

INTENT AND PURPOSE

Rezoning is a type of map amendment which allows for the reclassification of a property's zoning district. A request for rezoning must not be arbitrary. There are several land use factors which are considered during the review process for a rezoning request including the suitability of surrounding land uses and zoning districts, local development trends, potential traffic impacts, and the overall public health and safety of the community.

This packet explains the process to successfully submit and complete an Application for Rezoning. It includes a detailed description of the process, outlines required submittal materials, and contains the application for rezoning.

For a complete explanation of what is legally required throughout the Special Use process, please refer to "Title 10, Chapter 8, Section 12: Map Amendments" of the Yorkville, Illinois Unified Development Ordinance.

APPLICATION PROCEDURE

STEP 1

APPLICATION SUBMITTAL

SUBMIT APPLICATION, FEES, AND PLANS TO THE COMMUNITY DEVELOPMENT DEP
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The following must be submitted:

- ☐ One (1) original signed and notarized application.
- ☐ Legal description of the property in Microsoft Word.
- Three (3) copies each of the exhibits, proposed drawings, location map, and site plan. All exhibits and plans must be an appropriate size for all details and descriptions to be legible.
- ☐ Appropriate application and filing fee. Checks may be written to the United City of Yorkville.
- ☐ Signed Applicant Deposit Account/Acknowledgment of Financial Responsibility form.
- ☐ One (1) electronic copy (PDF) of all materials submitted including application and exhibits.

Within one (1) week of submittal, the Community Development Department will determine if the application is complete or if additional information is needed. An incomplete submittal could delay the scheduling of the project.

The petitioner is responsible for payment of recording fees and public hearing costs, including written transcripts of the public hearing and outside consultant costs (i.e. legal review, land planner, zoning coordinator, environmental, etc.). The petitioner will be required to establish a deposit account with the City to cover these fees.

Once a submitted and complete application is received, Community Development staff will provide a tentative schedule of meetings as well as all needed documents for the process.

31E

PLAN COUNCIL

MEETS ON THE 2ND & 4TH THURSDAY OF THE MONTH

This step is dependent on the complexity of the request and may be skipped at the discretion of staff. The petitioner must present the proposed request to the Plan Council. The members of the Council include the Community Development Director, City Engineer, the Building Department Official, the Public Works Director, the Director of Parks and Recreation, a Fire Department Representative, and a Police Department Representative. This meeting is held to provide the petitioner with guidance from all City staff departments to ensure the petitioner is aware of all requirements and regulations for their development. Upon recommendation by the Plan Council, the petitioner will move forward to the Economic Development Committee.



STEP

3

ECONOMIC DEVELOPMENT COMMITTEE

MEETS ON THE 1ST TUESDAY OF THE MONTH

The petitioner must present the proposed plan to the Economic Development Committee. The committee consists of four alderman who will provide feedback to the petitioner regarding their request. This feedback allows the petitioner to gather comments and concerns prior to full City Council considerations. It also allows the City Council members to review the request prior to its arrival at City Council.

STEP

4

PLANNING & ZONING COMMISSION

MEETS ON THE 2ND WEDNESDAY OF THE MONTH

The petitioner will attend and present their request at a public hearing conducted by the Planning and Zoning Commission. The Planning and Zoning Commission will conduct a public hearing on the request, take public comments, discuss the request, and make a recommendation to City Council. No rezoning request shall be recommended by the Planning and Zoning Commission unless it follows the standards set forth in City's Zoning Ordinance.

The petitioner is responsible for sending certified public hearing notices to adjacent property owners within five hundred (500) feet of the subject property no less than fifteen (15) days and no more than thirty (30) days prior to the public hearing date. The public hearing notice will be drafted by the City as well as published in a local newspaper. Additionally, a public hearing notice sign must be placed on the property no less than fifteen (15) days prior to the public hearing.

