# ARTICLE 13
LANDSCAPING AND SCREENING

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PART 1 13-100 GENERAL PROVISIONS

13-101 Purpose and Intent

The purpose and intent of this Article is to preserve and promote the health, safety and general welfare of the public; to facilitate the creation of a convenient, attractive and harmonious community; to conserve natural resources including adequate air and water; to conserve properties and their values; to preserve the character of an area by preventing harmful effects of potentially dissimilar uses; and to encourage the appropriate use of land. More specifically this Article is intended to minimize the impact of dissimilar uses on adjoining or nearby uses by requiring a screen or buffer between the uses in order to lessen the impact of noise, dust and other debris, motor vehicle headlight glare or other artificial light intrusion, and other objectionable activities or impacts conducted on or created by an adjoining or nearby use. Additionally, this Article is intended to require the landscaping of certain parking lots in order to reduce the harmful effects of wind and air turbulence, heat and noise, and the glare of motor vehicle lights; to preserve underground water resources and to permit the return of precipitation to the ground water strata; to act as a natural drainage system and ameliorate storm water drainage problems; to reduce the level of carbon dioxide and return pure oxygen to the atmosphere; to prevent soil erosion; to provide shade; and to enhance the appearance of parking lots.

13-102 Applicability

The provisions of this Article shall apply to all development subject to the provisions of Article 17, except the following:

1. Site plans filed pursuant to a special permit, special exception or variance approved prior to December 10, 1977, or

2. Site plans filed pursuant to proffered conditions or a development plan approved by the Board of Supervisors prior to December 10, 1977.

13-103 Administration

The Director shall be responsible for the administration of this Article.

13-104 Standards

The following standards shall apply to the preservation, installation and maintenance of all landscaping, screening and barriers required by the provisions of this Article.

1. The planting and maintenance of all trees and shrubs shall be in accordance with the provisions of the Public Facilities Manual.
2. All trees required by the provisions of this Article shall be a minimum of five (5) feet in overall height at the time of planting.

3. Generally, planting required by this Ordinance should be in an irregular line and spaced at random.

4. Existing vegetation which is suitable for use in compliance with the requirements of this Article, and which is protected according to the provisions of the Public Facilities Manual, when supplemented so as to provide planting and screening in accordance with the purpose and intent of this Article, may and should be used as required planting. Existing vegetation in a Resource Protection Area may be used to meet the requirements of this Article upon the approval of the Director. Any addition or removal of vegetation in a Resource Protection Area shall be subject to the provisions of Chapter 118 of The Code. The addition of vegetation in a Resource Protection Area shall be indigenous or adaptable to the site without extraordinary measures and shall be approved by the Director.

13-105 Landscaping Plan and Planting Requirements

1. A landscaping plan shall be submitted as required by the provisions of Article 17 and may be required for a minor site plan as determined by the Director.

2. Such landscaping plans shall be drawn to scale, including dimensions and distances, and clearly delineate all existing and proposed parking spaces or other vehicle areas, access aisles, driveways, and the location, size and description of all landscaping materials in accordance with the Public Facilities Manual and the requirements of this Article.

3. The landscaping measures required by this Article shall be shown on such plan, and shall be completed according to specifications prior to approval of any Residential or Non-Residential Use Permit in accordance with the provisions of Sect. 18-704.

13-106 Maintenance

1. The owner, or his agent, shall be responsible for the maintenance, repair and replacement of all landscaping materials and barriers as may be required by the provisions of this Article.

2. All plant material shall be tended and maintained in a healthy growing condition, replaced when necessary, due to poor health or unsafe conditions, and kept free of refuse and debris.

3. Fences and walls shall be maintained in good repair. Openings within the barriers may be required by the Director for accessibility to an area for necessary maintenance.

4. When tree conservation required by Sect. 401 below is provided on individual lots in residential districts, the homeowner, subsequent to Residential Use Permit issuance, shall not be precluded from adding, removing or relocating such landscaping.

