Planning and Development Services

Sturgeon County

Land Use Bylaw (LUB)

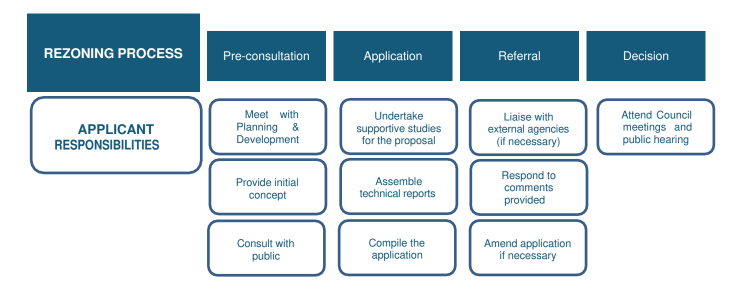
Amendment (Rezoning) Application Package





LUB Amendment (Rezoning) Application Process: What to Expect?

Submission of a LUB Amendment Application (also called a Rezoning application) is a complex, public procedure which requires three readings of a bylaw and a public hearing. The timeline to process an application will vary depending on the scale and complexity of the proposal. Any delays in providing requested information will affect timelines.



STEP 1: PRE-CONSULTATION

Meet with Planning & Development Services: Before submitting an application, meet with Planning and Development Services to discuss initial considerations. It is not uncommon for a series of meetings to occur within this process, as discussions with other departments provide multi-disciplinary input into this process. The applicant should prepare for the following:

- Meetings with Planning and Development Staff.
- Administration Input: Various Sturgeon County departments provide multi-disciplinary insight for the applicant to consider and address, including identification of what documents/studies are required as part of the application (e.g. Traffic Impact Assessment, Geotechnical Report, etc.)
- Regional Considerations: Provide perspective about the Edmonton Metropolitan Region Growth Plan and Land Use Framework.
- ☐ Funding and Levy Contributions: Administration will highlight the application fees and levy contributions that may apply.

Committee of the Whole: After the initial pre-consultation meeting(s) have occurred, and if no Area Structure Plan or Outline Plan has been approved for the subject property, the applicant may request a meeting with County Council at Committee of the Whole (COW) – an informal meeting where the applicant can address Council to provide and receive information in a public forum.

Public Consultations: The applicant must demonstrate understanding of public considerations. It is advisable to undertake public consultation *before* submitting a LUB amendment/rezoning application and incorporating the findings of the consultation and any mitigating measures as part of the application package.

The public consultation should preferably take the form of an open house at a set date, time, and location. Advertising the event should at least entail the delivery of a notice of the event to all affected landowners in the vicinity of the subject property. (Administration will give guidance on which landowners should be involved and provide the contact addresses of these landowners.) In addition, depending on the scale of the proposed amendment/rezoning, an advertisement should be placed in a local newspaper.

At the event, the applicant should:

- Present the proposal and lead the discussion
- Be able to speak to the specifics of the proposal
- Record contact details of attendees
- Ensure that feedback from the public is accurately recorded and provided to the County.

STEP 2: APPLICATION PROCESS

After initial dialogue with Planning & Development Services has occurred, the applicant should submit the required materials identified during the pre-consultation meeting(s). Planning & Development Services will then review the application package to determine if the components are complete and to an acceptable standard. When the application is deemed complete, the application fee will be processed and the referral process will commence. The application package should comprise of the following:

Amendment/Rezoning Application (Include Letter of Intent)
Technical Supporting Documents
Land Title Certificate(s)/Ownership Information
Application Fee

STEP 3: REFERRAL

Internal and Outside Agency Referral: After Steps 1 and 2 are complete, the LUB Amendment/Rezoning Application Package and supportive technical documents are circulated to various Sturgeon County departments and applicable external agencies (e.g. Alberta Transportation, Alberta Environment, neighboring municipalities, oil and gas companies, etc.) – requesting comments to be provided within 1 month. Planning and Development Services will monitor the status of agency responses, advise applicant(s) accordingly and call a meeting if necessary to deal with any challenges/issues.

Amend, as required: After the referral process is complete, the applicant will address any feedback received. Note that additional information and technical reports may be required as a result of this referral process and if significant changes are necessary, recirculation may be required.

STEP 4: DECISION PROCESS

Once Step 3 has been completed (including resolving any challenges/issues), Planning & Development Services will prepare a "Request for Decision" for Sturgeon County Council to review as they consider giving First Reading to the proposed bylaw. Note: For the application to become adopted as a bylaw, all three readings must occur.

