306-668-2060 <u>connect@rmvanscoy.ca</u> Box 187, Vanscoy, SK SOL 3JO



APPLICATION TO REZONE LAND

To change the zoning of a property, for example from agricultural to industrial, a bylaw amendment to the applicable Zoning Bylaw is required. Typically, a rezoning is required because the current Zoning District does not allow for the proposed development or there is a conflict with the proposed land use, parcel size or other regulation.

Application Fees:

Amendment Categories:

1.	Textual amendment	\$500.00
2.	Single Parcel Map Amendment, Residential or Agriculture	\$400.00
3.	Single Parcel Map Amendment, Commercial or Industrial	\$550.00
4.	Map Amendment (greater than two parcels)	\$1,500.00
		plus \$20.00/lot

In addition to the above noted fees, the applicant shall be solely responsible for all costs associated with:

- i. Satisfying Council's public notification policy (i.e. costs of newspaper advertisement);
- ii. Registration of an interest on the title of the property proposed for rezoning as prescribed by the Information Services Corporation (Land Titles) should one be required; and
- iii. Engagement of the necessary planning, engineering, legal or other professional expertise necessary to review an application and/or implement Council's decision.

Application Requirements:

The following is required to make an application:

- a. A completed application form (attached); and
- b. Receipt of full payment of the applicable application fee, Payment can be made by credit card through OptionPay at www.rmvanscoy.ca, e-transfer to payments@rmvanscoy.ca, cash or cheque in the office. A scaled site plan, renderings, elevation drawings showing existing land use; and
- c. A scaled site plan, showing proposed subdivision(s), sizes of lots, access to services for proposed lot(s) including roads, utilities, etc.; and
- d. Any other information as necessary to support the rezoning application.

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e. Rezoning Process Overview

Rezoning land includes a bylaw amendment which is a legal process under provincial legislation. It requires the R.M. to take certain steps during a rezoning process.

The initial step is for the R.M. Planning Department to review rezoning applications to ensure the requirements of any R.M. bylaws and policies are met; with a report, recommendation and amending bylaw prepared for R.M. Council review and consideration.

If the application complies with all policy requirements and Council feels it has merit, they will pass a motion to support the rezoning application including a condition of approval to receive Ministerial approval of the amending bylaw. They will give what is referred to as "First Reading" to the bylaw in order to begin the required public notification and public hearing process.

After First Reading to the bylaw is given, an advertisement indicating the reason for rezoning, the affected parcel(s) and the date of the public hearing is placed in a local newspaper for two (2) consecutive weeks.

Prior to the public hearing date, anyone can discuss the proposed bylaw with R.M. planning staff. Any written comments on the bylaw received by the date indicated in the advertising notice will be include in the agenda package for R.M. Council's consideration on the date of the public hearing.

At the public hearing, the public has an opportunity to speak for or against the proposed bylaw. Members of the public may also sit in the gallery to witness the proceedings without speaking to the proposed bylaw.

After the public hearing has closed, Council may give motions for Second and Third Readings to the bylaw which would support the rezoning application; or they may defeat the motions and proposed bylaw denying the application for rezoning.

If the application is denied, it cannot be appealed. However, if the bylaw is passed an information package and copies of the bylaw will be sent to the Community Planning branch with the province for Ministerial approval of the bylaw. The bylaw and rezoning come into effect on the date of Ministerial approval.

Decision Time Frame

The timing associated with the approval of a rezoning will be based upon the completeness and quality of information provided. The rezoning process usually takes 75+ days depending on the complexity of the application and scheduled R.M. Council meeting dates.

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Appeals

As per *The Planning and Development Act, 2007* there is no right of a person to appeal a decision of the Council to refuse to rezone the person's land.

REZONING – APPLICATION FORM

Contact Information:							
Name of Applicant							
Mailing Address							
Telephone #:		Email:					
• •	•	ered owner of the subject provide a letter of consen	oroperty, the owner of the property t for the application to be				
Registered Owner –	As Above □	or					
Name of Owner							
Mailing Address							
Telephone #		Email:					
Legal Description of Land Proposed for Development:							
All/Part of the	¼ , Section	, Township,	Range, W3				
LSD(s)	Lot(s)	Block(s)					
Registered Plan No							
Certificate of Title N	lo						
Existing Land Us	ses within 2 miles	s of proposal	Distance				
Intensive Livesto		o proposat	Distance				
Existing Rural Residential Development							
Landfill or Waste Disposal Site							
Urban Municipali	ty						

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Airport Lagoons							
Existing Industrial or Commercial Development							
Mineral Extraction (Gravel Deposits)							
		·					
Required Submission	n•						
•	on Submitted to Province ((if applicable): File No					
	existing land use (include t	, , ,)•				
_	ed use of land (include nu		cess)				
_ c cc c. p. cp cc	ou 000 01 tanta (motaud ma		g Application (page 2				
Current Zoning Design	gnation (PLEASE CIRCLI	E ONE)					
AR	Α	С	M				
Agricultural	Agricultural	Commercial	Industrial				
Residential							
Н	CR1	CR2					
Hamlet	Low Density	Medium Density					
	Country Residential	Country Residential					
Dropood Zoping Do	oignation (DLEASE CIDC	Y E ONE)					
	signation (PLEASE CIRC	LE ONE)					
Proposed Zonnig Des							
AR	A	С	M				
	A Agricultural	C Commercial	M Industrial				
AR							
AR Agricultural							
AR Agricultural Residential	Agricultural	Commercial					

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Amount Paid:



Declaration by Applicant						
Saskatchewan, solem and I make this solem	nly declare that all of the abov n declaration conscientiously	in the Province of re statements within this application are true, believing it to be true and knowing that it is of by virtue of <i>The Canada Evidence Act</i> .				
•		unicipality from and against any claims, e development undertaken pursuant to this				
DATE:	SIGNATURE:					
DATE:	LANDOWNER SIGNATURE: (required if differs fro					
For Office Use Only						
Date Received:						
Receipt Number:						