

POSITION STATEMENT

2023 - Volume 2

Planning and Development

Municipalities play a large role in planning for the responsible use of land, both within their boundaries and regionally. Planning and development involves the appropriate use and management of land resources, provision of services and infrastructure, orderly development of new growth, management of risks, and proper decision-making models for land-related issues.

What is the RMA's position on the importance of having a municipal perspective in planning and development?

- With 86.5% of Alberta's land mass located within rural municipalities, the critical role that rural municipal governments play in both planning and development cannot be understated.
- Planning and development are core municipal functions. Each municipality has a fundamental interest in land-use planning within their own and neighbouring communities. Municipalities are mandated as the agent of land use planning by the *Municipal Government Act*.
- Rural municipal perspectives on growth and planning are diverse. Depending on their location within
 Alberta, some rural municipalities may be dealing with the challenges of rapid growth, while others may be
 examining ways to stimulate new economic development in rural and remote areas.
- It is imperative that jurisdiction for local land-use planning remains with municipalities.
- Municipalities are responsible for considering all aspects of planning and development, including those
 related to economic growth, infrastructure strain, environmental impacts, and others. Changes to provincial
 legislation and policy to reduce or restrict municipal control over local land use planning may lead to
 unintended local and regional consequences.
- As the local decision maker, rural municipalities require the ability to impose fire bans in hamlets within the Forest Protection Area.

What financial considerations do rural municipalities have with respect to planning and development?

- As regional planning collaboration increases through the development of Intermunicipal Collaboration
 Frameworks, some municipalities are investigating regional approaches through voluntary amalgamation or
 dissolutions. Local autonomy should be supported in cases where all municipalities are willing participants,
 but such processes should not proceed without research and understanding of the governance, financial and
 service delivery implications.
- Amalgamations should not be encouraged through provincial financial incentives. Amalgamations should be
 locally driven based on what is in the best long-term interest of the involved municipalities. Incentivizing
 amalgamations may lead to existing and future risks and challenges being exacerbated within the newly
 amalgamated municipality when short-term incentives are no longer available.
- The ability of a neighbouring municipality to receive a dissolving municipality should be a formal
 consideration in the viability review process. A municipality should not be forced to take on the financial
 risks of inheriting a dissolved municipality if they are not equipped to do so.



- While streamlined viability review processes may be appropriate in some cases, criteria should be developed for when a streamlined process is justified.
- To enable sound planning, promote sustainability and minimize liability, the province should provide municipalities on the receiving end of a dissolution with information regarding the state of infrastructure in municipalities that are at risk of dissolving, and access to proper funding to address the infrastructure costs inherited as a result of the dissolution process (e.g. aging water and wastewater infrastructure).
- The RMA continues to support the viability review process, and participate in viability reviews, as a means to support the financial well-being of rural municipalities impacted by the viability challenges of their municipal neighbours.

What collaborative relationships are essential to rural municipalities in planning and development?

- Planning and development requires municipalities to have clear bylaws and statutory plans. To create those
 plans municipalities must engage with citizens and local business owners. Such bylaws and plans should be
 easily understandable to residents, developers, and industry.
- Municipalities and the development industry must communicate and collaborate effectively to ensure local
 land use planning processes balance municipal oversight of planning with an efficient and streamlined
 development process. The current planning and development tools in the *Municipal Government Act* allow
 for this balance and should not be restricted.
- Although some developments are regulated and approved by provincial bodies such as the Alberta Energy Regulator, Natural Resources Conservation Board, and others, such developments have significant local impacts. It is crucial that provincially-regulated developments continue to require approval at the local level and that any appeals of municipal decisions on such properties be directed to local subdivision and development appeal boards, rather than provincial appeal boards.

How does the work of RMA support the sustainability of municipal planning and development?