5. All landscaping shall be installed and maintained to be in substantial conformance with any proffered conditions or with any approved conceptual/final development plan,
LANDSCAPING AND SCREENING

general development plan, development plan, PRC plan, special exception, special permit or variance as determined by the Zoning Administrator. Any removal or replacement of such required landscaping shall require approval by the Director after coordination with the Zoning Administrator.

6. The removal or replacement of any landscaping depicted on an approved site plan that is not subject to any of the approvals listed in Par. 5 above shall require Director approval.

7. Any landscaping required by Paragraphs 5 and 6 above that is removed or replaced without the written permission of the Director shall be replaced at the owner’s expense with new landscaping of the appropriate species that is equal to or larger in caliper, height, or canopy proportions to the required landscaping that was removed. If the required landscaping that is removed has been planted for more than ten (10) years, the replacement plantings shall be in accordance with the Public Facilities Manual and shall provide a ten (10) year canopy at the time of planting, as determined by the Director.

13-107 (Deleted by Amendment #92-232, Adopted December 14, 1992, Effective December 14, 1992)
LANDSCAPING AND SCREENING

PART 2  13-200 PARKING LOT LANDSCAPING

13-201 Purpose and Intent

The purpose and intent of this Part is to contribute toward compliance with the Federal Clean Air Act by helping to ameliorate atmospheric heat island production and other negative effects on the air quality and ozone levels produced by accelerated fuel evaporation from vehicles parked on non-shaded pavement. Additionally, this Part is intended to minimize parking lot noise, glare from headlights and water and air pollution; provide adequate planting areas for healthy development of parking lot trees; provide pervious areas within parking lots that will permit the return of precipitation to the ground water strata; contribute toward natural and efficient storm drainage; and promote high quality site design.

13-202 Interior Parking Lot Landscaping

1. Any parking lot of twenty (20) or more spaces shall be provided with interior landscaping covering not less than five (5) percent of the total area of the parking lot. Such landscaping shall be in addition to any planting or landscaping within six (6) feet of a building, any planting or landscaping required as peripheral planting by Sect. 203 below, and any transitional screening as may be required by Sections 302 and 303 below.

2. The primary landscaping materials used in parking lots shall be trees which provide shade or are capable of providing shade at maturity. Shrubs and other live planting material may be used to complement the tree landscaping, but shall not be the sole contribution to the landscaping.

3. The landscaping areas shall be reasonably dispersed throughout the parking lot.

4. The interior dimensions of any planting area shall be sufficient to protect all landscaping materials planted therein in conformance with the Public Facilities Manual.

5. The Director may waive or modify the requirements of this Section for any use in an I district wherein vehicles are parked or stored, provided the use is screened from view of all adjacent property and all public streets.

6. The Board, in conjunction with the approval of a rezoning or special exception, may approve a waiver or modification of the requirements of this Section. Such waiver or modification may be approved:

   A. For an interim use of a specified duration, and/or where deemed appropriate due to the location, size, surrounding area or configuration of the parking lot; and

   B. Where such waiver or modification will not have any deleterious effect on the existing or planned development of adjacent properties.

7. In a Commercial Revitalization District, interior parking lot landscaping shall be provided in accordance with the provisions of that district.

8. In the PTC District, interior parking lot landscaping shall be provided in accordance with
the provisions of that district.

13-203 Peripheral Parking Lot Landscaping

If any parking lot contains twenty (20) or more spaces and transitional screening is not required by Sections 302 and 303 below, then peripheral parking lot landscaping shall be required as follows:

1. When the property line abuts land not in the right-of-way of a street:
   A. A landscaping strip four (4) feet in width shall be located between the parking lot and the abutting property lines, except where driveways or other openings may necessitate other treatment.
   B. At least one (1) tree for each fifty (50) feet shall be planted in the landscaping strip; however, this shall not be construed as requiring the planting of trees on fifty (50) foot centers.

2. Where the property line abuts the right-of-way of a street:
   A. A landscaping strip ten (10) feet in width, which shall not include a sidewalk or trail, shall be located between the parking lot and the property line.
   B. At least one (1) tree for each forty (40) feet shall be planted in the landscaping strip; however, this shall not be construed as requiring the planting of trees on forty (40) foot centers.
   C. Where peripheral landscaping required by this Section conflicts with street planting regulations of the Virginia Department of Transportation, the regulations of the latter shall govern.

