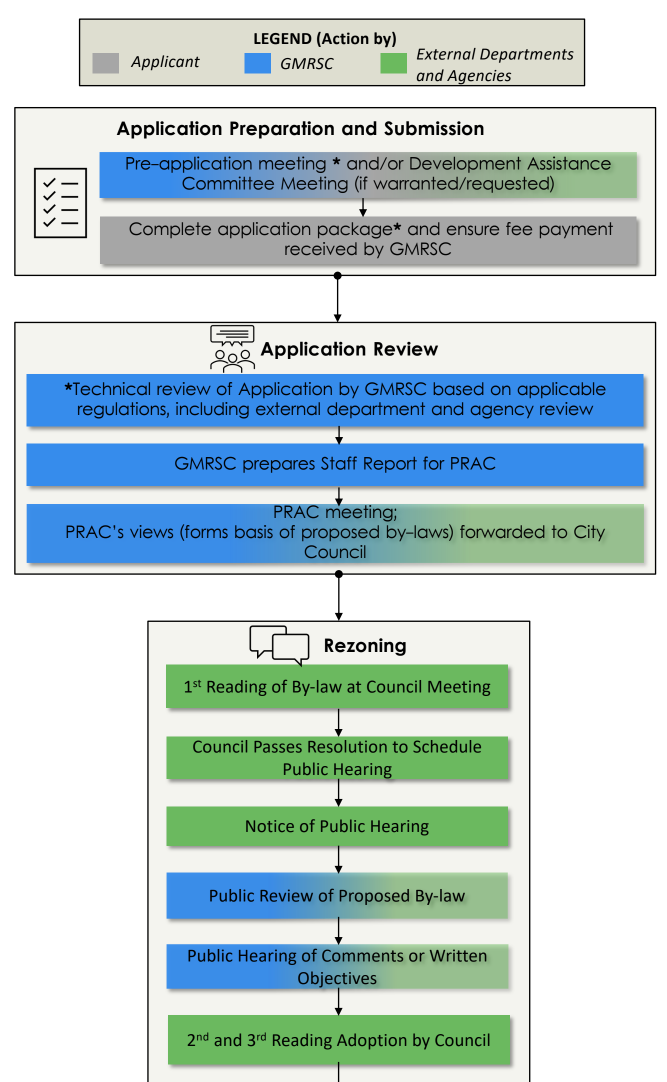
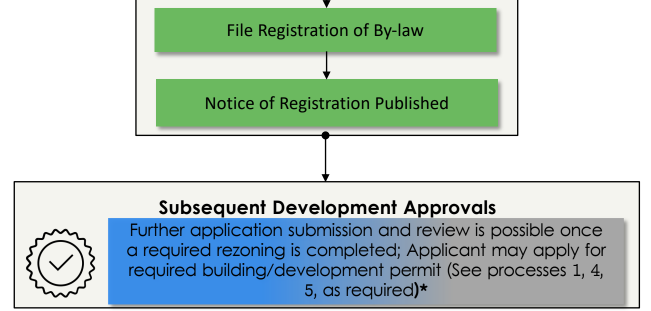
Municipal Rezoning

Process Timeline

Timeline: 3-4 months - see page 2





* Refer to page 2

Planning Services Services d'aménagement COMMISSION DE SERVICES RÉGIONAUX DU GRAND MIRAMICHI

GREATER MIRAMICHI REGIONAL SERVICE COMMISSION





Municipal Rezoning

Process Timeline

Roles, Responsibilities, and Procedures

LEGEND (Action by)

GMRSC

External Departments and Agencies



Passing or Rejecting the Rezoning

Applicant

-The Greater Miramichi Regional Service Commission (GMRSC) and Planning Review and Adjustment Committee (PRAC) offer support and recommendations to Municipal Council, but **the final decision on whether to accept the amendment rests with Council.**



Rezoning

-The Zoning By-law is used to guide development and regulate land use within the community. The By-law implements the policies and proposals contained in the Municipal Development Plan at the individual property level.

-An amendment to the Zoning By-law's text or maps becomes necessary when a development proposal does not conform to the Zoning By-law.



Municipal Council & Staff Responsibilities, Roles & Procedures

-Passing a resolution to decide whether or not to proceed with the application, set a date for public presentation and/or hearing, ask PRAC for its recommendation regarding the application; -Publishing notices of public presentation and/or hearing;

- -Drafting a proposed by-law amendment;
- -Hearing public objections;

-Giving three readings to the proposed by-law amendment;

- -Passing or rejecting the amendment;
- -Registering the by-law;

-Submitting the By-law to the Minister of Environment and Local Government (if Plan Amendment); and -Notifying the Applicant of Council's decision.



3-4 Months: Timeline is variable but is lengthy due to minimum periods between certain stages (public review,



Applicant Responsibilities, Roles & Procedures

If required:

-*Schedule a pre-application meeting/discussion (by phone, email, virtually, or in person with COVID-19 protocols) with GMRSC Staff (may include Building Inspectors, Planners, Municipal Staff, and/or Development Officers) to identify submission requirements

-Schedule a Development Assistance Committee meeting with GMRSC Staff and Municipal Officials to navigate application process and possible incentives -Obtain the services of an engineer, architect, planning consultant or other professional to assist with preparation/submission of amendment *Responsibilities:*

-Obtain written authorization from the property owner (if not the Applicant) to act on their behalf -Submit complete application and pay the required fee -*At minimum, a completed application form available online or at GMRSC office (including indicating the nature of the amendment) and site plan is required; usually also require floor plans and elevation drawings -Revise application or submission materials based on GMRSC, and external agency input as required -*Further application submission and review is possible once a required rezoning is completed; Applicant may apply for required building/development permit - see processes 1 (Site Plan Review/Approval), 4 (Development Permit), 5 (Building Permit)

GMRSC Responsibilities,

GMRSC is Responsible for:

-Processing the application and fee payment; -Liaising with the Applicant to clarify outstanding details and seek comments from agencies including local fire, police, and engineering services regarding concerns with the development proposal;

-*Providing a Staff Report to PRAC detailing the technical review of the application with

recommendations;

-Presenting the application at a public presentation

public notice, public presentation and hearing), as required by provincial legislation

and/or hearing; and -Providing relevant maps to PRAC and Council. -*If the Applicant later applies for a Building/Development Permit - see processes 1 (Site Plan Review/Approval), 4 (Development Permit), 5 (Building Permit) - further review of the approved variance may be required at that time PRAC is responsible for: -Discussing the development proposal and forming a recommendation to Council on whether the application should be accepted or rejected, and under what terms and conditions should apply, if any.

This process has been independently reviewed by a third-party professional engineering and planning consultant and is found to be consistent with the requirements of the Community Planning Act, Local Governance Act, and with the processes used in other jurisdictions across the Province of New Brunswick.



2021-05-04