AN ORDINANCE TO AMEND, REENACT AND RECODIFY SECTION 1. DEFINITIONS; SECTION 31. SPECIAL PROVISIONS; SECTION 34. NAMEPLATES, SIGNS, AND OTHER DISPLAYS OR DEVICES TO DIRECT, IDENTIFY, AND INFORM; AND TO SECTION 36. ADMINISTRATION AND PROCEDURES, OF THE ARLINGTON COUNTY ZONING ORDINANCE TO REMOVE THE ZONING FEE SCHEDULE FROM THE ZONING ORDINANCE AND REPLACE IT WITH A REFERENCE TO INDICATE THAT FEES WILL BE CHARGED ACCORDING TO A SCHEDULE ADOPTED BY THE COUNTY BOARD.

Be it ordained that Sections 1, 31, 34 and 36 of the Arlington County Zoning Ordinance are hereby amended, reenacted and recodifed as follows to remove the zoning fee schedule from the Zoning Ordinance and to replace it with a reference to indicate that fees will be charged according to a schedule adopted by the County Board; to provide for efficient administration of the County's review process, to encourage economic development, and to promote the health, safety, and general welfare of the public:

#### **SECTION 1. DEFINITIONS**

# A. [Terms defined.]

For the purposes of this ordinance certain terms and words used herein shall be defined and interpreted as follows.

The word "used" includes "designed, intended or arranged to be used" and vice versa; words used in the present tense include the future; words used in the singular number include the plural number and vice versa; the word "building" includes the word "structure"; the word "dwelling" includes the word "residence"; the word "lot" includes the word "plot"; and the word "shall" is mandatory and not directory.

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Apartment house. Same as "Dwelling, multiple."

Application: an application is a document submitted to the County in an effort to obtain permission under the Arlington County Zoning Ordinance to proceed with a particular action. Examples of such actions include, but are not limited to: site plan, use permit, variance, appeals, administrative changes, and the like. Applications may include requests for buildability letters, zoning determinations, second sink letters, accessory dwellings, family suites, etc.

Automobile service station. Any premises used for supplying gasoline and oil, at retail direct to the customer, including minor accessories and services for automobiles.

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|----------|------------------|---|
| 29       | <b>SECTION 3</b> | 1. SPECIAL PROVISIONS   |
| 30       |                  |   |
| 31       |                  | * * *   |
| 32       | 17. Unific       | ed Commercial/Mixed Use Development   |
| 33       |                  |   |
| 34       |                  | * * *   |
| 35       |                  |   |
| 36       | d.               | Procedures for Unified Commercial/Mixed Use Development Approval.                 |
| 37       |                  | (1) Unified Commercial/Mixed Use Developments shall be permitted by               |
| 38       |                  | use permit approval, as specified in Section 36G.                                 |
| 39       |                  | (2) An approved use permit for a Commercial/Mixed Use Development                 |
| 40       |                  | Plan may be modified or amended as specified in Subsection 36.G.                  |
| 41       |                  | (3) Fee(s): As specified in Section 36.G.4.e.                                     |
| 42       |                  | * * *   |
| 43       |                  | ጥ ጥ ጥ   |
| 44       |                  |   |
| 45       | SECTION 2        | A NAMEDI ATEC CICNC AND OTHER DICRI AVC OR DEVICES TO                             |
| 46<br>47 |                  | 4. NAMEPLATES, SIGNS, AND OTHER DISPLAYS OR DEVICES TO DENTIFY, AND INFORM*       |
| 48       | DIKEC1, IL       | DENTIFI, AND INFORM   |
| 49       |                  | * * *   |
| 50       |                  |   |
| 51       | A. Administ      | ration  |
| 52       | 71. 71diiiii.gc  |   |
| 53       | 1.               | A sign permit shall be obtained from the Zoning Administrator before any          |
| 54       |                  | sign or advertising is erected, displayed, replaced, or altered so as to change   |
| 55       |                  | its overall dimensions (except any sign listed in subsection E. of this section). |
| 56       |                  | Every application for a sign permit shall be accompanied by plans showing         |
| 57       |                  | the area of the sign, the size, and design proposed; the method of lighting, if   |
| 58       |                  | any; and the exact location proposed for the sign. A sign permit for a            |
| 59       |                  | permanent sign shall be approved or rejected within five (5) work days. Upon      |
| 60       |                  | request, a statement of the reasons for denial of a sign permit shall be          |
| 61       |                  | provided within thirty (30) days after rejection. A sign permit for any           |
| 62       |                  | temporary sign that requires a permit shall be approved or rejected within        |
| 63       |                  | twenty-four (24) hours of the receipt of a sign permit application. If the permit |
| 64       |                  | is denied, the reason for the denial will be given orally, with a written reason  |
| 65       |                  | provided within five (5) days, if requested. Every sign for which a permit is     |
| 66       |                  | issued, except temporary signs, shall have the permit number and the date of      |

issuance affixed thereon in letters one (1) inch high at the bottom right-hand

corner. A fee of one hundred (\$100.00) dollars shall be paid for a sign permit

for a permanent sign, plus one dollar and fifteen cents (\$1.15) per square foot

for any sign exceeding one hundred (100) square feet in size.

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| 2. | Prohibited signs and other signs not identified in this section shall not be |
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|    | permitted by variances.  |

- 3. Special exceptions: A comprehensive sign plan may be approved by use permit or site plan approval as provided in Section 36. The comprehensive sign plan shall establish the placement of signs, the hours of lighting, the height of signs, the total number of square feet of sign surface, and the number of signs to be placed on a site. Every application for a comprehensive sign plan shall be accompanied by a fee of one thousand six hundred eighty four dollars (\$1,684.00). In addition, every application for an administrative review request for signs shall be accompanied by a fee of one hundred fourteen dollars (\$114.00).
- 4. Wherever commercial speech is permitted on a sign under this section of the ordinance, noncommercial speech also is permitted.

\* \* \*

# **SECTION 36. ADMINISTRATION AND PROCEDURES**

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# **B.** Interpretation and General Administration.

Other uses of the same general character as those listed in a particular classification may be permitted in the mapped districts of that classification by the Zoning Administrator. Any use so determined shall be regarded as a listed use and a log of all said determinations shall be maintained as a part of the public records of the Zoning Administrator. In no instance, however, shall a use be permitted in a district when said use is first permitted in a classification which, in this zoning text, follows that for said district.

The Zoning Administrator may provide a written statement of the current classification of a property, the uses permitted in said classification, and verification of compliance with the Zoning Ordinance. The application for such a statement from the Zoning Administrator shall be accompanied by a fee of three hundred dollars (\$310.00). Applications for letters to the Virginia Department of Motor Vehicles regarding new and used motor vehicle sales and rental lots shall be accompanied by a fee of five hundred seventeen dollars (\$517). Requests for special agreement letters and supplemental documentation for financing, settlements, court cases, and the like shall be accompanied by a fee of two thousand sixty six dollars (\$2,066). Requests for determination of lot buildability shall be accompanied by a fee of fifty two dollars (\$52).

