## CITY OF WORCESTER PLANNING BOARD



# RULES AND REGULATIONS FOR SITE PLAN APPROVALS

Adopted and Effective April 11, 1991

**Amended – July 18, 2007** 

Amended - June 24, 2009

**Amended – June 15, 2011** 

Amended – April 24, 2013

Amended – June 5, 2019

Amended - December 4, 2019

Amended - August 26, 2020

Amended - February 10, 2021

PLANNING BOARD
CITY OF WORCESTER
MASSACHUSETTS

RULES AND REGULATIONS
FOR
SITE PLAN APPROVAL

Adopted and effective
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#### ARTICLE I - GENERAL PROVISIONS

#### Section 1 - Purpose and Authority

The following Rules and Regulations are hereby adopted by the Worcester Planning Board as provided in Article V of the City of Worcester Zoning Ordinance, for the purpose of establishing uniform procedures for the approval of site plans.

#### Section 2 - Adoption and Amendment

These Rules and Regulations may be adopted and from time to time amended by majority vote, provided such adoption or amendment is submitted in writing at a meeting of the Planning Board. If the matter proposed for adoption or amendment receives a positive vote, then such matter shall be placed on the agenda of the next meeting of the Board for a hearing. After the hearing, the Planning Board may vote final approval, which vote shall be by roll call.

#### Section 3 - Effective Date

These rules and regulations were finally approved and adopted in public meeting by the Planning Board on April 11, 1991, and shall be effective when voted.

#### Section 4 - Filing

A copy of these Rules and Regulations shall be filed in the office of the City Clerk.

#### Section 5 - Powers

A. The Planning Board shall have the power to hear and decide site plan approval applications under the provisions of Article V, Section 2 of the City of Worcester Zoning Ordinance.

#### Section 6 - Advice, Opinion or Information

A. Any advice, opinion or information given by any Planning Board member, or any employee or official of the City of Worcester shall not be binding on the Planning Board.

#### Section 7 - Waiver

- A. The Planning Board may, in its discretion, waive and or modify provisions of these Rules and Regulations where such action is not inconsistent with the intent and purpose of the Worcester Zoning Ordinance and such waivers and/or modifications will better achieve the purposes and intent of Article V, thereof.
- B. To be effective, any action under this section shall require the concurring affirmative vote of a majority of those

members present and voting.

#### Section 8 - Severability of Provisions

- A. The provisions of these Rules and Regulations are severable. If any provision of these Rules and Regulations is held invalid, the other provisions shall not be affected thereby.
- B. If the application of these Rules and Regulations, or any of its provisions to any person or circumstances is held invalid, the application of these Rules and Regulations and their provisions to other persons and circumstances shall not be affected thereby.

#### Section 9 - Coordination with General Laws and/or Zoning Ordinance

- A. All matters upon which these Rules and Regulations are silent shall be determined by the applicable provisions of G.L. c. 40A and/or the Worcester Zoning Ordinance.
- B. In the event of any conflict between these Rules and Regulations and any provision of the Worcester Zoning Ordinance, the Zoning Ordinance shall control.

#### ARTICLE II - APPLICATIONS TO THE BOARD

#### Section 1 - Applicant

A. An application for a site plan approval may be brought by a property owner, agent, or prospective purchaser who submits certification of a property interest and authority to file the application.

#### Section 2 - Pre-Application Conference (Optional)

- A. The Planning Board may hold non-binding pre-application conferences at any regular meeting of the Board, or a special meeting of the Board called for such purpose. An informal sketch, or plan, may be submitted for discussion purposes to assist in the identification of the nature of information necessary to meet the requirements for approval.
- 1. The above-mentioned plan, or sketch, can include the following:
  - a sketch site plan, drawn approximately to a designated scale;
  - b. name and address of applicant;
  - c. proposed name and location of development;
  - d. total acreage of development;
  - e. tentative street and lot layout;
  - f. site topography; and
  - g. any other information the applicant believes necessary to discuss and clarify the development proposal and relevant ordinance requirements.

#### Section 3 - Preliminary Application (Optional)

- A. At the option of the applicant, an application for Preliminary site plan approval shall be submitted for consideration of the Planning Board in the form and manner hereinafter set forth. A Preliminary application shall demonstrate, by a narrative report and/or schematic drawings, how the proposed development impacts upon each of the standards for review provided in Article V, Section 5(2) of the Worcester Zoning Ordinance, with particular reference to the following:
  - Any significant natural, topographical or physical features of the property, including but not limited to wetland resource areas as defined in G.L. c. 131, section 40;
  - The number, use and description of proposed buildings and existing buildings, including height, floor area ratio, total ground

coverage and number of dwelling units;

- Dimensions and number of all vehicular and pedestrian circulation elements, including streets and roadways, driveways, entrances, curbs, curb cuts, parking spaces, loading spaces, access aisles, sidewalks, walkways and pathways;
- 4. All existing and proposed surface and subsurface drainage facilities, including detention or retaining ponds;
- 5. The total area of all useable open space or common property and the extent to which it is to be improved;
- 6. Impact upon traffic and pedestrian movement, police and fire protection, water and sewer and public roadways;
- 7. Such other and further information or documentation as the Planning Board may deem to be necessary and appropriate to a full and proper consideration and disposition of the particular application.
- B. The applicant shall file the Preliminary application in accordance with Section 5, hereof, and shall pay one half (1/2) of the applicable fee calculated pursuant to Section 8, hereof. The fee paid for a Preliminary application shall be applied towards the fee for a subsequent submission of a Definitive site plan approval application.
- C. A complete Preliminary application shall consist of the following:
  - An original and fifteen (15) copies of a completed application form;
  - Payment of applicable fee;
  - 3. An original and fifteen (15) copies of the narrative report and/or schematic drawing described in Section 3(A), above.
- D. The Planning Board shall render its decision on a Preliminary application within forty-five (45) days of its being filed. The Planning Board shall specify that,
  - the Preliminary application has been approved; or

- 2. the Preliminary application has been approved with modifications suggested by the Planning Board; or
- 3. specific issues of potential adverse impact to the standards for site plan approval, as set forth in the Zoning Ordinance, have not been resolved by the Preliminary application.
- E. As part of its Preliminary application decision, the Planning Board shall specify the additional issues to be addressed by the Definitive application for site plan approval, and the additional information or documentation necessary to properly address those issues; including, if necessary, one of the two site plans described in Section 7, below.

#### Section 4 - Application Form

- A. Preliminary or Definitive applications for site plan approval shall be made on an official form, as approved by the Planning Board, which shall be furnished by the Office of Planning and Community Development ("OPCD"). Any communication not on an official form shall be considered as a notice of intention to apply and not as an application.
- B. All information indicated on the form shall be supplied by the applicant. Failure to meet this requirement may be considered a failure to submit an application, in which case the form will be returned and no public meeting will be scheduled. If an application is found to be incomplete after a public meeting thereon has been scheduled, and the applicant fails or refuses to supply the required information, such failure or refusal may constitute grounds for denial of the application.

#### Section 5 - Filing of an Application

- A. The applicant shall file its Preliminary or Definitive application for site plan approval with the Planning Board in care of the OPCD, which shall conduct a preliminary review for completeness and collect the applicable fee.
- B. The OPCD shall endorse its receipt of the applicable fee upon the original of the application and the applicant shall then file a copy of the application in the office of the City Clerk.
- C. Copies of the Preliminary or Definitive application shall be sent by the OPCD to the following City of Worcester departments, boards and commissions:
  - Department of Code Inspection;
  - Department of Public Works;
  - Department of Public Health;

- Parks and Recreation Department;
- 5. Department of Traffic Engineering
- 6. School Department;
- 7. Conservation Commission;
- School Department;
- 9. Bureau of Land Use Control;
- 10. Law Department;
- 11. Fire Department; and
- 12. Any other department, board or commission deemed appropriate by the Planning Board.

Transmittal to the above entities shall take place not more than three (3) business days after the date the OPCD receives the certified copy of the application.

D. Any City department, board or commission to which an application is referred for review, shall make such recommendations as deemed appropriate. Copies of the recommendations shall be sent to the Planning Board, in care of the OPCD, and to the applicant. Failure of any such department, board or commission to make its recommendations within twenty-one (21) days of receipt of a Preliminary application, thirty-five (35) days of receipt of a Definitive application, or such lesser timeframe as may be required by the Planning Board, shall be deemed lack of opposition thereto.