3. The Board, in conjunction with the approval of a rezoning or special exception, and the BZA, in conjunction with the approval of a special permit, may approve a waiver or modification of the requirements of this Section and the requirement to provide a ten (10) foot minimum distance between a front lot line and an off-street parking space set forth in Par. 8 of Sect. 11-102. Such waiver or modification may be approved:
   A. For an interim use of a specified duration, and/or where deemed appropriate due to the location, size, surrounding area or configuration of the parking lot; and
   B. Where such waiver or modification will not have any deleterious effect on the existing or planned development of adjacent properties.

4. In a Commercial Revitalization District, peripheral parking lot landscaping shall be provided in accordance with the provisions of that district.

5. In the PTC District, peripheral parking lot landscaping shall be provided in accordance with the provisions of that district.
LANDSCAPING AND SCREENING

PART 3  13-300 TRANSITIONAL SCREENING AND BARRIERS

13-301 Purpose and Intent

The purpose and intent of this Part is to promote the development of a harmonious community; to protect the neighborhood character by preserving existing vegetation and requiring the planting and maintenance of vegetative screening and other barriers to lessen the visual and noise impact of a more intensive use on nearby properties. The required vegetative buffer contributes toward attractive and enhanced development design and enhances air and water quality.

13-302 Transitional Screening and Barriers, General Provisions

1. Transitional screening and barriers shall be provided in accordance with the matrix presented at the end of this Article and in accordance with the provisions of this Section and Sections 303 and 304 below.

2. Transitional screening and barriers shall be provided within the zoning district and on the lot of the use indicated in the left column of the matrix where it is contiguous or across the street from land used or zoned for uses indicated across the top of the matrix.

3. Where the structure is to contain more than one use or category of uses as presented in the matrix, the more stringent requirements of the matrix shall apply; provided, however, that the Director may allow the lesser requirements of the matrix upon a finding that the need for the more stringent requirements has been eliminated by the arrangement of the uses.

4. The uses in the matrix are listed in abbreviated form. Other similar uses, as may be included in a listing presented in the district regulations, shall be subject to the same regulations as are presented for a use listed on the matrix.

5. In those instances where a proposed use and/or an existing use on the abutting property is not listed in the matrix, the Director, using the matrix as a guide, shall determine whether or not and to what extent transitional screening and barriers shall be provided.

6. In addition to the standards set forth in Articles 8 and 9 for a particular use, all uses allowed by special permit or special exception in a given district shall be required to provide transitional screening and barriers as determined by the BZA or Board, as the case may be, using the matrix as a guide.

7. In affordable dwelling unit developments which contain a mixture of different dwelling unit types, transitional screening and barriers shall not be required between different dwelling unit types within the affordable dwelling unit development.

8. In a Commercial Revitalization District, transitional screening and barriers shall be provided in accordance with the provisions of that district.

9. In the PTC District, transitional screening and barriers shall be provided in accordance with the provisions of that district.
13-303  **Transitional Screening Requirements**

1. Barriers shall be generally located between the required transitional screening and the use or activity in connection with which they are required where they will most adequately screen such activities from the existing or proposed first floor level of adjoining development as determined by the Director. Any bracing, supports or posts shall be on the side of the barrier facing the use which must provide the barrier.

2. Where options are presented on the matrix for a type of barrier, such option shall be available to the developer unless otherwise qualified.

3. There shall be three (3) different transitional screening requirements as identified on the matrix, which shall be provided pursuant to Chapter 12 of the Public Facilities Manual and as follows:

   A. **Transitional Screening 1** shall consist of an unbroken strip of open space a minimum of twenty-five (25) feet wide and planted with all of the following:

      (1) A mixture of large and medium evergreen trees and large deciduous trees that achieve a minimum ten (10) year tree canopy of seventy-five (75) percent or greater;

      (2) A mixture of trees consisting of at least seventy (70) percent evergreen trees, and consisting of no more than thirty-five (35) percent of any single species of evergreen or deciduous tree; and

      (3) A mixture of predominately medium evergreen shrubs at a rate of three (3) shrubs for every ten (10) linear feet for the length of the transition yard area. The shrubs shall generally be located away from the barrier and staggered along the outer boundary of the transition yard.

