SECTION 11.0800 NEIGHBORHOOD MEETING

11.0800 Neighborhood Meeting

11.0801 Purpose

11.0802 Applicability

11.0803 Procedures and Evidence of Compliance

11.0800 Neighborhood Meeting

11.0801 Purpose

The purpose of the neighborhood meeting is to provide an opportunity for the applicant, surrounding neighbors, interested parties, and representatives from a recognized neighborhood association to meet and to review a development proposal and identify any associated issues. The neighborhood meeting is intended to assist the applicant with preparing an application that considers neighborhood interests and is consistent with the requirements of the Development Code to reduce the likelihood of delays and appeals. The city expects the neighbors and neighborhood association will work with the applicant to provide reasonable concerns and recommendations. The city expects that the applicant will attempt to accommodate the reasonable concerns of the neighbors and recognized neighborhood association.

11.0802 Applicability

A neighborhood meeting is required for all applications that require a pre-application conference as indicated in **Table 11.0204**, unless otherwise noted. Industrial use reviews as described in **Section 7.0003** and DR-C applications requiring a pre-application conference as described in **Section 7.0003** do not require a Neighborhood Meeting.

11.0803 Procedures and Evidence of Compliance

The applicant shall comply with the following neighborhood meeting procedures.

- **A.** Scheduling of Meeting
 - 1. The neighborhood meeting shall be held after the pre-application conference and before a land use application is submitted to the City.
 - 2. The applicant is required to hold one neighborhood meeting prior to submitting an application for a specific site. Additional meetings may be held at the applicant's discretion.
 - **3.** Applications shall be submitted to the City within 180 calendar days of the neighborhood meeting. If an application is not submitted in this time frame, the applicant shall be required to hold a new neighborhood meeting.
 - **4.** If the development proposal is modified to an extent that it requires a new or follow-up preapplication conference with City staff, a second neighborhood meeting is required.
 - 5. The date, time and location of the neighborhood meeting shall be coordinated with the recognized neighborhood association in which the proposal is located.
 - a. The applicant shall contact the President and Land Use Chair of the neighborhood association via email to coordinate the early neighborhood meeting. The contact information for the neighborhood association shall be obtained from the City.

- **b.** The neighborhood association designees must respond within 5 business days of the request.
- **c.** If the neighborhood association designees fail to respond in the time allotted, the applicant may select the date, time and location of the meeting.
- d. The neighborhood association designees and the applicant must agree upon a date, time and location within 10 business days. If no agreement can be reached, the Manager shall decide on the date, time and location within three business days after discussions with the applicant and neighborhood association President and Land Use Chair.
- B. Meeting Location and Time. Neighborhood meetings shall be held at a location in reasonable proximity to the subject site. The meeting shall be held at a location open to the public that is ADA accessible. The neighborhood meeting may be combined with a regularly scheduled meeting of the recognized neighborhood association in which the project is located, if feasible. An 8 ½ x 11" sign shall be posted at the entry of the building before the meeting. The sign will announce the meeting, state that the meeting is open to the public and that interested persons are invited to attend. The starting time for the meeting shall be limited to weekday evenings between the hours of 6 pm and 8 pm or Saturdays between the hours of 10 am and 4 pm. Neighborhood meetings shall not be held on national holidays. If no one arrives within 30 minutes of the scheduled starting time for the neighborhood meeting, the applicant may leave.
- C. Mailed Notice. The applicant shall mail notice of the neighborhood meeting to owners of properties within 300 feet of the perimeter of the subject property, the President and Land Use Chair of any recognized neighborhood associations whose boundaries are within 300 feet of the subject property and the Manager. The notice mailed to the President and Land Use Chair of the recognized neighborhood associations within 300 feet of the subject property shall be by certified mail.
 - In the GBSV District, the applicant shall mail notice of the neighborhood meeting to owners of properties within 500 feet of the perimeter of the subject property, and the Presidents and Land Use Chairs of all recognized neighborhood associations. The notice mailed to the Presidents and Land Use Chairs shall be by certified mail.
 - 1. Notice shall be mailed at least 14 and not more than 20 calendar days prior to the scheduled neighborhood meeting.
 - 2. An official list for the mailed notice may be obtained from the City of Gresham for the applicable fee and within 10 business days. A mailing list may also be obtained from other sources such as a title company, provided that the list shall be based on the most recent tax assessment rolls of the Multnomah County Department of Taxation and Assessment. A mailing list is valid for use up to 45 days from the date the mailing list was generated.
 - **3.** The mailed notice shall:
 - **a.** State the date, time and location of the neighborhood meeting and invite people for a conversation on the proposal.
 - **b.** Briefly describe the nature of the proposal (i.e., approximate number of lots or units, housing types, approximate building dimensions and heights, and proposed development action). The description shall take into consideration information provided by city staff at the pre-application conference.
 - **c.** Include the website for viewing pre-application meeting notes, and the pre-application conference number.
 - **d.** Include the name of the neighborhood association in which the subject property is

