DEPARTMENT OF BUILDING AND ZONING OF COOK COUNTY, ILLINOIS

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COMMISSIONER OF BUILDING AND ZONING
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http://www.cookcountyil.gov/building-and-zoning

RULES FOR FILING MAP AMENDMENT APPLICATION

Definition

A map amendment is a change in zoning classification from the Cook County Zoning Map.

Requirements

- 1. Only the title owner of the property, their attorney, or an authorized agent may file the application and only in the owner's name. Persons other than the land owner or their attorney must present a letter of authorization from the owner.
- 2. Filing fees must be submitted at the time of filing by check or Money Order, payable to the <u>Cook County Collector</u>. Fees are established by the County Board and are based upon the type of application involved. Filing fees are not refundable. NOTE: Cash will not be accepted; See attached Fee Schedule.
- 3. The applicant shall file one (1) paper and one (1) digital form of the application and all supporting documents so specified in Article 13.7.3. The applicant shall include a written statement and evidence establishing that the proposed map amendment will conform to the standards set forth in Article 13.7. The applicant shall attest, and the Department of Building and Zoning shall independently verify, that no judicial proceedings for a violation of any Cook County Ordinance pending pertaining to the subject property.
- 5. Map Amendments require one (1) original copy of a Plat of Survey with the application. Plat of Survey will state the acreage of the tract, include a Legal Description, and bear the raised seal of an Illinois Registered Land Surveyor. The Plat of Survey must be dated within the last five (5) years. If possible, the Plat of Survey should also show the nearest dedicated east/west and north/south streets, the right of way width and distance of each street from the property in question.
- 6. One (1) Proof of Ownership must accompany the application. Proof of ownership may be Photostats of Cook County Recorder of Deed's Certificate, Title Policy, Letter of Opinion or other adequate document. (Please note: A Real Estate Tax Bill is not Proof of Ownership). NOTE: Deed in Trust, must provide original letterhead from Trust, identifying Trustees.
- 7. One (1) Site Plan of proposed construction must also accompany each application. Proposed, additional and existing structures should be plotted on the Site Plans, indicating distances to the property lines.
- 8. On applications for Map Amendment, please type answers to all questions.

When ready to file, please telephone and **MAKE AN APPOINTMENT**With Zoning Administrator's Office (312) 603-0503

13.7 MAP AMENDMENT APPLICATION

Documents	Required	Submitted	Accepted
Application	1 Paper 1 Digital		
Plat of Survey	1		
Ownership	1		
Agent's Authorization*	1		
Notification Letter Certified Mail Receipts Attestation	1 1 1		
Development Schedule	1		
Site Plan	1		
Planning Objective	1		
Concept Plan for Proposed Use	1		
Environmental-Concerns and Issues*	1		
Utilities-Existing and/or Proposed	1		
Traffic-Study/Issues	1		
Financial Impact	1		
Market Study	1		
Application Fee	1		

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Reviewed By:	Accepted By:	: Date:	
Neviewed by	_ Accepted by.	Dale.	

MAP AMENDMENT NOTIFICATION INSTRUCTIONS

13.7 Map Amendments

13.7.3 Notice of application: An applicant shall, not less than 15 days nor more than 30 days before filing an application, serve written notice, of intent to apply for a map amendment by certified mail with return receipt requested, to the property owners within 250 feet of the lot lines of the subject property, whose names appear on the Cook County tax records. For condominium developments that are located within 250 feet of the lot line of the subject property, only the condominium association shall be served with notice. The number of feet occupied by public roads, streets, alleys and other public ways shall be excluded in computing the 250 feet requirement. Notice need not be sent to owners more than 400 feet from the subject property when public streets, alleys and other public ways are included in the computation. In addition, the applicant shall serve notice to the clerk of each municipality within 1½ miles of the subject property, the superintendent of each local school district, the fire chief of each local fire protection district, the township clerk and township highway commissioner. When the applicant is either the President of a member of the Cook County Board of Commissioners, notice shall be served in accordance with this section, by the Zoning Board of Appeals. Notice shall contain the address of the subject property, a brief statement of the nature of the application, the name and address of the applicant and a statement of the approximate date when the applicant intends to apply. If the property owner on which notice is served cannot be found, or the mailed notice is returned, the notice requirements of this provision shall be deemed satisfied provided the applicant made a bona fide effort to determine the owner's address.

