

OCP & ZONING AMENDMENTS APPLICATION

For detailed requirements and process See Schedule 1 of Development Application Procedure Bylaw No. 2790, 2014

The City of Courtenay Official Community Plan Bylaw No. 2387, 2005 (OCP) is a statement of broad objectives and policies regarding the form, character and density of existing and future land use and servicing requirements for the City of Courtenay. It sets the direction for the future locations of commercial, recreation, institutional and residential uses and determines the use and density of land in the City of Courtenay.

The City of Courtenay is divided into designated land use categories or zones, pursuant to the *City of Courtenay Zoning Bylaw No 2500, 2007.* The zoning bylaw sets outs the regulations for development in the City, including specifications for permitted uses, lot size and density, setbacks and building height limitations.

WHEN AN OCP OR ZONING AMENDMENT IS REQUIRED

An OCP amendment is required when a proposed land use is not consistent with the land use designations of the OCP.

A zoning amendment is required when a proposed land use is not permitted under the current zoning for a property.

Where the use is also inconsistent with the OCP land use designation the OCP and zoning amendment can be processed together

APPLICATION PROCESS

OCP and zoning amendments are considered by Council. For most applications, the process is as follows (please note that these time frames are approximate and that more complex applications can take up to 12 months or longer).

Prior to submitting an application, you are advised to discuss the proposal including specific application requirements for your project and required fees with the Planning Department.

- 1. The applicant is encouraged to arrange for a pre-application meeting pursuant to Section 17 of Development Procedure Bylaw No. 2790, 2014.
- 2. After receiving a complete application, the application is reviewed by the Planning Department (2-4 weeks)
- 3. The applicant will conduct a Public Information Meeting
- 4. Referrals are issued to other City departments and external agencies (3 weeks)
- 5. Referrals are returned to the applicant for outstanding issues to be addressed (2-4 weeks)
- 6. Conditions/requirements that may arise from the Public Information Meeting will be addressed between staff and applicant prior to proceeding to Council
- 7. The Planning Department prepares a report to Council and a bylaw is created for the amendment (2 weeks)
- 8. First and second readings of the bylaw are considered by Council
- 9. A public hearing is set and the Planning Departments notifies all owners and occupants within 100 m of the subject property (2-4 weeks). Third reading of the bylaw may be considered following the public hearing
- 10. Planning staff will work with applicant for the preparation of any required covenants, statutory rights of way, phased development agreements, or development agreements (all legal fees incurred by the City shall be reimbursed by the applicant prior to final consideration of bylaw by Council)
- 11. At a subsequent Council meeting final reading of the bylaw is considered
- 12. If the amendment is adopted, it takes place immediately. If it is refused, no substantially similar application will be considered by Council for 12 months.



CITY OF COURTENAY

Planning Services

830 Cliffe Avenue Courtenay, BC, V9N 2J7 Tel: 250-334-4441 Fax: 250-334-4241 Email: planning@courtenay.ca

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DESCRIPTION OF PROPERTY

Civic address: 801 Ryan Road Courtenay BC

BEFORE SUBMITTING YOUR APPLICATION IT IS IMPORTANT TO NOTE THE FOLLOWING:

1. Incomplete applications will be returned to the applicant;

APPLICANT INFORMATION

Name(s): Broadstreet Properties Ltd / Rachel Ricard

Address: 100 St Ann's St

- 2. It is the applicant's responsibility to be familiar and knowledgeable of all requirements, policies and applicable bylaws within the City of Courtenay, and to clearly represent how the application conforms to these requirements, policies and bylaws before the application will be accepted;
- 3. The coordinating professional must ensure that the submissions, including all plans are internally consistent. Plans that are not internally consistent will be returned to the coordinating professional with no further review;
- 4. Applications that are inactive for a period of 6 months or more may be closed at the discretion of the City.

