

## CITY OF BROOKS SIGN APPLICATION DEVELOPMENT PERMIT

Date of Application:		Sign Pern Application		
Date Deemed Complete:				
<b>IMPORTANT NOTICE</b> : This application <b>does not</b> permit your Development Authority. If a decision has not been received been entered into, you have the right to deem the application.	ved within 40 days of th	e date of applic	ation and	no extension agreement has
APPLICANT INFORMATION				
Name of Applicant:  Mailing Address:	Phone:	alternate):		
City/Town:	Fax:	, , , , , , , , , , , , , , , , , , ,		
Postal Code:	Email:			
				this box if you would like to e documents through email.
Is the applicant the owner of the property?	☐ Yes	No IF	'NO" plea	se complete box below
Name of Owner:	Phone:			
Mailing Address:		nt's interest in Agent	the prop	perty:
City/Town:		Contractor Tenant		
Postal Code:		Other		
SIGN INFORMATION				
TYPE OF WORK:	☐ Changes to Ex	isting Sign	☐ Tem	nporary Sign
2 or works.	- Changes to Ex	اعدانه عالها	- 1011	ipolary orgin
Sign Location (Civic Address):				_
Are there any other signs at this location?	☐ Yes If yes, please state he	ow many:		No

SIGN TYPE*:		CTION STYLE:	_	ILLUMINATION:				
□ Portable		y or all that apply		Mark any or all that apply				
□ Temporary		Lettering / logo		<ul><li>No illumination</li><li>Direct illumination</li></ul>				
□ Canopy		Manual changeable lettering content						
□ Window		Electronic changeable lettering			lumination			
☐ Freestanding		content		Flashing				
□ Fascia		Animation						
□ Billboard		Movement / rotation						
☐ Mural								
□ Projecting								
☐ Under Canopy								
□ Roof								
□ Other  *see Land Use Bylaw for definitions								
See Land OSC Bylaw for definitions			<u> </u>					
					Office Use			
Length of Sign:			☐ m²	☐ ft²				
Height of Sign:			$\square$ m <sup>2</sup>	☐ ft²				
Sign Face Area (length x height):			☐ m	☐ ft				
Top of Sign Height:								
from Grade:			☐ m	☐ ft				
from Roof:			□ m	☐ ft				
If the sign is only for <b>temporary</b> u		e displayed?	days					
SITE PLAN								
**Please attach a plan drawn to a su	uitable scale a	and photographs, if available, illus	trating:					
☐ Location of all existing and proposed sign(s) on the property								
☐ Size, height, and other dimensions of the proposed sign(s), including any supporting structures								
□ Details of sign content (wording, lettering, graphics, colour and design scheme, materials, etc.)								
	_	the parcel upon which the propose		-	nted			
		ed sign(s) and existing building(s)	54 31 <u>6</u> 11(3) 41	2 10 52 1000				
Setbacks from property line	as or brobose	a sign(s) and existing building(s)						
DECLARATION OF APPLIC	ANT/AGE	NT						
The information given on this form relation to the application for a Sign		nplete and is, to the best of my kn	nowledge, a	true staten	nent of the facts i			
APPLICANT		Registered Owner (if not the same as applicant)						

## **TERMS:**

- 1. Subject to the provisions of the Land Use Bylaw of the City of Brooks, the term "Development" includes the making of any change in the use of buildings or land.
- 2. Although the Designated Officer is in a position to advise on the principle or details of any proposals, such advice must not be taken in any way as official consent, and is without prejudice to the decision in connection with the formal application. It must be clearly understood that any action taken by the applicant before a Development Permit is received, is at his own risk.
- 3. Plans and drawings, in sufficient detail to enable adequate consideration of the application, must be submitted in duplicate with this application, together with a plan sufficient to identify the land. It is desirable that the plans and drawings should be on a scale appropriate to the development. However, unless otherwise stipulated, it is not necessary for plans and drawings to be professionally prepared.
- 4. If a decision is not made within 40 days from the date of the receipt of the application in its complete and final form, or within such longer period as the applicant may approve in writing, the application shall be deemed to be refused and the applicant may exercise his right of appeal as though he had been mailed a refusal at the end of the 40-day period.
- 5. Construction undertaken subsequent to approval of this Development Permit application may be regulated by the provincial building requirements.
- 6. Any development carried out prior to the effective date of the appropriate Development Permit is done solely at the risk of the applicant and/or landowner.

## **ADDITIONAL INFORMATION:**

In addition to the above requirements, the Designated Officer may also require:

- 1. Proof of ownership or right to the land in question and may require a current Real Property Report as proof of location of development on said land.
- 2. Landscape information and/or plans where landscaping is required by the Land Use Bylaw.
- 3. Additional plans and information may be required and requested due to the nature and magnitude of a proposed development of use.
- 4. Development drawings that include foundation and floor plans showing all occupancies and uses, elevations, cross sections, height by metres and the number of storeys.

**Please note:** Review of a Development proposal may be delayed if the form and/or additional information provided is incomplete.