Sec. 8-3167. Public notification and hearings.

- (a) *Public notification*. For public notification requirements, see Article M. (Public Notification).
- (b) Adjournment of hearings. Hearings may be adjourned from time to time, and, if the time and place of the continued hearing be publicly announced at the time of the adjournment, no further notice of such continued hearings shall be required; otherwise, notice thereof shall be given, as in the case of the original hearing.
- (c) Rehearings. Any applicant requesting a rehearing shall file such request in the same manner as the original application, within five days following the board's decision on the petition for which a rehearing is being sought. The board may grant a rehearing only for petitioners submitting new and relevant information. Applications for a rehearing shall be denied upon a finding by the board that there has been no substantial change in facts, evidence or conditions relative to the petition in question. Upon approval of a request for rehearing, the board shall rehear the petition in question at the same meeting.
- (d) Appeals. Appeals from decisions of the board shall be to superior court. All such appeals shall be made in writing within 30 days of the date of such decision. An application for rehearing shall not stay or alter the 30-day time limit for appealing the board's decision to superior court.

[Sec. 8-3167 amended October 3, 2013(13-003067-ZA)]