

# Development approvals during the COVID-19 pandemic

June 15, 2020

Prior to the COVID-19 crisis, many local governments struggled to process development applications in a timely way. A high volume of applications, combined with complex development approval processes and insufficiently staffed local government offices, meant that it would often take months to years for a single development application to be approved.

The COVID-19 crisis has exacerbated the timeliness issue as it has further reduced staff in development offices and forced local governments to modify their usual development approval processes to comply with public health restrictions. Fortunately, local governments have risen to the challenge and have adopted a number of creative strategies that both protect public health and expedite development application approvals:

## **Holding Virtual Public Hearings**

Public hearings are a common feature of local government business, and are the most direct way for community members to make representations to their local government with respect to proposed zoning and community plan bylaws. Traditional public hearings are not possible during the COVID-19 crisis, as large gatherings of people are prohibited indefinitely to protect public health. To ensure that public hearings can continue during the COVID-19 crisis, the Minister of Public Safety and Solicitor General has <u>issued an Order</u> authorizing local governments to hold public hearings virtually.

Many local governments have embraced virtual public meetings. For example, the City of Vancouver launched a new platform for virtual open houses so residents can comment on proposed rezoning applications. The platform, <u>Shape Your City Vancouver</u>, provides for a three-week open house in which individuals can expect a response to their comments or concerns from the City within two business days. The development of a platform to receive commentary supports the idea that Shape Your City may remain a permanent feature to support, if not replace, public hearings going forward.

Thus far, the implementation of virtual public hearings appears to be having a positive impact on the development approval process. Providing written submissions by email or chat, rather than oral submissions, has resulted in more concise public dialogue as



fewer comments are made regarding irrelevant matters and an expedited public hearing process for proposed bylaws.

## Waiving Public Hearings

Several local governments have elected to waive public hearings pursuant to s. 464(2) of the Local Government Act in circumstances where the proposed zoning bylaw is consistent with the official community plan.<sup>1</sup> More local governments may elect to waive public hearings instead of requiring a public hearing for each proposed zoning bylaw.

## **Submitting Plans Electronically**

Delivering plans and applications electronically has been encouraged where possible, as local government employees have moved to remote working.<sup>2</sup> Some local governments have also embraced e-permitting software to enable streamlined application processes and reviews. The benefits of e-permitting software and electronic plan submission include:

- Cloud-based software offers more functionality and storage space, which allows for large files to be uploaded;
- Applicants are alerted to errors in their submissions as they are uploading documents; and
- Costs are reduced for the applicant and the local government, as the number of staff required to physically process an application is reduced.

## **Expedited Approval for Rental Housing**

The limited housing stock available in the Lower Mainland of British Columbia has encouraged some local governments to prioritize development applications that include an affordable housing component. Specifically, the City of Vancouver has recently proposed "fast-tracking" the review and approval process for affordable and market rental residential development applications. The City publicly stated that it will amend its existing zoning bylaws to allow rental buildings up to six storeys in height to be approved via a development permit rather than a rezoning, and to allow for expanded mixed-use development.

As local governments are facing an economic downturn in nearly every industry, the traditionally robust real estate market may benefit long-term from measures adopted in the short-term to address the disruptions COVID-19 has caused to traditional development application processes.

As financing becomes more difficult to obtain and cash reserves dwindle, it is in local governments' best interests to proceed with existing developments and process new applications as quickly as possible. The strategies listed above are important initial steps, and local governments may wish to consider continuing with these strategies (and adopt new ones) after the COVID-19 crisis subsides.

<sup>&</sup>lt;sup>1</sup> These local governments include the City of Delta, the Langley Township, the City of New Westminster, and the City of Chilliwack.



### <sup>2</sup> Local governments accepting electronic plans

By

**Emily McClendon** 

Expertise

Commercial Real Estate, Municipal & Land Use Planning, Government & Public Sector

#### **BLG** | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

#### blg.com

Calgary

#### **BLG Offices**

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3

T 403.232.9500 F 403.266.1395

#### Montréal

1000 De La Gauchetière Street West Suite 900 Montréal, QC, Canada H3B 5H4

1102 0111

T 514.954.2555 F 514.879.9015

#### Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9

T 613.237.5160 F 613.230.8842

#### **Toronto**

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3

T 416.367.6000 F 416.367.6749

#### Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2

T 604.687.5744 F 604.687.1415

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing <a href="mailto:unsubscribe@blg.com">unsubscribe@blg.com</a> or manage your subscription preferences at <a href="mailto:blg.com/MyPreferences">blg.com/MyPreferences</a>. If you feel you have received this message in error please contact <a href="mailto:communications@blg.com">communications@blg.com</a>. BLG's privacy policy for publications may be found at <a href="mailto:blg.com/en/privacy">blg.com/en/privacy</a>.

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.