

REDESIGNATION APPLICATION RESIDENTIAL PURPOSE 2.4 – PLANNING

FOR OFFICE USE ONLY				
APPLICATION NO.				
ROLL NO.				
FEES PAID				
DATE OF RECEIPT				
ACCEPTED BY				

This form is to be completed in full by the registered land owner that is the subject of the application or by a person authorized to act on the registered owner's behalf. In making this application you are certifying the accuracy of the information contained in the pages of this form and all material submitted with your application.

1. NATURE OF APPLICATION							
□ Land Use Redesignation		New Direct Control (DC) Bylaw					
□ Land Use Bylaw (Textual Amendment)		Direct Control Bylaw (Site-Specific Amendment)					
2. APPLICANT/OWNER							
Applicant Name:			Email:				
Business/Organization Name (if applicable):							
Mailing Address:				Postal Code:			
Telephone (Primary):	Alternative:		Fax:				
Landowner Name(s) per title (if not the Applicant):							
Mailing Address:				Postal Code:			
Telephone (Primary):		Email:					
3. LEGAL LAND DESCRIPTION							
All/part of: 1⁄4 Section:	Точ	vnship:	Range:	West of:	Meridian		
All parts of Lot(s)/Unit(s):	I parts of Lot(s)/Unit(s): Blo		Registered Plan:				
Municipal Address (if applicable):							
4. AREA OF LAND/PROPOSED LOTS							
Total area of above parcel to be subdivided He		ctare(s):	Acre(s):				
Total number of parcels/lots proposed							
Size of parcels ultimately proposed He		ctare(s):	Acre(s):				
NOTE: Identify any variances/modifiers requested (Refer to applicable Land Use Dictrict) within the cover letter.							
5. USE OF LAND							
Existing land use district (per Land Use Bylaw):							
Proposed land use district (per Land Use Bylaw):							
Describe existing use(s) of land (i.e. residential, agricultural):							
Describe proposed use(s) of land:							
6. MUNICIPAL RESERVE STATUS (select as applicable)							
Deferral Deferral to Balance							
□ If dedicating, provide area (in acres) of reserves and designation:							
 Cash in lieu of land, value to be determined by appraisal (attach <i>Appraisal Agreement</i> or completed market appraisal) Other (specify):							



7. EXISTING BUILDINGS ON LAND

Specify any buildings/structures (historical or otherwise) on the subject land(s) proposed to be demolished or relocated: 8. LOCATION OF LAND Subject site has direct access to a developed Municipal Road (accessible public roadway) □ YES □ NO a) b) Subject land(s) situated immediately adject to a municipal boundary? □ YES □ NO If "yes", name adjoining municipality: □ YES □ NO Subject land(s) situated within 0.80 kilometres of the right-of-way of a highway? c) If "yes", state highway number: Does the proposed parcel contain or bounded by a river, stream, lake or other body of □ YES □ NO d) water (canal or drainage ditch)? If "yes", state type/name: □ YES □ NO Are there any oil or gas wells on or within 100 metres of the subject property(s)? e) □ YES □ NO f) Is the proposed parcel within 1.5 kilometres of a sour gas facility? If "yes", is the sour gas facility \Box active, \Box abandoned, or \Box currently being reclaimed? □ YES □ NO Is there an abandoned oil or gas well or pipeline on the property? g) (Well Map Viewer: https://extmapviewer.aer.ca/AERAbandonedWells/Index.html) 9. PHYSICAL CHARACTERISTICS OF LAND Describe the topography of the land (flat, rolling, steep, mixed): a) Describe type of vegetation and water bodies on land (brush, shrubs, tree stands, woodlots, sloughs, creeks, etc.): b) Describe soil type on land (sandy, loam, clay, etc.):_____ c) **10. WATER AND SEWER SERVICES** Specify the method of water and sewage disposal if the proposed development is to be served by systems other than a water distribution system and a wastewater collection system: **11. PART A – REDESIGNATION APPLICATION REQUIREMENTS** Redesignation applications preceded by an earlier application:

In many instances, a redesignation application is preceded by one or a number of applications which affect the development of land, set the higher-level strategic intent associated with amendments to Area Structure Plans or the adoption of Local Plans (Conceptual Schemes and Master Site Development Plans). In these cases, there are a range of technical documents which may have already been required and provided.