13.7.7. Notice of public hearing.

- A. Time and place of a public hearing shall be published in a newspaper of general circulation in Cook County not less than 15 days before the hearing. In addition, at least 15 days before the hearing, notice of the hearing shall be posted on the property proposed to be rezoned in such a way as to be plainly visible from the roadway or right-of-way passing the frontage of the property. Notice posted on the property shall be maintained until the date of hearing on a weatherproof sign that is at least three feet by four feet in size. The sign shall have a white background and contain the word "NOTICE" in red capital letters at least six inches high. The remaining lettering shall be in black capital letters a minimum of three inches in height. Notice shall contain at least the following language: "This property is the subject of a rezoning hearing before the Cook County Zoning Board of Appeals on (date) at (time) at (location)."
- B. Written notice shall be served by regular mail and also by certified mail with return receipt requested, at least 15 days before the hearing, by the applicant to the clerk of each municipality within 1½ miles of the property proposed to be rezoned, the clerk of the township in which the property is located the superintendent of each school district, the township highway commissioner, and the fire chief of the local fire protection district in which the property is located. The applicant shall also serve written notice, by certified mail with return receipt requested, to property owners within 250 feet of the lot line of the subject property, whose names appear on the Cook County tax records, as to the date, time and location of the public hearing. For condominium developments that are located within 250 feet of the lot line of the subject property, only the condominium association shall be served with notice. The notices shall contain the same information as the posted notice and shall also contain the legal description of the property, the common address of the property, the name of the applicant, the applicant's representative and a brief description of the requested map amendment. Applicant shall submit proof of mailing for all required notices.
- C. The applicant shall be responsible for the preparation of both posted and mailed notices and shall be solely responsible for the adequacy and accuracy of the information. The applicant shall also be responsible for placing and maintaining posted notice and for mailing and maintaining records of written notices. The Secretary of the Zoning Board of Appeals shall be responsible for assuring that notice by newspaper publication is given. Supplemental or additional notices shall be published or distributed as prescribed by Zoning Board of Appeals' rules. Applicants shall also file a sworn affidavit with the Department of Building and Zoning certifying compliance with the notice requirements of this section. All required notices shall be provided at the expense of the applicant.
- D. When the applicant is the President or a member of the Cook County Board of Commissioners, notice shall be served in accordance with this section, by the Zoning Board of Appeals, not less than 15 days nor more than 30 days before a scheduled public hearing. Notice and service requirements shall be in addition to posting and publishing requirements of this article.

Map.	Amendment #	

APPLICATION FOR MAP AMENDMENT FOR UNINCORPORATED COOK COUNTY

APPLICANT INFORMATION				
Name				
Address				
City	State	Zip	Phone	
OWNER INFORMATION		•	•	
Name				
Address				
City	State	Zip	Phone	
	J Attorney	☐ Other ((specify)	
Date that present owner acquired	legal title on s	subject property		
PROPERTY INFORMATION				
Property Address				
City	То	wnship		Present Zoning Classification
PIN#			Acreage of	Property
Location			ı	
1				

Map Amendment #	
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APPLICATION FOR MAP AMENDMENT [CONTINUED]

REQUEST Proposed Zoning Change Has the present applicant previously sought to rezone the subject site or part of it? ■ No ☐ Yes If so, when? To what zoning district classification? Is the subject property planned to be improved? ☐ Yes ☐ No What will be the actual use of the improvement? Is public water available? Is public sewer available Yes ☐ No ☐ Yes ☐ No **REQUIREMENTS** One (1) set of the following documents must accompany this application: ☐ A. Registered surveyor's plat of survey ☐ F. Environmental concerns and issues ■ B. Concept plan for proposed use ☐ G. Utilities-existing and / or proposed C. Site Plan ☐ H. Traffic Study / Issues D. Planning Objective ☐ I. Financial Impact ☐ E. Development Schedule ☐ J. Market Study COUNTY OF COOK s.s. STATE OF ILLINOIS _, being first duly sworn, on oath deposes and says that all of the above statements and the statements contained in the documents submitted herewith are true. Signature of applicant Signature of applicant Subscribed and sworn to before me this _____ Day of ______, 20_____

Notary Public

Map	Amendment #	:

STATEMENT OF EXISTING CONDITIONS ON PROPERTY

PIN# 	·			
Address				
Township				
Are there existing structures or building	ngs on the site?	☐ Ye	es 🗆 No	
If yes, describe				
Height (number of stories)	Area (cover the gro	ound)	Type of Con	struction
Will this building(s) be used if Map Ar ☐ Yes ☐ No	l mendment is granted			
If yes, what will be the intended use?				
Will the intended use of the building(s Ordinance? ☐ Yes ☐ No	s) conform to the occ	upancy require	ements of the Coo	ok County Building
COUNTY OF COOK)) s.s.				
all of the above statements and the st	tatements contained			h deposes and says the ewith are true.
	-		S	Signature of applicant
Subscribed and sworn to before me the	his			
Day of	_, 20	Is the Prop	ffice Use Only erty in a floodplaid TOPO available	n?
Notary Public				

