

## City of Spring Lake Park 1301 81st Avenue NE

Spring Lake Park, MN 55432 763-784-6491 (p) 763-792-7257 (f) info@slpmn.org

Only	
Escrow:	
	Escrow:

500.00 500.00

1000.00 1500.00

### **DEVELOPMENT APPLICATION**

TYPE OF APPLICATION (Check All	That Apply)				
□ Appeal	☐ Site Plan/Building Plan Review				
☐ Comprehensive Plan Amendment	☐ Conceptual Plan Review	☐ Lot Combination			
✓ Ordinance Amendment (Text)		☐ Preliminary Plat			
□ Rezoning	□ Variance	☐ Final Plat			
☐ Planned Unit Development	☐ Street or Easement Vacation	□ Other			
PROPERTY INFORMATION		The Park of the Park of the Park			
Street Address: 1313 OSBorn	RD NE				
Property Identification Number (PIN#):		Current Zoning:			
Legal Description (Attach if necessary): 1	NDUSTRY				
APPLICANT INFORMATION		generally september 1 miles			
Name: TRich Nguyen	Business Name: 1	TINT Pros			
Address: 1313 OS BOANE RP N	•	7: 0 1 25432			
City Spring Lake Park	State: MN	Zip Code: 5593 Z			
Telephone: 6/2 644002	Fax:	E-mail: Teict. Nonce			
Contact: Triet Ngnyer		Title: OWNEL 66			
OWNER INFORMATION (if different fr	om applicanty	1 3 3 P P P P P P P P P P P P P P P P P			
Name:	Business Name:	Business Name:			
Address:		7% Code			
City	State:	Zip Code:			
Telephone:	Fax:	E-mail:			
Contact:		Title.			
<b>DESCRIPTION OF REQUEST</b> (atta					
Existing Use of Property:	g / VINY WERD / WINDIN	TINT / DETAIL			
Ight Neckana		1 = 1 = 1 = 1   1			
Nature of Proposed Use: Tire per CALS /Tint / Virily wase/ De	ENIC / light KLANK / VE	AIL /ICENSE TO SOU			
Reason(s) to Approve Request: CRE	tail this to the	1 En 17 - EN (10			
Reason(s) to Approve Request: CVC	The of close / Highway	PACITIS POIL SEF			
PREVIOUS APPLICATIONS PER	TAINING TO THE SUBJECT S	ITE			
Project Name:		e of Application:			
Nature of Request:		T			
Hataro of Hodacot.					
NOTE: Applications or	nly accepted with ALL required supp	port documents.			
	See City Code				

#### APPLICATION FEES AND EXPENSES:

The City of Spring Lake Park requires all applicants to reimburse the City for any and all costs incurred by the City to review and act upon applications.

The application fee includes administrative costs which are necessary to process the application. The escrow fee will include all charges for staff time by the City Planner, City Engineer, City Attorney, and/or any other consultants as needed to process the application.

Minnesota Statute § 471.462 requires all cities to provide, upon request, a nonbinding estimate of consulting fees in connection with applications for permits, licenses, or other approvals relating to real estate development or construction. If the applicant requests the estimate, the application shall not be deemed complete until the City has (1) provided an estimate to the applicant; (2) received the required application fees, as specified by the City; (3) received a signed acceptance of the fee estimate from the applicant; and (4) received a signed statement that the applicant has not relied on the estimate of fees in its decision to proceed with the final application from the applicant.

The City will track all consultant costs associated with the application. If these costs are projected to exceed the money initially deposited to your escrow account, you will be notified in the manner that you have identified below that additional monies are required in order for your application process to continue. If you choose to terminate the application (notice must be in writing), you will be responsible for all costs incurred to that point. If you choose to continue the process you will be billed for the additional monies and an explanation of expenses will be furnished. Remittance of these additional fees will be due within thirty (30) days from the date the invoice is mailed. If payment is not received as required by this agreement, the City may approve a special assessment for which the property owner specifically agrees to be to be assessed for 100 percent per annum and waives any and all appeals under Minnesota Statutes Section 429.081 as amended. All fees and expenses are due whether the application is approved or denied.