City: Campbell River Postal Code: V9W4C4	Legal Description: Lot 1, Section 14, Comox District				
Phone: 250.850.3212 Fax:	Plan 27905 Except Parts in Plans 38112 and				
E-mail: rachel.ricard@seymourpacific.ca	VIP53727				
If applicant is <u>NOT</u> the owner of property:					
Owner's Name(s): Loblaw Properties West Inc., Inc. No A0074514	Owner's phone/e-mail:				
Owner's Address: 3225 - 12th Street, NE Calgary, AB T2E 7S9					
☐ Written Strata Council Approval (if applicable) to be included with application.					
OFFICIAL COMMUNITY PLAN AMENDMENT	ZONING AMENDMENT				
Current OCP Designation: Shopping Centre	Current Zoning: C-1A				
Proposed Designation:	Proposed Zoning: CD				
BRIEF PROJECT DESCRIPTION					
BRIEF PROJEC	I DESCRIPTION				
This project consists of 3 multi-family residential					
This project consists of 3 multi-family reside					
This project consists of 3 multi-family reside					
This project consists of 3 multi-family reside					

This checklist outlines the mandatory requirements for a complete submission. Please ensure you have included all required documentation and drawings or your application will not be processed. Please note that further submission materials may be required during application processing.

REQUIRED SUBMISSIONS					
√	Completed Application signed by the registered owners, or written authority for an agent to act or behalf of the owner and written Strata Council approval (if applicable)				
✓	Certificate of Title * dated no more than 5 business days prior to the date of the application * Copy of Certificate of Title shall also include copies of any easements and covenants (this information is available from the Land Title Office).				
✓ Application Fee					
	BC Land Surveyors sketch plan in metric including any existing buildings on the property in relation to legal property boundaries				
\checkmark	Site Profile for Contaminated Sites				
\checkmark	Written statement on conformance to Sustainability Evaluation Checklist				
\checkmark	Written statement on conformance to the Affordable Housing Policy				
\checkmark	Written summary, including description of proposed development and reasons/rationale for the proposal. The written summary must explain how the proposal complies with the applicable development permit guidelines. When an element of the proposal does not comply with a guideline a justification stating the divergence and the reason shall be included				
\checkmark	Electronic submissions of all drawings to be provided with all applications (must be in PDF format)				
	ARCHITECTURAL SUBMISSIONS See Schedule 8 of Development Application Procedure Bylaw No. 2790, 2014 for detailed information				
	 Three copies of professionally drawn Architectural Submissions (one large copy, one reduced color 11 x 17 copy and one electronic/pdf copy) and must include the following: Location Map Elevations, sections, floor plans (and roof plans where requested) North arrow and drawing scales Dimensions, in metric or metric conversions, for all elevations and site plans Geodetic elevation Comprehensive building site layout Exterior building materials and colours Zoning bylaw compliance Parking lot layout in accordance with City standards, including bicycle parking Waste and recycling storage and pickup areas, for commercial, institutional, industrial and multiresidential Vehicle/pedestrian circulation and turning radius for delivery and emergency vehicles including waste and recycling pick up services 				
	 Road widening Fire hydrant locations Open space All watercourses and riparian areas, trees to be retained and any other sensitive environmental features including required setback areas For applications within a Tree Management and Protection area, location of all existing trees greater than 20cm DBH shall also be included 				

LANDSCAPE SUBMISSIONS

These requirements will vary depending on the nature of the application. Please discuss these requirements with Planning staff prior to submission.

See Schedule 9 of Development Application Procedure Bylaw No. 2790, 2014 for detailed information

☑ Three copies of professionally drawn Landscape Submissions (one large copy, one reduced color

11 x 17 copy and one electronic/pdf copy) and must include the following:

	✓ Location of existing trees 20 cm calliper and great be retained	ter and proposed methods of preservation for trees to				
	☑ Indication of all plant material and landscaping, fe and dimensions of planting areas in metric	atures at installed sizes, accurate location and spacing				
	☑ All watercourses, riparian areas and all sensitive environmental features including required setback areas					
	☑ Property lines, surrounding streets, limit of contract	t lines, setbacks, easements				
	☑ Existing site features, retention/preservation areas					
	✓ Vehicular and pedestrian paving, planting, fencing and landscape structures					
	☑ Location of all engineering services (overhead, underground, light standards, etc) which may affect landscaping					
	☑ Adjacent landscape/development features, where a	applicable				
	☑ Indication of all plant material and landscaping features at installed sizes, accurate location and spacing and dimensions of planting areas in metric					
	Underground irrigation system plan showing water	source, type and details of system				
	Plant list naming all recommended plant material a	nd size specification, location, spacing and dimensions				
	Area of site to be landscaped in metric					
	☑ Include references to the most recent BCSLA/BCNTA landscape standard for all landscape construction					
	☑ Minimum soil depths for planting					
	☑ Detailed Landscape and maintenance specifications					
	Underground irrigation system plan showing water source	ce, type of system, details of system				
\checkmark	supervision, monitoring and approvals, required for th fencing, sidewalks, decorative paving areas, retaining					
·	ADDITIONA	L STUDIES				
The following studies may be required to support your application. Please contact Planning and or Engineering staff prior to submission.						
	See Part 6 of Development Application Procedur	re Bylaw No. 2790, 2014 for detailed information				
<u>√</u>	Environmental Impact Assessment including Environmentally Sensitive Features	☐ Acoustical Impact Study				
	Construction and Environmental Management Plan	Hydrological Study including Groundwater Management Assessment				
	Tree Assessment Study including Wind Study	☐ Stormwater Management and Drainage Study				
	Geotechnical Study	☐ Soil Agrology Study				
	Transportation and Traffic Impact Study	☐ Greenhouse Gas emission profile				
	Site Access and Servicing including Municipal Infrastructure Impacts	☐ Wildfire Hazard Assessment				
	Demand for Local Community Service Study	☐ Archaeological Assessment				
	Visual Impact Study	Other Studies as Deemed Necessary				