#### Section 6 - Contents of a Definitive Application

- A. If no Preliminary application has been submitted to the Planning Board, a complete Definitive application shall consist of the following, unless expressly excused in writing by the Planning Board:
  - 1. An original and fifteen (15) copies of the completed application form;
  - Payment of applicable fee;
  - 3. An original and fifteen (15) copies of the site plan required under Section 7, below;
  - 4. An Impact Statement analyzing how the proposed development impacts upon each of the standards for approval, as set forth in Article V. section 5(2) of the Zoning Ordinance. Particular reference shall be made to how the proposed development will impact upon the natural, built and operating systems of the City; including open space, housing, traffic and pedestrian

movement, education, police and fire protection, water, sewer, roads, recreation and other similar amenities;

- 5. A certified listing from the Worcester Assessing Department containing the names and addresses of "parties in interest", as that term is defined by G.L. c. 40A, s.11.
- B. If the applicant has previously submitted a Preliminary application, a complete Definitive application shall consist of the following, unless expressly excused in writing by the Planning Board:
  - 1. All original and fifteen (15) copies of the completed application form;
  - Payment of the balance of the applicable fee;
  - 3. Any additional information required by the Planning Board in its Preliminary decision (one original and fifteen copies);
  - 4. The certified list of "parties in interest" as set forth in section 6(A)(5), above.

#### Section 7 - Site Plan

- A. All applications for Definitive site plan approval which were not preceded by a Preliminary application shall include an original and fifteen (15) copies of the plan described in paragraph (B) below. The Planning Board however, in its discretion and upon the applicant's written request, may allow the submission of the site plan described in paragraph (C), below.
- B. The plan referred to in paragraph (A), above, shall be drawn to a scale of not less than forty (40) feet to the inch, on one or more sheets, prepared by a Professional Engineer, and a Professional Land Surveyor when applicable, illustrating the proposed development and use, with appropriate title block information to identify location, applicant, owner and party responsible for preparing the plan, and including the following:
  - The boundary lines and dimensions of the subject property, existing subdivision lots, available utilities, easements, roadways, railroads, rail lines and public rights of way crossing and adjacent to the subject property,

a Locus Plan showing the site of the proposed development in relation to the immediate and general street network and such other features of the natural and/or built environment as are relevant to the review of the site plan and a summary of zoning classification and requirements.

- Any proposed regrading of the subject property and any significant natural, topographical or physical features of the property including, at least, watercourses, marshes, flood plain and wetlands, trees in excess of nine (9) inches in diameter, soil types and existing contours at two (2) feet in one hundred (100) feet.
- 3. The location, size, use, attributes arrangements of proposed buildings existing buildings which will remain, if any, including height in stories and feet, floor area ratio, total floor area, total square feet of ground area coverage, number and size of dwelling units by number of bedrooms, exterior materials and elevations appropriate scale.
- 4. Minimum yard dimensions and, where relevant, relation of yard dimensions to the height of any building or structure.
- 5. Location, dimensions, number and construction materials of all vehicular and pedestrian circulation elements, including streets and roadways, driveways, entrances, curbs, curb cuts, parking spaces, loading spaces, access aisles, sidewalks, walkways and pathways.
- 6. All existing and proposed surface and subsurface drainage facilities, including detention or retaining ponds. Drainage circulations with data on pre-development and post-development conditions to be provided.
- Location, size, and arrangement of all signs and lighting.
- 8. Proposed landscaping (noting how the existing vegetation is to be retained and used) including the type, location and quantity of all plant materials, location and height of fences or screen plantings and the type or

- kind of building materials or plantings to be used for fencing and screening.
- 9. Location, designation and total area of all useable open space or common property and the extent to which it is to be improved.
- 10. Methods and locations of erosion and sedimentation control devices for controlling erosion and sedimentation during the construction process as well as after.
- C. Upon written permission of the Planning Board, the site plan required to be submitted with an application hereunder, may be as follows:
  - The size of the plan shall be at least 8 1/2" x 11" or 11"x17", and drawn to a minimum scale of 1 inch equals 40 feet; it shall have a north point, names of streets, zoning districts, and names of owners of properties up to abutters of abutters within 300 feet of the applicant's property lines. The location of any existing buildings or use of the property and distances from adjacent buildings and property lines shall be verified in the field and shown on the plan. The dimensions of the lot, and the percentage of the lot covered by the principal and accessory buildings, proposed and existing, and the required parking spaces shall be shown. Entrances, exits, driveways, etc. shall also be shown.
  - 2. Any of the information required under paragraph (B), above, which the Planning Board deems necessary for the proper review and decision of the particular application shall also be included. Any of the paragraph (B) requirements which the Planning Board may require shall supersede any conflicting criteria listed in paragraph (C)(1), above.

#### Section 8 - Fees

- A. All applications shall be accompanied by a check for the filing fee, made payable to the City of Worcester.
- B. Calculation of the filing fee for each application shall be based upon the following:

Residential - \$125.00 plus \$50.00 per unit (\$175.00) minimum)

Non Residential - \$100.00, plus:

- a) Manufacturing \$0.25 per square foot
- b) Business \$0.20 per square foot
- c) General \$0.15 per square foot
- C. Notwithstanding anything above to the contrary, the fee for any one application shall not exceed Five Thousand Dollars (\$5,000.00).
- D. Upon written request, and for good cause shown, the Planning Board may waive or reduce filing fees.

#### Section 9 - Amendments to Applications

The Planning Board shall only vote on applications pending before it. Any modifications, amendments or alterations of an application initiated by the applicant, and found by the Planning Board to be more than a <u>de minimis</u> change, must be presented to the Planning Board for its consideration at a subsequent public meeting. If the Petitioner presents revised plans which differ substantially from those originally submitted, the Planning Board may require that the petition be withdrawn. Nothing in this section is intended to, nor does it have the effect of, preventing the Planning Board to suggest or require any modifications, amendments or alterations to the application as a condition to approval.

#### ARTICLE III - MEETINGS

#### Section 1 - Pre-Application Conference

A. To both promote communication and avoid misunderstanding, applicants are encouraged to submit, informal materials to the Planning Board for a pre-application conference, as set forth in Article II, section 2 of these rules and regulations.

#### Section 2 - Procedural Requirements

- A. The Planning Board, acting as the Site Plan Approval Authority, shall follow all procedural requirements of the City Manager's Procedural Rules and Regulations for Boards and Commissions of the City of Worcester.
- B. The attendance of three (3) members shall be required in order to constitute a quorum whenever the Planning Board is acting upon a site plan approval application.

#### Section 3 - Public Meeting

- A. Every Definitive application for site plan approval shall be scheduled for a public meeting and a decision on such application shall be made within sixty-five (65) days from the date of filing of such application with the OPCD.
- B. Every Preliminary application for site plan approval shall be scheduled for a public meeting and a decision on such application shall be made within forty-five (45) days from the date of filing such application with the OPCD.
- C. The time limits within which to hold the required public meeting, and take such action as is required following the public meeting, may be extended by written agreement between the applicant and the Planning Board. Such agreement shall be filed with the OPCD and a copy thereof shall be filed in the office of the City Clerk.

#### Section 4 - Notice of Definitive Application Meeting

- A. Notice of the public meeting for Definitive applications shall be made by publication in a newspaper of general circulation in the city, once in each of two successive weeks, the first publication to be not less than fourteen (14) days before the day of the hearing, and by posting such notice in a conspicuous place in City Hall for a period of not less than fourteen (14) days before the day of such meeting.
- B. Notice shall also be sent by mail, postage prepaid, not less than fourteen (14) days before the day of the meeting, to all "parties in interest" as that term is defined in G.L. c. 40A,

section 11, as amended, which reads as follows:

- 1. "Parties In Interest", shall mean the applicant, abutters, owners of land directly opposite on any public or private street or way, and abutters to abutters within three hundred (300) feet of the property line of the applicant as they appear on the most recent tax list (notwithstanding that the land of any such owner is located in another city or town), [the Planning Board], and the planning board of every abutting city or town.
- C. The applicant is responsible for preparing notices to such parties in interest. The prepared notices shall be verified by the OPCD for conformity with the certified list from the Assessing Department which will have been submitted with the application. Such certified list shall be conclusive for all purposes relative to determining "parties in interest".
- D. All notices and pre-addressed, stamped envelopes required hereunder shall be delivered to the OPCD. After review of the notices as provided for in Section 4(C), above, the OPCD shall transmit the notice for publication, send copy of the notice to the City Clerk's office for posting, and shall cause all other copies of the notice to be mailed accordingly.
- E. The Planning Board may accept a waiver of notice from, or an affidavit of actual notice to any party in interest or, in his stead, any successor owner of record who may not have received a notice by mail, and may order special notice to any such person, giving not less than five (5) nor more than ten (10) additional days to reply.

#### Section 5 - Contents of the Notice

A. Publications and notices required under Section 4, above, shall contain the name of the applicant, a description of the area or premises, street address, if any, or other adequate identification of the location of the area or premises which is the subject of the application, the date, time and place of the public meeting, and a statement that the applicant is seeking site plan approval.

