



City of Byrnes Mill

141 Osage Executive Circle • Byrnes Mill, MO 63051
t: (636) 677-7727 • f: (636) 677-5533
www.byrnesmill.org

RESIDENTIAL CONSTRUCTION PERMIT APPLICATION CHECKLIST

Applicant must provide all applicable documents to submit application for plan review

- Completed Building Permit Application with all applicable Contractors (Mechanical, Electrical, Plumbing, Sewer) plus \$40.00 Administrative Fee
- Property located in a designated flood hazard area YES NO
(if yes, a flood development permit application may need to be submitted for approval)
- Adding a Driveway YES NO
(if yes, a driveway permit application is required to be submitted for approval)
- Two complete sets of Building Plans drawn to a standard scale no less than ¼"=1"
 - Floor Plan (door & window sizes, all structural elements, including wall bracing lengths, locations, and methods, identified, post spacing header sizes, etc.)
 - Foundation Plan (top view – showing footing/foundation or pier locations and spacing)
 - Complete Wall Section (identify structural component sizes from roof through footing)
 - Electrical Plan, where applicable (illustrate switches, outlets, fixtures, and service equipment)
- Two copies of Engineered Truss specifications (roof framing layout key and each truss diagram, provided by the manufacturer)
- Two complete sets of Site Plans drawn to scale
 - Include location & dimensions of existing structures, distance from lot lines & between structures
 - Location & width of any easements and/or right-of-way
 - Location & dimension of the proposed structure; distance from property lines & existing structures
- Copy of Warranty Deed or Deed of Trust for Property
- Copy of Paid Real Estate Tax Receipt from Previous Year
- HOA Approval (if applicable)

Note: All applications and plans will go to plan review for further inspections of detail before approval will be granted for issuance. Other items or detail not designated above may be required.



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OFFICE USE ONLY

App. Approved: Yes No Date: _____
Permit # _____
Permit Fee: Cash Check # _____ Credit/Debit
Amount: _____ Date: _____

BUILDING PERMIT APPLICATION

PROJECT INFORMATION & LOCATION

Project Type: Residential Multi-Family Commercial **CONSTRUCTION COST \$** _____

Structure Type: New Building Existing Building Temporary Structure **AMEREN PREMISE #** _____

Brief Description of Work: _____

Project Address: _____

Subdivision: _____ Lot # _____

OWNER / CONTRACTOR INFORMATION

Owner: _____ Contractor: _____

Owner Address: _____ Contractor Address: _____

Phone: _____ Email: _____ Phone: _____ Email: _____

DESCRIPTION OF STRUCTURE

Dwelling Space: _____ sq. ft. Width: _____ Length: _____ Stories: _____

Bedrooms: _____ Bathrooms: _____ Basement: _____ sq. ft. Width: _____ Length: _____

Garage: _____ sq. ft. Width: _____ Length: _____ Septic or Public Sewer: _____

IS THE PROPERTY LOCATED IN ANY AREA OF SPECIAL FLOOD HAZARD? YES NO

NOTICE: The disposal of demolition waste is regulated by the Department of Natural Resources under Chapter 260, RSMo. Such waste, in types and quantities established by the department, shall be taken to a demolition landfill or a sanitary landfill for disposal.

I understand if the information I have given above is not true, my permit may be revoked by Byrnes Mill Code Enforcement, and I agree to abide by, and comply with, the conditions of all Building regulations.

THIS STRUCTURE SHALL NOT BE OCCUPIED AND/OR USED UNTIL A FINAL INSPECTION HAS BEEN APPROVED.

I hereby certify that the owner(s) of record authorizes the proposed work and I have been authorized by the owner(s) to make this application as their agent. Inspections must be requested 48 hours in advance.

Applicant Signature: _____

Date: _____

Phone: _____

Email: _____

Chapter 500. Building Codes and Building Regulations

Article III. Fees

Section 500.100. Fees.

[Ord. No. 812-14 §I, 9-17-2014; Ord. No. 864-16 §I, 6-1-2016; Ord. No. 941-21, 7-21-2021]

A. **Administrative Fees.** In the administration of the provisions of this Chapter, the Building Department shall collect all fees for all permits issued in relation to water, sewer, excavation and building projects.

1. The administrative fees for building permits shall be collected at the time of the filing of a petition or an application and shall be non-refundable. Administrative fees for residential-related permits shall be forty dollars (\$40.00), and for commercial and/or industrial-related permits the fee shall be one hundred dollars (\$100.00).