Owing to the passage of time between applications, the introduction of new policy or new technical standards, updated versions of previously provided technical reports may be required. Preceding applications may have introduced requirements or expectations for further technical reports to be provided as part of redesignation applications. These matters should be addressed accordingly.

The application checklist herein is a general list of the technical reports required as there may be occasions where additional information is required.



ROCKY VIEW COUNTY

11. PART A – REDESIGNATION APPLICATION REQUIREMENTS (continued)

The application shall include the following:

- □ **APPLICATION FORM:** All parts completed and signed.
- APPLICATION FEE: Refer to Planning and Development Fee Schedule within the Master Rates Bylaw.
- **CURRENT LAND TITLES CERTIFICATE COPY dated within 30 days of application**
- □ COPY OF ALL NON-FINANCIAL INSTRUMENTS/CAVEATS REGISTERED ON TITLE
- □ **LETTER OF AUTHORIZATION:** Signed by the registered landowner(s) authorizing person acting on behalf (if not the Applicant). If registered owner on title is a company, authorization to be provided on a company letterhead <u>or</u> as an affidavit (signed by a Commissioner for Oaths).
- BYLAW AMENDMENT: Copy of any proposed bylaw amendments in the form of a Rocky View County Bylaw where the redesignation proposes a Direct Control Bylaw, or amendments to the existing Land Use Bylaw.
- □ **PLAN OF DEVELOPMENT:** Show proposed plan of development identifying proposed general location of existing buildings/uses, future buildings/uses, and any proposed subdivision layout.
- □ COVER LETTER, shall include:
 - O Description of the use or uses proposed for the land that is the subject of the application.
 - O Detailed assessment of the proposed development with relevant Statutory and Local Plans.
- **TECHNICAL REPORTS:** Any reports determined to be necessary in order to assess the suitability of land for redesignation/development, including items identified within the County Servicing Standards.

11. PART B – SERVICING REQUIREMENTS: RESIDENTIAL PURPOSES (excluding First Parcel Out/Farmstead)

Wastewater and Water Supply

- □ Where the County determines that the subject land is in proximity to a piped wastewater or water supply system, the Applicant shall provide evidence that the systems has sufficient capacity to accommodate the proposed development in accordance with Alberta Environment Sustainable Resource Development (AESRD) requirements; **OR**
- □ Where the County determines that a regional or decentralized wastewater or water supply system is required, the Applicant shall provide a written conceptual submission prepared by a suitably qualified person outlining the proposed treatment and disposal system and proposed water supply system;
- □ Where the County has determined that a piped water supply system is not available for connection and a regional or decentralized system is either not proposed or not required, and there are six (6) or more lots in the quarter section, the Applicant shall provide a Supply Evaluation (phase 1) in accordance with the County Servicing Standards; and
- □ Where the County has determined that a piped wastewater system is not available for connection and a regional or decentralized system is either not proposed or not required, the Applicant shall provide a written statement regarding wastewater treatment and disposal proposed for the development.

Stormwater Management

A statement from a suitably qualified stormwater engineer (P.Eng) regarding the necessity for a detailed stormwater management plan/report including the general rationale for this position. If the statement indicates that a Site Specific Stormwater Implementation Plan (SSIP), where the development involves fewer than 10 lots ultimately or Stormwater Management Report (SWMP), where the development involves 10 or more lots ultimately is required, the plan/report shall provide recommendations for any required works to manage stormwater, including identification of downstream conveyance requirements.

Traffic Impacts

□ A statement from a suitably qualified traffic engineer (P.Eng) regarding the necessity for a Traffic Impact Assessment (TIA) including the general rationale for this position. A TIA shall be prepared if identified as required by the engineer. Notwithstanding, a TIA shall be prepared if the County requires the assessment in order to process the application.



12. TERMS, CONDITIONS AND NOTES

The following terms, conditions and additional notes are not limiting on Council or the County in the requirement of supporting information for an application or the imposition of conditions on a future approval.