109 (Ord. No. 89-10, 5-13-89; Ord. No. 92-13, 4-25-92; Ord. No. 95-9, § 4-29-95; Ord. No. 98-110 11, 7-1-98; Ord. No. 01-8, 4-21-01; 4-24-04; 10-1-07; 04-19-08)

C. Permits.

- 1. No excavation shall be commenced; no wall, structure, premises or land shall be used; no wall, building or structure or part thereof shall be built, constructed or altered; nor shall any building be moved; nor shall any regulated sign be erected, repaired or repainted until application has been made and the proper approval or permit has been obtained from the Zoning Administrator.
- 2. All applications for building permits shall be accompanied by accurate plot plans in triplicate drawn to scale, showing the actual shape and dimensions of the lot to be built upon, the exact sizes and locations on the lot of the structures and accessory structures then existing, and the lines within which the proposed building or structure shall be erected or altered, the existing and intended use of such structure or part thereof, the number of dwelling or housing units the building is designed to accommodate, and such other information with regard to the lot and neighboring lots as may be necessary to determine and provide for the enforcement of this ordinance.
- 3. In order to determine whether or not a permit should be issued under this section, the Zoning Administrator in appropriate cases, may require that the application for a building permit be accompanied by a topographic survey of the lot showing existing and proposed grades.
- 4. Every application for a building permit that is required under this section of the Zoning Ordinance shall be accompanied by a fee as follows:

a. New Construction:

| New single family, townhouses, duplexes (by right and     | \$517 per dwelling unit                       |
|---|---|
| site plan)  |   |
| By-right development, including apartments, retail, and   | \$207 plus \$104 per 10,000 square feet       |
| offices   | gross floor area or fraction thereof          |
| Site plan projects, including office, residential, hotel, | \$517 plus \$207 per 5,000 square feet gross  |
| commercial and institutional uses (excluding townhouses)  | floor area or fraction thereof                |
| New parking structures and lots (by-right and site plan   | \$207 plus \$104 per 5, 000 square feet gross |
|   | floor area or fraction thereof                |

# b. *Modifications to Existing Structures*:

| Exterior Additions:                   |   |  |
|---------------------------------------|---|--|
| Single-Family, town houses, duplexes  | <del>\$104</del>                                      |  |
| All Other                             | \$310 flat fee  |  |
| Exterior mechanical equipment         | <del>\$52</del>                                       |  |
| Interior Alterations:                 |   |  |
| Single-family dwellings, town houses, | \$104   |  |
| duplexes, apartments                  |   |  |
| All Other                             | \$155 per 10,000 square feet gross floor area or part |  |
|                                       | thereof   |  |

Request to Advertise
Remove Fee Schedule from Zoning Ordinance
Adopt Fee Schedule
-22PLA-5193

| 140 |  |
|-----|--|
| 141 | e. Other Types of Building Permits:  |
| 142 | Footing and foundation, and excavation by right\$ 52                         |
| 143 | Footing and foundation, and excavation single—family—site plan\$104          |
| 144 | Footing and foundation, and excavation all other – site plan\$1033           |
| 145 | Retaining walls \$52   |
| 146 | ——————————————————————————————————————                                       |
| 147 | Detached garages and accessory buildings \$52                                |
| 148 | ——————————————————————————————————————                                       |
| 149 | By-right construction, per site \$104  |
| 150 | Site plan construction, per site \$1,033                                     |
| 151 | Swimming pools \$52  |
| 152 | Satellite dish, antennae, temporary structures (e.g. fireworks stands) \$78  |
| 153 | ——————————————————————————————————————                                       |
| 154 | Revisions to approved by-right and site plan new construction only projects. |
| 155 | <del>\$52</del>  |
| 156 | Revisions to approved site plan new construction only projects \$207         |
| 157 | Uses not elsewhere specified \$52  |
| 158 | Requests for sink letters shall be accompanied by a fee of twenty-five       |
| 159 | <del>dollars (\$26)</del>  |
| 160 | d. The following additional fee shall apply to each permit:                  |
| 161 | 1. A 10% automation enhancement surcharge.                                   |
| 162 | ( <u>10-1-07; 04-19-08)</u>  |
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| 164 | D. Certificates of Occupancy.  |

# **D.** Certificates of Occupancy.

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Every certificate of occupancy shall state that the building or the proposed use of a building or land complies with all provisions of law and of County ordinances and regulations. No occupancy, or change of occupancy, use or change of use of any land or building shall take place until a certificate of occupancy shall have been issued by the Zoning Administrator. This provision shall include a new building, an existing building which has been altered, a change in ownership of buildings other than one- or two-family dwellings, a conversion to condominiums or cooperatives, the use of vacant land, a change in the use of land or of a building, or change in a nonconforming use. Said certificate shall be issued within ten (10) days after a written request for the same has been made to the Zoning Administrator, provided it has been determined that such occupancy, use, erection or alteration of such building or land or part thereof has been completed in conformity with the provisions of this ordinance. The fee for such certificate of occupancy shall be as set forth below, paid to the treasurer, Arlington County, Virginia.

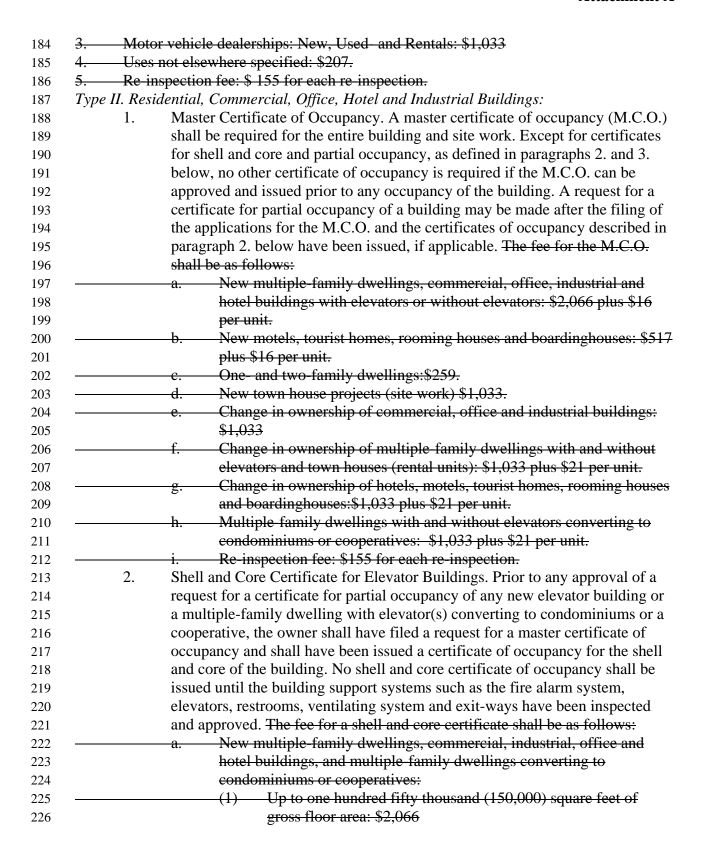
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Type I. Flat Fees: Swimming pools; parking lots; motor vehicle dealerships: new, used and 180 rentals; accessory dwellings; uses not elsewhere specified.

