

This brochure provides an overview of the steps involved in the Rezoning Application process. This is a general guide only. It is not meant to replace bylaws or other legal documents. Applicants are advised to meet with the Planning Department to discuss their application.

WHAT IS ZONING?

The purpose of zoning is to regulate land use and development standards for properties within each zone. Zoning specifies the range of permitted uses in each zone, as well as regulations for building heights, setbacks from property lines and other requirements such as minimum lot size.

WHEN IS A ZONING AMENDMENT (REZONING) REQUIRED?

Before proceeding with any development or purchasing a property, you should check with the Town to review zoning provisions. If you wish to undertake a use or development which is not permitted in the current zone, you must apply for a zoning amendment. If a change to the Zoning Bylaw is needed that does not affect use or density, a Development Variance Permit may be applied for.

Typically, zoning amendments involve a change from the existing zone to another zone in the Bylaw. For example, you may request a change from the R-2 zone (Single-Family Residential Zone 2) to a C-1 (General Commercial Zone) zone to accommodate a commercial use.

In some cases, the change needed can be achieved through an amendment to the wording of the bylaw, for example, to permit a new activity within existing commercial zone.

In some unique situations, a new zone may be needed that is specific to your proposal, particularly for comprehensive developments or mixed use developments.

APPLICATION FEES

Zoning Amendments

\$2,500 base fee per application, plus:

- \$100 per dwelling unit (base and additional fees shall not exceed \$25,000)
- \$300 per 300 m² of land for commercial, industrial, and non-residential zoned site area (base and additional fees shall not exceed \$25,000)

Combined OCP and Zoning Amendment

\$4,000 base fee per application, plus:

- \$100 per dwelling unit (base and additional fees shall not exceed \$30,000)
- \$300 per 300 m² of land for commercial, industrial, and non-residential zoned site area (base and additional fees shall not exceed \$30,000)

Applicants should be aware of other costs involved in the process, which may include professional services such as lawyer, architect, civil engineer, and/or B.C. Land Surveyor.

STEPS TO ADOPTION OF A ZONING AMENDMENT

STEP 1 - PRE-APPLICATION MEETING

Before proceeding with a Rezoning Application, owners are encouraged to meet with staff to gather information on processes, policy and regulation interpretation, and potential impacts and constraints on the proposal, including:

- Application costs;
- Official Community Plan (OCP) designations and whether the proposed development fits with the Official Community Plan;
- Determine whether any other development applications need to be completed concurrently with the zoning amendment (i.e. OCP amendment, Development Variance Permit, or Development Permit);
- Approvals that may be required from other agencies such as the Ministry of Transportation and Infrastructure, the Ministry of Environment, the Federal Department of Fisheries, and/or the Gibsons and District Volunteer Fire Department;
- Neighbourhood issues and requirement to meet with surrounding property owners; and,
- You will also need to hire a consultant, such as an independent civil engineering firm, to design the servicing and assist with the application requirements (for certain applications this may not be necessary).

STEP 2 - APPLICATION SUBMISSION

Applications for amendment of the Zoning Bylaw must be accompanied by a detailed description and drawings of the proposed land use. Application forms are available from the Planning Department that indicate the specific attachments needed, including:

- Completed application form signed by the registered owner of the property.
 If applicable, written authorization for an agent to act on behalf of the registered owner(s) of the subject property may be required;
- Payment of Application Fee;
- Certificate of Title. Must be dated within 30 days of application. The Town can obtain this for a fee:
- Site Plan: Showing the dimensions of the proposed development in metric scale;
- Proposal Summary outlining the nature of the proposed development, how the development fits within the neighbourhood, and the design character of the housing, neighbourhood, or commercial use proposed.
- For all multi-family or commercial developments over 3 stories or 12m in height, provide a shadow study. Analyze shadows for the solstices (June 21st and Dec 21st) and March 21st at 9:00am, 12:00 noon, and 3:00pm
- For all developments over 3 stories or 12m in height, provide perspective renderings of the development taken from pedestrian eye level at key viewpoints onto the development.
- Development Plans. Detailed drawings of the proposed development, including building sections and elevations, parking layout and access, proposed means of

servicing, existing vegetation and landscaped areas. Must also include a project summary sheet outlining gross site area, density and number of dwelling units, site coverage, heights, setbacks and other relevant data.

