



New digital intake process

There is a new digital intake process for large scale developments, land use amendment applications and outline plans. Please contact the Planning Services Centre at (403) 268-5343 to process your application. Allow for up to 45 minutes to process your application over the phone. Files will be transmitted securely via Microsoft OneDrive and reviewed during the call.

Plans submitted must be to a professional drafting standard and digital submission requirements include the following:

- All Documents must be named as listed on this Requirement List (in any naming convention that makes the document type identifiable)
- All files must be in PDF format
- One PDF file per requirement
- Have all files organized in a folder ready for transmission prior to calling
- **Contain a title block with information such as:**
 - address and legal description (plan; block; lot)
 - uses, project name
- **Paper size:**
 - all plans submitted must be on the same sized paper
 - drawings are clear and legible
 - drawings must be contained on each page (one plan should not span two pages)



Power Generation Facility – Small

Including Solar Collectors
(less than 1.0 megawatt)

The following **Development Permit Complete Application Requirement List** outlines all of the information necessary to evaluate and provide a timely decision on your application. Only applications that are complete will be accepted. Applications and materials submitted must be clear, legible and precise. Plans submitted must be to a professional drafting standard. All plans must be clear of any previous approval stamps and/or notations. Please review the **Processing Times and Deemed Refusal** section.

NOTE: Building and Development Permit applications must be submitted without personal information on any plans. Omitting this information will protect builders and tenants by reducing the risk of any personal information being wrongfully displayed, while also following the Province of Alberta’s FOIP Act. Failure to follow this requirement may result in an incomplete application. If you consider the information to be personal, do not put it on the plans.

The Development Authority may require additional material considered necessary to properly evaluate the proposed development (as stated in Part 2, Section 26(3) of the Land Use Bylaw1P2007).

Processing Times and Deemed Refusals

Applicants are advised of their option under the Municipal Government Act to treat their application as being refused if the Development Authority fails to make a decision within 40 days of the application being accepted by the Development Authority, or at the expiry of an extended review timeframe specified by a time extension agreement between the Development Authority and Applicant. [Time extension agreements](#) must be initiated by the Applicant.

To exercise the “deemed refusal” option, an appeal to the Subdivision and Development Appeal Board must be filed within 14 days of the latest specified date for the review, or the right to an appeal is lost until such time as a decision is rendered on the application by the Development Authority.

SECTION 1: Applicant Details

Property Owner Representing Owner

Applicant’s Name:

Company Name (if applicable):

Applicant’s Email:

Applicant’s Phone Number (during business hours):

NOTE: Correspondence and approval notification will be sent to only the applicant

SECTION 2: Required Items

1 A copy of the current **Certificate(s) of Title**

2 Current copies of any **Restrictive Covenants, Utility Rights-of-Way, Easements, or City Caveats registered** on the Title(s)

3 A **Letter of Authorization*** from the registered owner of the land, their agent, or other persons having legal or equitable interest in the parcel.

*You can use this [sample letter of authorization template](#) or you can provide your own letter but it must contain all information indicated on the sample letter

4 **Colour Photographs** (minimum of four different views, label and identify each photograph) showing:
parcel from front and rear

	two adjoining parcels on either side
	unique features and aspects of significance to development of the parcel
5	Development Permit fee (See Fee Schedule)
6	Completed Site Contamination Statement
7	Completed Public Tree Disclosure Statement
	If Public Trees are identified, one additional Site Plan may be required
8	When the proposal does not comply with council approved policies, bylaw standards or technical guidelines, provide a written planning rationale in support of the deficiencies.
Plans	
9	One (1) copy of Site Plan(s) , including: (preferred scale is Metric 1:100 or Imperial ¼" = 1'0")
	north arrow, pointing to top or left of page
	municipal address (ie, street address) and legal address (ie, plan/block/lot)
	all elements of plan labelled as existing or proposed
	property lines
	front setback dimensions measured from front property line
	side and rear setback dimensions
	easements, utility rights-of-way and right-of-way setback lines
	foundation outline of dwelling and of all cantilevers, decks, and other projections
	outline of any accessory buildings over 10 m ² in size (eg, detached garages, garden sheds, and other Accessory Residential Buildings); complete with dimensions adjacent City streets, sidewalks, curb cuts and any City public pathways adjacent to the parcel, dimensioned from the property lines total area of the parcel (square metres)
	utility poles, transformer boxes, hydrants, and light standards on or adjacent to parcel
	location of all existing and proposed shallow and deep utilities (eg, water, sewers, gas, electrical, cable, telephone) either underground or overhead existing trees and major vegetation on the parcel; what is to remain and what is to be removed
	location of existing or proposed retaining walls over 600 mm in height
10	One (1) copy of Block Plan(s) , including: (preferred scale is Metric 1:100 or Imperial ¼" = 1'0") <i>A Block Plan provides a visual representation of the adjacent buildings in order to establish the context of a proposed development. The block plans and site plans may be combined if the site plan doesn't become cluttered.</i>
	north arrow, pointing to top or left of page
	municipal address (ie, street address) and legal address (ie, plan/block/lot)
	all elements of plan labelled as existing or proposed
	outline of two existing dwellings on either side of the parcel; dimensioned from front, rear, and side property lines
	location of windows and doors of neighbouring units (include windows and doors across the shared side property line)
11	One (1) copy of Elevation Drawing(s) , including: (preferred scale is Metric 1:100 or Imperial ¼" = 1'0")
	municipal address (ie, street address) and legal address (ie, plan/block/lot)
	all elements of plan labelled as existing or proposed
	exterior elevations of the dwelling affected by the proposed power generation facility; include all windows, doors, projections, decks, cantilevers, chimneys, and chimney flues grade line accurately plotted on each elevation
	dimensioned height from the grade on each elevation, measured from where the difference between the grade and the top of the roof is greatest dimensioned height to top of power generation facility, from grade
12	One (1) copy of Streetscape Drawing(s) , including: (preferred scale is Metric 1:100 or Imperial ¼" = 1'0")

A Streetscape Drawing is used in the assessment of compatibility of scale and design with the existing neighbouring houses. If the power generation facility will be visible from the street, provide:

municipal address (ie, street address) and legal address (ie, plan/block/lot)

the front façade of the existing house and the existing houses on either side

where the house is located on a corner parcel, provide those houses immediately adjacent

SECTION 3: Supporting Information

13 Existing and proposed parcel grades, contours and any special topographical features or parcel conditions (e.g. escarpments, break-of-slope, and unstable areas).

14 If the parcel is located within the Land Use Bylaw's floodway, flood fringe or overland flow areas (eg, river valley), these areas must be plotted precisely on the parcel plan.

15 If the site is within the Airport Vicinity Protection Area (AVPA), please note that additional copies of plans may be requested during the review of this application.

Cross-sections (if the site is sloping):

16 cross-sections may be required to provide more information on the impact of the proposed power generation facility on adjacent properties. Cross-sections should show the existing grade of the parcel, proposed grade for the parcel, grade of adjacent parcels, grade of adjacent City streets, and cross-sectional outline of the buildings (on and off the parcel). **Datum points are required to ensure accuracy.**

SECTION 4: Applicant's Declaration

By submitting this application to The City of Calgary (the "City"), I understand and acknowledge that, as part of the City's process in reviewing, evaluating, and processing this application, the City will be required to circulate hard or electronic copies of my application materials to members of City Administration, members of the public who may be affected by the application's approval, and to relevant Community Associations' Boards of Directors, including their Planning Committees. The City will also make my application materials available online for public viewing through its website, www.calgary.ca. I hereby consent to the City's copying of these application materials, solely for the purposes of such circulation, dissemination and online viewing as aforesaid, provided that those parties to whom the copies are circulated or made available online are made aware that their use of the copies is specific and limited to providing input on my application and that any further reproduction and distribution of the plans is strictly prohibited.

If you do not want to make your application materials available online for public viewing you must send an email to planninghelp@calgary.ca within 48 hours of submitting your application and we will consider your request. If your request is accepted our website will reflect that the applicant has chosen not to have their application materials online for public viewing.

The personal information on this form is being collected under the authority of The Calgary Building Permit Bylaw 64M94 (Section 5) and amendments thereto, as well as section 33(c) of the [FOIP Act](#). This information is being collected for the purpose of permit review and inspection processes and may be communicated to relevant City Business Units, utility providers, and Alberta Health Services. It may also be used to conduct ongoing evaluations of services received from Planning & Development. **The name of the applicant and the nature of the permit will be available to the public through general inquiries, paid subscription reports for permit data and resources found online, as authorized by the FOIP Act.** You may direct questions about the collection, use or disclosure of your personal information by the City of Calgary at 800 Macleod Trail SE Calgary, Alberta in relation to this program by contacting the FOIP Program Administrator for Planning and Development through telephone at 403-268-5480 or by writing to PO Box 2100, Station M, Calgary, AB T2P 2M5.

NOTE: This application does not relieve the owner or the owner's authorized agent from full compliance with the requirements of any federal, provincial or other municipal legislation, or the terms and conditions of any easement, covenant, building scheme or agreement affecting the building or land.

Need help or have questions? Contact the [Planning Services Centre](#).

Checklists are updated periodically. Please ensure you have the most recent edition.