B. **Cost Of Building Permit.** The fee for a building permit for buildings and structures of all use groups and types of construction as classified and defined in this Chapter of the Building Code shall be according to one (1) of the rate schedules listed below. The fee for all building permits shall be based on the gross square footage and/or the total construction cost.

All building permits must be obtained prior to the start of any construction. Any request for building permits made after construction has begun will be subject to a fee of three hundred dollars (\$300.00) or twice the normal building permit fee, whichever is greater.

1. **Residential.** The following formula will be used to determine the permit fee for new all residential buildings (new construction, additions, renovations, or alterations) within the City of Byrnes Mill. Using the total cost of the project and applying the multiplier of 0.0035 determines the permit fee. If the project has a contract bid that has been accepted, that will be the total cost. If no contract, a total cost will be supplied by the permit applicant, compared to the total cost determined by using the IBC formula for determining total construction cost. A minimum permit fee of fifty dollars (\$50.00) applies.
2. **Commercial Or Industrial.** The following will be used to determine the permit fee for new commercial and industrial buildings within the City of Byrnes Mill. Using the total cost of construction and applying the multiplier of 0.005, the permit fee is determined. If the project has a contract bid that has been accepted, that will be the total cost. If there is no contract, the permit applicant will supply a total cost, compared to the total cost determined by using the IBC formula for determining total construction cost.
 - a. The IBC formula for determining construction value is:
(Gross Area x Gross Area Multiplier x Type of Construction Factor).
 - b. In addition, any additional electrical, plumbing, mechanical and/or footing/foundation inspection anticipated above the normal amount can be added to the permit fee at the rate of fifty dollars (\$50.00) per inspection.
3. **Flat Rate Permits.**

5. Floodplain Permits. Any work being completed in a floodplain requires a special permit. The fee for this additional permit, which is required in addition to any building, excavation, or other required permit, shall be one hundred dollars (\$100.00).
6. Developmental Permits. These would be required for any person or entity that is going to prepare a parcel of land for future residential, commercial or industrial buildings. This permit would provide the City of Byrnes Mill with the ability to manage all properties to best serve the needs of all concerned and to prevent any entity from planning or developing a parcel for a purpose that is not acceptable in that zoning area. The fee for a development permit will be based on the size of the parcel, one hundred dollars (\$100.00) per acre or fraction thereof.

C. Septic And Excavation Fees.

1. Septic Permits. The fee for a single-family dwelling is one hundred dollars (\$100.00); for duplex and multi-family the fee is one hundred fifty dollars (\$150.00); and for commercial and industrial the fee is two hundred dollars (\$200.00). These fees are in addition to applicable administrative fees.
2. Excavation Permits. A non-refundable permit fee of thirty dollars (\$30.00) shall be paid for any excavation permit. There is also a deposit fee of five dollars (\$5.00) times the square footage to be excavated. This deposit shall be returned to the depositor not later than six (6) months after the work has been completed, inspected, and the place restored to its original condition. The six-month time frame will serve as a warranty period. If the excavation is not restored, the deposit will be forfeited. If the deposit is not sufficient to pay the entire cost thereof, the depositor shall be required to pay the balance thereof.
 - a. All asphalt-based streets must be saw cut prior to excavation.
 - b. Excavations in any surfaced street or alley, whether a permanent or temporary surfacing exists on the street or alley at the time the excavation is made, shall be made to minimize effect on existing pavement, and all materials removed from the excavation shall be disposed of by the permittee at some different location other than its origin. Such excavations shall first be backfilled with proper bedding material recommended by the Public Works Director. The remaining backfill of the excavation shall be accomplished by lifts of six (6) inches in depth of Type 1 aggregate as specified in the Missouri Standard Specifications for Highway Construction. Each lift shall be compacted to ninety-five percent (95%) of standard proctor density. An optional method of backfilling of the excavation may be accomplished by the use of concrete flowable fill. Backfill material shall be brought to the level of the bottom of the pavement surface or three (3) inches below the top surface of a bituminous pavement, whichever is more. Prior to paving, saw cuts shall be made on straight and true lines on all sides a minimum of one (1) foot beyond the trench and backfill area limits. The pavement material shall match the type of pavement material existing on the street, whether bituminous material or concrete material as currently specified by the Public Works Director. All right-of-way restoration shall be completed within two (2) weeks of permit approval unless an extension is approved by the Public Works Director for weather or other reasons.

- a. Several permits shall be issued on a flat rate permit fee.

