## SENATE, No. 466 **STATE OF NEW JERSEY** 219th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2020 SESSION

Sponsored by: Senator NICHOLAS J. SACCO District 32 (Bergen and Hudson) Senator RONALD L. RICE District 28 (Essex)

## **SYNOPSIS**

Requires notice of development applications be given to residential tenants on that property.

## **CURRENT VERSION OF TEXT**

As reported by the Senate Community and Urban Affairs Committee with technical review.



2

1AN ACT concerning notice of development applications to2residential tenants and amending P.L.1975, c.291.

3 4

**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

5 6

7 1. Section 7.1 of P.L.1975, c.291 (C.40:55D-12) is amended to
8 read as follows:

9 7.1. Notice pursuant to subsections a., b., d., e., f., g. [and], 10 h., and k. of this section shall be given by the applicant unless a 11 particular municipal officer is so designated by ordinance; provided 12 that nothing contained herein shall prevent the applicant from 13 giving such notice if he so desires. Notice pursuant to subsections 14 a., b., d., e., f., g. [and], h, and k. of this section shall be given at 15 least 10 days prior to the date of the hearing.

a. 16 Public notice of a hearing shall be given for an extension of 17 approvals for five or more years under subsection d. of section 37 18 of P.L.1975, c.291 (C.40:55D-49) and subsection b. of section 40 of 19 P.L.1975, c.291 (C.40:55D-52); for modification or elimination of a 20 significant condition or conditions in a memorializing resolution in 21 any situation wherein the application for development for which the 22 memorializing resolution is proposed for adoption required public 23 notice, and for any other applications for development, with the 24 following exceptions: (1) conventional site plan review pursuant to 25 section 34 of P.L.1975, c.291 (C.40:55D-46), (2) minor subdivisions pursuant to section 35 of P.L.1975, c.291 (C.40:55D-26 27 47) or (3) final approval pursuant to section 38 of P.L.1975, c.291 28 (C.40:55D-50); notwithstanding the foregoing, the governing body 29 may by ordinance require public notice for such categories of site 30 plan review as may be specified by ordinance, for appeals of 31 determinations of administrative officers pursuant to subsection a. 32 of section 57 of P.L.1975, c.291 (C.40:55D-70), and for requests for 33 interpretation pursuant to subsection b. of section 57 of 34 P.L.1975, c.291 (C.40:55D-70). Public notice shall also be given in 35 the event that relief is requested pursuant to section 47 or 63 of 36 P.L.1975, c.291 (C.40:55D-60 or C.40:55D-76) as part of an 37 application for development otherwise excepted herein from public 38 notice.

In addition, public notice shall be given by a public entity seeking to erect an outdoor advertising sign on land owned or controlled by a public entity as required pursuant to section 22 of P.L.1975, c.291 (C.40:55D-31) or, if so provided by ordinance adopted pursuant to subsection g. of section 29.1 of P.L.1975, c.291 (C.40:55D-39), by a private entity seeking to erect an outdoor advertising sign on public land or on land owned by a private entity.

Matter underlined thus is new matter.

**EXPLANATION** – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Public notice shall be given by publication in the official
 newspaper of the municipality, if there be one, or in a newspaper of
 general circulation in the municipality.

4 b. Except as provided in paragraph (2) of subsection h. of this 5 section, notice of a hearing requiring public notice pursuant to 6 subsection a. of this section shall be given to the owners of all real 7 property as shown on the current tax duplicates, located in the State 8 and within 200 feet in all directions of the property which is the 9 subject of such hearing; provided that this requirement shall be 10 deemed satisfied by notice to the (1) condominium association, in 11 the case of any unit owner whose unit has a unit above or below it, 12 or (2) horizontal property regime, in the case of any co-owner 13 whose apartment has an apartment above or below it. Notice shall 14 be given by: (1) serving a copy thereof on the property owner as 15 shown on the said current tax duplicate, or his agent in charge of the 16 property, or (2) mailing a copy thereof by certified mail to the 17 property owner at his address as shown on the said current tax 18 duplicate.