Property Address				
Troperty Address				
City	State	Zip		
I,	Property Owner (print	_ and, I, t)		Applicant (print)
no Map Amendment and pending judicial proceed	d/or Special Use applic dings for violations of a ere are no pending jud	cation shall be acc any Cook County E licial proceedings	oning Ordinance Article 13, we septed or processed for appro- Building and Zoning Ordinance for violation of Cook County B	val while there exist es. We hereby
any violations have been is in process, the original application process, incl	n adjudicated and remal Map Amendment and luding all notification re	edied and while a d/or Special Use a equirements, must	d that if we resume illegal zon Map Amendment and/or Spec application will be declared nu commence again and all app ok County Zoning Administrat	cial Use application Il and void and the lication documents,
	Signature of Owner	_	(Sig	nature of Applicant)
Subscribed and sworn to			Subscribed and swo	
Day of	, 20		Day of	, 20
Notary Public			Notary Public	

Map Amendment # _____

Map	Amendment #	

Department of Building and Zoning Applicant's Statement

1.	Appeals.	the "Rules of Practice and Procedure" issued by the Zoning Board o
2.	I am aware that filing fees may not	be refunded.
3.		tion of the Cook County Zoning Ordinance now on the subject property. If it does Violation #
4.	To the best of my knowledge, no of special use, or variation sought in	eed restrictions or private covenants prevent the use, change of zone this application.
5.		have been advised of the recommendation of the Zoning Board of my choice to assist me in the preparation and presentation of my
6.		Hearing dates are set by the Zoning Board of Appeals and that I will ied mail at least fifteen (15) days before the Public Hearing.
7.	arranging for the attendance of court reporter is not present of	or request the assistance of the Secretary of the Zoning Board in a court reporter at the hearing at my expense. I understand that if a r is unable to make a complex transcript of the entire hearing the adversely affected by the lack of a complete record of the
8.		sibility to prepare all exhibits, arrange for the appearance of qualified and all documents relevant to this case.
9.	With respect to soil, water and fire	matters:
	and regulations pertaining to	ned unit development), I am aware of the applicable ordinance, rules water retention and run-off and understand that failure to prove in denial of my P.U.D. application.
	b. Except in variation cases, at t fire protection district of my pla	ne hearing I will present evidence of having informed the jurisdictionans.
10.	showing ingress, egress, drainage	cations: Applicant must submit a copy of the preliminary site plan and parking to the Chief Engineer of the Transportation and Planning ay Department for preliminary approval. A public hearing date will be approval of said plat.
11.		oning Board's presumption of the general desirability of planned and will either seek a planned development, where appropriate, or will nappropriateness in my case.
Applie	ant Signature	Date
Applica	ant orginature	Datc

Department of Building and Zoning Fee Schedule

Petition	n for a Text Amendment:		\$525.00
B) 1. 2. 3. 4.	Petition for Map Amendment: Less than one acre One acre to five acres Five acres to ten acres Ten acres to twenty acres		\$420.00 \$945.00 \$1,890.00 \$2,520.00
C) 1. 2. 3. 4. 5. 6.	Petitions for the following Special Uses: Excavations for Artificial Lake on which sub-division is proposed If sand, gravel, rock or fill to be sold from above item, additional Extraction of rock, sand, gravel, peat or any type of Borrow Pit Extraction of Top Soil Sanitary Land Fill Dry Land Fill a. Under five acres b. Over five acres All hospitals, sanitariums, convalescent homes, nursing and rest homes f Planned Developments a. Five acres and under	or profit	\$2,100.00 \$4,200.00 \$4,200.00 \$1,050.00 \$6,300.00 \$525.00 \$4,200.00 \$2,100.00 \$420.00
9.	 b. Over five acres to ten acres c. Over ten acres to fifteen acres d. over fifteen acres All other listed Special Uses as provided for in the Zoning Ordinance 		\$945.00 \$1,470.00 \$2,520.00 \$525.00
D) 1.	Petitions for Variations: All variations in all residential districts, regardless of number of different variations sought	\$157.50* or \$31 whichever is gre	•
2.	All variations in all commercial and industrial districts, regardless of number of variations sought * plus cost of court reporter transcript		\$315.00*

- E) Any combination of petitions, such as an Amendment, Special Use and Variation, if requested by the applicant, will be treated as individual petitions as far as fees are concerned, but will be consolidated and heard at the designated time for the Public Hearing, before the Zoning Board of Appeals of Cook County.
- F) Fees for any other uses not included in this list or new uses not yet conceived, shall be determined by the Commissioner of Building and Zoning until such time as a resolution can be presented to the Board of Commissioners of Cook County.