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Detached Secondary Suite or Care Home (DCU "C") Conditional Use Application Form

What is a detached secondary suite?

A "secondary suite, detached" is a dwelling unit that is accessory to, but not attached to a single-family dwelling residence that provides basic requirements for living, sleeping, cooking and sanitation. Only one secondary suite either attached or detached, shall be allowed per zoning lot.

What is a care home?

A care home is a building or portion of a building used for the boarding or other residential accommodation and/or the care, treatment or supervision of persons in which care, treatment or supervision is not provided to any persons not resident in the care home and does not affect the residential character of the neighbourhood.

What is a conditional use?

A conditional use means a building or land use that may be unique in its characteristics or operation, which could have an impact on adjoining properties. A conditional use is a use of land listed as "conditional" under the use tables in the Zoning By-law.

How long does the conditional use process take?

The length of time to process depends on the complexity of the application proposal and the completeness of the required documentation and information (refer to the checklist under "Application Submission Requirements"). In general, the process takes approximately six to eight weeks from the date of the application submission to complete. Complicated applications may take longer. A Draft / Pre-Application may be required and must be submitted if requested. For further information, please visit adevelopment application process.

What happens during the conditional use process?

Once the application is submitted to a Zoning Development Officer and the applicable fees have been paid, the file is circulated to the Area Planner. The Planner will review the application and prepare a report outlining their recommendation to support the conditional use with conditions, request for changes in order to approve the conditional use, or reject the conditional use altogether.

The criteria to approve a conditional use application are based on Subsection 247(3) of *The City of Winnipeg Charter* which includes the following:

- (a) is consistent with Plan Winnipeg and any applicable secondary plan
- (b) does not create a substantial adverse effect on the amenities, use, safety and convenience of the adjoining property and adjacent area, including an area separated from the property by a street or waterway
- (c) is the minimum modification of a zoning by-law required to relieve the injurious effect of the zoning by-law on the applicant's property

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(d) is compatible with the area in which the property to be affected is situated.

In the letter of intent, please explain how each criterion is met. This is an opportunity to address all issues and reduce the possibility of an important factor being overlooked.

Once the Area Planner approves the conditional use for posting, the variance clerk will create the public notices and contact the applicant to pick up the notices from the Zoning and Permits office. The applicant must post the notices on the subject property for a period of 14 days in a visible location facing the street(s) and/or lane(s). The applicant is responsible for maintaining the notices during the required 14-day posting period (as per Subsection 118 of *The City of Winnipeg Charter*). Should the notices be removed or damaged during the posting period, the applicant must contact the Zoning and Permits office for replacement notices.

The public notices inform the neighbourhood of the purpose of the conditional use and the date, time and location of the public hearing. On the day of the hearing, the decision maker (i.e. Community Committee [CC]) will decide whether to support the conditional use with conditions, request for changes in order to approve the conditional use, or reject the conditional use altogether.

After the hearing the City Clerk's Department generates a conditional use order which outlines the decision made by the CC, any conditions that the conditional use must abide by, and instructions on how to appeal the decision. If there are no appeals received by the deadline specified in the order, the decision made on the conditional use order is deemed to be in effect.

What happens if the Community Committee supports the conditional use, but the application is appealed by neighbours?

- Any neighbouring property owner(s) who oppose the conditional use granted by the order may appeal the decision by submitting a written notice to the City Clerks Department prior to the end of the 14-day appeal period as specified on the conditional use order.
- The applicant shall be notified by registered mail of any appeals.
- If there are appeals, the property is posted for a second 14-day period informing the neighbourhood of the appeal hearing date. The matter is heard before the Appeal Committee at City Hall, 510 Main Street.
- The Appeal Committee may dismiss the appeal (allow the original conditional use order to be confirmed), grant the appeal (dismiss the original order), or allow the appeal in part placing conditions on an Appeal Order.
- If the original order is **dismissed** (the conditional use is **rejected**), the applicant cannot re-apply for the same conditional use within one year from the date of the Appeal Order and a building or development permit cannot be issued for the proposed work.

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What happens if the Community Committee rejects the conditional use, but the application is appealed by the applicant?