First Reading:

First reading is presenting the application to council for the first time and allows for a public hearing to be scheduled to gather feedback from affected parties.

Public Hearing:

If Council gives first reading, Planning & Development Services will arrange a public hearing, at which time any stakeholders will have the opportunity to provide comments. The public hearing will be advertised for two weeks in a local newspaper and notices sent to landowners within the vicinity of the affected parcel (Please note that a \$2,000.00 Advertising and Notification Fee will be applied at this time). When the public hearing is held, the applicant may make a presentation and address any concerns raised at the public hearing – and thereafter address, if necessary, in the LUB Amendment Application.

Second Reading:

After the public hearing, Planning & Development Services will bring the proposal back to Council for further consideration at second reading.

At this time, a summary of the public hearing and how any challenges have been addressed will be discussed. Council can then:

- a. give second reading or,
- b. *not* give second reading to the bylaw, effectively refusing the proposal.

Third Reading:

In some circumstances, Council may opt to give both second and third reading at the same Council meeting – particularly for applications of a smaller scope/impact. Otherwise, if the plan has been reviewed and approved by the Edmonton Metropolitan Region Board (if applicable), the proposal will come back to Council once again for consideration of third (final) reading. As per the Municipal Government Act, *If all three readings are not given within 2 years, the proposal becomes void, and must be re-initiated.* Hence, Council can:

- a. give third reading and the bylaw (i.e., the proposed bylaw is approved) or,
- b. *not* give third reading to the bylaw, effectively rejecting the proposal.

LUB Amendment Application Package

Refer to the following checklist to ensure all relevant information is included:

Application The application must be completed in <i>full</i> to be processed.
Letter of Intent A letter of intent will describe the rationale behind the proposed rezoning and will include details such as the type of uses, operations of the land, buildings required, how many people will use the land, whether servicing is required, hours of operation, parking requirements, etc. Try to state why this application makes sense, what value it brings to the County, and how impacts will be mitigated for neighbors.
Detailed Land Use Concept – Site Plan Include a site plan that clearly shows the proposed area to be rezoned, outline all existing buildings, proposed new buildings, a parking plan, access & egress points, etc.
Land Title Certificate A current certificate of title of the property being rezoned (searched within 30 days) must be included. If the parcel is titled to a company name, you will also be required to provide a Corporate Registry. These documents can be obtained at any Provincial Registry Office or online at www.spin.gov.ab.ca.
Application Fee The non-refundable application fee - \$5,000.00 (\$6,000.00 for Direct Control Districts)
Presence or Absence of Abandoned Oil & Gas Wells Include a map from the Alberta Energy Regulator which verifies whether the property has an abandoned oil and gas well located on it. Visit http://www.aer.ca and refer to the Alberta Energy Regulator Abandoned Well Map Viewer.
Additional Information Provide any additional studies outlined by the Planning Officer (ex. Environmental Site Assessment, Geotechnical Report Traffic Impact Assessment), and any caveats, right-of-way plans, etc. referenced on the Land Title Certificate.

Supporting Technical Reports Environmental Site Assessments Geotechnical Investigation Infrastructure Servicing Report Traffic Impact Assessment Outline Plan Other – please specify

Drawings/Maps Submission Standards

Professionally completed digital drawing. Scaled drawings must contain:

SUBMITTED DOCUMENTATION IN SUPPORT OF APPLICATION:

- Plan Boundaries
- North Arrow (facing up)
- Consistent (and referenced) Scale
- Legend
- Local landmarks used as identifiers (i.e., rivers, major roads, communities, etc.)



LAND USE BYLAW AMENDMENT APPLICATION PACKAGE

Date Accepted				Office	Use Only	Receip	ot Number:		
Application Fee:						File N	umber:		
This form is to be complete authorized person acting or			ble) by	the regi	stered owr	ner of the land, t	he subject of t	he applica	tion, or by an
General Information									
Name of registered owner(s	s) of land to	o be rezoned:							
				Address:					
				Postal Co	ode				
				Telephor	ne:				
				Email:					
Authorized person(s) acting	on behalf	of registered ow	ner:						
				Address:					
				Postal Co					
				Telephor Email:	ne:				
LECAL LAND DESCRIPTIO		DEA OF BRODE			IENDED /D	FZONED			
LEGAL LAND DESCRIPTIO									
All/part of the Lot	¼ Sec Block		Twp. Plan		Rar	nge	West of the		Meridian
Total parcel size as found or		ficate of title	-		hectares		Land Title No).	
							(33.33)		
Option 1) Rezoning Amenda From the zoning district of:	nent								
-									
To the zoning district of:									
Option 2) Technical/Site-Spe Amendment applied for:	ecific								
ашенишент аррнеи юг:									