- Swimming pools: \$207 182 1.
- Parking lots: \$207. 183

Request to Advertise Remove Fee Schedule from Zoning Ordinance Adopt Fee Schedule -23-PLA-5193



| 227 | (2) Over one hundred fifty thousand (150,000) square feet of gross                             |
|-----|--|
| 228 | floor area: \$2,583  |
| 229 | b. Re inspection fee: \$155 for each re inspection.  |
| 230 | 3. Certificate for Partial Occupancy. A request for a certificate for partial                  |
| 231 | occupancy of a multiple-family dwelling or hotel and tenant space for an                       |
| 232 | office, commercial or industrial building may be made; however, no                             |
| 233 | certificate for partial occupancy shall be issued unless the space is approved                 |
| 234 | for occupancy and the master certificate of occupancy or the shell and core                    |
| 235 | certificates of occupancy for the building have been issued. The fee for                       |
| 236 | certificate for partial occupancy shall be as follows:   |
| 237 | a. Commercial, office and industrial uses:   |
| 238 | (1) Up to one hundred fifty (150) square feet of gross floor area                              |
| 239 | (desk space): \$207  |
| 240 | (2) Over one hundred fifty (150) square feet of gross floor area and                           |
| 241 | up to two thousand (2,000) square feet of gross floor area: \$310                              |
| 242 | (3) Over two thousand (2,000) square feet of gross floor area: \$517                           |
| 243 | per ten thousand (10,000) square feet of gross floor area or                                   |
| 244 | fraction thereof.  |
| 245 | b. Multiple-family dwellings: \$414 plus \$21 per unit.  |
| 246 | c. Hotels:\$414 plus \$21 per unit.  |
| 247 | d. Town house units: \$259 plus \$21 per unit.   |
| 248 | e. Parking structures associated with office, commercial, apartment and                        |
| 249 | hotel: \$517 plus \$52 per 5,000 square feet.  |
| 250 | f. Re-inspection fee: \$155 for each re-inspection.  |
| 251 | Type III. Parking Structures (not associated with other uses).: \$104 per 5,000 square feet of |
| 252 | gross floor area or fraction thereof.  |
| 253 | Type IV. County Owned, Operated and/or Sponsored Facilities and Activities and Short-term      |
| 254 | Activities of Nonprofit Organizations.: No fee.  |
| 255 | Type V. Family Day Care Homes for One (1) to Nine (9) Children.: \$26                          |
| 256 | 4. Requests for replacement of a lost Certificate of Occupancy shall be accompanied            |
| 257 | by a fee of twenty five dollars (\$26).  |
| 258 | 5. A 10% automation enhancement surcharge shall be applied to each permit above.               |
| 259 | (7-1-73; 2-21-76; Ord. No. 83-17, 7-1-83; Ord. No. 84-4, 2-4-84; Ord. No. 84-16, 6-2-84;       |
| 260 | Ord. No. 90-7, 7-1-90; Ord. No. 93-15, 7-27-93; Ord. No. 94-12, 4-23-94; Ord. No. 97-5, 4-     |
| 261 | 12-97; Ord. No. 00-10, 4-13-00; Ord. No. 01-13, 6-9-01; <u>10-1-07</u> ; <u>04-19-08</u> )     |
| 262 |  |
| 263 | E. Board of Zoning Appeals; Variances and Appeals.   |
| 264 |  |
| 265 | 1. There shall be a Board of Zoning Appeals as provided for and having the                     |

1. There shall be a Board of Zoning Appeals as provided for and having the powers, functions and responsibilities as described in the Code of the Commonwealth of Virginia.

2. Every appeal from a determination of the Zoning Administrator and every application for a variance shall be filed in writing with the Zoning

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| 270 | Administrator. The time of the public hearing is determined by the Board of |
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| 271 | Zoning Appeals. The filing fee shall be as follows:                         |
| 272 | a. Appeals from a determination of the Zoning Administrator \$517.          |
| 273 | b. Variances or Use Permits for existing single-family residential          |
| 274 | Three hundred twenty-one dollars (\$321) for the first subsection of the    |
| 275 | Zoning Ordinance being modified. Each additional subsection to be           |
| 276 | modified will be an additional fee of twenty percent (20%) of the base      |
| 277 | <del>fee.</del>   |
| 278 | c. Variances or Use Permits for single-family new                           |
| 279 | construction/resubdivision for new construction - Two thousand five         |
| 280 | hundred forty two dollars (\$2,542) for the first subsection of the         |
| 281 | Zoning Ordinance being modified. Each additional subsection to be           |
| 282 | modified will be an additional fee of twenty percent (20%) of the base      |
| 283 | <del>fee.</del>   |
| 284 | d. Variance or Use Permit applications from nonprofit organizations and     |
| 285 | for nonprofit institutional uses - Two hundred sixty four dollars           |
| 286 | <del>(\$264).</del>   |
| 287 | e. Variances or Use Permits for a building location error, defined as a     |
| 288 | request for an "as-built" variance when a new structure is not built in     |
| 289 | accordance with the approved plans - Three thousand eight hundred           |
| 290 | twenty three dollars (\$3,823).   |
| 291 | f. Variances or Use Permits for all other uses Three thousand one           |
| 292 | hundred sixty seven dollars (\$3,167) for the first subsection of the       |
| 293 | Zoning Ordinance being modified. Each additional subsection to be           |
| 294 | modified will be an additional fee of twenty percent (20%) of the base      |
| 295 | <del>fee.</del>   |
| 296 | g. A 10% automation enhancement surcharge shall be applied to each          |
| 297 | application above.  |
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# F. Amendments.

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- 1. The County Board may, from time to time on its own motion or on petition of the owner or owners of property, after public notice and hearing, amend the requirements and districts herein established. All changes and amendments shall be referred to the County Planning Commission.
- 2. Every application by a property owner or contract owner for an amendment shall be filed in writing with the Zoning Administrator one hundred twenty (120) days before the public hearings; however, the County Board may, on its own motion, schedule hearings for a date which is less than one hundred twenty (120) days from the date of filing of the application. When a completed zoning amendment application is filed concurrently with a completed site plan or major site plan amendment application, the Zoning

Administrator shall notify, as required in Administrative Regulation 4.1, the applicant that the public hearing for the amendments will be concurrent with the hearing on the associated site plan or site plan amendment. The date of filing of a complete application shall be determined as set forth in Administrative Regulation 4.1, based on whether the requirements of Administrative Regulation 4.1 have been met. Public hearings for changes and amendments which are proposed by the County Board on its own motion for any property within the County may be held by the County Board at any meeting of the Board. Applications for rezoning of County property shall be filed immediately after the board authorizes advertising of the action unless the County Manager has caused an application to be filed prior to such time. (2-7-04)

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3. Every application for such amendment shall be accompanied by a filing fee as follows:

328 329 330 On a request of an owner or contract owner applying for an amendment to be heard at a regular zoning hearing:

| An Amendment for     | Site Area 25,000 Sq. Ft. or  | Site Area More Than 25,000    |
|----------------------|------------------------------|-------------------------------|
| Rezoning To:         | <del>Less</del>              | <del>Sq. Ft.</del>            |
| "R" Districts        | \$3,957 plus \$1,033 DES fee | \$5,253 plus \$2,066 DES fee  |
| "RA" Districts       | \$3,957 plus \$1,033 DES fee | \$6,550 plus \$3,099 DES fee  |
| "RA-H," "R-C," "RA-  | \$8988 plus \$3,099 DES fee  | \$13,476 plus \$5,165 DES fee |
| H.3.2" and "RA4.8"   | _                            | _                             |
| <del>Districts</del> |                              |                               |
| "S", "C" and "M"     | \$6,550 plus \$3,099 DES fee | \$9,143 plus \$3,099 DES fee  |
| <del>Districts</del> |                              |                               |
| "C-O" Districts      | \$13,476 plus \$5,165DES fee | \$13,476 plus \$5,165 DES fee |

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dollars (\$6,560) plus two thousand sixty-six dollars (\$2,066) for the Department of Environmental Services. When the County Board proposes an amendment in the public interest: No fee. When an application for rezoning requires consideration of a general d. land use plan amendment: Above fee schedule plus eight thousand two hundred sixty-four (\$8,264) plus four thousand one hundred thirty-two dollars (\$4,132) for Department of Environmental Services review. When an application for rezoning is accompanied by an application for a site plan: Above fee schedule plus the applicable site plan fee. A 10% automation enhancement surcharge shall be applied to each

For applicants applying to the County Board for an amendment on its

own motion: Above fee schedule, plus six thousand five hundred sixty

4. No application for any change of zoning of the same lot shall be considered by the County Board within a period of three hundred sixty (360) days from its

application.

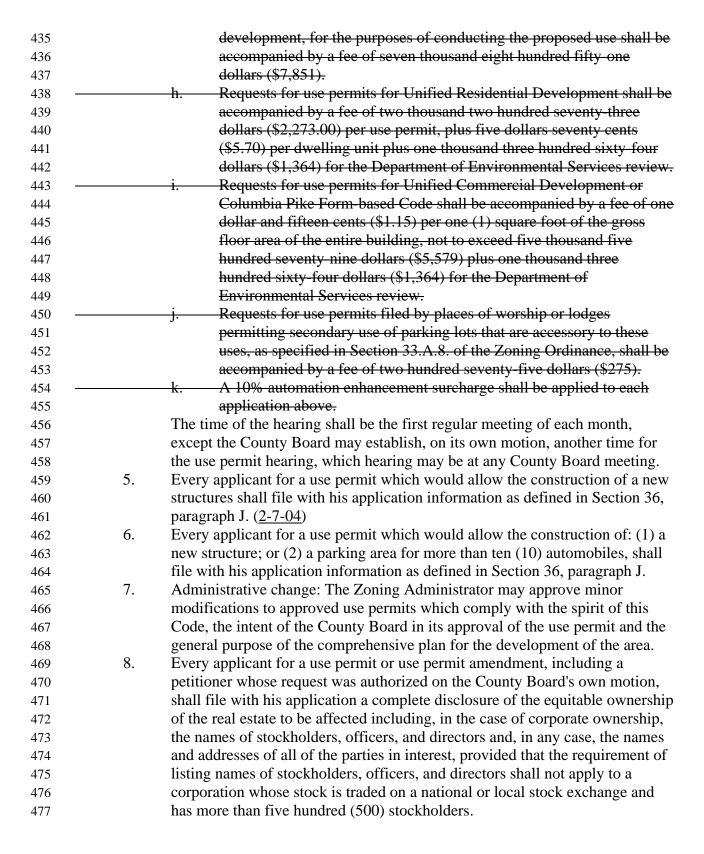
- last consideration by the County Board. This provision, however, shall not impair the right of the County Board to propose a change of zoning on its own motion.
  - 5. Any amendment or amendments adopted by the County Board may be modified from the form in which they were advertised within the limits necessary to relate properly such amendment or amendments to the comprehensive zoning plan and ordinance.
  - 6. Every applicant for an amendment, including a petitioner whose request was authorized on the County Board's own motion, shall file with his application a complete disclosure of the equitable ownership of the real estate to be affected including, in the case of corporate ownership, the names of stockholders, officers and directors, and in any case the names and addresses of all of the parties in interest, provided that the requirement of listing names of stockholders, officers and directors shall not apply to a corporation whose stock is traded on a national or local stock exchange and having more than five hundred (500) shareholders.

(5-1-71; 6-30-71; 2-5-72; 6-5-79; 6-9-79; Ord. No. 89-10, 5-13-89; Ord. No. 91-19, 5-14-91; Ord. No. 92-13, 4-25-92; Ord. No. 95-9, § 4-29-95; Ord. No. 98-11, 7-1-98; Ord. No. 00-13, 5-20-00; Ord. No. 01-7, 4-21-01; Ord. No. 01-8, 4-21-01; 10-1-07; 04-19-08)

#### G. Use Permits.

- 1. Use permits may be issued for any of the special exceptions or conditional uses for which a use permit is required by the provisions of this ordinance; provided, that the County Board shall find that after a duly advertised hearing, the use will not: (1) affect adversely the health or safety of persons residing or working in the neighborhood of the proposed use; (2) be detrimental to the public welfare or injurious to property or improvements in the neighborhood; (3) be in conflict with the purposes of the master plans of the County. In granting any use permit the County Board shall designate such conditions in connection therewith as will, in its opinion, assure that the use will conform to the foregoing requirements and that such use will continue to do so.
- 2. Construction or operation shall be commenced within one (1) year of date of issuance or the use permit becomes void; provided, however, that in granting a use permit the County Board may extend this period to up to three (3) years upon its determination that additional time may be needed to commence construction or operation. If after a use permit has been used and the use for which the use permit was obtained is discontinued for more than one (1) year, the use permit becomes void.
- 3. No application for a use permit for the same lot shall be considered by the County Board within a period of three hundred sixty (360) days from its last consideration. This provision, however, shall not impair the right of the County Board to propose a use permit on its own motion.