- The applicant may appeal the rejected order by submitting a written notice to the City Clerks Department prior to the end of the 14-day appeal period as specified on the conditional use order.
- The subject property is posted for a second 14-day period informing the neighbourhood of the appeal hearing date. The matter is heard before the Appeal Committee at City Hall, 510 Main Street.
- The Appeal Committee may **dismiss the appeal** (allow the rejected order to be confirmed) or **grant the appeal** (i.e. dismiss the rejected order).
- If the **appeal is dismissed** (the conditional use is **rejected**), the applicant cannot re-apply for the same conditional use within one year from the date of the Appeal Order and a building or development permit cannot be issued for the proposed work.

How to reach us:

Address: Zoning and Permits

Unit 31- 30 Fort St. Winnipeg, MB R3C 4X7

Phone: 204-986-5140

Email: ppd-zdo@winnipeg.ca

Hours of operation: Tuesday to Friday 8:30 a.m. to 4:30 p.m. Please note the office is closed to customers on Mondays. However, staff are available for telephone and email inquiries, and completed applications may be

dropped off in-person.

How to apply:

By appointment (recommended option):

We recommend arranging an appointment with a Zoning Development Officer to discuss your application. To schedule a meeting, please call Permits Direct Line at 204-986-5140 or email <u>ppd-permitappointments@winnipeg.ca</u>.

By mail, courier or drop off:

You can mail, courier or drop off your application package to Zoning and Permits (Unit 31 – 30 Fort Street, Winnipeg, MB, R3C 4X7). Free customer parking is located in the surface parking lot off Assiniboine Avenue at Garry Street and designated customer parking stalls are available (see <u>○Customer Parking map</u>). Please register your vehicle license number with the front desk clerk at the Zoning and Permits office.

By email:

You can submit digital copies of your application documents to ppd-zdo@winnipeg.ca. Please note that the Zoning Development Officer will request paper copies in order to process the application.

Before you submit your application, please ensure that you contact the Area/District Planner to confirm whether they will support your proposal. Please view the planning assignments map at winnipeg.ca/PlanningAssignments to determine the Planner for your area.

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Fees:

Conditional Use Application Fee to Establish a Detached Secondary Suite or Care Home Use	
Conditional Use Application Fee to Maintain a Detached Secondary Suite Use (established without an approved permit)	Fees will be assessed at the time of application. Refer to the <u>Planning</u> , <u>Development and Building</u> <u>Fees and Charges</u> schedule for more information.
Conditional Use Application Fee to Maintain a Care Home Use (established without an approved permit)	

Payments can be made in-person, by mail or by calling Permits Direct Line at 204-986-5140 and following the prompts to speak to the cashier. Please note that the individual invoices of more than \$10,000 must be paid by cheque or bank draft, which can be made payable to the "City of Winnipeg".

Application fees must be paid before the application can be circulated to City departments for review. Please refer to the checklists under "Application Submission Requirements" to ensure you have supplied the required documentation and plans in order to avoid delays in processing.

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Application Submission Requirements

Date:

Plan Number:

ddress Information:						
Project	Street Number:	Street Name:				
Address						

Block Number:

Applicant Information:

Legal Description

applicant information.					
	Applicant Name: (print)				
Applicant Information	Mailing Address:	City & Province:	Postal Code:		
	Daytime Phone Number:	Email Address:			

Notes about the Checklists of Items:

Lot Number:

- Items indicated "may be required" are items that may be requested by the City of Winnipeg as part of the review of the development application. These items may be requested at the time the application is submitted or after the application has been circulated to the other City departments.
- Items indicated "if applicable" are items that will be required if they apply to the context of the proposed development application.
- Please organize your submission to ensure that each individual set contains one copy of each required document. For example, the first set should contain one copy of the status of title, letters and plans, the second set should also contain one copy of the status of title, letters and plans, and so on.

Your personal information is being collected consistent with the requirements and limitations set out under *The Freedom of Information and Protection of Privacy Act (FIPPA)*. This collection of personal information is authorized by section 36(1)(b) of The FIPPA for the administration of *Winnipeg Zoning By-law No. 200/2006*. Your information is protected by FIPPA's privacy provisions and will not be used or disclosed for any other purpose, except as authorized by law. Contact the City of Winnipeg's Corporate Access and Privacy Officer by mail (City Clerk's Department, Susan A. Thompson Building, 510 Main Street, Winnipeg MB, R3B 1B9) or by telephone (311) if you have questions about this collection of your personal information.

