for all residential land uses combined;
 - iii. Maximum proposed floor area for all nonresidential land uses combined, expressed in square feet.
- e. Property Development Regulations Required per Subdistrict by Land Use Type.
 - i. Proposed acreages for each proposed land use, including parks, open space, buffer zones, trails and school sites (as applicable);
 - ii. Minimum and maximum lot coverages;
 - iii. Minimum lot width;
 - iv. Minimum lot depth;
 - v. Minimum building setbacks (Front, Rear, Cumulative front and rear, Side-interior, Side-street, Cumulative side setbacks, Garage); vi. Maximum building height (Primary structure, Accessory structure);
 - vii. Maximum proposed density for each residential land use type expressed in dwelling units per gross acre of developable land;
 - viii. Maximum proposed intensity for each nonresidential land use type expressed in floor area ratio (FAR).

METES AND BOUNDS AND SURVEY - If the legal description consists of portions of lots or blocks, or if a legal subdivision has not been recorded for the property, a written sealed metes and bounds description accompanied by a survey map is required for the property proposed for the request, shall contain the stamp or seal and signature of a professional engineer or a registered land surveyor, and shall be dated within one year of the application submittal date.

TRAFFIC IMPACT ANALYSIS - As required in <u>20.04.380</u>, if the application is to rezone the subject property to a more intense zoning district, and if the proposed use meets the criteria set forth in <u>19.18.010(B)</u>.

CONTINUE ON NEXT PAGE



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PROOF OF OWNERSHIP - Certificate from a title company, warranty deed, or other legal document demonstrating that the individual(s) or corporation making the application is the current property owner. When the owner is a corporation, provide documentation on corporate letterhead that the individual signing as the owner on the application form is authorized to represent the corporation in this matter.

PROOF OF NOTICES SENT TO RECOGNIZED NEIGHBORHOOD ASSOCIATIONS - Section 2.102.090 of the El Paso City Code requires that notices be sent to recognized neighborhood associations registered with the City of El Paso. Proof of notices sent is required and may be demonstrated by a copy of an email message, or a certified mail receipt, or an affidavit attesting hand delivery.

ON-SITE POSTING OF NOTICE - When the subject property is larger than one acre in size.

ZONING CONDITIONS OR SPECIAL CONTRACTS - Copy of any special contracts or conditions imposed on the subject property.

SUBMITTAL VERIFICATION FORM - Submittal verification form, signed by the applicant and representative.

DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND DONATIONS FORM - Individuals or entities benefiting by a City Council Agenda item must disclose contributions or donations made to current members of Council under the City's Ethics Code.

CASHIER'S VALIDATION - Upon the application being deemed complete by the Planning Department, the required fee shall be paid. Payment can be made online by logging into https://aca-prod.accela.com/ELPASO/Default.aspx or by phone by calling (915) 212-0104, or at the One Stop Shop (811 Texas Avenue). Fees are nonrefundable. *In addition to the application fees, the City of El Paso will subsequently bill the applicant for public notice mailing and newspaper publication costs.*

<u>CERTIFIED TAX CERTIFICATE</u> - Prior to the item's placement on the City Council Agenda, a certified original city tax certificate is required for each parcel of property described in the application. Certified city tax certificates may be obtained at the City Tax Office, Wells Fargo Plaza, 221 N. Kansas, 3rd Floor, Suite 300. For any zoning application, all taxes must be paid in full before a public hearing is held by the City Council.



REQUIREMENTS REGARDING RECOGNIZED NEIGHBORHOOD ASSOCIATIONS

Section 2.102 of the El Paso City Code requires that notices be sent to recognized neighborhood associations within the City of El Paso for rezoning, special permit, and zoning condition amendment or release applications. Notices to recognized neighborhood associations must be sent prior to submittal of the application to the Planning and Inspections Department - Planning Division. Proof of notices may be demonstrated by providing a copy of the notification letter and a copy of an email message, a certified mail receipt, or an affidavit attesting hand delivery.