#### Section 6 - Attendance by the Applicant

An applicant may appear in his own behalf, or be represented by an agent or attorney. In the absence of any appearances on behalf of an applicant, the Planning Board may consider the request based upon the application and any other evidence presented to it during the public meeting.

#### ARTICLE IV - DISPOSITION OF DEFINITIVE APPLICATIONS

#### Section 1 - <u>Decisions</u>

- A. The Planning Board shall render its decision on a Definitive application within sixty-five (65) days of its being filed with the OPCD, unless a longer timeframe is agreed upon by the parties.
- B. The Planning Board shall take the following action upon each application:
  - Approve;
  - 2. Approve with conditions; or
  - 3. Disapprove
- C. The Planning Board may regulate the proposed use through the imposition of reasonable conditions relating to one or more of the identified areas of concern as set forth in Article V, Section 5(2) of the Zoning Ordinance. The reasonable conditions imposed shall be designed to protect the public interest to the degree that they are consistent with the reasonable use of the site as approved under the Zoning Ordinance.
- D. The Planning Board may disapprove the application if it fails to furnish adequate information on the various review criteria set forth in the Zoning Ordinance under Article V, Section 5(2). The Planning Board may also disapprove an application which reflects a situation so intrusive on the needs of the public with respect to one or more of the identified areas of concern, that, despite best efforts, no form of reasonable conditions could be devised to mitigate the situation.

#### Section 2 - Voting Requirement

- A. Any site plan approval issued by the Planning Board, either with or without conditions, shall require a concurring affirmative vote of three (3) members of the Planning Board.
- B. The concurring affirmative vote of a majority of the Planning Board members present and voting shall be sufficient to adopt or approve any other matter or question.

#### Section 3 - <u>Performance Guarantee</u>

- A. As a condition to the issuance of site plan approval, the Planning Board may, in situations it deems appropriate, require the applicant to post a bond or provide other safeguards in the form and amount or penal sum acceptable to the Planning Board.
  - . 1. The purpose of the bond shall be to guarantee the applicant's performance in meeting any conditions the Planning Board may attach to

its approval. The penal sum of the bond shall reflect the estimated cost to the City of completing the required work should the applicant fail to do so.

- 2. The type and form of the performance guarantee shall be as approved by the City's Law Department.
- B. The posting of any performance guarantee required hereunder, shall be a condition precedent to its endorsement of approval.

#### Section 4 - <u>Timeframe for Performance</u>

A. The Planning Board may establish completion dates for any work necessary to satisfy the conditions of the plan's approval.

#### ARTICLE V - APPROVAL STANDARDS

#### Section 1 - General Standards

A. The Planning Board shall issue its decision based upon the review standards set forth in Article V, section 5(2) of the Zoning Ordinance.

#### Section 2 - Specific Standards

A. In addition to the approval criteria set forth in Section (1), above, each application shall be subject to any additional approval standards which may be specifically set forth under the provisions of the applicable Article of the Worcester Zoning Ordinance.

PROPOSED REVISION TO ARTICLE III, SECTION 4
OF THE WORCESTER PLANNING BOARD'S RULES
AND REGULATIONS FOR SITE PLAN APPROVAL

To delete the existing Paragraph A of Article III, Section 4 and replace it with the following new Paragraph A:

A. Notice of the public meeting for Definitive applications shall be made by one publication in a newspaper of general circulation in the city, said publication to be not less than fourteen (14) days before the day of the hearing, and by posting such notice in a conspicuous place in City Hall for a period of not less than forty-eight (48) hours, including Saturdays but not Sundays, prior to the meeting.

#### CITY OF WORCESTER, MASSACHUSETTS

Michael V. O'Brien City Manager

Julie A. Jacobson Assistant City Manager



Joel J. Fontane, AICP Director of Planning & Regulatory Services

Office of the City Manager
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418 Main Street, Suite 300
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(508) 799-1400 Office/ (508) 799-1406 Fax

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April 25, 2006

David Rushford City Clerk City Hall Worcester, MA 01608

Re: Amendment to the Planning Board Rules and Regulations for Site Plan Approval

Dear Mr. Rushford:

Attached is a copy of an amendment to the Planning Board Rules and Regulations for Site Plan Approval, which was approved by the Planning Board on August 13, 2003 and never filed with your office.

At this time, I am requesting this item be filed and certified by your office.

Sincerely,

Robin Bartness, AICP

Chief Planner

### The Worcester Planning Board's Rules and Regulations for Site Plan Approval, adopted on April 11, 1991, be and are hereby amended as follows:

I. Each reference to the Office of Planning and Community Development ("OPCD") contained within the Planning Board Rules and Regulations for Site Plan Approval is hereby deleted and inserted in lieu thereof is the following:

"Department of Code Enforcement"

- II. Article II, section 5 entitled "Filing of an Application" is deleted in its entirety and the following new section 5 is inserted in lieu thereof:
  - A. An applicant shall file a preliminary or definitive application for site plan review with the City of Worcester Planning Board c/o the City's Department of Code Enforcement.

Applications for site plan review must be filed with the Planning Board at least twenty-eight (28) days prior to the scheduled date of the public meeting at which the site plan is to be reviewed by the Planning Board. The site plan reviewed by the Planning Board shall be the site plan on file with the Department of Code Enforcement as of the advertising of said public meeting.

At the time the plan is received, the Department of Code Enforcement shall collect the applicable fee. This fee shall be waived for one resubmission of an application which has been rejected during the administrative review process and for which an application fee has already been paid. Waivers for re-submissions after the first resubmission may be made only by a majority vote of the Planning Board upon a written request for such waiver.

- B. Upon receipt of a preliminary application for site plan approval, the Department of Code Enforcement shall conduct an administrative review for completeness and to assure compliance with the requirements set forth in Article II, sections 3 (Preliminary Application) and 4 (Application Form) of the Planning Board's Rules and Regulations for Site Plan Approval. The administrative review shall assess only the form and completeness of documents submitted and shall not include any substantive review under the standards set forth in Article 5, Section 5 of the Worcester Zoning Ordinance.
- C If a preliminary application is incomplete or otherwise fails to meet the requirements of sections 3 and 4 of Article II of the Rules and Regulations for Site Plan Approval, the Department of Code Enforcement shall provide written notice to the applicant that the application has been rejected based upon the administrative review standards. The notice shall

state the specific reason(s) for the rejection of the application and identify any provision(s) of city's Zoning Ordinance or the Rules and Regulations for Site Plan Approval where the application has been deemed to be deficient. A preliminary application which is rejected at the administrative review stage shall not be considered to have been "submitted to the Planning Board" for site plan purposes.

- D. Upon receipt of an application for definitive site plan approval, the Department of Code Enforcement shall conduct an administrative review for completeness and to assure compliance with the requirements of Article II, sections 4 (Application Form), 6 (Contents of Definitive Application) and 7 (Site Plan) of the Planning Board's Rules and Regulations for Site Plan Approval. The administrative review shall assess only the form and completeness of documents submitted and shall not include any substantive review under the standards set forth in Article 5, Section 5 of the Worcester Zoning Ordinance.
- E. If a definitive site plan application is incomplete or otherwise fails to meet the requirements set forth under sections 4, 6 or 7 of Article II of the Rules and Regulations for Site Plan Approval, the Department of Code Enforcement shall provide written notice to the applicant that the application has been rejected based upon the administrative review standards. The notice shall state the specific reason(s) for the rejection of the application and identify any provision(s) of the Worcester Zoning Ordinance or the Rules and Regulations for Site Plan Approval where the application has been deemed to be deficient. A definitive site plan application which is rejected at the administrative review stage shall not be considered to have been "submitted to the Planning Board" for site plan purposes.
- F. Copies of preliminary and definitive applications received by the Department of Code Enforcement shall be sent to the following:
  - 1. City Planner;
  - 2. Department of Code Enforcement;
  - 3. Department of Public Works (3 copies);
  - 4. Fire Department;
  - 5. School Department; and
  - 6. Any other department, board or commission deemed appropriate by the Planning Board.
- G. Transmittal to the above-noted entities shall take place not more than three (3) business days after the date that the Department of Code Enforcement has completed its administrative review but not more than ten (10) days after the site plan application has been received by the Department of Code Enforcement. The transmittal shall specify the date and time of the

Planning Board meeting at which the application is to be considered. If a definitive or preliminary application is rejected under the administrative review criteria no transmittal to the above-noted entities shall be required. A transmittal made in accordance with this section shall not constitute an approval under the administrative review standards.