Type of Permit	Fee
Reinspection	\$50.00
Communication towers	\$200.00
Mobile home (pad)	\$75.00

- b. Other permits specific to discipline flat fee plus administrative fee, if applicable, as follows:

Type of Permit	Fee
Electric, residential	\$35.00
Electric, non-residential	\$50.00
Mechanical, residential	\$35.00
Mechanical, non-residential	\$50.00
Plumbing, residential	\$35.00
Plumbing, non-residential	\$50.00
Signs (unlit)	\$10.00
Signs (lighted)	\$25.00
Signs (lighted with electric service required)	\$60.00
Electric service inspection/permit	\$35.00
Sprinklers	\$1.00 per head
Demolition (per 500 square feet of area)	\$50.00, plus a deposit to insure satisfactory completion within 30 days

- c. Demolitions.

- (1) No permit shall be required if two hundred (200) square feet or less.
- (2) The deposit will be returned to the depositor not later than thirty (30) days after the work shall have been completed, inspected, and the area free of all debris caused by the demolition. If the area is not free from debris, the deposit will be forfeited. The City shall thereafter remove all debris from the demolition site utilizing the forfeited deposit to pay for the costs of such removal. If the deposit is not sufficient to pay the entire costs thereof, the depositor shall be required to pay the balance thereof.
 - (a) Deposit for structure less than one thousand five hundred (1,500) square feet: two thousand dollars (\$2,000.00).
 - (b) Deposit for structure more than one thousand five hundred (1,500) square feet: four thousand dollars (\$4,000.00).

- d. Any additional charges that are required to process permits that are not a normal part of the permitting guidelines will also be added to that individual permit fee, i.e., direct charges for additional copies of drawings needed for permitting process that applicant did not submit.

4. Permit Renewal. Building permits are granted as described in the administrative portion of each respective code adopted. Should a permit expire or become inactive, a renewal fee to reissue, reactivate or extend a building permit shall be one-half (1/2) of the original permit cost, unless an additional plan review process is required, then additional costs incurred will be added to the renewal.

Chapter 210. Offenses

Article XIV. Offenses Concerning Noise

Section 210.2210. Specific Noises Prohibited.

[Ord. No. 2024-974, 2-14-2025]

- A. The following acts, among others, are declared to be loud, unusual, disturbing, and unnecessary noises in violation of this Code, but said enumeration shall not be deemed to be exclusive:
1. The crying or hawking of newspapers or goods, wares or merchandise between the hours of 9:00 P.M. and 8:00 A.M.
 2. The playing of any orchestra, radio, phonograph or musical instrument or instruments or singing upon any premises while used for a commercial open-air garden, outdoor restaurant or other business conducted in the open air where such premises are located within five hundred (500) feet of any residence or building used or occupied for private family residential purposes between the hours of 10:00 P.M. and 7:00 A.M.
 3. Construction activity, including, but not limited to, excavation, demolition, alteration, maintenance or repair upon the exterior of any structure or on any property or any such interior activity, that creates noise that can be heard beyond the property line, except between the hours of 7:00 A.M. and 6:00 P. M. weekdays, or from 9:00 A.M. to 5:00 P.M. on Saturdays and Sundays (excluding Federal or City holidays, unless during an emergency), or at such times as are specifically permitted by the City Administrator, in writing, on a case-by-case basis taking into consideration the nature, volume and duration of the proposed activity, the times involved and the likelihood for disturbing the peaceful enjoyment of other properties; provided, however, that:
 - a. Construction activity, as described above, performed only by an owner or occupant of residential property on Saturdays and holidays between the hours of 9:00 A.M. and 6:00 P.M. shall not be prohibited; and
 - b. Construction activity performed only by an owner or occupant of residential property on Sundays between the hours of 9:00 A.M. and 6:00 P.M. shall not be prohibited if the level of noise created by the activity cannot be heard beyond the property line of the residence where the work is performed.
 4. The playing in the open air of tennis, badminton, horseshoes, baseball or other outdoor game within one hundred (100) feet of any residence or building used or occupied for private family residential purposes between the hours of 10:00 P.M. and 8:00 A.M.
 5. The sounding of any horn or other signal device on any street vehicle for an unnecessary or unreasonable period of time.
 6. The use of any loudspeaker, drum or other device or instrument for the purpose of attracting attention to a place of business or other premises or to advertise any business.
 7. The playing of any radio, phonograph or musical instrument in such a manner or with such volume, particularly between the hours of 10:00 P.M. and 8:00 A.M., as to tend to annoy or disturb the quiet or

repose of persons in any dwelling, hotel or other type of residence; provided, any such noise which can be distinctly heard at a distance of more than one hundred (100) feet from its source shall be deemed excessive.