   B. **Transitional Screening 2** shall consist of an unbroken strip of open space a minimum of thirty-five (35) feet wide and planted with all of the following:

      (1) A mixture of large and medium evergreen trees that achieves a minimum ten (10) year tree canopy of seventy-five (75) percent or greater;

      (2) A mixture of trees consisting of at least seventy (70) percent evergreen trees, and consisting of no more than thirty-five (35) percent of any single species of evergreen or deciduous tree; and

      (3) A mixture of predominately medium evergreen shrubs at a rate of three (3) shrubs for every ten (10) linear feet for the length of the transition yard area. The shrubs shall generally be located away from the barrier and staggered along the outer boundary of the transition yard.

   C. **Transitional Screening 3** shall consist of an unbroken strip of open space a minimum of fifty (50) feet wide planted with all of the following:
(1) A mixture of large and medium evergreen trees and large deciduous trees that achieves a minimum ten (10) year tree canopy of seventy-five (75) percent or greater;

(2) A mixture of trees consisting of at least seventy (70) percent evergreen trees, and consisting of no more than thirty-five (35) percent of any single species of evergreen or deciduous tree; and

(3) A mixture of predominately medium evergreen shrubs at a rate of three (3) shrubs for every ten (10) linear feet for the length of the transition yard area. The shrubs shall generally be located away from the barrier and staggered along the outer boundary of the transition yard.

13-304 Barrier Requirements

1. Barriers shall be generally located between the required transitional screening and the use or activity in connection with which they are required where they will most adequately screen such activities from the existing or proposed first floor level of adjoining development as determined by the Director. Any bracing, supports or posts shall be on the side of the barrier facing the use which must provide the barrier.

2. Where options are presented on the matrix for a type of barrier, such option shall be available to the developer unless otherwise qualified.

3. In certain unusual circumstances of topography, or to alleviate certain specific problems, i.e., the blocking of glare, muting of noise, etc., the Director may require the use of an earth berm or more specialized fence material in lieu of, or in combination with, any of the barrier types set forth below.

4. There shall be different barrier requirements as identified on the matrix, which shall be provided as follows:

   A. Barrier A shall consist of a 42-48 inch wall, brick or architectural block faced on the side facing the existing use and may be required to be so faced on both sides as determined by the Director.

   B. Barrier B shall consist of a 42-48 inch solid wood or otherwise architecturally solid fence.

   C. Barrier C shall consist of an evergreen hedge with an ultimate height of at least 42-48 inches, planted size of 36 inches and planted 36 inches on center.

   D. Barrier D shall consist of a 42-48 inch chain link fence and may be required by the Director to have inserts in the fence fabric, to be coated, or to be supplemented by trees and/or shrubs.

   E. Barrier E shall consist of a 6 foot wall, brick or architectural block faced on the side facing the existing use and may be required to be so faced on both sides as determined by the Director.
F. Barrier F shall consist of a 6 foot high solid wood or otherwise architecturally solid fence.

G. Barrier G shall consist of a 6 foot chain link fence and may be required by the Director to have inserts in the fence fabric or to be coated.

H. Barrier H shall consist of one row of 6 foot trees averaging 50 feet on centers, such trees being a variety of types. This requirement may be omitted in cases where the building is 6 feet or less from the property line.

13-305 Transitional Screening and Barrier Waivers and Modifications

Transitional screening and barriers may be waived or modified by the Director in any of the following circumstances. The Director may attach conditions to any waiver or modification which would assure that the results of the waiver or modification would be in accordance with the purpose and intent of this Part.

