

Development Services Division 638 Princess Avenue, Brandon MB R7A 0P3 T: 204-729-2110 F: 204-728-2406 www.brandon.ca/planning

Development Agreement Amendment

Name of Property Owner:	
Name of Applicant:	
Civic Address of Property:	
Legal Description of Property:	
meet with a Com	plication, Development Services strongly recommends that all applicants munity Planner to complete a pre-application review**
Proposal:	
complete, and I undertake to d	- ify to the City that the information provided in this application is true and observe and perform all provisions of The Planning Act, the City Plan, the provisions of other relevant laws, by-laws or agreements.
Signature of Applicant:	Date:
Address:	Postal Code:
Phone No.: (Primary)	(Secondary)
Email Address:	
Signature of Owner:	Date:
Address:	Postal Code:
Phone No.: (Primary)	(Secondary)
Email Address:	
will be used for the purpose of approof statistical reporting. It is protected and Protection of Privacy Act. If you	are providing is being collected under the authority of The Planning Act and oving this application. Information is also being collected for the purpose ed by the Protection of Privacy provisions of The Freedom of Information have any questions about the collection and/or use of information, contact r, City of Brandon Planning & Buildings Department, 638 Princess Avenue none 204-729-2116
FOR PLANNING DEPARTMENT USE O Community Planner: Date Application Received:	NLY: _Planning File No.:CityView No.: Payment Date:Receipt No.:Amount: \$



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Major Development Agreement Amendment

Development agreements are legal documents between a landowner and the City relative to the provision of municipal services to be specified. These agreements are typically required as conditions of applications to enable development, such as rezoning or subdivision. However, property owners or developers may require amendments to their development agreements. The most common reason for needing amendments is that a property owner or developer proposes new development conditions that deviate significantly from an existing development agreement. Such deviations may result in changes in demands on City infrastructure and obligations between the City and developers of those sites.

Documentation and Fee Requirements

- Application Fee: See fee schedule
- Status of Title: Issued by Brandon Land Titles Office no later than 30 days before the date of the application
- Letter of Authorization: From registered owner(s) of the land whose name(s) appear on the title
- Letter of Intent: As per attached checklist
- Site Plan: As per attached checklist
- Other plans and documentation may be required to demonstrate compliance with applicable laws, bylaws, regulations, or policies, depending on the nature of the request

Timelines

The process generally can take two (2) months at best. Complicated applications may take a longer period of time.

Decision Making Authority

City Council decides on development agreement amendments. Where required under an existing development agreement, the Planning Commission, an independent body of five (5) members appointed by City Council, will hold a public hearing and make a recommendation to City Council on the application.

Pre-Application Review (Optional)

Before formal submission of an application, the Development Services Division may lead a preliminary review of the application package and, if necessary, advise the applicant which elements of the package to revisit. The Development Services Division cannot guarantee support or approval of an application, as it must objectively analyze all applications. The pre-application review may take two to three (2-3) weeks.

If Public Hearing Required

Where an existing development agreement subject to amendment requires a public hearing, the applicant must attend a public hearing scheduled by the Development Services Division, and is responsible for presenting details of their application and answer any questions the Planning Commission may have. The public hearing allows the general public to comment on the application prior to the Planning Commission's recommendation to City Council.

^{**}Application may not be processed until all of the above information has been submitted**

Appeals

Should City Council reject a development agreement amendment application or not make a decision within the prescribed time limit under The Planning Act, or the applicant is not satisfied with the conditions proposed in the development agreement amendment, the applicant may within fourteen (14) days file an appeal directly to the Manitoba Municipal Board, which will hold an appeal hearing and, if necessary, direct City Council on a final decision. The Municipal Board is a provincial quasi-judicial tribunal and is the final approval authority where appeals are involved.



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Letter of Authorization

Date:			
То:	City of Brandon Planning, Property & Buildings Departme 638 Princess Avenue Brandon, MB R7A 0P3	ent	
RE:		(address or legal description of appl	ication)
I (We)) hereby give authorization to:		
Toon	nly for a dayalanment application for the a	(Applicant's name)	
то ар	ply for a development application for the a	above address.	
Regis	tered Owner(s) on the Current Status of Tit	tle:	
	Name (Print)	Name (Signed)	 Date
	Name (Print)	Name (Signed)	Date
	Name (Print)	Name (Signed)	Date
	Name (Print)	Name (Signed)	Date



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Letter of Intent (Development Agreement Amendment) Requirements

All letters of intent must have the following information:

- 1. Business/Formal letter format (addressed to "City of Brandon Development Services", signed and dated)
- 2. Name(s) of applicant(s)
- 3. Location of proposed development (civic address and legal description)
- 4. Description of proposed development, including but not limited to use(s) proposed on site, number and types of residential/non-residential units, design themes, any other related development applications, how the proposal fits with the surrounding area
- 5. If known in advance, details on specific provisions in the development agreement the applicant wants to amend

Site Plan (Development Agreement Amendment) Requirements

The site plan must be drawn to scale with all dimensions clearly labeled and submitted in PDF or paper format (Maximum Size: 11" x 17") showing:

- 1. Title and date (latest revision)
- 2. North arrow (oriented to top of page)
- 3. Drawing scale (metric)
- 4. Location (civic address and legal description)
- 5. Site lines and all adjacent public rights-of-way
- 6. All easements (e.g. utility, overland drainage)
- 7. Total floor area of building(s) (m²)
- 8. Existing/proposed buildings (include setbacks from site lines)
- 9. Roadways, driveways, laneways, aisles
- 10. Pedestrian connections
- 11. Parking
- 12. Existing/proposed utilities on or near the site
- 13. Any other information as required