

Town of Ludlow

Office of the Planning Board

ludlow.ma.us/planning 488 Chapin St., Ludlow, MA 01056

Phone: (413) 583-5600 ext. 7

Information Sheet

Special Permit / Estate Lot

What is the purpose of a Special Permit?

Special Permits are intended to provide detailed review of certain uses and structures which may have substantial impact upon traffic, utility systems, and the character of the Town, among other things. The Special Permit review process is intended to ensure a harmonious relationship between the proposed development and its surroundings and ensure that proposals are consistent with the purpose and intent of the Zoning Bylaw. (7.0.1)

Does this require a public hearing?

Yes. This is not waivable.

How long can I expect this to take?

A public hearing must be held within 65 days from the date of filing. The Planning Board must take action on the Special Permit within 90 days of the last session of the hearing. These time limits allow the Board to receive input from various other boards and committees as called out in the Bylaw. (7.0.3.a) Once the Board's decision has been filed, there is a 20 day appeal period before the Special Permit can be finalized.

What is required for this Special Permit?

The full list of requirements is available in the Bylaw. (7.0.4)

What do I have to submit and where?

You must bring two complete application forms to the Town Clerk's office to be stamped in. The Clerk's office will retain one copy. The other copy of the application must be brought to the Planning Board office along with the fee in force at the time of filing, a copy of the deed & property card for the property, and a list of abutters (acquired from the Assessors' office). (7.0.3)

What else do I need to know?

Once your Special Permit is ready for pick up, you must get it recorded at the Registry of Deeds. Failure to get it recorded will result in you needing to start the process all over again. The permit will expire after one year if substantial use has not commenced without good cause. (7.0.5)

This information sheet is meant to apply to the vast majority of applications. It is not meant to be an exhaustive explanation of the Planning process of the Town. The definitive source for all information regarding Massachusetts General Laws as well as the Bylaws and Subdivision Rules and Regulations of the Town of Ludlow, are the documents themselves and no part of this document may alter or supersede them.



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Master Application

Date submitted to Planni	ng Board:/	
Zoning of Property: Is this property in the Ea		_, Assessors' Map, Parcel District? YES / NO
Name of Business (if any	y):	
Type Of Application (C * denotes supplemental application shows	Check All That Apply): eet required	
Change of Occupancy Site Sketch	Subdivision Control: ANR *3 Preliminary Subdivision Plan *3 Definitive Subdivision Plan *3 Waiver of Frontage *4	Special Permitting: Special Permit Home Occupation *1 Home Professional Office Accessory Apartment *2 Comprehensive Plan (MRD) Estate Lot
fee paid will be considere check all forms and plans f	d forfeit. Completeness is the res or completeness prior to submission	without any further review and any sponsibility of the applicant. Please on. Signing this application indicates
your understanding of this Contact Information: Applicant: Name: Address: Phone: Fax: E-Mail: Signature:	policy.	

I have read the above statement and have personally verified both the completeness of this entire application and all supporting documents.

Contact Person (if differen	<u>ıt):</u>
Name:	
Address:	
Phone:	
Fax:	
E-Mail:	
Signature:	
Property Owner (if differen	nt):
Name:	
Address:	
Phone:	
Fax:	
E-Mail:	
Signature:	
Building Owner (if differe	nt)·
Name:	<u>nte).</u>
Address:	
Phone:	
Fax:	
E-Mail:	
Signature:	
Detailed Description of Propos	al:
Publication cost for any public All applications requiring a public hearing	bleted certificate of ownership / authority. hearings required is the responsibility of the applicant. with newspaper publication and notification of abutters (all special permits, site
	s of frontage, and definitive subdivision plans, unless waived) must be received ning Board or its agent by the fourth Thursday prior to a hearing date.
	ring (all changes of occupancy, ANRs, preliminary subdivision plans) must be the Planning Board or its agent at least 10 days prior to a meeting date.
Persons wishing to discuss issues with explanation at least seven (7) days in advan	the Planning Board outside the application process must submit a letter of ace of a meeting date.
	mine the actual completeness of an application and reserves the right to schedule workload within the obligations of the Ludlow Zoning Bylaw, Subdivision Rules state Zoning Act.)
For Office Use Only:	
Application #:	Fee Amount Received:
Special Permit #:	Supporting Documents? YES / NO
Date Received:	Verified Ry:



Dated: _____

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Certification of Ownership / Authority

If the applicant is not the owner (such as a tenant)

The undersigned certifies that it has the authority to seek the permit or approval which is the subject of this application and the undersigned further agrees to indemnify and hold harmless the Town of Ludlow for any claims brought by any third parties against the Town or its Planning Board as a result of the Planning Board granting the application sought by the undersigned.