With my signature below, I hereby acknowledge that I have read this agreement in its entirety and understand the terms herein. I agree to pay to the City all costs incurred during the review process as set forth in this Agreement. This includes any and all expenses that exceed the initial Escrow Deposit to be paid within 30 days of billing notification. I further understand that the application process will be terminated if payment is not made and application may be denied for failure to reimburse City for costs. I further understand that the City may approve a special assessment against my property for any unpaid escrows and that I specifically waive any and all appeals under Minnesota Statutes 429.081, as amended

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the undersigned, hereby apply for the considerations described abo	ove and declare that the information ar			

materials submitted in support of this application are in compliance with adopted City policy and ordinance requirements are complete to the best of my knowledge.

I acknowledge that I have read the statement entitled "Application Fees and Expenses" as listed above.

I wish to be notified of additional costs in the following manner (select one):

A Company of the Comp

I understand that this application will be processed in accordance with established City review procedures and Minnesota Statutes Section 15.99 as amended, at such time as it is determined to be complete. Pursuant to Minnesota Statutes Section 15.99, the City will notify the applicant within fifteen (15) business days from the filing date of any incomplete or other information necessary to complete the application, including all four requirements of Minnesota Statute § 471.462, should I request a written estimate of consultant fees. Failure on my part to supply all necessary information as requested by the City may be cause for denying this application.

Applicant:	Date: 5/4/2 Z
Owner:	Date: 5/4/22

NOTE: Applications only accepted with ALL required support documents. See City Code

# City of Spring Lake Park Conditional Use Permit Worksheet

A conditional use permit cannot be approved unless the Planning Commission and the City Council make certain findings and recommendations. Please provide a response on how/why your project meets the below stated criteria. Use additional sheets if necessary. If some items are not applicable for your project, write N/A. Contact the Zoning Administrator with any questions.

1.	That the proposed use at the particular location requested is necessary or desirable to provide a
	service or a facility which is in the interest of public convenience and will contribute to the general welfare of the neighborhood or community.
	Detailing / light Mushwill / Dealer Licence
	OUR GOAL is to create a clean/Higheno Facility to
	protect your Family and care.
2.	That the proposed use will not be detrimental to the health, safety, morals, or general welfare
	of persons residing or working in the vicinity of the use or injurious to property values/
	improvements within the vicinity of the use. We only use water and some
	we already operate IN SLP. the goal is to expan D
	our service
	3
3.	That the proposed use will comply with the regulations specified in Chapter 16 of the City Code.
	yes. 5 years in SLP Zeau Complaints
4.	That the proposed use shall not have a detrimental effect on the use and enjoyment of other
	property in the immediate vicinity. Le will moter it Better our
	god is to Make Sup proup of us Being Here

	That the proposed use will not lower property values or impact scenic views in the surrounding area. This building is executy starge writ. Builting was not make the will clear, paint, for all issues
6.	That existing utilities, streets, highways and proposed access roads will be adequate to
i	accommodate anticipated traffic. ahaly in the 5me parlenge
•	Lot for 5 years NO ISSUE
	The British St. San and A. S. San and S. San
7.	Sufficient off-street parking and loading space is available to serve the proposed use
	yes No Issue
· 0.	That the proposed use includes adequate protection for the natural drainage system and natural topography.    DRAIN   NO Septic took / Will in the natural drainage system and natural topography.
9.	That the proposed use includes adequate measures to prevent or control offensive odor, fumes, dust, noise or vibration so that none of these will constitute a nuisance.
	No chemicals uses or Noise issues
10.	That the proposed use will not stimulate growth incompatible with prevailing density standards.
	Will only Help the ARCA.