| Written application for a use permit shall be filed with the   | Zoning                       |
|--|------------------------------|
| 392 Administrator. An application for Unified Residential Dev  | •                            |
| shall comply with applicable portion of Administrative Re  |                              |
| 394 Unified Residential Development Use Permit Approval Pr   | •                            |
| amended. Use Permits shall be heard at the first regular m   |                              |
| month, except the County Board may establish, on its own   | _                            |
| time for the use permit hearing, which hearing may be at a   |                              |
| 398 meeting.   | any County Dourd             |
| 399 a. Requests for family home day care use permits sha   | all be accompanied           |
| 400 by a fee of one hundred fourteen dollars (\$114).  | an oc accompanica            |
| 401 b. Schools, including private, elementary, or secondary  | ry schools and               |
| 402 kindergartens, nursery schools, child care centers,  | •                            |
| 403 kindergartens, nursery schools, einite care centers, programs regulated by Chapter 52 of the Arlington   | •                            |
| 404 a total enrollment that is equal to, or less than, 100   | •                            |
| 405 accompanied by a fee of one hundred thirty dollars   |                              |
| 405 accompanied by a fee of one numered thirty donars 406 — c. Schools, including private, elementary, or secondary  | *                            |
|  | •                            |
|  |                              |
| 408 regulated by Chapter 52 of the Arlington County C  |                              |
| 409 enrollment that exceeds 100 students but is equal to   |                              |
| students shall be accompanied by a fee of three hu   | narea ten aonars             |
| 411 (\$310).   |                              |
| d. Every other application for a noncommercial or co   |                              |
| except requests that include construction of a new   | _                            |
| 414 purposes of conducting the use and requests for co   |                              |
| 415 <u>include substantial alteration of structures or sites</u>   | `                            |
| 416 alterations affecting more than fifty (50) percent o   |                              |
| of the structure, resulting in the expansion of the fi   |                              |
| 418 more than twenty (20) percent or resulting in the d  |                              |
| than fifty (50) percent of the site), requests for rest  |                              |
| 420 through windows, requests for automobile service   |                              |
| 421 without vehicle repair service, or requests for live   |                              |
| 422 <u>public garages and food delivery services, shall be</u>   | accompanied by a             |
| 423 <u>fee of one thousand six hundred eighty-four dollar</u>  |                              |
| e. Requests for commercial uses that include substan   |                              |
| 425 structures and site, restaurants with drive through  |                              |
| 426 <u>automobile service stations with or without vehicle</u>   | -                            |
| 427 shall be accompanied by a fee of seven thousand e  | eight hundred fifty          |
| 428 one dollars (\$7,851), plus six hundred sixty dollars  | <del>s (\$682) for the</del> |
| 429 Department of Environmental Services review.   |                              |
| 430 <u>f. Requests for live entertainment, public garages and a second control of the seco</u> | <del>d food delivery</del>   |
| 431 services shall be accompanied by a fee of one thou   |                              |
| 432 thirty seven dollars (\$1,137).  |                              |
| •  |                              |
| g. Requests for use permits of any type that include of building, excluding one-family dwellings under the   |                              |



478 (10-3-74; 11-23-74; 2-21-76; Ord. No. 87-5, 2-28-87; Ord. No. 89-10, 5-13-89; Ord. No. 92-479 13, 4-25-92; Ord. No. 92-23, 6-13-92; Ord. No. 94-12, 4-23-94; Ord. No. 95-9, § 4-29-95; Ord. No. 96-2, 1-20-96; Ord. No. 97-15, 7-19-97; Ord. No. 98-11, 7-1-98; Ord. No. 00-14, 5-20-00; Ord. No. 01-8, 4-21-01; 10-1-07; 04-19-08)

# H. Site Plan Approval.

6. Affordable Dwelling Units for Increased Density Within General Land Use Plan.

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a. In exchange for approval by the County Board of a site plan containing density equal to or greater than 1.0 FAR, affordable dwelling units (ADUs), or optional contributions to support ADUs in lieu thereof, shall be required in accordance with the following provisions of this subsection.

i. Site plans containing less than 1.0 FAR shall be exempt from the ADU requirements hereof.

 b. Once a site plan has been approved, the site plan applicant must select one of the following options for meeting the ADU requirements:

 i. On-Site Units. Unless a different option is selected by the applicant, ADUs shall be provided on-site as part of the site plan project, the total gross square footage of which shall be 5% of the GFA above 1.0 FAR; or

ii. Off-Site Nearby. ADUs shall be provided off-site near the site plan project, the total gross square footage of which ADUs shall be 7.5% of the GFA of the site plan project above 1.0 FAR. For purposes of this subsection, near the site shall mean as follows: if the site plan project is in a Metro Station Area, the off-site units shall be within 0.5 miles from any Metro Station; if the site plan project is not in a Metro Station Area,

the off-site units shall be within 0.5 miles of the project; or Off-Site Elsewhere. ADUs shall be provided in locations in the County other than those provided for in i.and ii., the total gross square footage of which ADUs shall be 10% of the GFA of the site plan project above 1.0 FAR; or

iv. Cash Contribution. The applicant shall make a cash contribution to the Affordable Housing Investment Fund calculated as follows for each of the described tiers;

1. \$1.50 per square foot of GFA for first 1.0 FAR.

2. \$4.00 per square foot of GFA from 1.0 FAR to 3.0 FAR for residential projects and \$4.00 per square foot of all GFA above 1.0 FAR in commercial projects (including hotel and retail).

| 522 |     | 3.                   | \$8.00 per square foot of GFA above 3.0 FAR for              |
|-----|-----|----------------------|--|
| 523 |     |                      | residential projects.  |
| 524 |     | 4.                   | For mixed-use projects, cash contributions shall be          |
| 525 |     |                      | calculated by applying the proportionate amount of           |
| 526 |     |                      | commercial and residential GFA to each tier.                 |
| 527 |     | 5.                   | The cash contribution will be indexed to Consumer            |
| 528 |     |                      | Price Index for Housing in the Washington-Baltimore          |
| 529 |     |                      | MSA as published by the Bureau of Labor Statistics           |
| 530 |     |                      | and adjusted annually, beginning January 2007.               |
| 531 |     |                      | Revised amounts apply only to site plans filed after the     |
| 532 |     |                      | adjustment date. Amounts for the calculation of the          |
| 533 |     |                      | cash option are established at the time the site plan        |
| 534 |     |                      | application is filed.  |
| 535 |     |                      |  |
| 536 |     |                      | * * *  |
| 537 |     |                      |  |
| 538 | 11. | [Information Require | ed: Every applicant for a site plan approval shall file with |

11. [*Information Required:*] Every applicant for a site plan approval shall file with his application information as defined in Section 36, paragraph J.