The notification letter sent by the applicant shall include the following information:

- 1. A detailed description of what is being applied for, including:
 - a. The street address and location of the property proposed for rezoning;
 - b. The legal description of the property proposed for rezoning; and,
 - c. Type of application being submitted (rezoning, special permit, or zoning condition amendment or release).
- 2. A statement as to the application's projected impact on the land comprising the geographic boundary of any affected recognized neighborhood associations.
- 3. The name, address, and telephone number of the applicant and/or representative as listed on the application.



REQUIREMENTS REGARDING ON-SITE POSTING OF NOTICE

The El Paso City Code requires on-site posting of notice by an applicant for rezoning, special permit, and zoning condition amendment or release applications for parcels of **one** acreor more in size. The on-site posting of notice shall comply with the following:

Location. The notice should be placed on the proposed site so that it is clearly visible and legible from each right-of-way abutting the property.

- 1. The sign(s) shall be placed perpendicular to the street frontage and be double sided.
- 2. One sign per right-of-way shall be required. However, if a property identified in an application is separated by a right-of-way, on-site postings shall be required on each side of the property divided by the right-of-way.
- 3. Required signage shall be made of durable material. Signage shall be properly anchored to the ground with at least two posts, or on a building, a fence, or a wall. The top of the text portion of such signage shall be a minimum of five feet above ground.

Duration of posting. On-site posting (within property lines) shall be continuous until final City Council action on the application. Posting shall commence at least **15 (fifteen) days** prior to the date of the first public hearing at the City Plan Commission. The applicant shall provide a digital or printed photograph to the Planning Division of the Planning and Inspections Department showing that all required signage has been properly placed on the property. Failure to provide such photograph proving compliance with signage requirements shall result in postponement of the application until such time as a photograph is received. Any sign required by this provision shall be removed **no later than 10 (ten) days after final action** on the application. Posting is continuous so long as lost, stolen, or vandalized signage is **replaced within five (5) days** following the mailing of a letter to the applicant by the City notifying the applicant that the sign has been lost, stolen, or vandalized.

<u>Size and content</u>. A sign area with a minimum width of eight feet and a minimum height of four feet shall be required. The sign shall provide a caption stating ["Location of Proposed Rezoning (or other type of application). Public Hearings are scheduled. Please call (telephone number is provided by the planning official)."] The caption shall also be provided in Spanish. The caption shall be a minimum of four inch high bolded block lettering in black and appear on a light green background.



SUBMITTAL VERIFICATION FORM

I, the applicant and/or representative for this application, acknowledge the following:

1. I attest that this application is complete and accurate to the best of my knowledge. I understand that any inaccurate or incomplete information provided on this application may delay the processing of the application and may delay any scheduled public hearings.

2. I have checked for zoning conditions, special contract conditions, deed restrictions, restrictive covenants, and subdivision plat notes for the property proposed for rezoning. (If a conflict should result with this rezoning request due to zoning conditions, special contract conditions, deed restrictions, restrictive covenants, and subdivision plat notes, it will be the applicant's responsibility to resolve the conflict.) I understand the implications of use and development restrictions that are a result of any zoning conditions, special contract conditions, deed restrictions, restrictive covenants, and subdivision plat notes. I understand that if requested, I must provide copies of any zoning conditions, special contract conditions, deed restrictions, restrictive covenants, and subdivision plat notes. I understand that if requested, I must provide copies of any zoning conditions, special contract conditions, deed restrictions, restrictive covenants, and subdivision plat notes. I understand that if requested, I must provide copies of any zoning conditions, special contract conditions, deed restrictions, restrictive covenants, and subdivision plat notes.

3. I understand that the applicant or representative is required to attend all scheduled meetings regarding this application, including the City Plan Commission public hearing, and the City Council public hearing. If the applicant or representative fails to appear at the scheduled public hearing before the City Plan Commission or City Council, the application may be postponed or may be heard without representation at the discretion of the body holding the hearing. I understand that if an applicant or representative fails to appear at the subsequent postponed hearing, this application may be dismissed for want of prosecution. Failure to receive a notice by the City shall not excuse failure to appear at the City Plan Commission or City Council public hearing.