A certified affidavit must be filed by the petitioner with the Community Development Department containing the names, addresses and permanent parcel numbers of all parties that were notified. The Certified Mailing Affidavit form is attached to this document.

STEP

5

COUNCIL

MEETS ON THE 2ND & 4TH TUESDAY OF THE MONTH

The petitioner will attend the City Council meeting where the recommendation of the special use will be considered. City Council will make the final approval of the special use. If approved, City staff will have a drafted ordinance to be signed by the Council and must be recorded with the County Clerk before any further steps may be taken by the petitioner.

SUMMARY OF RESPONSIBILITIES

Below is a summary breakdown of what will be required by the petitioner and what will be completed by the City:

PETITIONER

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	Sianec	1 anc	l Notarized	Ann	lication
	JIGITOC	4 0110	1100011200	/ \PP	ilcatioi

- ☐ Required Plans, Exhibits, and Fees
- ☐ Certified Mailing of Public Notice
- ☐ Posting Public Hearing Sign(s)
- ☐ Signed Certified Affidavit of Mailings
- ☐ Attendance at All Meetings

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- ☐ Public Hearing Notice Language
- ☐ Posting of the Public Notice in a Local Newspaper
- ☐ Public Hearing Sign Application
- ☐ Draft Ordinance & Signatures for Recording



SAMPLE MEETING SCHEDULE



This is a sample of what a schedule may look like after submission. The Step 1 Submission must be completed before the Plan Council Meeting can be scheduled. This timeline represents an ideal schedule. Throughout the review process, there may be requests or changes to the submission requested by the committees which may delay the meeting schedule. As illustrated, there is a small amount of time between meeting dates and the deadline for updated materials to be submitted for review. Depending on the complexity and nature of the request, this timeline may be extended to give the petitioner and staff enough time to review requested updates to the submission.

DORMANT APPLICATIONS

The Community Development Director shall determine if an application meets or fails to meet the submission requirements. If the Director determines that the application is incomplete it will become dormant under these circumstances:

- The applicant has been notified of such deficiencies and has not responded or provided a time line for completing the application within ninety (90) days from the time of notification.
- The applicant has not responded in writing to a request for information or documentation from the initial planning and zoning commission review within six (6) months from the date of that request.
- The applicant has not responded to a request for legal or engineering deposit replenishment for city incurred costs and fees within ninety (90) days from the date of the request.

If the Community Development Director has sent the required notice and the applicant has not withdrawn their application or brought it into compliance, then the director shall terminate the application. After termination, the application shall not be reconsidered except after the filing of a completely new application.

Withdrawal or termination of an application shall not affect the applicant's responsibility for payment of any costs and fees, or any other outstanding debt owed to the city. The balance of any funds deposited with the city that is not needed to pay for costs and fees shall be returned to the applicant. (Ord. 2011-34, 7-26-2011 and Section 10-8-2: General Application Requirements)



INVOICE & WORKSHEET PETITION APPLICATION					
CONCEPT PLAN REVIEW	☐ Engineering Plan Review deposit \$500.00	Total: \$			
AMENDMENT	☐ Annexation \$500.00 ☐ Plan \$500.00 ☐ Plat \$500.00 ☐ P.U.D. \$500.00	Total: \$			
ANNEXATION	\square \$250.00 + \$10 per acre for each acre over 5 acres				
5 = # of Acres	x \$10 = + \$250 = \$ Amount for Extra Acres Total Amount	Total: \$			
REZONING	\square \$200.00 + \$10 per acre for each acre over 5 acres				
5=	rezoning to a PUD, charge PUD Development Fee - not Rezoning Fee	Total: \$			
# of Acres Acres over 5	Amount for Extra Acres Total Amount				
5 =		Total: \$			
ZONING VARIANCE	\$85.00 + \$500.00 outside consultants deposit	Total: \$			
PRELIMINARY PLAN FEE		Total: \$			
	\$500.00	· ·			
PUD FEE	\$500.00	Total: \$			
FINAL PLAT FEE	\$500.00	Total: \$			
ENGINEERING PLAN REVIEW DEPOSIT	□ Less than 1 acre \$5,000.00 □ Over 1 acre, less than 10 acres \$10,000.00 □ Over 10 acres, less than 40 acres \$15,000.00 □ Over 40 acres, less than 100 acres \$20,000.00 □ Over 100 acres \$25,000.00	Total: \$			
OUTSIDE CONSULTANTS DEPOSIT Legal, I	land planner, zoning coordinator, environmental services				
	For Annexation, Subdivision, Rezoning, and Special Use:				
	□ Less than 2 acres \$1,000.00 □ Over 2 acres, less than 10 acres \$2,500.00 □ Over 10 acres \$5,000.00	Total: \$			
	TOTAL AMOUNT DUE:				