Freedom of Information and Protection of Privacy (FOIP) Act

The personal information provided will be used to process the application to amend the Land Use Bylaw and is collected pursuant to Section 4.0 of the Land Use Bylaw and Section 33 (c) of the *Freedom of Information and Protection of Privacy (FOIP) Act*. Personal information you provide may be recorded in the minutes of Council meetings. If you have any questions about the collection and use of this information, please contact the Sturgeon County Access and Privacy Officer at 9613 – 100 Street, Morinville, Alberta, T8R 1L9 (780) 939.4321.

Applic	ant's	Aut	tho	rizat	ion									
I/We,							being t	he regist	ered o	wner(s) of land	s legal	ly des	cribedas:
All/part of	the	1/4	<u>,</u>	Sec.		Twp.		Range			West of t	:he		Meridian
Lot		В	lock			Plan								
Municipal	Address													
do hereby	/ authoriz	e								amer	ake a Land ndment/re ting the a	ezonir	ng app	lication property.
Dated this	s			day	of						, 20			
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Abar	idoned	UII	and	Gas	weiis	– Proce	ss tor	Amer	iame	nt/F	kezonir	ig A	opiic	ations
Applica	ants must	search	n for a	bandor	ned wells	on the subj	ect prop	erty. Alor	ng with	this a	pplication	ı, you ı	must s	ubmit:
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This in	formation	can b	e obta	ained by	either:		·							
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	-		_			/ell Map Viev idonedWells		tml						
<u></u>	<u> </u>		<u> </u>	<u></u>			,							
In acco	rdance w	ith the	Albei	rta Regı	ulation 1	60/2012 and	the ame	endment	applica	ation p	process, co	omple	te belc	ow.
I, We													her	eby declare th
			Fu	II name	in block	capitals								
	l do not h	ave an	aban	doned	well site	(s) on my sub	ject pro	perty, and	d I have	e revie	ewed the i	inform	ation 1	from the AER.
	OR													
						cated on my ca/prd/docu						nents a	as set c	out in the
	Signat	ure of	Regis	tered L	andown	er		Si	ignatur	e of R	egistered	Land	owner	

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Right of Entry Authorization

Owners consent to the Right of Entry by an authorized person of Sturgeon County for the purpose of a land site inspection relative toa proposed amendment/rezoning application.

Section 542(1) of the Municipal Government Amendment Act stipulates that:

"If this or any other enactment of a by-law authorizes or required anything to be inspected, remedied, enforced or done by a municipality, a designated officer of the municipality may, after giving reasonable notice to the owner or occupier of land or the structure to be entered to carry out the inspection, remedy, enforcement or action.

(a) enter such land or structure at any reasonable time and carry out the inspection."

In accordance with this Section and the County's amendment/rezoning application requirements, it is necessary that this form be completed and returned with your application submission.

I/We,			
_	t for an authorized person of Sturgeon County to enter u l amendment/rezoning.	upon the property for a site inspection and evaluation regarding	
Indicate any s	afety issues or special concerns on your property (i.e. gu	guard dog):	
Dated this	day of	, 20	
Signature of	Registered Landowner	Signature of Registered Landowner	

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I, We		hereby certify that
Full name in block capitals.		
I am the registered owner, or		
I am the agent authorized to act on behalf of the registe (If acting on behalf of the Landowner, include the signed		
And that theinformation given on this amendment/rezoning ap	oplication package is full and complete and is, to the	ebest of my
knowledge, a true statement of the facts relating to this application	for amendment/rezoning approval.	
I/We grant consent for an authorized person of Sturgeon County to o	communicate information electronically as per Section	608 (1) of the Municipal
Government Act, R.S.A. 2000., c.M-26		
Signature of Registered Landowner	Signature of Registered Landowner	

Freedom of Information and Protection of Privacy (FOIP) Act

Registered owner(s) or person acting on his behalf

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Planningand Development

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Email: PandD@sturgeoncounty.ca

LAND USE BYLAW AMENDMENT APPLICATION FEE INFORMATION

Credit Card Information:	
Visa:	MasterCard:
CARD NUMBER:	EXPIRY DATE: MONTH, YEAR
NAME THAT APPEARS ON THE CARD:	<u> </u>
SIGNATURE OF CARDHOLDER:	