- One digital set of fully dimensioned plans required (in PDF, EPS, TIFF or JPEG format) including:
 - Dimensions of the property, existing and proposed roads, in metric scale:
 - Location and dimensions (including setbacks) of existing and proposed buildings on site (a recent survey plan is required);
 - The location of any watercourses, steep banks or slopes; and,
 - Any easements or statutory Rights-of-Way.
 - If development plans are included, where required by BC Building code, plans must be sealed by a Registered Architect.
- Pursuant to the BC Contaminated Sites Regulation, all development applications to the Town include a completed Site Disclosure Statement.
 - A Site Disclosure Statement is a form that requires readily available information about the past and present <u>Schedule 2</u> uses of a site, as well as basic land descriptions. The site owner, operator or agent can fill out the form, but only the site owner or operator can sign the form.
 - The Town will review the statement prior to proceeding with the application to determine if further review is required by the Province.

STEP 3 - APPLICATION REVIEW

Before review begins, applications are checked for completeness and will be returned without review if any required items are missing. The proposal is referred to other staff and outside agencies such as the Gibsons and District Volunteer Fire Department, Director of Infrastructure Services, and Ministry of Transportation for comment.

Applicants will be requested to post a rezoning sign on the property indicating the type of proposed development, as per the Town's *Development Application Procedures Bylaw No. 1166, 2014*. This policy is available on the Town's website or from staff;

Upon receipt of all staff and referral comments, together with a summary report of the neighbourhood meeting, a detailed staff report is prepared. The Planning Department report summarizes the proposal, includes staff comments, analyzes the proposal for consistency with the Town's Official Community Plan and sustainability criteria, and makes a recommendation.

STEP 4 - COMMITTEE

The Committee of the Whole receives the staff report. The Committee gives thorough consideration to the issues and forwards a recommendation to Council, and either authorizes staff to write the bylaw for First Reading, rejects the application, or refers it back to the applicant for further revision. At this time, the Committee may request additional public consultation.

At the next Council meeting the bylaw is given First Reading. The bylaw is often read a second time before a Public Hearing date is set. If required, the bylaw is referred to the

Ministry of Transportation and Infrastructure or other agencies whose interests are affected by the application.

STEP 5 - PUBLIC HEARING

- All rezoning applications are subject to a statutory Public Hearing held before Town Council, as per the *Local Government Act*;
- Any person who deems their interests may be affected by the proposed development may express their concerns to Council;
- The Town prepares the required newspaper advertising. Written notification is mailed or hand delivered to surrounding properties located within 100 metres of the subject property at least 10 days before the Public Hearing.
- You or your representative should attend the Public Hearing and be prepared to respond to any questions;
- The Public Hearing is a formal hearing subject to *Local Government Act* procedures. Applicants are requested to attend the Public Hearing to be available to answer questions; and,
- The Public Hearing is the last opportunity for Council to receive input from the applicant or the public before making a final decision on the application. Applications should be finalized prior to Public Hearing.

STEP 6 - THIRD READING

After the Public Hearing, the bylaw is referred to Council for consideration of Third Reading or to the Committee of the Whole for further discussion. Council gives Third Reading to the bylaw or defeats it. If referred for further discussion, a new hearing date is scheduled.

STEP 7 – REFERRAL TO THE MINISTRY OF TRANSPORTATION AND INFRASTRUCTURE (IF REQUIRED)

The bylaw is referred to the Ministry of Transportation and Infrastructure for signature if the property is within 800 metres of a controlled access highway (i.e. Highway 101).

STEP 8 - FINAL ADOPTION OF ZONING BYLAW AMENDMENT

If the majority of Council members are satisfied that the development proposal is beneficial to the community, consistent with the Official Community Plan, and that all legal requirements and conditions are met, Council may vote in favour of Final Reading of the zoning amendment. You are notified when this is complete.