H. Any city department, board or commission to which an application is referred for review, shall make such recommendations as deemed appropriate. Copies of the recommendations shall be sent to the Planning Board in care of the Department of Code Enforcement. Failure of any such department, board or commission to make its recommendation prior to the meeting date indicated on the transmittal shall be deemed lack of opposition thereto.

## ADMINISTRATIVE REVIEW SITE PLAN APPROVAL

#### **APPLICATION**

1.	Applicant's name and address and interest in the subject property, and, if different, owner's name and address along with signed and notarized consent to file the application. Worcester Zoning Ordinance, Article V, § 2 (A), 2(B).	
2.	Street Address of the property. Worcester Zoning Ordinance, Article $V \S 2(c)$ .	
3.	Original signed application and fifteen (15) copies.  Rules and Regulations for Site Plan Approval §6 (A) (1).	
4.	Application Fee – Worcester Zoning Ordinance, Article 5, § 3(3).	8
5.	Certified List of Abutters. Rules and Regulations for Site Plan Approval §6 (A) (5).	
6.	One (1) stamped, addressed envelope for each Party on the certified list of abutters and one (1) stamped, addressed envelope for the petitioner. Rules and Regulations for Site Plan Approval, Article III, § 4 (B) - 4 (D).	
7.	Impact Statement. Worcester Zoning Ordinance, Article V, § 4 (2)(F).	

#### SITE PLAN

1	Original and fifteen (15) folded copies of the Site Plan with a scale of not less than 40 feet to the inch.  Rules and Regulations for Site Plan Approval,  Article II, § 7(A)	
2.	Professional Engineer's stamp or request for waiver stating reasons therefore. Worcester Zoning Ordinance, Article 5, $\S$ 4 (2)(G).	
3.	Title block indicating the location, applicant, owner and party responsible for preparing the plan. Rules and Regulations for Site Plan Approval, Article II, Section 7(B).	
4.	Names of all public and private rights of way depicted.  Rules and Regulations for Site Plan Approval, Article II,  Section 7(B).	
5.	Locus plan and summary of zoning classification.  Worcester Zoning Ordinance, Article 5, § 4(G)(1).	
6.	Location, size and use of all buildings depicted, including: Height, Floor to Area Ratio, Total Floor Area, number and size of dwelling units. Worcester Zoning Ordinance, Article 5, § 4(G)(3).	
7.	Landscaping information, including: adequacy, type and arrangement of trees, shrubs and other landscaping elements in accordance with the Landscaping Design Standards.  Rules and Regulations for Site Plan Approval, Article II,  Section 7(8); Worcester Zoning Ordinance,  Article 5 § 4 (2)(G)(8).	
8.	Drainage facilities and calculations. Article II, § 7(B)(6); Worcester Zoning Ordinance, Article 5, § 4(2)(G)(6).	
9.	Location of snow storage or indication that snow is to be removed from site.	
10. its loca	Where outdoor trash storage is planned, a depiction of ation and type of enclosure.	

Michael V. O'Brien City Manager



Julie A. Jacobson
Assistant City Manager
Office of Economic and Neighborhood Development

Joel J. Fontane, AICP
Director
Planning and Regulatory Services Division

#### Memorandum

To: David Rushford, City Clerk

From: Joel Fontane, AICP - Director, Planning & Regulatory Services Division

Date: August 1st, 2007

Re: Amendment to Planning Board Rules & Regulations for Site Plan

Enclosed for filing, please find an amendment to the Site Plan Rules and Regulations of the Planning Board. The Worcester Planning Board voted at its meeting on July 18, 2007 to amend Article II, Section 8 related to fees (see attached for filing).

WORCESTER CITY CLERK



Website: www.ci.worcester.ma.us

lan ss ubdivisions) r DU ses of GFA	WORCESTER PLANNING BOARD  Effective August 1, 2007	AD.
		AND
	Special Permits	Definitive Subdivisions
	Adaptive Reuse, Arts Overlay, CCRC, Cluster.	\$1250.00 + \$60.00 per lot
	Common Drive, Density Bonus,	Preliminary Subdivisions
TO DOO SE	Flexible Parking, Mixed Use, Water Resources. \$250.00 ea.	\$625.00 + \$30.00 per lot
	L	More Than One Building on a Lot
45	Wind Energy Conversion Facilities	Dennitive of Preliminary Plan (see Site Plan & Preliminary Site Plan fee -
Historic (National Register) & Slope-15% \$185.00	\$500.00	fee not applicable if site plan required)
Preliminary Site Plan Ot	Other Special Permits:	81-G Street Opening
All Triggers, Thresholds & Types	\$250.00	0\$
\$185.00		ANR
		\$100.00
Parking Plan		Frontage Subdivision
\$185.00 + \$5.00 per parking space	2	\$100.00
0 \$250	Other Applications Types Amendments \$250.00, or filing fee whichever is lower.	
	Extension of Time \$100.00	
	General Notes	
If more than one trigger	If more than one trigger is met for site plan, the greater of the two fees applies.	ne two fees applies.
Preliminary fees, i	Preliminary fees, if any, shall be deducted from Definitive fee total.	itive fee total.
Alt applications shalf be accompanied by cash or check for the filing fee, payable to the City of Worcester.	l by cash or check for the filing fee,	payable to the City of Worcester.
Filing fees shall be no more than \$5,000.00 for any combination of Planning Board applications filed at the same time	for any combination of Planning Bo	and applications filed at the same time.

Michael V. O'Brien City Manager



Julie A. Jacobson
Assistant City Manager
Office of Economic and Neighborhood Davelopment

Joel J. Fontane, AICP Director Planning and Regulatory Services Division

#### Memorandum

To:

David Rushford, City Clerk

From:

Joel Fontane, AICP - Director, Planning & Regulatory Services Division

Date:

June 30, 2009

Re:

Amendment to City of Worcester Planning Board's Rules and Regulations -

Site Plan, related to Priority Development Sites

Enclosed for filing, please find an amendment to the Planning Board's Rules and Regulations. The Worcester Planning Board voted at its meeting on June 4, 2008 to amend its Rules and Regulations, Site Plan, Article II, Section 8 (C) which relieves projects or land uses in Priority Development Sites that require a special permit of the requirement to obtain site plan approval and establishes new fees for such projects. (See attached for filing).

WORCESTER CITY CLERK



Website: www.ci.worcester.ma.us

## The Worcester Planning Board's Rules and Regulations for Site Plan Approval adopted on April 11, 1991, be and are hereby amended as follows:

1.) Insert a new paragraph at the end of Article II, Section-8(C) Planning Board's Rules and Regulations for Site Plan Approval :

Fees for a special permit review in a priority development site will be the sum of the special permit fee and site plan fee.

Michael V. O'Brien City Manager



Julie A. Jacobson
Assistant City Manager
Office of Economic and Neighborhood Development

Joel J. Fontane, AICP
Director
Planning and Regulatory Services Division

#### Memorandum

To:

David Rushford, City Clerk

From:

Joel Fontane, AICP - Director, Planning & Regulatory Services Division

Date:

July 1, 2009

Re:

Amendment to City of Worcester Planning Board's Rules and Regulations -

Site Plans

Enclosed for filing, please find an amendment to the Planning Board's Rules and Regulations. The Worcester Planning Board voted at its meeting on June 24, 2009 to amend its Rules and Regulations, Site Plans, Article II, Section 8 related to fees. (See attached for filing).

WORCESTER CITY CLER



Website: www.ci.worcester.ma.us

	APPLICATION FEES	
	WORCESTER PLANNING BOARD Herethe July 1, 2008	ARD
Definitive Site Plan	Special Permits	Definitive Subdivisions
Residential Uses (5 units or more, or lots in subdivisions)	Adaptive Reuse, Arts Overlay, CCRC, Cluster,	\$1,500.00 + \$70.00 per lot
\$225.00 + \$70.00 per DU	Common Drive, Density Bonus, Flexible Parking,	Preliminary Subdivisions \$750.00 + \$35.00 per lot
Non-Residential Uses \$225.00 + \$0.30 per SF of GFA over 10,000SF	Mixed Use, Water Resources. \$300.00 ea.	Frontage Subdivision \$150.00
Other Site Plan Triggers:	Wind Energy Conversion Facilities	
Airport Environs, Billboards, Lodging House, Historic (National Register) & 15% Slope \$225.00	\$600.00 ea.	<b>ANR</b> \$150.00
Preliminary Site Plan	Other Special Permits:	More than One Building on a Lot
All Triggers, Thresholds & Types \$225.00	\$300.00 ea.	Definitive or Preliminary Plans: \$0
Parking Plan \$225.00 + \$6.00 per parking space		81-G Street Opening
	Other Applications Types	
	Amendments \$300.00 or filing fee (whichever is lower)	
Significant site plan ame	site plan amendment (See Attachment A) - \$600.00 or filing fee (whichever is lower)	g fee (whichever is lower)
	Extension of Time \$150.00	
	General Notes	
If more tha	If more than one trigger is met for site plan, the greater of the two fees applies.	two fees applies.
In cases where flat fee site plans also includ	ndude changes that would otherwise trigger parking plan approval Preliminary fees, if any, shall be deducted from Definitive fee total	In cases where flat fee site plans also include changes that would otherwise trigger parking plan approval the greater of the two fees shall apply.  Preliminary fees, if any, shall be deducted from Definitive fee total.
All applications shall be	All applications shall be accompanied by a check for the filing fee, made payable to the City of Worcester.	ayabie to the City of Worcester.
Filing fees shall be no more than	Filing fees shall be no more than \$5,000,00 for any combination of Planning Board applications filed at the same time.	and applications filed at the same time.