- 1. Boundary Realignment/Adjustment: Additional technical studies for a boundary realignment application is not typically required unless the proposal significantly reduces the size of one of the parcels that is subject of the application, such that technical considerations need to be addressed. For example, a residential lot is reduced in size as a result of redesignation and boundary realignment that demands a higher level of proof for servicing. The County reserves the right to request additional technical reports if it is considered that previous servicing (including wastewater, stormwater, traffic and water supply) arrangements are insufficient.
- 2. All information provided with this application is available for public review and comment.
- 3. The relevant Authority (Subdivision or Development) at subdivision or development permit stage:
 - a) May include any condition necessary to satisfy a Land Use Bylaw provision or a County Plan, Area Structure Plan, Conceptual Scheme or Master Site Development Plan policy or County Servicing Standard.
 - b) By condition, require provision of a Construction Management Plan where on-site works are proposed.
 - c) May impose any condition to meet a requirement of the Municipal Government Act (MGA) or Subdivision and Development Regulation.
 - d) As a condition of approval, may include requirement to update technical reports submitted with the application.
 - e) Shall impose requirements for the payment of levies associated with Bylaws for transportation, wastewater, water supply and stormwater:
 - i. Transportation Offsite Levy Bylaw;
 - ii. Water and Wastewater Offsite Levy Bylaw; and
 - iii. Such other Bylaws as may be in force or come into force and be applicable to development or activities on or services provided to the subject land from time to time.
 - f) Shall determine any oversizing requirements for services and infrastructure required to be constructed as part of the proposed development. The County will determine Cost Recovery arrangements through preparation and execution of documents prior to endorsement of a plan or survey for registration.
 - g) Shall determine any outstanding municipal reserve dedications, cash-in- lieu payments or deferrals where applicable.
- 4. *Technical reports* are defined as report of any information regarding a matter identified in the MGA, Subdivision and Development Regulations, Statutory Plan, County Policy, Servicing Standards or Bylaw.
- 5. Additional technical reports may be required based upon the ongoing assessment of the application.
- 6. All costs of development are borne by the landowner or developer including, but not limited to, all on and off-site construction works, infrastructure development, securities, levies, contributions, reserve payments, additional fees associated the preparation and review of reports and technical assessments, endorsement fees imposed by the County, registration fees and such other costs as may be associated with the development of the land and the registration of any and all documents to create separate title for proposed parcels. Further, that it is the landowner's and developer's responsibility to identify and consider all costs of development.
- 7. The applicant and landowner acknowledge that not providing the information required in this form or failing to provide accurate information may prejudice the assessment of the application.
- 8. The applicant and landowner acknowledge that the County including individual staff members have not provided an advisory role with respect to the preparation and making of this application and that the decision to make the application is entirely that of the applicant and landowner.



13. APPLICANT/OWNER AUTHORIZATION					
I, (Full name in Block Capitals), hereby certify (initial below):					
That I am the registered owner OR That I am authorized to act on the owner's behalf.					
That the information given on this form and the material provided with this application is full and complete and is, to the best of my knowledge, a true statement of the facts relating to this application.					
I have read, understood and accept the contents, statements and requirements contained and referenced in this document (Pages 1 to 5), REDESIGNATION APPLICATION 2.4 – Residential Purpose.					
 That I am aware of and have read and agree to the following: The personal information collected on this application is collected in accordance with s.4(c) of the Alberta Protection of Privacy Act (POPA). I have obtained written permission from the copyright holder for any information included with this application which is protected by copyright. I agree to indemnify, save and hold harmless the County, its elected officials, agents, and employees from and against all demands, claims, liability costs and expenses (including legal fees) in relation to copyright infringement as a result of the information submitted. The information collected will be used to communicate with the applicant during the application review and site inspection processes. Rocky View County may also input the information into an automated system to generate content or make decisions, recommendations or predictions. As part of the review process, both personal information and copyrighted materials will be circulated as needed to relevant internal departments, provincial and federal governments, external partners, and adjacent landowners. Such information and materials may also be submitted to the Subdivision and Development Appeal Board and the Land and Property Rights Tribunal. Personal information and copyrighted materials may also be included in public meeting agendas, on the County's website, and on the Rocky View County Planning Development Map web application and other public resources maintained by the County. The applicant's name and the nature of the application will be publicly available, in accordance with the Alberta Access to Information Act (ATIA) as well as POPA. For questions on POPA or copyright issues, please contact the Manager of Planning at 403-230-1401. Right of Entry: Lauthorize/acknowledg					
Date Date FOR OFFICE USE ONLY					
Existing District(s): Proposed District(s):					
Applicable IDP/ASP/CS/MSDP:					
Included within file: Parcel Summary Site Aerial Land Use Map Aerial Site Plan NOTES:					
Staff Signature:					