APPLICATION TIMING

 The rezoning process timeline varies from project to project. Applicants are advised that timing is most affected by the adequacy of the submission and dependent upon the complexity of the issue, current workload of staff and Council, and timing of Council meetings;

- Applications that address the policy issues, support the principles of the OCP, provide a high standard of urban design, and address neighbourhood concerns proceed more quickly;
- Applicants are advised to meet directly with other relevant agencies, such as the Ministry of Transportation and Infrastructure or Environment early in their project, prior to their formal application;
- Considerable time is spent if numerous revisions are required, plans are incomplete or if the concerns of the surrounding neighbourhood are not addressed; and,
- Council meetings are held the 1st and 3rd Tuesday of each month. Agendas for these meetings are completed the Wednesday prior to each meeting. These dates should be kept in mind when creating timelines for your application.

WHAT'S NEXT?

As you develop your property, it will be inspected to ensure compliance with the servicing plan requirements. When services are completed to the satisfaction of the Public Works Department, the Security Deposit for servicing (submitted as part of your Servicing Agreement during the Development Permit process) will be released, less a "Maintenance Holdback" that is held for a period of 12 months from the date of issuance of the Certificate of Substantial Completion.

As-built drawings for services installed as part of the development are required in both electronic and paper format.

All required services must be completed and approved before Building Permits will be issued (refer to the Subdivision and Development Servicing and Stormwater Management Bylaw).

CONTACTS

Town of Gibsons Planning Department: 604-886-2274

Town of Gibsons Infrastructure Services Department: 604-886-2274

Town of Gibsons Building Department: 604-886-2274

Gibsons and District Volunteer Fire Department: 604-885-6870 Ministry of Transportation and Infrastructure: 604-740-8987

This brochure is meant for guidance only and is not intended to replace the requirements of the *Local Government Act* and applicants should obtain copies of the relevant bylaws before proceeding with development applications. For specific information, please contact the staff at:

Town of Gibsons 474 South Fletcher Road, Box 340 Gibsons, B.C. V0N 1V0



Please read the Zoning Amendment Application Guide before filling out this application form. If you have any questions or require assistance in filling out this form contact the Planning Department. The processing of your application will be delayed if it is incomplete. Mail or deliver the completed application form, fee, plans and supporting material to the Town of Gibsons Planning Department and make your fee payable to the Town of Gibsons. Contact the Town of Gibsons Planning staff for the current fee prior to submitting your applications as fees may change, or consult the Rates, Fees and Charges Bylaw.

SECTION 1: DESCRIPTION OF PROPERTY				
Lot/Parcel	Plan	Block		
District Lot/Section	Ra	nge		
Other Description				
Street Address				
Jurisdiction and Folio Number (From Property Assessment/Tax Notice)				
Parcel Identifier (PID) (From State of Title Certificate)				

First Owner Information	Second Owner Information
Name	Name
Address	Address
City	City
Province/State	Province/State
Postal/Zip	Postal/Zip
Telephone/Fax	Telephone/Fax

Email

SECTION 2: OWNER INFORMATION (ADD PAGES IF MORE THAN TWO OWNERS)

Email

SECTION 3: APPLICANT INFORMATION (IF DIFFERENT THAN OWNER)				
Name				
Address				
City	State/Province	Postal/Zip		
Telephone	Fax	Cell		
Email 				

This information is collected in compliance with the Freedom of Information and Protection of Privacy Act (FOIPOP). If you require further information regarding the FOIPOP Act please contact the FOI Coordinator at 604.886.2274 (http://www.gibsons.ca/freedom-of-information-a-protection-of-privacy.html) or the Information and Privacy Commissioner at 1.800.663.7867 (www.oipc.bc.ca)

SECTION 4: PLANS AND SUPPORTING MATERIALS CHECKLIST

All applicants must provide one full-scale (not less than 1:100 metric) detailed site plan, and one set of high resolution digital copies (in PDF format) that must include the following:

Completed application form signed by registered owner of the property. If applicable, written authorization for an agent to act on behalf of the registered owner(s) of the subject property may be required;

Payment of Application Fee;

Certificate of Title. Must be dated within 30 days of application. The Town can obtain this for a fee:

Site Plan: Showing the dimensions of the proposed development in metric size;

Proposal Summary outlining the nature of the proposed development, how the development fits within the neighbourhood, and the design character of the housing, neighbourhood, or commercial use proposed. The proposal should also be justified in terms of its benefit to the community and impact on the land use pattern. Where a Development Variance Permit is requested, justification for the variance is to be provided;

Development Plans. Detailed drawings of the proposed development, including building sections and elevations, parking layout and access, proposed means of servicing, existing vegetation and landscaped areas. Must also include a project summary sheet outlining gross site area, density and number of dwelling units, site coverage, heights, setbacks and other relevant data. One set of fully dimensioned plans required, and one set of high resolution digital copies (in PDF format) including;

- Dimensions of the property, existing and proposed roads;
- Location and dimensions (including setbacks) of existing and proposed buildings on site (a recent survey plan is required);
- The location of any watercourses, steep banks or slopes; and,
- Any easements or statutory Rights-of-Way.

For all multi-family or commercial developments over 3 stories or 12m in height, provide a shadow study and perspective renderings.

ADDITIONAL INFORMATION

If the space provided below for each section is not sufficient, please attach additional information in a separate document (PDF or Microsoft Word format preferred).

SECTION 5: PLAN DESIGNATION OR ZONE CHANGES Zoning Designation change requested. Concurrent Applications (if applicable). e.g. Official Community Plan Amendment, Development Permit, Development Variance Permit, Subdivision. SECTION 6: DESCRIBE THE CURRENT USE(S) OF THE LAND AND STRUCTURES ON THE PROPERTY. SECTION 7: DESRIBE THE PROPOSED USES OF THE LAND AND BUILDINGS, AND SHOW ON YOUR SITE PLAN, THE LOCATION OF ANY PROPOSED BUILDINGS OR STRUCTURES.

	SCRIBE THE CURI OU MAY BE REQUI ROPERTIES.					
ADDITIONAL CO	SCRIBE THE REAS MMENTS ON A SEI S OF THE PROPER' KEN.	PARATE PAGE.	SUBMIT ANY T	ECHNICAL REP	ORTS, STUI	DIES

SECTION 10: APPLICATION COMPLETION

(initial or check each of the following)

I have completed all sections of this application form.

I have included detailed site plans and elevation drawings as required in section 4 of this application form.

I have included the additional documentation and reports required in Section 4 of this application form.

I have included recent State of Title Certificate (not more than 30 days old), or will obtain from the Town for a fee.

I have included copies of all covenants registered against the title.

All owners listed on the title have signed the application.

I have verified as to whether my property falls within a Development Permit Area.

I have included the correct fee (contact the Town of Gibsons Planning Department or consult the Rates, Fees and Charges Bylaw for correct fees).

A Form P, if the proposed development will be Phased. If not Phased, mark 'N/A".

Please note: your application will not be considered complete and cannot be processed unless it contains all of the information above. Please also review all relevant bylaws including the Official Community Plan (Bylaw 985 and associated amendments), and the Rates, Fees and Charges Bylaw.

SECTION 11: OWNER'S CONSENT AND AUTHORIZATION

To process the application the signature of all registered owners is required. For additional owners, including Strata Corporations, attach a separate sheet.

In order to assist the Town of Gibsons in the review and evaluation of my application, by signing below, I authorize the Planner(s) assigned to this application to enter into the land at reasonable times, after making reasonable efforts to arrange a schedule a convenient time for such a visit, to inspect the land. I acknowledge a right, if a convenient time can be scheduled, to accompany the Planner on the site visit.

By signing below, I authorize the Applicant named in Section 3 of this application to represent this application.