19 Notice to a partnership owner may be made by service upon any 20 partner. Notice to a corporate owner may be made by service upon its president, a vice president, secretary or other person authorized 21 22 by appointment or by law to accept service on behalf of the 23 Notice to a condominium association, horizontal corporation. 24 property regime, community trust or homeowners' association, 25 because of its ownership of common elements or areas located 26 within 200 feet of the property which is the subject of the hearing, 27 may be made in the same manner as to a corporation without further 28 notice to unit owners, co-owners, or homeowners on account of 29 such common elements or areas.

c. 30 Upon the written request of an applicant, the administrative 31 officer of a municipality shall, within seven days, make and certify 32 a list from said current tax duplicates of names and addresses of 33 owners to whom the applicant is required to give notice pursuant to 34 subsection b. of this section. In addition, the administrative officer 35 shall include on the list the names, addresses and positions of those 36 persons who, not less than seven days prior to the date on which the 37 applicant requested the list, have registered to receive notice 38 pursuant to subsection h. of this section. The applicant shall be 39 entitled to rely upon the information contained in such list, and 40 failure to give notice to any owner, to any public utility, cable 41 television company, or local utility or to any military facility 42 commander not on the list shall not invalidate any hearing or 43 proceeding. A sum not to exceed \$0.25 per name, or \$10.00, 44 whichever is greater, may be charged for such list.

d. Notice of hearings on applications for development
involving property located within 200 feet of an adjoining
municipality shall be given by personal service or certified mail to
the clerk of such municipality.

4

e. Notice shall be given by personal service or certified mail to the county planning board of a hearing on an application for development of property adjacent to an existing county road or proposed road shown on the official county map or on the county master plan, adjoining other county land or situated within 200 feet of a municipal boundary.

f. Notice shall be given by personal service or certified mail to
the Commissioner of Transportation of a hearing on an application
for development of property adjacent to a State highway.

10 g. Notice shall be given by personal service or certified mail to 11 the State Planning Commission of a hearing on an application for 12 development of property which exceeds 150 acres or 500 dwelling 13 units. The notice shall include a copy of any maps or documents 14 required to be on file with the municipal clerk pursuant to 15 subsection b. of section 6 of P.L.1975, c.291 (C.40:55D-10).

16 Notice of hearings on applications for approval of a major h. 17 subdivision or a site plan not defined as a minor site plan under this 18 act requiring public notice pursuant to subsection a. of this section 19 shall be given: (1) in the case of a public utility, cable television 20 company or local utility which possesses a right-of-way or 21 easement within the municipality and which has registered with the 22 municipality in accordance with section 5 of P.L.1991, c.412 23 (C.40:55D-12.1), by (i) serving a copy of the notice on the person 24 whose name appears on the registration form on behalf of the public 25 utility, cable television company or local utility or (ii) mailing a 26 copy thereof by certified mail to the person whose name appears on 27 the registration form at the address shown on that form; (2) in the 28 case of a military facility which has registered with the municipality 29 and which is situated within 3,000 feet in all directions of the 30 property which is the subject of the hearing, by (i) serving a copy of 31 the notice on the military facility commander whose name appears 32 on the registration form or (ii) mailing a copy thereof by certified 33 mail to the military facility commander at the address shown on that 34 form.

i. The applicant shall file an affidavit of proof of service with
the municipal agency holding the hearing on the application for
development in the event that the applicant is required to give
notice pursuant to this section.

j. Notice pursuant to subsections d., e., f., g. [and], h, and k.
of this section shall not be deemed to be required, unless public
notice pursuant to subsection a. and notice pursuant to subsection b.
of this section are required.

k. Notice of a hearing on an application for development for a
property with a residential tenant shall be given to each residential
tenant either (1) by personal service, or (2) by mailing a copy by
certified mail to the tenant's mailing address, as known to the
property owner or landlord, or (3) by requiring that the property
owner or landlord shall post the hearing notice in a conspicuous

## S466 SACCO, RICE

5

place in at least one interior common area accessible to residential 1 2 tenants, at least 10 days prior to the date of the hearing and, to the 3 extent practicable, maintain the posting until the day following the 4 date of the hearing; provided, however, that this posting 5 requirement shall not be an option if there is no interior common 6 area. An application for development for a property with a residential tenant shall not be approved until the owner or landlord 7 files a certification with the municipal agency that notices have 8 been provided to every tenant as required pursuant to this 9 10 subsection. (cf: P.L.2005, c.41, s.3) 11 12

13 2. This act shall take effect immediately.