DATE:	PZC NUMBER:	DEVELOPMENT NAM	E:			
PETITIONER INFORMATION						
NAME:		COMPANY:				
MAILING ADDRESS:						
CITY, STATE, ZIP:		TELEPHONE: OBUSI	NESS OHOME			
EMAIL:		FAX:				
PROPERTY INFORMATION						
NAME OF HOLDER OF LEGAL TITLE:						
IF LEGAL TITLE IS HELD BY A LAND TRUST,	LIST THE NAMES OF ALL HOLDERS OF ANY	BENEFICIAL INTEREST	THEREIN:			
PROPERTY STREET ADDRESS:						
DESCRIPTION OF PROPERTY'S PHYSICAL LOCATION:						
CURRENT ZONING CLASSIFICATION:	CURRENT ZONING CLASSIFICATION: REQUESTED ZONING CLASSIFICATION:					
COMPREHENSIVE PLAN FUTURE LAND US		TOTAL ACREAGE:				
ZONING AND LAND USE OF SURROUND	DING PROPERTIES					
NORTH:						
EAST:	EAST:					
SOUTH:						
WEST:	WEST:					
KENDALL COUNTY PARCEL IDENTIFICA	KENDALL COUNTY PARCEL IDENTIFICATION NUMBER(S)					



,				
ATTORNEY INFORMATION				
NAME:	COMPANY:			
MAILING ADDRESS:				
CITY, STATE, ZIP:	TELEPHONE:			
EMAIL:	FAX:			
ENGINEER INFORMATION				
NAME:	COMPANY:			
MAILING ADDRESS:				
CITY, STATE, ZIP:	TELEPHONE:			
EMAIL:	FAX:			
LAND PLANNER/SURVEYOR INFORMATION				
NAME:	COMPANY:			
MAILING ADDRESS:				
CITY, STATE, ZIP:	TELEPHONE:			
EMAIL:	FAX:			
ATTACHMENTS				
Petitioner must attach a legal description of the property to this application and title it as "Exhibit A".				
Petitioner must list the names and addresses of any adjoining or contiguous landowners within five hundred (500) feet of the property that are entitled notice of application under any applicable City Ordinance or State Statute. Attach a separate list to this application and title it as "Exhibit B".				



REZONING STANDARDS
PLEASE STATE HOW THE MAP AMENDMENT IS CONSISTENT WITH THE COMPREHENSIVE PLAN AND THE PURPOSES OF THE UNIFIED DEVELOPMENT ORDINANCE:
PLEASE STATE HOW THE MAP AMENDEMENT IS COMPATIBLE WITH THE EXISTING AND PLANNED USES AND ZONING OF NEARBY PROPERTIES:
PLEASE STATE HOW THE SUBJECT PROPERTY IS SUITABILE FOR THE PURPOSES OF THE PROPOSED ZONING DISTRICT:
TLEASE STATE HOW THE SUBJECT PROPERTY IS SUTTABLE FOR THE PURPOSES OF THE PROPUSED ZURING DISTRICT.
PLEASE STATE HOW THE PROPOSED MAP AMENDEMENT WILL NOT RESULT IN AN INDIVIDUAL PARCEL ZONED IN ONE ZONING DISTRICT THAT IS NOT SHARED BY ANY ADJACENT PARCELS:



REZONING STANDARDS
PLEASE STATE HOW THE PROPOSED PARCEL(S) TO BE REZONED SHALL MEET THE MINIMUM FRONTAGE AND AREA REQUIREMENTS OF THE REQUESTED ZONING DISTRICT AS SPECIFIED IN SECTION 10-3-9(A) IN THE UNIFIED DEVELOPMENT ORDINANCE, UNLESS OTHERWISE GRANTED RELEIF AS SPECIFIED IN SECTION 10-8-9 VARIATIONS:
PLEASE STATE THE COMMUNITY NEED FOR THE PROPOSED LAND USE:
PLEASE STATE THE LENGTH OF TIME THE PROPERTY HAS BEEN VACANT AS ZONED CONSIDERED IN THE CONTEXT OF LAND DEVELOPMENT IN THE AREA IN THE VICINITY OF THE SUBJECT PROPERTY:



AGREEMENT	
I VERIFY THAT ALL THE INFORMATION IN THIS APPLICATION IS TRUE TO THE BEST OF OUTLINED AS WELL AS ANY INCURRED ADMINISTRATIVE AND PLANNING CONSULTAN SCHEDULED COMMITTEE MEETING.	•
I UNDERSTAND ALL OF THE INFORMATION PRESENTED IN THIS DOCUMENT AND UNDEF AND I MUST THEREFORE FOLLOW THE REQUIREMENTS OUTLINED ABOVE.	RSTAND THAT IF AN APPLICATION BECOMES DORMANT IT IS THROUGH MY OWN FAULT
PETITIONER SIGNATURE	DATE
OWNER HEREBY AUTHORIZES THE PETITIONER TO PURSUETHE APPROPRIATE ENTITL	EMENTS ON THE PROPERTY.

DATE

THIS APPLICATION MUST BE NOTARIZED PLEASE NOTARIZE HERE:

OWNER SIGNATURE



APPLICANT DEPOSIT ACCOUNT/ ACKNOWLEDGMENT OF FINANCIAL RESPONSIBILITY

PROJECT NUMBER:	FUND ACCOUNT NUMBER:	PROPERTY ADDRESS:			
PETITIONER DEPOSIT ACCOUNT FUND: It is the policy of the United City of Yorkville to require any petitioner seeking approval on a project or entitlement request to establish a Petitioner Deposit Account Fund to cover all actual expenses occurred as a result of processing such applications and requests. Typical requests requiring the establishment of a Petitioner Deposit Account Fund include, but are not limited to, plan review of development approvals/engineering permits. Deposit account funds may also be used to cover costs for services related to legal fees, engineering and other plan reviews, processing of other governmental applications, recording fees and other outside coordination and consulting fees. Each fund account is established with an initial deposit based upon the estimated cost for services provided in the INVOICE & WORKSHEET PETITION APPLICATION. This initial deposit is drawn against to pay for these services related to the project or request. Periodically throughout the project review/approval process, the Financially Responsible Party will receive an invoice reflecting the charges made against the account. At any time the balance of the fund account fall below ten percent (10%) of the original deposit amount, the Financially Responsible Party will receive an invoice requesting additional funds equal to one-hundred percent (100%) of the initial deposit if subsequent reviews/fees related to the project are required. In the event that a deposit account is not immediately replenished, review by the administrative staff, consultants, boards and commissions may be suspended until the account is fully replenished. If additional funds remain in the deposit account at the completion of the project, the city will refund the balance to the Financially Responsible Party. A written request must be submitted by the Financially Responsible Party to the city by the 15th of the month in order for the refund check to be processed and distributed by the 15th of the following month. All refund checks will be mad					
ACKNOWLEDGMENT OF FINANCIAL RE	SPONSIBILITY				
NAME:		COMPANY:			
MAILING ADDRESS:					
CITY, STATE, ZIP:		TELEPHONE:			
EMAIL: FAX:					
FINANCIALLY RESPONSIBLE PARTY: I acknowledge and understand that as the Financially Responsible Party, expenses may exceed the estimated initial deposit and, when requested by the United City of Yorkville, I will provide additional funds to maintain the required account balance. Further, the sale or other disposition of the property does not relieve the individual or Company/Corporation of their obligation to maintain a positive balance in the fund account, unless the United City of Yorkville approves a Change of Responsible Party and transfer of funds. Should the account go into deficit, all City work may stop until the requested replenishment deposit is received.					
PRINT NAME		TITLE			
SIGNATURE*		DATE			
*The name of the individual and the person who signs this declaration must be the same. If a corporation is listed, a corporate officer must sign the declaration (President, Vice-President, Chairman, Secretary or Treasurer)					
INITIAL ENGINEERING/LEGAL DEPOSIT T	TOTALS				
ENGINEERING DEPOSITS: Up to one (1) acre Over one (1) acre, but less than ten (10) a Over ten (10) acres, but less than forty (40) Over forty (40) acres, but less than one hu In excess of one hundred (100.00) acres	0) acres \$15,000	LEGAL DEPOSITS: Less than two (2) acres Over two (2) acres, but less than ten (10) acres Over ten (10) acres	\$1,000 \$2,500 \$5,000		