#### Fee List - Attachment A - Site Plan Amendments

#### Minor Site Plan Amendments.

For the purposes of determining site plan amendment fees, a minor site plan amendment shall include, but is not limited to the following modifications:

- All underground changes;
- Any change less than or equal to two feet (2') in the location of buildings, parking, retaining walls or drainage facilities, caused by unexpected field conditions, as long as the new location does not penetrate the applicable setback required for the underlying zoning district or a non-zoning related setback specifically designated in the Planning Board's Site Plan Approval or Special Permit Approval;
- 3. Changes in the location of less than, or equal to, 10% of the total area devoted to parking;
- 4. Changes in the number of compact parking spaces, provided that the number of compact spaces is less than or equal to 25% of the total number of spaces provided;
- 5. Changes in the location and types of lighting provided that they meet the intent of the zoning ordinance;
- 6. Changes in the dimensions of landscape buffers, location of plantings, and materials used, provided that they meet the intent of the zoning ordinance;
- 7. Changes in the location of signs provided that it meets the new location requirements of the Zoning Ordinance;
- 8. Any reduction in area of impervious surfaces;
- 9. The addition of nonhabitable accessory structures that meet the by-right requirements of the zoning ordinance;
- 10. Changes in grade that do not change the height of buildings by more than 5% provided that the resulting height of all structures meet the maximum height requirements of the zoning ordinance and that it does not create or disturb a slope greater than or equal to 15%; and
- 11. Any other changes the Division of Planning & Regulatory Services, at its discretion, considers insubstantial, excluding those classified as substantial site plan amendments.

#### Substantial Site Plan Amendments.

For the purposes of determining site plan amendment fees, a substantial site plan amendment shall include, but is not limited to the following modifications:

- 1. Any change in the location of buildings, parking, retaining walls or drainage facilities greater than two feet (2') from the location approved.
- Changes to building envelope that result in a larger footprint, an increase in height, an increase in volume, an increase in floor area, or any combination of such changes;
- An increase in the land area devoted to parking, loading, or traffic circulation;
- 4. Changes to the architectural character including the color and style of materials used for the exterior façade of buildings;
- 5. Changes that result in a reduction of open space by more than 10%; and
- 6. Other changes the Planning and Regulatory Services Division, at its discretion, considers substantial in the context of the approved project.

Michael V. O'Brien City Manager



Timothy McGourthy
Acting Chief Development Officer
Executive Office of Economic, Neighborhood
& Workforce Development

Joel J. Fontane, AICP
Director
Planning and Regulatory Services Division

#### Memorandum

To: David Rushford, City Clerk

From: Joel Fontane, AICP - Director, Planning & Regulatory Services Division

Date: July 8, 2011

Re: Amendment to the Planning Board Rules & Regulations, and Amendment to the City of Worcester Subdivision Regulations regarding the amendment to the fee schedule of the Worcester Planning Board.

Enclosed for filing, please find an amendment to the Planning Board Rules & Regulations, and amendment to the City of Worcester Subdivision Regulations regarding the amendment to the fee schedule of the Worcester Planning Board (BR-2011-001).

The Planning Board voted at its meeting on June 15, 2011 to:

- 1) Amend the Planning Board Rules and Regulations pertaining to fees for the following:
  - o Special Permits, Article II, Section 6
  - o Site Plans, Article II, Section 8
  - Parking Plans, Article II, Section 7
- 2) Amend the City of Worcester Subdivision Regulations pertaining to fees for the following:
  - Plans Not Requiring Approval, Section IV, C, 2
  - o Preliminary Plan, Section V, E, 3
  - o Definitive Plan, Section VI, A
  - o Preliminary & Definitive Plan-More than One-Building on a Lot, Section VIII, A
- 3) Amend Attachment A Site Plan Amendments (as affective July 1, 2009) by correcting for an internal consistency regarding minor vs. substantial site plan amendment triggers
- 4) Introduce a fee for the 81-G Street Opening applications.

(see attached for filing)





	APPLICATION FEES	
	WORCESTER PLANNING BOARD  Effective July 1, 2011	ARD
Definitive Site Plan	Special Permits	Definitive Subdivisions
Residential Uses	Adaptive Reuse, Arts Overlay,	\$1,650 + \$77 per lot
(5 units or more, or lots in subdivisions)	CCRC, Cluster, Comprehensive Sign	Preliminary Subdivisions
Non-Decidential Head	Flexible Parking, Water Bacourae	\$825.00 + \$38.50 per lot
\$250 + \$0.33 per SF of GFA	\$330 ea.	Frontage Subdivision
over 10,000SF		\$165
Other Site Plan Inggers:	Wind Energy Conversion Facilities	
Airport Environs, Billboards, Lodging House,	Large Scale: \$660 ea.	ANR
Historic (National Register) & 15% Slope \$250	Small Scale: \$330 ea.	\$165
Preliminary Site Plan	Other Special Permits:	More than One Building on a Lot
All Triggers, Thresholds & Types	\$330 ea.	Definitive or Preliminary Plans:
\$250		0\$
Parking Plan		81-G Street Opening
\$250 + \$6.50 per parking space		\$165
THE RESERVE THE PROPERTY OF THE PARTY OF THE	Other Applications Types	
	Amendments \$330 or filing fee (whichever is lower)	
Significant site plan an	Significant site plan amendment (See Attachment A) - \$660 or filing fee (whichever is lower)	ee (whichever is lower)
	Extension of Time \$165	
	General Notes	
If more than	if more than one trigger is met for site plan, the greater of the two fees applies.	wo fees applies.
In cases where flat fee site plans also includ	In cases where flat fee site plans also include changes that would otherwise trigger parking plan approval the greater of the two fees shall apply.	approval the greater of the two fees shall apply.
Prelif	Preliminary fees, if any, shall be deducted from Definitive fee total.	e fee total.
All applications shall be	shall be accompanied by a check for the filing fee, made payable to the City of Worcester.	yable to the City of Worcester.
Filing fees shall be no more than	ore than \$5,000.00 for any combination of Planning Board applications filed at the same time.	ard applications filed at the same time.

#### Attachment A - Site Plan Amendments

#### Minor Site Plan Amendments.

The following shall constitute minor modifications for the purposes of charging site plan amendment fees.

- 1. All underground changes;
- Any change less than or equal to two feet (2') in the location of buildings, parking, retaining walls or drainage facilities, caused by unexpected field conditions, as long as the new location does not penetrate the applicable setback required for the underlying zoning district or a non-zoning related setback specifically designated in the Planning Board's Site Plan Approval or Special Permit Approval;
- 3. Changes in the location of less than, or equal to, 10% of the total area devoted to parking;
- 4. Changes in the number of compact parking spaces, provided that the number of compact spaces is less than or equal to 25% of the total number of spaces provided;
- 5. Changes in the location and types of lighting provided that they meet the intent of the zoning ordinance;
- 6. Changes in the dimensions of landscape buffers, location of plantings, and materials used, provided that they meet the intent of the zoning ordinance;
- 7. Changes in the location of signs provided that it meets the new location requirements of the Zoning Ordinance;
- 8. Any reduction in area of impervious surfaces;
- 9. The addition of nonhabitable accessory structures that meet the by-right requirements of the zoning ordinance;
- 10. Changes in grade that do not change the height of buildings by more than 5% provided that the resulting height of all structures meet the maximum height requirements of the zoning ordinance and that it does not create or disturb a slope greater than or equal to 15%; and
- 11. Any other changes the Division of Planning & Regulatory Services, at its discretion, considers insubstantial, excluding those classified as substantial site plan amendments.

#### Substantial Site Plan Amendments.

The following shall constitute substantial modifications for the purposes of charging site plan amendment fees.

- 1. Any change in the location of buildings, retaining walls or drainage facilities greater than two feet (2') from the location approved.
- 2. Changes to building envelope that result in a larger footprint, an increase in height, an increase in volume, an increase in floor area, or any combination of such changes;
- 3. An increase in the land area devoted to parking, loading, or traffic circulation;
- 4. Changes to the architectural character including the color and style of materials used for the exterior façade of buildings;
- 5. Changes that result in a reduction of open space by more than 10%; and
- 6. Other changes the Planning and Regulatory Services Division, at its discretion, considers substantial in the context of the approved project.

Edward M. Augustus, Jr. City Manager



Michael E. Traynor, Esq.
Chief Development Officer
Executive Office of Economic Development

Stephen S. Rolle
Assistant Chief Development Officer
Planning & Regulatory Services Division

#### Memorandum

To:

David Rushford, City Clerk

From:

Stephen S. Rolle, Assistant Chief Development Officer - Planning & Regulatory

Services Division

Date:

September 22, 2015

Re:

Amendment to the Planning Board Rules and Regulations regarding electronic

submissions of Board applications for Site Plan Approvals

Enclosed for filing, please find an amendment to the Planning Board Rules & Regulations (BR-2013-001) regarding new submission requirements for Site Plan Approvals to require submissions in electronic format (PDF).

The Planning Board voted at its meeting on April 24, 2013 to amend its Rules & Regulations accordingly (see attached for filing).

2015 SEP 25 PM L: 22



Website: www.worcesterma.gov/development

The Worcester Planning Board's Rules and Regulations for Site Plan Approvals, approved and adopted on April 11, 1991, are hereby amended as follows:

- 1. Amend Article II, Section 6(A) by inserting the following new subsection "6":
  - "6. All applications, plans and materials shall also be submitted on one (1) CD-ROM, DVD-ROM, or other media acceptable to the Division of Planning & Regulatory Services.
    - (a) Electronic files shall be:
      - (i) In portable document format (.pdf), readable by Adobe Acrobat v.7.0 or later, named by project address and application type:
      - (ii) Minimum resolution of 200 dpi; and
      - (iii) No single file shall be greater than 10 MB (collections may be broken into separate files).
    - (b) Exceptions:
      - (i) Any application items not produced electronically, such as hand-drawn plans, drawings or hand-written applications are not required to be submitted electronically; and
      - (ii) Plans, drawings and applications created prior to March 2013 that are not available to the applicant in electronic format."

# City of Worcester, Massachusetts

Edward M. Augustus, Jr. City Manager



Michael E. Traynor, Esq. Chief Development Officer **Executive Office of Economic Development** 

Stephen S. Rolle, P.E. Assistant Chief Development Officer Planning & Regulatory Services Division

#### Memorandum

To:

Nikolin Vangjeli, City Clerk

From: Stephen S. Rolle Assistant Chief Development Officer - Planning & Regulatory Services Division

Date: May 19, 2020

Re:

Amendment to the Planning Board Rules and Regulations regarding the requirements for

labeling abutters to abutters within 300 feet on the plans

Enclosed for filing, please find an amendment to the Planning Board Rules & Regulations to modify the plan submission requirements as they relate to labeling abutters to abutters.

The Planning Board voted at its meeting on June 5, 2019 to amend its Rules & Regulations accordingly (see attached for filing).



# AMENDMENT TO THE RULES AND REGULATIONS FOR SITE PLAN APPROVAL OF THE WORCESTER PLANNING BOARD

The Rules and Regulations for Site Plan Approval, adopted and effective April 11, 1991, be and are hereby amended as follows:

By deleting the first sentence in its entirety from Article II, Section-7(C)(1) and replacing with the following:

"The size of the plan shall be at least 8 1/2"x11" or 11"x17", and drawn to a minimum scale of 1 inch equals 40 feet; it shall have a north point, names of streets, zoning districts, and names of abutters."

## City of Worcester, Massachusetts

Edward M. Augustus, Jr. City Manager



Michael E. Traynor, Esq. Chief Development Officer **Executive Office of Economic Development** 

Stephen S. Rolle, P.E. Assistant Chief Development Officer Planning & Regulatory Services Division

#### Memorandum

To:

Nikolin Vangjeli, City, Clerk

From: Stephen S. Rolle Assistant Chief Development Officer - Planning & Regulatory Services Division

Date: May 19, 2020

Re:

Amendment to the Planning Board Rules and Regulations regarding the requirements for

sealing plans prepared by licensed professional engineers and/or surveyors

Enclosed for filing, please find an amendment to the Planning Board Rules & Regulations to modify the requirements for sealing plans prepared by licensed professional engineers and/or surveyors and to amend the Rules and Regulations for Parking Plan Approvals to require that parking plans be prepared by licensed professional engineers and/or surveyors.

The Planning Board voted at its meeting on December 4, 2019 to amend its Rules & Regulations accordingly (see attached for filing).



# AMENDMENT TO THE RULES AND REGULATIONS FOR SITE PLAN APPROVALS OF THE WORCESTER PLANNING BOARD

The Worcester Planning Board's Rules and Regulations for Site Plan Approvals, adopted and effective April 11, 1991, be and are hereby amended as follows:

- l. Article II, Section 7 is hereby amended by inserting the following new subsection "D":
  - "D. Plans and documents bearing the seal of a Professional Land Surveyor and/or Professional Engineer shall meet the following requirements:
    - 1. Professional Land Surveyors and Engineers whose seals are placed upon plans or other documents must be registered to practice in the Commonwealth of Massachusetts;
    - Review copies of plans or documents are permitted, but shall be marked as such and in all cases accompanied by one original plan or document sealed in accordance with the requirements of 250 CMR and all other applicable regulations of the Commonwealth; and,
    - 3. The name, address and phone number shall be provided for any Professional Land Surveyor or Professional Engineer whose seal is placed upon a plan."



**Division of Planning & Regulatory Services** Michelle M. Smith, Assistant Chief Development Officer City Hall, 455 Main Street, Worcester, MA 01608 P | 508-799-1400 F | 508-799-1406 planning@worcesterma.gov

#### **MEMORANDUM**

To:

Nikolin Vangjeli, City Clerk

From: Michelle M. Smith, Assistant Chief Development Officer - Planning & Regulatory Services

Date: September 1, 2022

Re:

**Revised Definitive Site Plan Application** 

Enclosed for filing, please find an amendment to the Planning Board Rules & Regulations to modify the application for Definitive Site Plan Approval.

The Planning Board voted at its meeting on August 26, 2020 to amend its Rules & Regulations accordingly (see attached for filing).

# City of Worcester Planning Board



### **DEFINITIVE SITE PLAN APPLICATION**

Division of Planning & Regulatory Services
City Hall, 455 Main Street, Room 404, Worcester, MA 01608

Phone: (508) 799-1400 x 31440 - Fax: (508) 799-1406 - E-mail: planning@worcesterma.gov (preferred)

1.	PROPERTY INFORMATION
a.	
	Address(es) – please list all addresses the subject property is known by
b.	the subject property is knowingly
	Parcel ID or Map-Block-Lot (MBL) Number
c.	Worcester District Registry of Deeds, Book Page
	Current Owner(s) Recorded Deed/Title Reference(s)
d.	
	Zoning District and all Zoning Overlay Districts (if any)
2.	APPLICANT INFORMATION
<b>а</b> .	AFFECANT NALOVIANTION
cr.	Alamada V
b.	Name(s)
	Mailing Address(es)
c.	Total Costes
	Email and Phone Number(s)
d.	
	Interest in Property (e.g., Lessee, Purchaser, etc.)
	I certify that I am requesting the Worcester Planning Board grant the Definitive Site Plan as
	described below
	(Signature)
3.	OWNER OF RECORD INFORMATION (IF DIFFERENT FROM APPLICANT)
a.	
L	Name(s)
þ.	
d.	Mailing Address(es)
	Email and Phone Number

4. REPRESENTATIVE INFORMATION		
a.		
Name(s)		
b.		
Signature(s)		
c.		
Mailing Address(es)		
d.		
Email and Phone Number		
e.		
Relation to Project (Architect/Attorney/	Engineer/Contractor, etc.)	
5. AUTHORIZATION		
Authorization I,	. Owner of Record of	the property listed with the
Assessing Division of the City of Worcester, N	Massachusetts as Map Block	Lot(s), do hereby
authorize	to file this application with f	the Division of Planning &
Regulatory Services of the City of Worcester	on this the day of	, 20
On this day of		me personally appeared
, to me kno	wn to be the person described in and v	who executed the foregoing
instrument and acknowledged that they exec		
mistrument and acknowledged that they exec	uted the same as their free act and deed	J.
NOTARY PUBLIC		
My Commission Expires:		

(If there is more than one owner of the land to be considered in this application, a notarized authorization is required for <u>each</u> owner.)

6.	PROVIDE THE FOLLOWING ITEMS, 1 DIGITAL COPY IN PDF FORMAT VIA EMAIL TO  PLANNING@WORCESTERMA.GOV AND CONFIRM WITH STAFF BEFORE SUBMISSION OF 1  PHYSICAL COPY BY HAND DELIVERY OR MAIL:
	<b>Zoning Determination Form</b> obtained from the Inspectional Services Division (email <u>inspections@worcesterma.gov</u> or call 508 – 799 – 1198 for more information)
	Completed Site Plan Application, signed by all parties involved.
	Completed Tax Certification for the Applicant and Owner (if different) are attached (page 4)
	If the applicant is NOT the Owner, the Owner(s) Authorization for the applicant to apply is attached (page 2)
	A Certified Abutters List(s) issued within 3 months of this application's filing date which includes all properties affected and includes any contiguous, commonly owned property(s). This can be obtained from the Assessors Office
	Note: if the property(s) is within 300 ft. of another town an abutters list from that town may be required
	Site Plan showing the full project scope and all elements listed in Item 11 of this application, stamped and signed by all applicable professionals
	Architectural drawings showing exterior elevation, height in feet and stories, exterior materials for all structures, and corresponding floor plans stamped and signed by all applicable professionals
	Stormwater Report demonstrating compliance with Massachusetts Stormwater Standards for the project, as applicable based on project type and scope (contact staff to confirm)
	Traffic Study, if necessary based on expected traffic generation (contact staff to confirm)
7.	PROVIDE 1 PHYSICAL COPY OF THE FOLLOWING ITEMS:
	One stamped (i.e. postage paid) pre-addressed envelope for <i>each</i> party on the Abutters List and the applicant (if different from the owner), with the following return address:
	Division of Planning and Regulatory Services 455 Main Street (City Hall), Room 404 Worcester, MA 01608
	Filing Fee of \$ is enclosed (see fee schedule or contact staff to confirm amount).

#### 8. TAX CERTIFICATION

If a Single Owner or Proprietorship:

This certification must be completed by all applicants and owners of the property, certifying payment of all local taxes, fees, assessments, betterments, or any other municipal charges of any kind. Failure to include a completed certification shall result in the application being deemed incomplete.

а.	
b.	Name
c.	Signature certifying payment of all municipal charges
d.	Mailing Address
	Email and Phone Number
9.	IF A PARTNERSHIP OR MULTIPLE OWNERS:
e.	
f.	Names
g.	Signatures certifying payment of all municipal charges
h.	Mailing Address
	Email and Phone Number
	Applicant, if different from owner:
i.	Applicant, it different from owner:
	Printed Name & Signature of Applicant, certifying payment of all municipal charges
	If a Corporation or Trust:
j.	
k.	Full Legal Name
1.	State of Incorporation Principal Place of Business
m.	Mailing Address or Place of Business in Massachusetts
n.	Printed Name & Signature of Owner or Trustee, certifying payment of all municipal charges
11.	Drinted Alema 9 Clarature of Co.
0.	Printed Name & Signature of Owner or Trustee, certifying payment of all municipal charges
p.	Printed Name & Signature of Owner or Trustee, certifying payment of all municipal charges
	Printed Name & Signature of Owner or Trustee, certifying payment of all municipal charges

#### 10. PROJECT TYPE AND DESCRIPTION

Subdivision

. Existing Conditions. Descri	be the current/existing use of the prope	erty
Proposed Conditions. Chec	k the box for all of the categories that	describe the proposed project:
Proposed Project Type		Experience of the second secon
Residential	New Construction	Lodging House
Industrial/manufacturing	Rehabilitation/Renovation	Historic Property
Business	Expansion/Addition	Abuts Historic Property
Mixed Use	Change of use	Rillhoard

**Airport Environs Overlay** 

≥15% Slope Disturbed

Gas station ≥15% 5

c. Describe the proposed use of the property (attach separate narrative if needed)

Drive-through

d. Fill in all information relevant to the proposed project

All Projects	Existing	Change +/-	Total
Overall lot size in square feet			
Number of buildings			
Total square footage of building(s)			
Number of stories of building(s)			
Number of parking spaces			
Number of loading spaces			
Changes to on-street parking			
Total vehicle daily trips. Please consult staff for specific thresholds requiring review.			
Square feet of wetlands			
Square feet of surface (open) water			
Square feet of area vegetated/wooded			
Number of trees over 9" in caliper			
Cubic yards of fill material to be imported/exported			
Square feet of property in floodplain			
Length of roadway (in feet or miles)			
Residential	Existing	Change +/-	Total
Number of units			17 11 11 11 11 11 11 11 11 11 11 11 11 1
f multi-family, number of bedrooms per unit			
Number of accessible units			
Number of affordable units			
Business/ Industrial	Existing	Change +/-	Total
Gross square feet of floor area			

#### 11. ZONING

If this project has already been granted Zoning Relief by the Zoning Board of Appeals, please list the relief below:

Type of Relief	Date Approved

#### 12. PERMITS REQUIRED

List any **Federal, State, or City of Worcester** agencies from which permits or other actions have been or will be sought. Please continue list on an attached sheet if needed.

Agency Name	Permit Type	Date Filed	File Number

#### **13. PLAN REQUIREMENTS**

The following information is required of all applications submitted for Site Plan Review. If you are not providing one of these, please check "waiver requested" next to the item.

Feature	Walver Requested	Location in Set (Sheet/ page #)
a. Site Plan at a minimum 1" = 40'-0" scale, legend, & properly oriented north arrow		
Locus plan with zoning information shown		
Existing utilities		
Existing and proposed grading using differing linetypes, showing 2' contours		
Soil types identified on the plan (including test-pit/boring locations)	-	
Location of all trees over 9" caliper inches on existing conditions plan		
. Architectural elevations or renderings (including exterior materials)		
Landscape plan including plantings, and details for all landscape elements		
Shade trees to reduce heat island effect. (1 tree required per dwelling unit and a minimum of 1 tree required for every 10 interior parking spaces, 3.5" caliper size)		
Stormwater mitigation measures for the 2, 10, 25, & 100-year design storm.		
Provide a stamped Stormwater Checklist & Calculations. All projects shall comply with Massachusetts Stormwater Standards, as applicable to project scale.		
For multi-family residential dwellings in B zones, 10% of site area has been		
provided for recreation. Note: See Article IV, Section 2, Table 4.2, footnote 3.		

#### 14. REVIEW STANDARDS

The following standards shall be used by the Planning Board in reviewing all applications for site plan review. These standards are intended to provide a frame of reference for the applicant in development of applications. These standards shall not be regarded as inflexible requirements. They are not intended to discourage creativity, invention or innovation. Applicants are encouraged to evaluate the extent to which the site plan, its immediate and general locus and the City more generally can tolerate the development being proposed and adjust their proposals accordingly.

Provide the following information about the proposed project in relation to the review standardsif you are not providing one of these features please check "none" next to the item.

1. Adequacy and arrangement of pedestrian traffic access and circulation, walkway structures, control of intersections with vehicular traffic and overall pedestrian convenience.

Feature	None	Page/sheet#
Pedestrian pathways internal to the site, with dimensions of path widths		
Pedestrian pathways connecting to sidewalks or nearby amenities		
Doors/egress to all existing and proposed buildings	<u> </u>	
Pedestrian paving and surface treatment details		
Safe, ADA accessible pedestrian crossings at driveways and intersections		

2. Adequacy and arrangement of vehicular traffic access and circulation including intersections, road widths, pavement surfaces, dividers and traffic controls.

	Feature	None	Page/sheet#
a.	Driveway layout & materials		
b.	Dimensions of all drives and curb cut widths, minimizing the number and width of curb cuts (see Note 5 to Table 4.4)		
¢.	Access control and directional signage (e.g. gates, pavement markings, etc.))		
d.	Pavement and curb details, including level sidewalks at driveways		
e.	Permeable or porous paving, and/ or cool pavements/ treatments		

3. Location, arrangement, appearance and sufficiency of off-street parking and loading.

Feature Programme Transport of the Programme Tra	None	Page/ sheet #
Number of parking spaces provided (9 x 18)		
Number of compact parking spaces (8 x16)		
ADA parking spaces		
Parking aisle width (24 feet for 90° parking; see policy for angled spaces)		
Parking is outside front & exterior side yard/setback (except residential drives)		
Loading spaces or docks (see Table 4.5 and related notes)		
Screen planting between parking and edge of property or pedestrian paths		
Number of electric vehicle charging stations or "ready" (conduit run) spaces		
Bicycle parking (is it covered, or provided inside the building? Circle: YES NO)		

4. Location, arrangement, size, design and general site compatibility of buildings, lighting and signs.

Feature Control of the Control of th	None	Page/sheet#
Building entrance fronting on the sidewalk		
Front façade with features to add visual interest and activate street (e.g., window placement, variation of materials, reduction in massing, etc.)		
Green roof, blue roof, rooftop solar, or use of high-albedo roof treatments		
Light levels appropriate for safety (1 foot candle) where pedestrians and vehicles will meet		
Parking and circulation directional signage		
Signage facing the street		

5. Adequacy of stormwater and drainage facilities.

Feature	None	Page/ sheet #
a. Flood Zones, wetlands, watercourses, and water quality and wellhead protection areas		go, oneda
b. Bioswale or other open stormwater infiltration area planted with native vegetation (rain garden, etc.)		
c. Overflow or other connection to City stormwater infrastructure***		

<sup>\*\*\*</sup>Contact DWP&P to determine any applicable sewer connection or use change fees.