4. I understand that the applicant is advised to meet with the City Representative where the property as listed on the application is located. It is recommended that the applicant keep the City Representative informed about the status of their application.

5. I understand that the City Council may approve, modify, deny, or table this application at its discretion and may or may not follow the recommendations of the City Plan Commission. A majority vote of all members of the City Council is required to overrule a recommendation of the City Plan Commission.

Name of Applicant

Applicant's Signature

Name of Representative

Representative's Signature

Date

Date

ADDITIONAL APPLICATIONS IN PROCESS REGARDING THIS PROPERTY (please check all boxes that apply):

Rezoning Application	Detailed Site Development Plan Application
Special Permit Application	Zoning Condition Amendment or Release Application
Subdivision Application	Historic Review Application
Building Permit	Zoning Board of Adjustment Application
Other	

For any information regarding this application, please contact the Planning & Inspections Department at (915) 212-0088 or visit our website at <u>http://www.elpasotexas.gov/planning-and-inspections</u>.

DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND DONATIONS FORM

In compliance with Title 2, Chapter 2.92, Section 2.92.080

Introduction:

Individuals or entities benefiting by a City Council Agenda item must disclose contributions or donations made to current members of Council under the City's Ethics Code. The information on this form is being captured for transparency purposes and will be noted on the relevant City Council Agenda. **Contributions and Donations do NOT disqualify an applicant from doing business with the City.**

Definitions:

A direct or indirect transfer of money, goods, services, or any other thing of value and includes an		
agreement made or other obligation incurred, whether legally enforceable or not, to make a transfer.		
The term includes a loan or extension of credit, other than those expressly excluded by the Texas		
Election Code, and a guarantee of a loan or extension of credit.		
A person making a contribution, including the contributor's spouse.		
Cash and the value of any in-kind contributions or gifts to the council member for use by their office or in		
their district,		
An individual and spouse, a business entity, or an individual who owns a business entity in whole or in		
part, or is operated by the individual, that is the subject of a council agenda item.		
Shall include but not be limited to any contract, bid award, franchise, permit, zoning or rezoning, and		
other award that council will vote on.		

Instructions: Please read and complete this form carefully. If you have made campaign contributions or donations to any current City Council member(s) totaling an aggregate of \$500 or more during their campaign(s) or term(s) of City office, you are required to disclose the information as specified below. If you have not made such contributions or donations past the limit specified in the ordinance, you are required to affirm your compliance with the municipal code. Please submit this completed form along with your application or proposal to the relevant city department. Failure to disclose campaign contributions or donations as required by the ordinance may result in a violation of the City's Ethics Code requirements, and sanctions under the Ethics Code 2.92.

Contributor / Donor Information:

Full Name		
Business Name		
Agenda Item Type		
Relevant Department		

Disclosure Affirmation: Please check the appropriate box below to indicate whether you have made campaign contributions or donations totaling an aggregate of \$500 or more to any City Council member(s) during their campaign(s) or term(s) of City office specified in Section 2.92.080 of the El Paso Municipal Code.

I have **NOT** made campaign contributions or donations totaling an aggregate of \$500 or more to any City Council member(s) during their campaign(s) or term(s) of City office, as specified in Section 2.92.080 of the El Paso Municipal Code.

OR

I have made campaign contributions or donations totaling an aggregate of \$500 or more to the following City Council member(s) during their campaign(s) or term(s) of City office:

OFFICE	CURRENT COUNCIL MEMBER NAME	AMOUNT (\$)
Mayor	Cinger S	
District 1	IN S	
District 2		
District 3	H S	201
District 4	360	05
District 5	625	
District 6	FY	S
District 7		
District 8		

Declaration: I hereby affirm that the information provided in this disclosure form is true and accurate to the best of my knowledge. I understand that this disclosure is required by Title 2, Chapter 2.92 of the El Paso Municipal Code and is subject to verification by the city authorities. Further, I understand that upon submission of this form, I must disclose any subsequent contributions or donations prior to the relevant council meeting date.

Signature: Date: