

## **Application for Rezoning (or the Establishment of Zoning)**

## **Submittal Requirements**

Thank you for your interest in Zoning or Rezoning property in the City of Westminster!

Please note that incomplete submittals will not be accepted for review. Any inaccurate or incomplete information provided by the applicant may cause the application to be returned to the applicant and/or delay scheduled public hearing dates. Applications must be digitally accepted through <a href="en-extraction-street] Please the application of the appl

\* The Application is completed and the fees paid through eTRAKiT. All other documents must be properly prepared and executed, scanned, and uploaded through eTRAKiT.

- 1. Online Application
- 2. Review Fee: \$500.00 (nonrefundable)
- 3. Public Hearing Fees: \$350.00 per public hearing (nonrefundable). There are two public hearings, one before the Planning Commission, and one before City Council
- 4. Signed Rezoning Application Form (this form): One form is needed for each property owner within the area proposed to be amended, and should be accompanied by a properly executed Statement of Authority Form for each owner, (as applicable)
- 5. Ownership and Encumbrances Report: The O&E report must be from a title company and dated within the last 30 days from date of application.
- 6. If real property owner is a legal entity, applicant must provide evidence of authorization to sign on behalf of such entity. (i.e. Articles of Incorporation, Articles of Organization, Operating Agreement, Resolution from the Board of Directors, etc.)
- 7. Notice of Public Hearing Letters: Applicant shall mail Notice of Public Hearing letters to each address within 1000 feet of the area proposed to be amended (the letter to use and a mailing list will be provided by the City). (Note this step occurs later in the process and is not needed at the time of initial application.) (§11-5-13(A), W.M.C.)
- 8. Notice of Public Hearing Signs: One or more Notice of Public Hearing signs will need to be procured and placed (by the applicant at his/her expense) on the area proposed to be amended. A map will be provided by the City showing where the sign(s) will need to be placed. A template for creating the signs will also be provided. (Note this step occurs later in the process and is not needed at the time of initial application.) (§11-5-13(A), W.M.C.)
- Property legal description. Provide a lot and block reference within a platted subdivision, metes-and-bounds description via field notes or property survey. The name and professional stamp of the person who provided this legal description should also be included.
- 10. Governing Documents. All rezonings will require an Official Development Plan (ODP) or ODP Waiver document, prepared in accordance with Sections §11-5-5, 11-5-6, and 11-5-15 of the W.M.C. Furthermore, rezonings to Planned Unit Development (PUD) zoning district also require a Preliminary Development Plan (PDP), prepared in accordance with Sections §11-5-4, and 11-5-14, of the W.M.C. Rezonings to a

- Specific Plan District require an ODP, and a Specific Plan, prepared in accordance with Sections §11-5-5, 11-5-6, 11-5-15 and 11-5-20 of the W.M.C.
- 11. Written Narrative. The applicant should provide a Brief Description of the Rezoning Amendment, including the reason that the Amendment is desired. The applicant shall describe how the proposed application for rezoning is in conformance with the City's Comprehensive Plan and all City policies and standards, as well as how the proposal aligns with sound planning principles and practice. The applicant must also demonstrate that the proposal is or will be supported by sufficient street, drainage, and utility systems. (See §11-5-3(A), W.M.C.)

By signing below, I assert, under the penalty of perjury, that the above information is true, correct and complete to the best of my knowledge. I understand that City of Westminster staff will visit and photograph the subject property; that public hearing advertisement signs will be placed on the property; and this application, including all submitted documents and materials relating to this application are public information and can be made available through a public records request.

Signature of Applicant	Date:
(If different from Property Owner; Required)*	
Print Name	Title:
Signature of Property Owner (required)*	Date:
Print Name	Title:

\*If legal entity, provide evidence of authorization to sign on behalf of such entity using the form on the next page

## **STATEMENT OF AUTHORITY**

1.	This Statement of Authority relates to an entity <sup>1</sup> , whose legal name is,	
	and is executed on behalf of the entity pursuant to the provisions of Section 38-30-172, Colorado Revised Statutes.	
2.	The type of entity is a (check only one):  trust registered limited liability partnership nonprofit corporation registered limited liability limited partnership limited liability company limited partnership association general partnership corporation limited partnership government or governmental subdivision or agency	
3.	The entity is formed under that laws of	
4.	The mailing address for the entity is	
5.	Thenameposition (check one or both) of each person authorized to execute instruments conveying, encumbering, or otherwise affecting title to real property on behalf of the entity is	
6.	The authority of the foregoing person(s) to bind the entity isnot limitedlimited (check only one) as follows <sup>2</sup> :	
7.	Other matters concerning the manner in which the entity deals with interests in real property:	
Executed	this day of, 20	
	Signature	
	Printed name of signer	
STATE OF	Title ) OF) ss.	
The forego	oing instrument was acknowledged before me this day of, 20, by	
	of, its (Signator) (Company) (Title)	
Witness m	ny hand and official seal.	
My comm	Notary Public nission expires:	

<sup>&</sup>lt;sup>1</sup>This form should not be used unless the entity is capable of holding title to real property.

<sup>&</sup>lt;sup>2</sup>The absence of any limitation shall be prima facie evidence that no such limitation exists.

<sup>&</sup>lt;sup>3</sup>The statement of authority must be recorded with the county clerk and recorder of the county in which the real property is situated to obtain the benefits of the statute.