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Checklist of Required Items

Key Documents				
Number of Copies Required	Type of Document	Explanations & Notes		
2	Current Status of Title	A Status of Title is a document that identifies property ownership and is available from the Winnipeg Land Titles Office. The copy provided must be dated within three months of the application date to verify current ownership, etc. For further information, please visit Teranet Manitoba		
2	City of Winnipeg caveats (if applicable)	Listed on the status of title as active instruments. Available from the Winnipeg Land Titles Office. For further information, please visit ○ <u>Teranet Manitoba</u>		
2	Letter of Intent (including project vision, use(s), project statistics, number of employees, hours of operation, etc.)	This letter should provide a description of the proposal, planning rationale such as how the proposal addresses Council policy, how it is compatible with its surrounding context, and a description of proposed measures to mitigate expected on- and off-site impacts. This letter should also provide a development summary, such as total gross land area, proposed area (in acres) of each land use category and zoning district, anticipated number of lots and units per land use category, proposed use of land and structures, etc.		
2	Letter of Authorization	Written authorization by all registered owner(s) of the land whose name(s) appear on the Status of Title. If the owner on the title is a company name or number, the person signing the letter must state the company name or number as shown on the title and that they are authorized to sign for that company. Please see template at the end of this document.		
2	Building Location Certificate (if applicable) Maximum size of 11 in. x 17 in.	A Building Location Certificate (also known as a surveyor's certificate) is a document prepared by a Manitoba Land Surveyor illustrating the location of buildings or structures on the land with dimensions. An application may be accepted without a Building Location Certificate for use of vacant land if the applicant can demonstrate that the proposed use is in accordance with the Zoning By-Law. Visit the Association of Manitoba Land Surveyors website for more information. Under certain circumstances, a detailed, well-drawn, fully dimensioned site plan may be substituted at the City's discretion. A Building Location Certificate may be determined to be mandatory in cases where development/construction has started without prior approval or permits.		
2	Title Plot (if applicable) Maximum size of 11 in. x 17 in.	When there is more than one title affecting the property, the title numbers are plotted on a map to ensure that all lands described on the titles have been received.		

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Checklist of Required Items, continued

			Key Documents		
Number of Copies Required	Type of Document	Explanations & Notes			
2	Assessment of Adequacy of Public Services / Site Servicing Study / Lot Grade Plan	Drawings that demonstrate how the suite will connect to existing water and sewer lines. This can be achieved by the following options: 1. Option 1 - install new sewer and water service pipes from within the existing residence, or from some suitable location on private property, to the new detached secondary suite using a licensed sewer and water contractor and plumbing contractor. 2. Option 2 - install new connections from the City sewer and water mains to the new detached secondary suite using a licensed sewer and water contractor and licensed plumbing contractor as required.			
			Plans of Development		
Number of Copies Required	Type of Document	Explanations & Notes			
2	Site Plan Maximum size of	Det	railed, fully dimensioned, drawn to sc	1	
	11 in. x 17 in.		Project name		Proposed use
			Municipal address		Scale
			North arrow		Dimensioned property lines Streets labeled
					Exterior lighting
			Dimensioned setbacks		Floodway and flood fringe levels (if applicable)
			Existing and proposed structures (number, location and height - if applicable)		Features adjacent to parcel (City streets, sidewalks, curb cuts, median breaks - if applicable)
			Boundary survey (total acreage, zoning, date, north arrow and vicinity map - if applicable)		Easements and utility rights of way (depth, width, location, type and registration number - if applicable)
			Vehicular circulation (parking spaces, drive aisles, driveways, accessible parking, ingress / egress, loading etc.)		Nearby transit stops (if applicable)
			Screening or treatment of any natural features		Garbage enclosures (if applicable)
			Proposed buffers or landscaped yards		Free standing and accessible parking signs (if applicable)
			Mechanical equipment (if applicable)		Bicycle parking (where applicable)

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Checklist of Required Items, continued