12. Application Fees: Every application for a phased development or final site plan approval for any major project or minor site plan amendment shall be accompanied by a fee in accordance with the following schedule:

| Phased Development Site Plan     | \$18,966 plus \$114 per acre of site |
|----------------------------------|--------------------------------------|
| 1                                | area, plus Department of             |
|                                  | Environmental Services review        |
|                                  | fee of \$18.966 plus \$114 acre of   |
|                                  | site area                            |
| Final Site Plan (R, RA less than | \$2,810 plus                         |
| 25 units and C-2)                | \$23 per 100 square feet of          |
|                                  | commercial and office space and      |
|                                  | \$104 per unit, plus Department of   |
|                                  | Environmental Services review        |
|                                  | fee of \$1,033 plus \$11 per 100     |
|                                  | square feet of commercial and        |
|                                  | office space plus \$52 per unit      |
| Final Site Plan (All other)      | \$8,988 plus                         |
|                                  | \$23 per 100 square feet             |
|                                  | commercial and office space and      |
|                                  | \$104 per dwelling unit and \$104    |
|                                  | per hotel unit plus Department of    |
|                                  | Environmental Services review        |
|                                  | fee of \$4,132 plus \$11 per 100     |
|                                  | square feet of office and            |
|                                  | commercial space plus \$52 per       |

539

540

541

|                                   | unit                                  |
|-----------------------------------|---------------------------------------|
| Major Site Plan Amendments (R,    | \$2,810 plus                          |
| RA of less than 25 units and C-2) | \$23 per 100 square feet of           |
| ,                                 | commercial and office space and       |
|                                   | \$104 per dwelling unit and \$104     |
|                                   | per hotel unit, plus Department of    |
|                                   | Environmental Services review         |
|                                   | fee of \$1,033 plus \$11 per 100      |
|                                   | square feet of office and             |
|                                   | commercial space plus \$52 per        |
|                                   | hotel unit and dwelling unit          |
| Major Site Plan Amendments (all   | \$8,988 plus                          |
| <del>other)</del>                 | \$23 per 100 square feet of           |
|                                   | commercial and office space and       |
|                                   | \$104 per dwelling unit and \$104     |
|                                   | per hotel unit, plus Department of    |
|                                   | Environmental Services review         |
|                                   | fee of \$4,132 plus \$11 per 100      |
|                                   | square feet of office and             |
|                                   | commercial space plus \$52 per        |
|                                   | hotel unit and dwelling unit          |
| Minor Site Plan Amendment         | \$2,252 plus                          |
|                                   | \$23 per 100 square feet of           |
|                                   | commercial and office space and       |
|                                   | \$104 per dwelling unit and \$104     |
|                                   | per hotel unit, plus Department of    |
|                                   | Environmental Services review         |
|                                   | fee of \$1,033 plus \$11 per 100      |
|                                   | square feet of office and             |
|                                   | commercial space plus \$50 per        |
|                                   | hotel unit and dwelling unit          |
| Final 4.1 Plan Review             | \$1,137 plus                          |
|                                   | \$23 per 100 square feet of           |
|                                   | commercial and office space, and      |
|                                   | \$104 per dwelling unit and \$104     |
|                                   | per hotel unit, plus Department of    |
|                                   | Environmental Services review         |
|                                   | fee of \$625 plus \$11 per 100        |
|                                   | square feet of office and             |
|                                   | commercial space plus \$52 per        |
|                                   | hotel unit and dwelling unit          |
| Additional Review Fee             | \$517 per resubmittal after the first |
|                                   | resubmittal plus \$11 per unit        |
|                                   | residential and \$11 per 1,000        |

|                                   | square feet of nonresidential   |
|-----------------------------------|---|
|                                   | space plus Department of  |
|                                   | Environmental Services review   |
|                                   | fee of \$259 plus \$6 per unit  |
|                                   | residential plus \$6 per 1,000  |
|                                   | square feet of nonresidential   |
|                                   | space   |
| Administrative Changes            | Five hundred forty-five dollars   |
|                                   | (\$563) per request per subsection  |
| Administrative Changes to         | <del>\$52</del>   |
| landscape plans (TH and cluster)  |   |
| Administrative Changes to         | <del>\$620</del>  |
| landscape plan (all other)        |   |
| Administrative Changes to         | \$104   |
| comprehensive sign plans          | ' -   |
| Administrative Changes to         | <del>\$620</del>  |
| parking                           | \$ \displays \dis |
| Administrative Changes to allow   | \$ <del>259</del>   |
| dishes and antennas               | Ψ237  |
| Administrative Changes for        | <del>\$620</del>  |
|                                   | Ψ020  |
| Administrative Changes for        | <del>\$259</del>  |
| outdoor seating                   | Ψ237  |
| Administrative Changes for tenant | \$ <del>104</del>   |
| changes                           | Ψ10-1   |
| Administrative Changes for        | <del>\$620</del>  |
| façade changes                    | Ψ020  |
| Administrative Changes for all    | \$1,033   |
| other and requests with multiple  | Ψ1,033  |
| items                             |   |
| Landscape Plan reviews (TH,       | \$285 plus  |
| Cluster and URDs)                 | \$285 Department of   |
| Cluster and UKDS)                 | Environmental Services review   |
|                                   |   |
| Landsona Dlan Davierra (All       | fee<br>\$517 plus   |
| Landscape Plan Reviews (All       | \$517 plus  |
| <del>other)</del>                 | \$285 Department of   |
|                                   | Environmental Services review   |
| E' 1E 1 D :                       | fee   |
| Final Façade Review               | \$517   |
| Automation Enhancement            | A 10% automation enhancement  |
|                                   | surcharge shall be applied to each  |
|                                   | application above.  |

# **Attachment A**

|                | * * *   |
|----------------|---|
| ŀ              | K. Subdivision Plat Review.   |
| <del>.</del> - | <ul> <li>Every subdivision plat submitted for review for compliance with the Zoning Ordinance or site plan conditions shall be accompanied by a fee in accordance with the following schedule adopted by the County Board.: <ul> <li>a. Subdivision plat—Base fee of one hundred forty one dollars (\$141.00), plus seventy seven dollars (\$77.00) per lot.</li> <li>b. Residential and commercial condominium plats—Base fee of one hundred forty—one dollars (\$141.00) for nine (9) units or less; two hundred eighty—one dollars (\$281.00) for ten (10) or more units.</li> </ul> </li> </ul> |
| (              | Ord. No. 94-12, 4-23-94; Ord. No. 97-5, 4-12-97; Ord. No. 00-10, 4-13-00; 04-19-08)   |
| •              | * * *   |
| N              | M. <u>Fees</u>  |
|                |   |
|                | The County Manager shall recommend and the County Board shall adopt a schedule of fees  |
| to             | o be paid upon the filing of each application, permit and inspection required by this   |
| (              | Ordinance.  |
|                |   |

AN ORDINANCE TO ADOPT A ZONING FEE SCHEDULE AND TO SET FEES AT A LEVEL THAT WILL COVER THE COST OF MAKING INSPECTIONS, ISSUING PERMITS, ADVERTISING OF NOTICES AND OTHER EXPENSES INCIDENT TO THE ADMINISTRATION OF A ZONING ORDINANCE OR TO THE FILING OR PROCESSING OF ANY APPEAL OR AMENDMENT THERETO.