- The RMA has produced a position paper outlining the detrimental effects of forced regionalization and highlighting the importance of municipal autonomy or voluntary collaboration in intermunicipal land-use planning.
- The RMA has produced a member resource titled Municipal Structures: An Alternative Dialogue for Municipalities in Alberta which examines the link between various municipal challenges and municipal structures, and provides municipalities direction as to when to consider (or not consider) changes to municipal structures as a solution to address various challenges.
- The RMA has produced several resources and training options to support municipal planning and development efforts, particularly in relation to changes to the *Municipal Government Act*. These include an Intermunicipal Collaboration Framework toolkit, a Public Participation Policy and Public Notification Guide, Subdivision and Development Appeal Board Training, and an Elected Officials Education Program course focused on land use and development approvals, and an Off-Site Levies manual.
- The RMA has formed a member committee examining the impacts of development approval decisions made by provincial regulators on local land use planning. The committee is focusing on the Alberta Energy

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Regulator, the Alberta Utilities Commission, and the Natural Resources Conservation Board. The committee will produce a report outlining key themes and recommendations for how provincial regulators can better consider municipal land use plans and perspectives in their approval processes.

What current planning and development-related issues are impacting rural Alberta?

Growth Management Boards

- Growth management boards are intended to support collaborative service delivery and planning in regions surrounding Edmonton and Calgary, Alberta's two largest cities.
- Alberta's current mandatory growth management boards (GMBs) are not supporting effective collaboration
 due to an unfair double-majority voting structure and a lack of independent appeal process that results in
 some municipalities having a disproportionate level of influence over GMB decisions.
- Although the Government of Alberta has made minor legislative changes impacting growth management boards (GMBs) recently, more action is required to dissolve or significantly reform the governance structure of GMBs.
- The inequitable governance structure of growth management boards (GMBs) is having direct impacts on rural GMB members in the form of unwarranted rejection of local land use planning decisions.
- While growth management boards (GMBs) are intended to enhance economic development in the Edmonton and Calgary regions, the inequitable governance structure is leading to the opposite effect as economic growth pursued by rural GMB members is often disrupted, either through the voting process or due to overly restrictive regional growth and planning requirements.
- RMA has released a report titled *Seeking Balance: Voting Inequalities in Alberta's Growth Management Board*. The report examines the voting mechanism used by GMBs in Alberta and recommends changes to support a more equitable governance structure.

Cost of Development

- The expanded use of offsite levies (i.e. development levies) through the *Municipal Government Act* should provide greater flexibility to municipalities and ensure that municipalities are able to cover the capital costs of new facilities in new development areas.
- Prior to creating or expanding an offsite levy regime, it is critical that municipalities understand where
 planned growth will occur, and the services required to support it. Offsite levies must be collected for a
 clearly-defined purpose within a clearly-defined benefitting area.
- The Municipal Government Act and associated regulations include significant requirements for municipalities to consult with stakeholders in developing, calculating and applying offsite levies. These requirements support transparency, and further requirements will be an example of unnecessary red tape being placed on municipalities that may encourage the use of offsite levies.

Planning with Indigenous Communities

- Effective planning within a region should take into consideration the priorities of both municipalities and Indigenous communities.
- To promote positive relationships, it is necessary for municipalities to be exempt from paying a flat rate fee to consult with their Indigenous neighbours. RMA has advocated to the government on this proposal

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- arguing that requiring a fee to engage with Indigenous communities will only result in animosity and resentment, which is opposite of the intent to build strong relationships.
- Rural municipalities need clear and consistent direction and leadership from the Government of Alberta and the Aboriginal Consultation Office in the consultation processes to ensure timely and appropriate consultations are completed in connection with municipal development, and without the expectation that municipalities incur punitive financial costs to enter into consultations with neighbouring Indigenous communities.

Disaster Mitigation

- Land-use planning at the municipal level should consider possible environmental impacts, including the potential for flooding, wildfires, and drought.
- Unprecedented flooding has resulted in legislative changes for land-use planning in flood-prone areas. These
 legislative changes have yet to be implemented through the release of the Floodway Development
 Regulation.
- Municipal land-use bylaws must be amended to address legislative changes for planning in floodways. Flood
 mitigation efforts are timely and needed but must involve local governments, comprehensive consultation,
 and consider both environmental impacts and agriculture considerations. Flood mitigation planning should
 also address drought mitigation planning.
- RMA encourages municipalities to work with government, residents, and landowners through programs such as FireSmart to plan for and mitigate risks of wildfire.
- Municipalities must address the increased likelihood of disasters and build resiliency into asset management planning and infrastructure investment decisions.
- Federal and provincial climate change-related funding should support municipalities to plan and upgrade infrastructure for climate resiliency.

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