Plans of Development					
Number of Copies Required	Type of Document	Explanations & Notes			
2	Floor Plans (if applicable) Maximum size of 11 in. x 17 in.	Detailed, fully dimensioned, drawn to scale floor plans showing the interior layout of the building including labels and dimensions of all rooms.		_	
2	Building Elevations (if applicable) Maximum size of 11 in. x 17 in.	Detailed, fully dimensioned, drawn to scale building elevations outlining the exterior appearance of the building. Learn more about Duilding elevation requirements.			•
			ailed, fully dimensioned, drawn to scale landscape powing:	lan ir	ncluding the
	Landscaping Plan		□ plant list (number, size and species)		open space
2	(if applicable) Maximum size of 11 in. x 17 in.		planting to be removed or kept (number, size and species)		ground cover
	11 III. V 11 III.		new planting (number, location and species)		screening
			fencing		

Checklist of Items that may be required

Number of Copies Required	Type of Document	Explanations & Notes	
2	Pre-Application (if applicable)	A Pre-Application may be required and must be submitted, if requested. For further information, please visit Subdivisions, Rezonings and the Development Application Process.	
2	Letter of Support (if applicable)	Written support or signatures of support from adjoining property owners who may be adversely affected by the proposed development. Please see template at the end of this document.	
2	Plan of Subdivision Maximum size of 11 in. x 17 in.	Plan outlining the dimensions and labels of the parcels or lots that are being created or amalgamated. Information on the existing and/or proposed zoning district(s) should be included.	
2	Proposed Phasing (if applicable) Maximum size of 11 in. x 17 in.	Number of phases and anticipated time of completion.	
1	Digital Graphic	Learn more about ⊅digital graphic requirements.	

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Checklist of Items that may be required, continued

Planning and Design (if applicable) Maximum size of 11 in. x 17 in. Number of copies required to be determined
⊃ Parking Study
⊃ Colour Renderings
⇒Sun / Shadow Study
Street Level Visualization of Proposed <u>Development</u>
⊃ <u>Public Consultation Program</u>
⊃ <u>Arborist Report</u>
Context Photos
Financial Impact Assessment
Cultural Heritage Impact Statement (Historical Resources)
Commercial Land Supply Study
Employment Land Supply Study
Residential Land Supply Study
Archeological Resource Assessment

Engineering Studies (if applicable) Maximum size of 11 in. x 17 in. Number of copies required to be determined
Community Transportation Study and / or Transportation Impact Study
Servicing Options Report
Stormwater Management Report
Geotechnical Study / Slope Stability Study
Groundwater Impact Study
Wind Study
Photometric Plans
<u>Noise / Vibration Study</u>
Parking Functionality Analysis (Vehicle Access Checks, Clearances, Swept Path Analysis - e.g. Auto Turn)

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Letter of Authorization

Registered owner(s) of the property whose name(s) appear on the title.

Date:			
To:	The City of Winnipeg Planning, Property & Development Departi Zoning and Permits 31 – 30 Fort Street Winnipeg, Manitoba R3C 4X7	ment	
RE:		(address or legal description of application)	
I (we)	hereby give authorization to:		
		(Applicant's name)	
То ар	ply for a development application for the abo	ove address.	
Regis	tered owner(s) on the current Status of Title o	or Certificate of Title:	
–––– Pleas	e print name and company name (if applicab	le)	Signature
 Pleas	e print name and company name (if applicab	le)	Signature
 Pleas	e print name and company name (if applicab	le)	Signature
 Pleas	e print name and company name (if applicab	 le)	 Signature

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Request for Support of a Zoning Conditional Use

Signatures of support from adjoining impacted neighbours.

Date	:			
То:	The City of Winnipeg Planning, Property ar Zoning and Permits 31 – 30 Fort Street Winnipeg, Manitoba I	nd Development Departmen R3C 4X7	ut	
RE:		(address or l	egal description of ap	olication)
	sulted with my neighb nises.	ours on my request for relie	f on the following zoni	ng restriction(s) at the above referenced
Plea	se provide a brief desc	ription of the Conditional Us	se in the space provide	d below.
(upport/do not oppose my re	•	g conditional use (select one): ing residence
	Name	Address	Daytime Phone Number	Signature(s)

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