Whereas, in order to provide for efficient administration of the County's Zoning Ordinance, provide for the efficient administration of the zoning inspection, permitting and review process, to encourage economic development, and to promote the health, safety, and general welfare of the public it is necessary for the County to recover the costs of those services from the applicants; and

Whereas the County is authorized by Virginia Code §15.2-2286, to charge fees to recover its costs of making inspections, issuing permits, advertising of notices and other expenses incident to the administration of the Zoning Ordinance and the filing or processing of any appeal or amendment thereto;

Therefore, be it ordained by the County Board of Arlington County that the fee schedule attached hereto is hereby adopted:

# ARLINGTON COUNTY, VIRGINIA DEPARTMENT OF COMMUNITY PLANNING, HOUSING AND DEVELOPMENT ZONING ADMINISTRATION

# CONSOLIDATED FEE SCHEDULE FOR APPLICATIONS, VARIOUS PERMITS, BUILDING PERMITS AND SUBDIVISION PLATS

#### APPLICATION FEES

## **JULY 1, 2009**

# **REZONING REQUESTS**

| October 1, 2007<br>Rezoning to:       | Site Area 25,000 sq. ft or less | Site Area More than 25,000 sq ft |
|---------------------------------------|---------------------------------|----------------------------------|
| "R" Districts                         | \$4,143 plus \$1,082 DES fee    | \$5,500 plus \$2,164 DES fee     |
| "RA" Districts                        | \$4,143 plus \$1,082 DES fee    | \$6,858 plus \$3,245 DES fee     |
| "RA-H", "R-C",<br>"RA-H-3.2", "RA4.8" | \$9,411 plus \$3,245 DES fee    | \$14,110 plus \$5,408 DES fee    |
| "S", "C", "M",                        | \$6,858 plus \$3,245 DES fee    | \$9,573 plus \$3,245 DES fee     |
| "MU-VS" Districts                     |                                 |                                  |
| "C-0" Districts                       | \$14,110 plus \$5,408 DES fee   | \$14,110 plus \$5,408 DES fee    |

**Rezonings advertised at applicant's request on the County Board's Own Motion** - \$6,858, plus the above fee, plus \$2,164 DES review fee.

**Rezonings with General Land Use Plan (GLUP) Amendment** - \$8,653, plus the above fee, plus \$4,327 DES review fee.

**Automation Enhancement Fee – 10% of total fees** 

**Rezoning when accompanied by Site Plan** - above fee in addition to applicable Site Plan fee.

Amendment proposed by County Board in public interest - No fee.

# **APPLICATIONS FOR SITE PLAN APPROVAL or AMENDMENTS**

Effective July 1, 2009

<u>Phased Development Site Plan</u> - \$19,858, plus \$120 per acre, plus DES fee of \$19,858 plus \$120 per acre.

<u>Final Site Plans</u> - For Site Plans in "R" & "RA" districts of fewer than 25 units, "C-2" & "Voluntary Coordinated Housing Preservation and Development District (VCHPDD)" - \$2,943 plus \$25 per 100 sq. ft. of office & commercial space, plus \$109 per dwelling unit, plus DES fee of \$1,082 plus \$11 per 100 sq. ft. office/commercial plus \$55 per unit.

<u>Final Site Plans</u> - All other Site Plans - \$9,411, plus \$25 per 100 sq. ft of office and commercial space; plus \$109 per dwelling unit; and \$109 per hotel unit plus, DES fee of \$4,327 plus \$11 per 100 sq. ft. commercial plus \$55 per unit.

Major Site Plan Amendments - For Site Plans in "R" & "RA" districts of fewer than 25 units, "C-2" and "VCHPDD" Site Plans - \$2,943, plus \$25 per 100 sq. ft. of office and commercial space, \$109 per dwelling unit, plus \$109 per hotel unit, plus DES fee of \$1,082 plus \$11 per sq. ft. office/commercial plus \$55 per unit.

Major Site Plan Amendments - All other site plans - \$9,411, plus \$25 per 100 per sq. ft office/commercial, \$109 per dwelling unit, \$109 per hotel unit, plus DES review fee of \$4,327 plus \$11 per 100 sq. ft. of office/commercial plus \$55 per unit.

<u>Minor Site Plan Amendments</u> - \$2,358 plus \$25 per 100 sq. ft. office/commercial, \$109 per dwelling unit, plus \$109 per hotel unit plus DES fee of \$1,082 plus \$11 per 100 sq. ft. of office/commercial plus \$55 per unit.

Resubmittal - \$542 per resubmittal after the first resubmittal plus \$11 per residential unit and \$11 per 1,000 sq. ft. nonresidential plus DES fee of \$272 plus \$6 per residential unit plus \$6 per 1,000 sq. ft. of nonresidential space.

# Administrative Changes to Approved Site Plans

Administrative Changes - \$590 per subsection of the Zoning Ordinance

Landscape Plan Changes for Town House, Cluster, URD's - \$55 plus DES fee of \$14

Landscape Plan Changes All Other - \$650 plus DES fee of \$163

Comprehensive Sign Plan - \$109 per request

Administrative Change for Signs - \$120

Parking Changes - \$650 plus DES fee of \$163

Satellite dishes and antennas - \$272

Temporary Uses - \$650

Outdoor Seating - \$272 plus DES fee of \$68

Tenant Changes - \$109

Façade Changes - \$650

All Other including items with multiple requests - \$1,082 plus DES fee of \$271

# **Automation Enhancement Fee – 10% of total fees (Excluding DES fees)**

<u>Final 4.1 Plan Review</u> - \$1,191, plus \$25 per 100 sq. ft. of office and commercial space, plus \$109 per dwelling unit, plus \$109 per hotel unit, plus DES fee of \$655 plus \$11 per 100 square feet of office/commercial plus \$55 per unit.

# Landscape Plan Review

Town House, Cluster, URD, and UCD - \$299 plus DES review fee of \$299. All Other - \$542 plus \$299 DES fee

Final Façade Plan Review - \$542

**Automation Enhancement Fee – 10% of total fees (Excluding DES fees)** 

# **USE PERMITS**

Family Day Care Home (Child Care) - \$120.

Schools, including private, elementary, or secondary schools, and kindergartens, nursery schools, child care centers, with a total enrollment that is equal to, or less than, 100 students - \$137 plus DES fee of \$35

Schools listed above with a total enrollment that exceeds 100 students but is equal to, or less than, 250 students - \$325 plus DES fee of \$82.

Request to Advertise
Remove Fee Schedule from Zoning Ordinance
Adopt Fee Schedule
-38PLA-5193

Type I - Commercial & non-commercial conditional uses except Type II - \$1,764.

<u>Type II</u> - Live entertainment & food delivery services - \$1,191. Public garages - \$1,191 plus DES fee of \$298

<u>Type III</u> - Commercial uses that have substantial alteration to structures and sites – All Drive through uses, auto service stations, vehicle repair services - \$8,220, plus DES review fee of \$2.055.

<u>Use Permits including New Construction of a Building</u> - (for any type of use controlled by Use Permit, excluding one-family dwellings under the Unified residential development) New buildings to be constructed for the purposes of conducting the proposed use - \$8,220 plus DES fee of \$2,055 (Note: only <u>Unified Residential Development</u> - \$2,380 plus \$6.00 per housing unit, plus DES review fee of \$1,429).

<u>Unified Commercial Development or Columbia Pike Form-based Code</u> - \$1.20 per one (1) sq. ft. of gross floor area of the entire building, not to exceed \$5,842, plus DES review fee of \$1,429.

<u>Places of Worship or Lodges</u> permitting secondary use of parking lots - \$299 plus DES fee of \$299.