1. Transitional screening and barriers may be waived or modified between uses that are to be developed under a common development plan in the PDC or PRM Districts or a common development or site plan or series of development or site plans within a PRC District when compatibility between uses has been addressed through a combination of the location and arrangement of buildings or through architectural or landscaping treatments.

2. Where the strict provisions of this Part would reduce the usable area of a lot due to lot configuration or size to a point which would preclude a reasonable use of the lot, transitional screening and/or barriers may be waived or modified by the Director where the side of a building, a barrier and/or the land between that building and the property line has been specifically designed to minimize adverse impact through a combination of architectural and landscaping techniques.

3. Transitional screening may be modified where the building, a barrier and/or the land between that building and the property line has been specifically designed to minimize adverse impact through a combination of architectural and landscaping techniques.

4. The transitional screening yard width and planting requirements may be reduced as much as two-thirds (2/3) where the developer chooses to construct a seven (7) foot brick or architectural block wall instead of the lesser barrier indicated by the matrix. This wall may be reduced to a height of six (6) feet where the Director deems such a height will satisfy the purpose and intent of this Part.

5. Transitional screening and barriers may be waived or modified where the adjoining land is designated in the adopted comprehensive plan for a use which would not require the provision of transitional screening between the land under site plan and the adjoining property.

6. Transitional screening and barriers may be waived or modified where the adjacent property is zoned to allow a use similar to that of the parcel under site plan.
7. Transitional screening and barriers may be waived or modified where the adjoining property is used for any public purpose other than a school or hospital.

8. Transitional screening and barriers may be waived or modified when the adjoining land is used for a sawmilling operation or for a wayside stand.

9. Transitional screening and barriers may be waived or modified where adjacent residential property is used for any use permitted by the Board of Zoning Appeals or the Board of Supervisors as a special permit or special exception use except nursery schools, day care centers, schools of general and special education.

10. Transitional screening may be waived or modified when the adjoining land is an R district and is used for off-street parking as permitted by the provisions of Sect. 9-609.

11. Transitional screening and barriers may be waived or modified where the subject property abuts a railroad or interstate highway right-of-way, except the right-of-way of the Dulles International Airport Access Highway or the combined Dulles International Airport Access Highway and Dulles Toll Road.

12. The Director may waive or modify the barrier requirements where the topography of the lot providing the transitional screening and the lot being protected is such that a barrier would not be effective.

13. The Director may waive or modify the barrier requirements for single family attached dwelling units where a six (6) foot fence has been provided to enclose a privacy yard on all sides, and such fence is architecturally designed and coordinated with landscaping techniques to minimize adverse impact on adjacent properties.

14. Transitional screening and barriers may be waived or modified for any public use when such use has been specifically designed to minimize adverse impact on adjacent properties.

15. In affordable dwelling unit developments, where the strict application of the provisions of this Article would preclude compliance with the provisions of Part 8 of Article 2, transitional screening and/or barriers may be waived or modified.
PART 4  13-400  TREE CONSERVATION

13-401  Tree Conservation

Tree conservation shall be provided as required by Chapter 122 of The Code and the Public Facilities Manual.
## Transitional Screening and Barrier Matrix

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### TRANSPORTATIONAL SCREENING AND BARRIER MATRIX

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<td>12. All other quasi-public uses (Category 3)</td>
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<td>13. Mini-warehousing estab. Production, processing estab. as permitted in I-3, I-4 Districts Scientific research &amp; dev. estab. Wholesale trade estab.</td>
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<td>14. Light public utility uses (Category 1)</td>
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<td>15. Contractor’s offices &amp; shops Heavy equip. &amp; spec. vehicle sale, rental &amp; service estab. Heavy public utility uses (Category 2) Lumber &amp; bldg. material yards Motor freight terminals New vehicle storage Storage yards Vehicle transportation service estab. Warehousing facilities</td>
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<td>16. Production, processing estab. as permitted in I-5, I-6 Districts Junk yards Motor vehicle storage &amp; impoundment yards Recycling centers Vehicle major service estab.</td>
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<td>17. Heavy industrial uses (Category 5) Mixed waste reclamation facilities</td>
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* As may be required by the Director