located.

- **e.** Include a copy of the tax map or a GIS map that clearly identifies the location of the proposed development and a conceptual site plan. The conceptual site plan shall take into consideration information provided by city staff at the pre-application conference.
- **4.** A signed and notarized affidavit of the mailed notice is required to demonstrate compliance with this section.
- **5.** Failure of a property owner to receive mailed notice shall not invalidate the neighborhood meeting proceedings.
- **D.** Posted Notice. The applicant shall also provide notice of the meeting by posting a waterproof sign on the frontage of the subject property at least 14 and not more than 20 calendar days prior to the meeting. The sign and posting requirements will be provided by the City at the pre-application conference but it is the applicant's responsibility to post the sign within 30 feet of the adjacent right-of-way, viewable from the right-of-way, make sure the sign remains posted until the meeting and remove it following the meeting. A signed and notarized affidavit of the posting is required to demonstrate compliance with this section. If the posted sign is inadvertently removed (i.e., by weather, vandals, etc.), that shall not invalidate the neighborhood meeting proceedings.
- **E**. Agenda for Meeting. At the neighborhood meeting, the applicant shall provide a conceptual site plan and describe the major elements of the proposal. Depending on the type and scale of the particular application, the applicant should be prepared to discuss proposed land uses and densities; proposed building size and height; proposed access and parking; and proposed landscaping, buffering and/or protection of natural resources. Attendees will have an opportunity to speak at the meeting and may identify any issues that they believe should be addressed.
- F. Meeting Notes. The applicant shall take notes of the discussion at the neighborhood meeting, including a summary of issues raised. Notes will indicate the names and contact information of those attending the meeting. Within seven (7) calendar days of the neighborhood meeting and before submitting an application to the City, the applicant shall send a copy of the meeting notes by certified mail to the President and Land Use Chair of the recognized neighborhood association in which the project is to be located. The neighborhood association may also prepare and submit notes of the neighborhood meeting. The purpose of the notes is to demonstrate that the meeting occurred.
- **G.** Evidence of Compliance. To comply with the neighborhood meeting requirements, the following evidence shall be submitted with the application:
 - 1. A copy of the information mailed to surrounding property owners and the recognized neighborhood association(s);
 - **2.** A copy of the mailing list used to send out meeting notices;
 - **3.** A certified mail receipt indicating mailing of the meeting notice to the President and Land Use Chair of the recognized neighborhood association(s) within 300 feet of the subject property;
 - **4.** Affidavits for the mailed and posted notices;
 - 5. One copy of the written materials and 8 ½ x 11" plans presented by the applicant at the neighborhood meeting;
 - 6. Notes of the meeting, including the meeting date, time and location, the names and addresses of those attending, and a summary of oral and written comments received; and
 - 7. A certified mail receipt indicating mailing of the meeting notes to the President and Land Use Chair of the neighborhood association(s).

8. At the discretion of the Neighborhood Association in which the proposed development is located, submittal items (G)(3) and (G)(7) (certified mailing receipts) may be substituted with email documentation from the Neighborhood Association that sufficient notice was provided to the Neighborhood Association.

An application will not be accepted as complete for processing unless all of the evidence of compliance listed in **subsection G** (1)-(7) has been submitted with the application.