For individual applicant:	For corporation/LLC:
Signature	Name of Entity
	By:
	Signature
	Title:
=	the issuance of the permit or approval being sought by the above
tenant or other occupant.	
Dated:	
For individual owner:	For corporation/LLC:
Signature	Name of Entity
	By:
	By: Signature
	Title:



Dated:

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Certification of Ownership / Authority

If the applicant is the owner

The undersigned represents that the undersigned is the owner of the property which is the subject of this application and has the authority to seek the permit or approval being requested in this application. The undersigned further agrees to indemnify and hold harmless the Town of Ludlow for any claims brought by third parties against the Town or its Planning Board as a result of the Planning Board granting the application sought by the undersigned.

For individual owner:	For corporation/LLC:	
Signature	Name of Entity By: Signature Title:	

Name:

SINGLE FAMILY DWELLINGS ON ESTATE LOTS CRITERIA CHECKLIST

The purpose of this regulation is to allow for the creation of lots for single-family dwelling units only, with less than the required frontage, in exchange for increased square footage, for the purpose of preservation of open space and decreasing density in given areas.

Single-family dwellings on estate lots shall be permitted in the Agriculture and Residential A districts only upon the issuance of a Special Permit from the Planning Board as specified in Section 7.0 of this bylaw, and in accordance with the additional requirement specified herein, unless waived by the Planning Board.

- 1. No more than two consecutive estate lots shall be located on a public way.
- 2. The estate lot(s) shall have a minimum street frontage of not less than 50 feet and access width of not less than 50 feet from the front lot line to the principal structure. The front lot shall meet all the zoning dimensional requirements normally required in the district.
- 3. An estate lot(s) shall be double the minimum lot area normally required for that district inclusive of the access strip.
- 4. An access strip that is accessible having a maximum length not exceeding four hundred (400) feet.
- 5. The width of the lot where the principal building is to be constructed shall be equal to or exceed the distance normally required for street frontage in the district.
- 6. Front, rear and side yards must equal or exceed those normally required in the district.
- 7. The Planning Board may require that there be maintained or kept a naturally occurring or a planted vegetated buffer strip between estate lot(s) and adjacent lots to provide effective visual screening between the buildings at grade level.
- 8. The estate lot entrance/driveway shall be clearly designated with a house number sign. Mailboxes shall not suffice.
- 9. The driveway is to be located, constructed, and maintained a distance of no closer than ten (10) feet to any abutting property line.
- 10. Plan submitted shall include the statement, "Lot (fill in the Lot #) is an Estate Lot; building is permitted only in accordance with the Special Permit Estate Lot provisions of the Ludlow Zoning Bylaw."
- 11. Permit shall run with the property and not with the applicant.

I	have	read	and	unde	erstand	the	above	Estate .	Lot Cri	teria.	
C	ionat										
S	Signat	ure: _									

SPECIAL PERMIT CRITERIA

- a. The proposal is suitably located in the neighborhood in which it is proposed and/or the total town, as deemed appropriate by the Special Permit Granting Authority;
- b. The proposal is compatible with existing uses and other uses permitted by right in the same district;
- c. The proposal would not constitute a nuisance due to air and water pollution, flood, noise, dust, vibrations, lights, or visually offensive structures and accessories;
- d. The proposal would not be a substantial inconvenience or hazard to abutters, vehicles, or pedestrians;
- e. Adequate and appropriate facilities would be provided for the proper operation of the proposed use;
- f. The proposal reasonably protects the adjoining premises against any possible detrimental or offensive uses on the site, including unsightly or obnoxious appearance;
- g. The proposal ensures that it is in conformance with the sign regulations of the bylaw. (See Section 6.5)
- h. The proposal provides convenient and safe vehicular and pedestrian movement within the site, and in relation to adjacent streets, property or improvements;
- i. The proposal ensures adequate space for the off-street loading and unloading of vehicles, goods, products, materials, and equipment incidental to the normal operation of the establishment or use;
- j. The proposal provides adequate methods of disposal and/or storage for sewage, refuse, and other wastes resulting from the uses permitted or permissible on the site, and methods of drainage for surface water;
- k. The proposal ensures protection from flood hazards, considering such factors as the following: elevation of buildings; drainage, adequacy of sewage disposal; erosion and sedimentation control; equipment location; refuse disposal; storage of buoyant materials; extent of paving; effect of fill, roadways or other encroachments on flood runoff and flow;
- 1. The proposal is in general harmony with the general purpose and intent of this bylaw;
- m. The proposed use complies with any and all additional Special Permit Criteria or special use regulations imposed on individual uses in Section VI of this bylaw.

I have read and understand the above Special Permit Criteria.

Signature:		
oignature.	 	