6. Adequacy of water supply and sewerage disposal facilities.

	Feature Company of the Company of th	None	Page/sheet#
а.	Connections to or extensions of city sanitary sewer and water utilities. Contact DWP&P to determine any applicable sewer connection or use change fees.		. oguj siteteti
þ.	Connections to or extensions of city storm drainage infrastructure		III.
¢.	Footing or foundation drainage for a proposed structure or wall		

7. Adequacy, type and arrangement of trees, shrubs and other landscaping elements in accordance with the Landscaping Design Standards set forth in Article V, Section-5(C).

	Feature	None	Page/sheet#
а.	Walls, including height (show top & bottom elevations at highest and all intersecting points, minimize height whenever possible), materials, and related drainage.		- Boy entert
b.	Engineered slopes (rip-rap is not recommended)		
C.	Planted buffers between parking facilities and adjacent properties or roads	ļ	
d.	Proposed plantings and areas to be seeded (number, species or mix, size)		
e.	Fencing, including information on material, height, and style (including gates)		
f.	Planted buffers along rear and side yard setbacks		

8. In the case of an apartment complex or other multiple dwelling, the adequacy of useable common property or open space. Note: for residential uses in Business Districts see Article IV, Section 2, Table 4.2, footnote 3.

	Feature	None	Page/ sheet #
a.	Outdoor seating (i.e. benches, seat walls, picnic tables, etc.)		
b.	Recreation or play area (Is it designed for children/families? Circle: YES NO)		
C.	Raised beds for a community garden or other urban agriculture provisions		
d.	Paved pedestrian plaza area (includes patios) or deck	_	
e.	Interior common space and amenities or balconies		

9. Protection of adjacent or neighboring properties against noise, glare, unsightliness or other objectionable features.

Feature	None/	Page/sheet#
Plan locating all existing (to remain) & proposed light fixtures		
Details of all proposed light fixtures: showing max temperature of 3,000K, dark-sky compliant, and with shielding to prevent light spillover		
Photometric plan for parking lots with ≥12 new spaces		
Opaque fencing or evergreen planting to screen trash or utility areas (including siting and screening of roof-top equipment, as applicable)		
Sound attenuation at loading, utility, and other noise generating areas with particular attention to sensitive neighbors		
Limit of clearing, with mature vegetation protected where possible		

10. Adequacy of fire lanes and other emergency zones and the provisions of fire hydrants.

		· · · · · · · · · · · · · · · · · · ·	401
	Feature 1997 Annual Control of the C	None	Page/sheet#
a.	Diagram of fire truck access path (applicant should coordinate turning radius and access requirements with the Fire Department)		
b.	Clearly marked fire or emergency loading areas		
c.	Fire hydrants and/or FDC connections		

11. Special attention to the adequacy of structures, roadways and landscaping in areas with susceptibility to ponding, flooding and/or erosion.

	Feature 1997 Featu	None	Page/sheet#
а.	All buildings and utilities are located at or above the 500-year flood elevation		
b.	Drainage infrastructure is designed to reduce ponding and slow runoff		

12. Adequacy of erosion and sedimentation control measures to be utilized during and after construction.

- 11	The state of the s		,		
	Feature	None	Page/ sheet #		
L	Erosion control plan narrative sequence (including perimeter controls and temporary stormwater management) for construction activities				
o.	Plans for securing of any stockpiles on site during construction				
L	Temporary and permanent slope stabilization/designs for slopes greater than 3H:1V; (note: loam and seed is not sufficient)				
). L	Slopes ≥2.5H:1V are engineered (note: loam and seed is not sufficient)				
е.	Temporary sediment basins and other means of stormwater velocity attenuation or conveyance proposed during construction				

13. Conformance and compatibility of the site plan design with structures listed in the most recent State Register of Historic Places.

Feature		None	Page/ sheet #
a. Protection of ex	isting historic architectural or site features		
b. Historically-sens	sitive façade, window, and roof treatments		

14. Adequacy and impact on the regional transportation system.

	Feature	Co.				THE THE	None	Page/ sheet#
a.	Bus service with	in ¼ n	nile (indicate num	ber of stops and rou	ite ni	ımbers)		
b.	Improvements	to	neighborhood	walk/bike-ability	or	public		-
	transportation							

15. Adequacy of plans and protective measures to ensure minimal risk of contamination to surface or ground water.

Feature	None	Page/ sheet #
Snow storage locations (outside of basins and required landscape buffers)		
Water quality structures to remove total suspended solids (TSS) from runoff		
Water quality structures to remove pollutants from runoff (ie oil/ water separators)		
Plan for mitigation of any contaminated soils (include RTN, RAM Plan, AUL)		
Locations of material to cut or filled (including the location of the source material if fill)		
Dewatering plans		

16. Conformance of the site design with the purposes and intent of the Worcester Zoning Ordinance.

Feature	None	Page/sheet#
Minimum yard setbacks (for front, side, and rear)	0 /00	
Property and right-of-way boundary lines (include the status of ways)	100	
Easements for any utilities, public access, or adjacent properties		
Regularity factor for all lots		
% paving within the front-yard for residential uses		
Height of all structures in feet and stories		



Division of Planning & Regulatory Services
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#### Memorandum

To: Nikolin Vangjeli, City Clerk

From: Michelle M. Smith, Assistant Chief Development Officer - Planning & Regulatory Services

Date: September 1, 2022 WMS

Re: Amendment to the Planning Board Rules and Regulations for Site Plan Approval regarding

consultant review

Enclosed for filing, please find an amendment to the Planning Board Rules & Regulations for Site Plan Approval regarding consultant review.

The Planning Board voted at its meeting on February 10, 2021 to amend its Rules & Regulations accordingly (see attached for filing).

#### **AMENDMENT**

#### TO THE RULES AND REGULATIONS

#### **FOR**

#### SITE PLAN APPROVAL

#### OF THE WORCESTER PLANNING BOARD

The Rules and Regulations for Site Plan Approval, adopted and effective April 11, 1991, as amended, be and are hereby amended as follows:

By inserting a new part F in Section 8 of Article II, as follows:

"F. Consultant Review Fees. The Planning Board may retain outside consultants to assist in reviewing any application for a site plan where the Planning Board determines that the assistance of an outside consultant is warranted due to the size, scale or complexity of a proposed project or because of a project's potential impacts. In hiring outside consultants, the Planning Board may engage engineers, planners or other appropriate professionals, who can assist the Planning Board in analyzing a project to ensure compliance with all relevant laws, ordinances and regulations.

The Planning Board may require that applicants pay a "review fee" consisting of the reasonable costs incurred by the Planning Board for the employment of such outside consultants. Funds received by the Planning Board under this section shall be deposited with the City Treasurer, who shall establish a special revolving fund for such purpose. Expenditures from this special account, including accrued interest, if any, shall be made at the direction of the Planning Board without further appropriation and shall be made only in connection with the review of a particular project or projects for which the review fee has been collected from the applicant. At the completion of a project, any excess amount in the special account attributable to a particular project, including any accrued interest, shall be repaid to the applicant or to the applicant's successor in interest along with a final report of said account.

The Planning Board shall give written notice to the applicant of the selection of any outside consultant. Such notice shall state the identity of the consultant, the amount of the fee to be charged to the applicant and a request for payment of said fee. Failure of an applicant to pay the review fee within ten (10) days of the request for payment shall be cause for the Planning Board to deny the application.

Any applicant may take an administrative appeal from the selection of the outside consultant to the City Council. Such appeal must be in writing and received by the City Council within ten (10) days of the Planning Board's notice to the applicant of the selection of an outside consultant. The grounds for such an appeal shall be limited to claims that the consultant selected has a conflict of interest or does not possess the minimum required qualifications, which shall consist either of an educational degree in or related to the field at issue or three (3) or more years of practice in the field at issue or related field. The required time limits for action upon an application by the Planning Board shall be extended by the duration of the administrative appeal."