- 11. Please submit twelve copies of the following documents:
  - a. Complete details of the proposed site development, including location of buildings, driveways, parking spaces, garages, refuse disposal areas, loading areas, dimensions of the lot, lot area and yard dimensions. The plans shall identify all adjoining properties
  - b. An elevation of at least one building in detail and any sides facing onto all classes of residence districts, if different from the single elevation required.
  - c. Complete landscaping plans, including species and size of trees and shrubs, proposed and required screening.\*
  - d. A site plan indicating final contours at two-foot vertical intervals.\*
  - e. Proposed sewer and water connections.\*
  - f. Complete plans for storm water drainage systems sufficient to drain and dispose of all surface water accumulations within the area.\*
  - g. Complete plans for proposed sidewalks to service parking, recreation and service areas within the proposed development.\*
  - h. Complete structural, electrical and mechanical plans for the proposed buildings.\*
  - i. Complete plans and specifications for exterior wall finishes proposed for all principal and accessory buildings.\*

<sup>\*</sup> Items required to be submitted if requested by the Zoning Administrator, Planning Commission or City Council.

#### **16.56 CONDITIONAL USE PERMITS**

16.56.010 Purpose 16.56.020 Conditional Uses 16.56.030 Application Procedure

#### 16.56.010 Purpose

The principal objective of this zoning title is to provide for an orderly arrangement of compatible building and land uses, and for the proper location of all types of uses required in the social and economic welfare of the city. To accomplish this objective, each type and kind of use is classified as permitted in one or more of the various districts established by this title. However, in addition to those uses specifically classified and permitted in each district, there are certain additional uses which it may be necessary to allow because of their unusual characteristics or the service they provide the public. These conditional uses require particular consideration as to their proper location in relation to adjacent established or intended uses, or to the planned development of the community.

#### 16.56.020 Conditional Uses

Conditional use permits may be issued for any of the following:

- A. Any of the uses or purposes for which these permits are required or permitted by the provisions of this title:
- B. Public utility or public service uses or public building in any district when found to be necessary for the public health, safety, convenience, or welfare; or
- C. Commercial excavating of natural materials used for building or construction purposes, in any district.

#### 16.56.030 Application Procedure

- A. *Initiation*. An application for a conditional use shall be in triplicate and may be made by any governmental unit, department, board, or commission or by any person or persons having a freehold interest, or a contractual interest which may become a freehold interest, applicable to the parcel described in the application.
- B. Application content. An application shall be by written petition in the form prescribed by the Zoning Administrator, signed by the applicant, and shall be filed with the Zoning Administrator. A fee as established by an ordinance of the City Council shall be required for the filing of the petition.
  - 1. In addition to the written petition, the following shall be required with an application for a conditional use:
    - a. Complete details of the proposed site development, including location of buildings, driveways, parking spaces, garages, refuse disposal areas, loading areas, dimensions of the lot, lot area, and yard dimensions. The plans shall identify all adjoining properties; and
    - b. An elevation of at least one building in detail and any sides facing onto all classes of residence districts, if different from the single elevation required.
  - 2. The following additional information may be required by the Zoning Administrator, Planning Commission, or City Council:

- a. Complete landscaping plans, including species and size of trees and shrubs, proposed and required screening;
- b. A site plan indicating final contours at two-foot vertical intervals;
- c. Proposed sewer and water connections;
- d. Complete plans for storm water drainage systems sufficient to drain and dispose of all surface water accumulations within the area;
- e. Complete plans for proposed sidewalks to service parking, recreation, and service areas within the proposed development;
- f. Complete structural, electrical, and mechanical plans for the proposed buildings; and
- g. Complete plans and specifications for exterior wall finishes proposed for all principal and accessory buildings.
- 3. Twelve copies of all required plans shall be submitted at the time of application. Applicant shall also provide all application materials in an electronic format as prescribed by the Zoning Administrator.
- C. Hearing notice. Notice of the time and place of the public hearing shall be given not more than 30 nor less than ten days in advance by publishing a notice in the official newspaper of the city and by like notification, at least ten days prior to the date of public hearing, to the owner or owners of property within 350 feet of the subject property. This notice shall describe the particular conditional use and shall contain a brief description thereof. City Assessor tax records shall be deemed sufficient for the location or certification of ownership of the adjacent properties.
- D. Public hearing. The public hearing shall be held.
- E. Findings and recommendations. The Planning Commission shall then make its findings and recommendations to the City Council within 30 days following the end of the public hearing.
  - 1. The City Council may then authorize the conditional use permit, provided the applicant has provided evidence establishing the following:
    - a. The proposed use at the particular location requested is necessary or desirable to provide a service or a facility which is in the interest of public convenience and will contribute to the general welfare of the neighborhood or community;
    - b. The use will not, under the circumstances of the particular case, be detrimental to the health, safety, morals, or general welfare of persons residing or working in the vicinity or injurious to property values or improvements in the vicinity;
    - c. The proposed use will comply with the regulations specified in this title for the district in which the proposed use is to be located;
    - d. The use is one of the conditional uses specifically listed for the district in which it is to be located;
    - e. The proposed use shall not have a detrimental effect on the use and enjoyment of other property in the immediate vicinity;
    - f. The use will not lower property values or impact scenic views in the surrounding area;
    - g. Existing streets and highways and proposed access roads will be adequate to accommodate anticipated traffic;

- h. Sufficient off-street parking and loading space will be provided to serve the proposed use;
- i. The use includes adequate protection for the natural drainage system and natural topography;
- j. The proposed use includes adequate measures to prevent or control offensive odor, fumes, dust, noise, or vibration so that none of these will constitute a nuisance; and
- k. The proposed use will not stimulate growth incompatible with prevailing density standards.
- 2. If no recommendation is transmitted by the Planning Commission within 60 days after the date of the hearing, the City Council may take action without awaiting the recommendations.
- F. Conditions. The City Council may impose conditions and safeguards upon the premises benefitted by a conditional use as may be necessary to prevent injurious effects therefrom upon other property in the neighborhood.
- G. *Term.* No conditional use permitting the erection or alteration of a building shall be valid for a period longer than one year unless the building is erected or altered within that period, unless a longer time is specified when permit is issued. An extension may be applied for, in writing, before the City Council.
- H. Violations; suspension and revocation.
  - 1. Violation of the conditions and safeguards, when made a part of the terms under which the conditional use is granted, shall be deemed a violation of this title. If within ten days of written notice from the Zoning Administrator the violation has not been corrected, the City Council may pursue the following procedure to suspend or revoke the permit.
    - a. Written notice of suspension or revocation shall be provided to the permittee, as provided in Paragraph H,1,b, at least ten business days prior to the permit being suspended or revoked.
    - b. Notice to the permittee and owner of record shall be served personally or sent by first class mail. Such written notice of suspension or revocation shall contain the effective date of the suspension or revocation, the nature of the violation constituting the basis of the suspension or revocation, the facts which support the conclusion that a violation has occurred and a statement that if the owner desires to appeal, the owner must, within ten business days, exclusive of the day of service, file a request for a hearing.
    - c. The hearing request shall be in writing, stating the grounds for appeal and served personally or received by first class mail by the Administrator, Clerk/Treasurer at City Hall not later than 4:30 p.m. on the tenth business day following notice of suspension or revocation.
    - d. Following the receipt of a request for hearing, the City Council shall set a time and place for the hearing. The Administrator, Clerk/Treasurer shall notify the permittee of the time and place of the hearing in the same manner as prescribed in Paragraph H,1,b.
    - e. The hearing shall be conducted pursuant to the Administrative Procedures Act, M.S. §§ 14.57 to 14.70, as it may be amended from time to time. The City Council may act as the hearing body under that act, or it may contract with the Office of Administrative Hearings for a hearing officer.

2. In addition to the potential suspension or revocation of the conditional use permit, violations are punishable under SLPC 16.60.070. The city's enforcement rights are cumulative and no action taken by the city shall prohibit the city from seeking any other remedy under this section or at law.

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