Owner One, Full Name	Owner Two, Full Name
Authorization Signature	Authorization Signature



SCHEDULE 1 SITE DISCLOSURE STATEMENT

Has the site been used for any industrial or commercial purposes or activities described in SCHEDULE 2 of the Contaminated Sites Regulation? Yes No Exemptions (See the Contaminated Sites Regulation, Division 3 of Part 2): Does the application qualify for an exemption from submitting a site disclosure statement? Yes If yes, indicate which exemption applies I. CONTACT INFORMATION A: SITE OWNER(s) or OPERATOR(s) LAST NAME FIRST NAME(s) COMPANY (if applicable) ADDRESS - STREET CITY PROVINCE/STATE COUNTRY POSTAL CODE PHONE E-MAIL B: PERSON COMPLETING SITE DISCLOSURE STATEMENT (Leave blank if same as above) Agent authorized to complete form on behalf of the owner or operator LAST NAME FIRST NAME(s) COMPANY (if applicable) C: PERSON TO CONTACT REGARDING THE SITE DISCLOSURE STATEMENT LAST NAME FIRST NAME(s) COMPANY (if applicable) ADDRESS - STREET CITY PROVINCE/STATE COUNTRY POSTAL CODE PHONE E-MAIL

Site Disclosure Statement Ver 1.0 PAGE 1 OF 3

II. SITE INFORMA	ATION .					
		rican Datum 1983 conv	(antion) for the centr	o of the cite:		
Coordinates (using	Latitude	ilcan Datum 1903 Com		Longitude		
DEGREES	MINUTES	SECONDS	DEGREES	MINUTES		
Attach a map	of appropriate s	cale showing the locat	ion and boundaries	of the site.		
For Legally Titled,	Registered Pro	perty				
SITE ADDRESS (or nea	rest street name/inter	section if no address assigned	1)			
CITY				POSTAL CODE		
OTT				T GOTAL GODE		
PID			Land Decription		Add	Delete
					+	-
For Untitled Crowr	n Land					
PIN numbers and a	ssociated Land D	escription (if applicable)				
PIN			Land Decription		Add	Delete
					+	-
And if available						
Crown Land File N	lumbers				Add	Delete
					+	-
III. INDUSTRIAL (OR COMMERC	IAL PURPOSES OR	ACTIVITIES			
In the format of the	example provide	d, which of the industrial	or commercial purpos	es or activities have	occurred or a	re
occurring on this site	e.					
EXAMPLE						
Schedule 2 Reference			Description			
E1	appliance, eq	uipment or engine maint	enance, repair, recond	litioning, cleaning or s	salvage	
F10	solvent manu	acturing, bulk storage, s	hipping or handling			
Schedule 2 Reference	е		Description		Add	Delete
					+	-
IV. ADDITIONAL	INFORMATION	l				
1. Provide a brief sum	nmary of the planne	ed activity and proposed lar	nd use at the site.			

L	
	2. Indicate the information used to complete this site disclosure statement including a list of record searches completed.

3. List any past or present government orders, permits, approvals, certificates or notifications pertaining to the environmental condition of the site. (Attach extra pages, if necessary):

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V. DECLARATIONS				
Where a municipal approval is not required, please indicate the reason for submission directly to the registrar:				
Under Order	Foreclosure	CCAA Proceedings	☐ BIA Proceedings	
Decommissioning	Ceasing Operations			
By signing below, I confirm th	at the information in this fo	orm is complete and accura	ate to the best of my knowledge:	
SIGNA ⁻	ΓURE	_	DATE SIGNED (YYYY-MM-DD)	
APPROVING AUTHORITY CONTA	CT INFORMATION			
NAME		AGENCY		
ADDRESS				
PHONE		E-MAIL		
Reason for submission (Please	check one or more of the folk	owing):		
Building Permit	Subdivision	Zoning	Development Permit	
DATE RECEIVED	DATE RECEIVED (YYYY-MM-DD) DATE SUBMITTED TO REGISTAR (YYYY-MM-DD)			

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