8. The creation of any excessive or unnecessary noise within one hundred fifty (150) feet of any portion of grounds and premises on which is located a hospital or other institution reserved for the sick or any church or school or other institution of learning or court or other public building, library and the like, while the same are open or in session which unreasonably interferes with the proper functioning of any such place above mentioned; provided, conspicuous signs are placed in the public highways indicating quiet zones within which such noises are prohibited. In case of emergency or urgent necessity a permit may be issued by the City Administrator for such noises within such zones for limited periods during the existence of such emergency.
9. The use of any electronically powered or motor-driven outdoor maintenance equipment including lawnmowers, trimmers, chain saws, leaf blowers and like devices prior to 7:00 A.M. and after 8:00 P.M. weekdays and prior to 8:00 A.M. and after 6:00 P.M. Saturdays, Sundays and holidays; provided, however, that this provision shall not apply to: (a) the use of snowblowers immediately after a snowstorm or chain saws immediately after a storm that causes tree limbs to fall; and (b) the use of any electronically powered or motor-driven outdoor maintenance equipment by an owner or occupant of the premises when used between the hours of 7:00 A.M. and 9:00 A.M. on Saturdays and between the hours of 5:00 P.M. and 8:00 P.M. on Saturdays, Sundays and holidays. Notwithstanding the foregoing, on any day when the National Weather Service has indicated that the heat index will at any point be in excess of one hundred degrees Fahrenheit (100° F.) that day, the hours of acceptable use for any electronically powered or motor-driven outdoor maintenance equipment including lawnmowers, trimmers, chain saws, leaf blowers and like devices, will be from 6:00 A.M. to 9:00 P.M. for all persons.
10. Any noise resulting from the collection of solid waste, recycling, or yard waste by a licensed waste hauler who has a contract with the City of Byrnes Mill to provide said services shall not be a violation of this Section.
11. Any excessive or disruptive vehicle noise, to include repeated or overly loud engine revving, regardless of whether such vehicle creating said noise is located on private property or on a public street.

City of Byrnes Mill

RESIDENTIAL BUILDING LOT EROSION PREVENTION AND SEDIMENT CONTROL CHECKLIST

Check that you have read and understand the following items:

- Silt fence or other sediment barriers shall be installed properly down gradient of the area to be disturbed prior to any grading, clearing, and/or any other construction activity unless said area is in a location where there is no chance of sediment leaving the site (large amount of acreage, etc.).
- Excavated topsoil which is to be reused must be stockpiled and encircled with silt fencing if it is located where runoff to a street or adjoining may occur.
- Where applicable, inlet protection for nearby storm sewer curb and drop inlets will be installed.
- Buffers or other protection must be provided along streams, rivers, and ponds to avoid erosion of banks.
- Stabilization measures must be performed within seven (7) days in portions of the site where construction activities have temporarily or permanently ceased, and within fourteen (14) days of final grading.
- Sediment must be removed from sediment barriers (silt fence, straw bales, etc.), ponds, and other sediment controls when design capacity has been reduced by 33%.
- Sediment that has escaped the construction site and has collected in the street or drainage structures must immediately be physically removed.
- Building and waste materials, and non-storm water discharges, such as concrete, paint wash water, or machinery leakage or spillage must be managed to prevent them from entering the storm water system, ground water, or nearby water body.
- Erosion prevention and sediment controls must be inspected before a rain event, weekly, and 24-hours after .50" rain event.
- Properties backing up to a common retention area (pond or basin) must have silt fence or other barrier devices in place to prevent sediment from running off the property into the retention area during construction.

I certify under penalty of law, that I have reviewed this document and understand the Erosion Prevention and Sediment Control requirements herein. I agree to implement and follow the provisions of this checklist while building any structure that is permitted by City of Byrnes Mill Building and Codes. I understand that these requirements may be inspected by and enforced by the City of Byrnes Mill. Failure to comply may result in the issuance of a STOP WORK ORDER and/or other penalties to include fines "up to \$500 daily", issuance of arrest warrants, etc., until compliance is accomplished. The undersigned will be responsible for complying with this checklist, and any other provision of the City of Byrnes Mill Section 8 code.

Print Name	Signature	Date

Additional information may be found at www.jeffcomo.org