SITE & BUILDING INFORMATION					
Front setback: Rear setback: Side setback: Side flanking street: Building height: Landscape setbacks:	Existing:	7.5 m 6.0 m 3.0 m	Parking Spaces: Loading Spaces: Landscaped Area: Useable Open Space: Fence height:	Existing:	Proposed:
Proposed Gross Floo	or Area: 268,934	SQ FT	Lot Coverage (including	g building coverage): 53	31,00.5 SQ FT
APPLICANT/AGENT AUTHORIZATION Complete ONE of the following:					
a. I am the owner of registered as such b. I hereby agree to costs and expense.	a. I am the owner of the real property, legally described as: and that I am registered as such in the Land Registry Office in Victoria, BC; and that b. I hereby agree to indemnify and save harmless the City of Courtenay and its employees against all claims, liabilities, judgements, costs and expenses of whatsoever which may in any way occur against the said City and its employees in consequence and of incidental to, the consideration of the application				
Signature of Regis			Date		
*If multiple owners are listed or the property(ies) are owned by a company, the signatures of all owners or required company signatories must be included. Please Initial here that all required signatures are shown on this form.					
b. I hereby agree to in costs and expense incidental to, the collision owner, the City of I hereby declare the effect as if made under the signature of Agen	d agent of Loblaw by 1, Section 14, section 14, and the section 14 and the section of the action of	Properties We, Comox District narmless the City of ich may in any way in polication; ourtenay is advised if exclusively with meaning true and true of the Canada E	Date July 9 2020 Date	Parts in Plans 381 against all claims, liabil d its employees in consecting on behalf of the usertaining to the proposed	lities, judgements, equence and of ndersigned registered d application;
Signature of Regi	stered Owner	[Date		

SITE & BUILDING INFORMATION					
Existing: Proposed: 327 ding Spaces: 0 discaped Area: able Open Space: 5120m² be height: 6 ft					
Lot Coverage (including building coverage): 531,00.5 SQ FT					
Proposed Gross Floor Area: 268,934 SQ FT Lot Coverage (including building coverage): 531,00.5 SQ FT APPLICANT/AGENT AUTHORIZATION Complete ONE of the following:					
 1. If the owners is applying personally: a. I am the owner of the real property, legally described as: and that I am registered as such in the Land Registry Office in Victoria, BC; and that b. I hereby agree to indemnify and save harmless the City of Courtenay and its employees against all claims, liabilities, judgements, costs and expenses of whatsoever which may in any way occur against the said City and its employees in consequence and of incidental to, the consideration of the application 					
*If multiple owners are listed or the property(ies) are owned by a company, the signatures of all owners or required company signatories must be included. Please Initial here that all required signatures are shown on this form.					
2. If an agent is applying on behalf of the owner: a. I am the authorized agent of Loblaw Properties West Inc. who is the registered owner of the real property, legally described as: Lot 1, Section 14, Comox District Plan 27905 Except Parts in Plans 38. b. I hereby agree to indemnify and keep harmless the City of Courtenay and its employees against all claims, liabilities, judgements, costs and expenses of whatsoever which may in any way occur against the said City and its employees in consequence and of incidental to, the consideration of the application; It is understood that until the City of Courtenay is advised in writing that I am no longer acting on behalf of the undersigned registered owner, the City of Courtenay shall deal exclusively with me with respect to all matters pertaining to the proposed application; I hereby declare that the foregoing information is true and proper and I make this declaration knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act. Balla Ba					