$\begin{array}{c} \textbf{CERTIFIED MAILING} \\ \underline{\textbf{AFFIDAVIT}} \end{array}$

STATE OF ILLINOIS) SS COUNTY OF KENDALL)		
STATE OF ILLINOIS) SS COUNTY OF KENDALL)		
	, petitioner, being first duly sv	
under oath that to the best of my knowle		-
of all permanent parcel numbers, and	names and addresses of owners,	of all lots and parts of
lots located within 500 feet (exclusively	of any public streets and alleys) of	of the property legally
described on the attached application fo	or annexation, rezoning, special use	e permit, planned unit
development, variation, or other zoning	g amendment. I further state that s	said list was obtained
from the current tax rolls of the Kendall	l County Treasurer's Office. I furt	her state that I mailed
by U.S. Certified Mail, Return Receipt R	Requested, a copy of the Public Not	tice of Public Hearing
before the United City of Yorkville Pla	anning and Zoning Commission for	or the Public Hearing
held on Wednesday,,	at the United City of City Council	Chambers, Yorkville,
Illinois. The notice was mailed to the a	attached list of all of the permaner	nt parcel numbers and
names and addresses of owners at the U.	S. Post office on	, 20
	Signatur	re of Petitioner(s)
Subscribed and sworn to before me this		
, day of, 20_		
Notary Public		



APPLICATION FOR PUBLIC HEARING SIGN

PERMIT NUMBER:		DATE/TIME RECEIVED:
SITE ADDRESS:		CEL NUMBER:
SUBDIVISION:		UNIT:
APPLICANT INFORMATION		
NAME: TELEPHONE: O HON		HOME O BUSINESS
ADDRESS:	E-MAIL: O HOM	E O BUSINESS
CITY, STATE, ZIP:	FAX:	
SIGN INFORMATION		
DATE OF PICK UP:	NUMBER OF SIGNS:	
DATE OF PUBLIC HEARING:	SIGN RETURN DATE:	
Petitioner or Representative agrees to pay to the United City of Yorkville a deposit of \$50 for each sign. The deposit will be returned to the petitioner when the public hearing sign/s have been returned to the City. Petitioner or Representative further agrees to pay to the United City of Yorkville the full amount of the purchase price for each sign not returned to the United City of Yorkville within seven (7) days after the date of the public hearing.		
SIGNATURE/AUTHORIZED AGENT DATE		
RECEIVED BY:		PZC#