**Automation Enhancement Fee – 10% of total fees (Excluding DES fees)** 

# **VARIANCES or USE PERMITS**

<u>Modification to Existing One-Family Residential</u> - \$337 for 1st subsection of the Zoning Ordinance. Each additional subsection is an additional \$67. Fees over the base fee will be determined following receipt of the application and must be paid prior to advertising.

<u>New One-Family Dwellings</u> - \$2,662 for 1st subsection of the Zoning Ordinance. Each additional subsection is an additional \$532.

<u>Building Location Error for New Structures</u> - \$4,003. Does not apply to errors in fence or accessory structure placement.

<u>Variances or Use Permits for all other uses</u> - \$3,316 for 1st subsection of the Zoning Ordinance. Each additional subsection is an additional \$663.

<u>Variances Applications made by Non-profit Organizations & for Non-profit Institutional</u> Uses - \$277.

# Appeals to Determinations of the Zoning Administrator - \$542

## **Automation Enhancement Fee – 10% of total fees**

# FEES FOR ADMINISTRATIVELY-REVIEWED PERMITS AND REQUESTS

Landscape Plan (new submittal) - \$542 plus DES fee of \$299

Columbia Pike FBC - \$1.20 per square foot not to exceed \$5,842 plus DES fee of \$1,429

Dance Hall Permits - \$600 per year

Home Occupation Permits - No fee as long as Arlington residency is maintained

Sign Permits for Permanent Signs - \$105 plus \$1.20 per sq. ft. for any sign exceeding 100 sq. ft. in size.

# Zoning Compliance Letters -

Letter to DMV - \$542 Verification of Compliance - \$325 Special Agreement Letters - \$2,164 Determination/buildability letter - \$55 Sink letters - \$28 Lost certificates of occupancy - \$28

#### **Automation Enhancement Fee – 10% of total fees**

Zoning Ordinance - \$10.00 (Tabs \$14.00)

# **CERTIFICATES OF OCCUPANCY**

Effective July 1, 2009

# RESIDENTIAL, COMMERCIAL, OFFICE, HOTEL AND INDUSTRIAL BUILDINGS

# Master Certificate of Occupancy (including Condo Conversion)

- a. New apartments, office, commercial and hotel with or without elevators \$2,164 plus \$17 per unit
- b. New tourist homes, rooming houses and boardinghouses \$542 plus \$17 per unit.

Request to Advertise
Remove Fee Schedule from Zoning Ordinance
Adopt Fee Schedule
PLA-5193
-40-

- c. One- and two-family dwellings \$272
- d. New town house projects (site work) \$1,082
- e. Change in ownership of office and commercial \$1,082
- f. Change in ownership of apartments and hotels \$1,082 plus \$22 per unit.
- g. Condo Conversions \$1,082 plus \$22 per unit
- h. Re-inspection fee \$163 per inspection

# Shell and Core Certificate for Elevator Buildings

New apartments, office, commercial and hotel

- (1) Up to 150,000 square feet of gross floor area \$2,164
- (2) Over 150,000 square feet of gross floor area \$2,705
- (3) Re-inspection fee \$163 per inspection

# <u>Certificate for Partial Occupancy (including change in business or use of an existing structure)</u>

- a. Office and commercial
- (1) Up to 150 square feet of gross floor area (desk space) \$217
- (2) Over 150 square feet of gross floor area and up to 2,000 square feet of gross floor area \$325
- (3) Over 2,000 square feet of gross floor area \$542 per 10,000 square feet of gross floor area or fraction thereof.
- b. Apartments and hotels \$434 plus \$22 per unit
- c. Town house units \$272 plus \$22 per unit.

## OTHER TYPES OF CERTIFICATES OF OCCUPANCY

Parking Structures associated with office, commercial, apartments and hotels

\$542 plus \$55 per 5,000 sq. ft.

Re-inspection fee - \$163 per inspection

# Parking Structures not associated with other uses

\$109 per 5,000 sq. ft.

# **Short-term Activities of Nonprofit Organizations**

- No fee.

# Family Day Care Homes for One (1) to Nine (9) Children -

\$28

# Flat Fees

Swimming pools - \$217

Parking lots - \$217

Motor vehicle dealerships; new, used, and rentals - \$1,082

Accessory Dwellings - \$206

Uses not elsewhere specified (including all temporary uses) - \$217

Reinspection Fee - \$163

# Automation Enhancement Fee – 10% of total fees

# **SUBDIVISION PLAT REVIEW**

- a. Subdivision Plat: Base fee of \$148, plus \$81 per lot.
- b. Residential and Commercial Condominium Plats: Base fee of \$148 for 9 units or less; \$295 for 10 or more units.

# FEES for BUILDING PERMIT REVIEW by the ZONING OFFICE

# FEES EFFECTIVE July 1, 2009

| TYPE OF CONSTRUCTION   | FEE  |
|--|--|
| New Construction   |  |
| New Single-Family, Town Houses, Duplexes                         | \$542 per dwelling unit                      |
| By-right Development, including Apartments, Retail & Offices     | \$217 plus \$109 per 10,000 sq. ft. gross    |
|  | floor area or fraction thereof               |
| All Site Plan Projects   | \$542 plus \$217 per 5,000 sq. ft. gross     |
| v  | floor area or fraction thereof               |
| New Parking Structures & Lots                                    | \$217 plus \$109 per 5,000 sq. ft. gross     |
| •  | floor area or fraction thereof               |
| Revisions to approved plans for new construction                 |  |
| By-right By-right  | \$55   |
| Site Plan  | \$217  |
| Modifications to Existing Structures                             |  |
| Exterior Additions - Single-Family, Town House, Two-family       | \$109  |
| Exterior Mechanical Equipment                                    | \$55   |
| Exterior Alterations - All Other                                 | \$325  |
| Interior Alterations - Single-Family Dwellings, Town House, Two- | \$109  |
| family   |  |
|  |  |
| Interior Alterations - All Other                                 | \$163 per 10,000 sq. ft. gross floor area or |
|  | part thereof                                 |
| Other Types of Building Permits                                  |  |
| Footing & Foundation, & Excavation                               |  |
| By-right   | \$55   |
| Site Plan  |  |
| Single Family  | \$109  |
| All Other  | \$1,082                                      |
| Retaining Walls  | \$55   |
| Detached Garages & Accessory Structures                          | \$55   |
| Demolition Plans - By-right                                      | \$109  |
| Demolition Plans - Site Plan                                     | \$1,082                                      |
| Swimming Pools   | \$55   |
| Temporary Structures (e.g. Fireworks Stands), satellite dish     | \$82   |
| antennae   |  |
| Decks and fences   | \$55   |
| Driveways, On-grade Patios                                       | \$55   |
| Uses not elsewhere specified                                     | \$55   |
| Request for sink letter  | \$28   |
| Accessory Dwelling application and permit                        | \$137 plus DES fee of \$300 if parking       |
| •  | survey is required                           |
| Family Suite Application   | \$31   |
| Automation Enhancement Fees                                      | 10% of total fees                            |
| Automation Emigneement Pees                                      | 10 /0 OI total ICCS                          |