

Planning and Development

Subject:	Application for a Land Use By-law Amendment to rezone the property at 400 Abbotts Harbour Road from MI to MU.	
То:	Municipality of Argyle CAO and Planning Advisory Committee for November 1, 2023	
Date Prepared:	October 25, 2023	
Related Motions:	None	
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Summary

The Municipality of the District of Argyle has received an application for a map amendment to the Land Use By-law to rezone the property at 400 Abbotts Harbour Road (PID 90075474), Middle West Pubnico from the Marine Industrial (MI) zone to the Mixed Use (MU) zone to bring the current use on the subject property, a single-unit residential dwelling, into compliance with the existing Municipal planning documents.

The purpose of this report is to consider the rezoning from a MI zone to a MU zone to bring the current use on the subject property, a single-unit residential dwelling, into compliance with the existing Municipal planning documents.

Financial Impact Statement

There is no immediate financial impact aside from the standard public engagement process and staffing requirements resulting from the application.

Recommendation

That the Planning Advisory Committee recommend to Council to give first reading to the Land Use By-law Amendment Application for the subject property, 400 Abbotts Harbour Road (PID 90075474) to permit a rezoning from the Marine Industrial (MI) zone to the Mixed Use (MU) zone to bring the current use on the subject property into compliance with the existing Municipal planning documents.

Recommended Motion

Municipality of Argyle Public Works Department / Community Development recommends that the Planning Advisory Committee recommend that Council:

- Give first reading to consider approval of a land use by-law map amendment for the property located at 400 Abbotts Harbour Road (PID 90075474), Middle West Pubnico, to rezone from the Marine Industrial (MI) zone to the Mixed Use (MU) zone as indicated in the planner's report.
- Proceed to a public hearing without a second meeting of Planning Advisory Committee unless substantial comments are received from the public; and
- Authorize Staff to schedule a public hearing for the application.



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Subject Property & Background

The subject property is located at 400 Abbotts Harbour Road (PID# 90075474) Middle West Pubnico, Nova Scotia. The site is currently being used as a residential use, that (to staff's knowledge) was developed prior to the existing zoning regulations coming into effect. The property has a lot size of 15,300 sq.ft. The lot frontage of the subject property is approximately 97ft. and it is accessed from Abbotts Harbour Road via a private driveway.

To the west of the subject property is Abbotts Harbour and a wharf, which is used for fishery and marine related uses. Immediately to the east and north of the site is vacant wooded land. Comeau Skipper, a seafood wholesaler is located southeast of the site, on the opposite side of Abbotts Harbour Road.



Figure 1: Subject Property, 400 Abbbotts Harbour Road (PID# 90075474), Middle West Pubnico

The current property owner is seeking to have the subject property rezoned to bring the current land use of the property into compliance with the existing planning documents of the Municipality in order to facilitate the sale of the subject property and ensure that, going forward, the existing land use is permitted.

Policy Analysis

WSP and Staff are currently reviewing the application based on the applicable policies contained in the Municipal Planning Strategy (MPS).

Existing policies in the MPS allow Council to consider a rezoning in this case, without requiring amendments to the *Municipal Planning Strategy*. Appendix A contains a preliminary table of the evaluative criteria from the enabling policies within the MPS which relate to this proposal.

Discussion

The majority of nearby properties along Abbotts Harbour Road are currently zoned Mixed Industrial (MI), with predominantly fishery and marine oriented uses along the wharves and some legal non-conforming residential uses along Abbotts Harbour Road. The remainder of the surrounding land is vacant, wooded areas. The current site is occupied by an existing residential dwelling, that to our knowledge was built prior to the existing zoning regulations.

When reviewing and evaluating the suitability of potential Land Use By-law Amendments, one of the most important considerations is the potential impact that a proposed use could have on the existing, predominant uses and if there is a potential for conflict in land uses. Many of the uses permitted within the Marine Industrial (MI)) zone are oriented towards the fishery and other marine related industrial uses.

The planning documents of the Municipality currently permit residential dwelling units as accessory uses to permitted uses within the Marine Industrial (MI) zone, with the intention being that the proprietor of industrial/commercial use would occupy the dwelling permitted as an accessory use. In this instance, however, the dwelling located on the subject property is an existing use and has not conflicted with other uses in its proximity. The principal concern with rezoning the site from the Marine Industrial (MI) zone to the Mixed Use



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(MU) zone is the potential impacts cause by the fishery and marine related industrial uses nearby. The result of these industrial uses can cause potential odors, noises, traffic and other negative effects on nearby residential uses, making them incompatible for certain sites. The Land Use By-law includes two types of industrial uses - light industrial use and heavy industrial use. Light industrial uses generally include those that are less impactful to residential or other uses, while those considered heavy industrial uses have the greater ability to generate land use conflicts. While both are permitted within the Marine Industrial (MI) zone, fishery and marine related industrial uses are considered light industrial uses and have historically coexisted with residential uses in proximity.

The proposed rezoning would change the existing zoning from the Marine Industrial (MI) Zone to the Mixed Use (MU) Zone. This change would permit the current use as a residential dwelling to be maintained and would not hinder any future residential development on the subject property as it would be a legal conforming use. The proposed rezoning would not directly cause any incompatibilities between uses as a result. Staff understands that the overall intent of the application is to permit future development of a residential dwelling so that it is not limited by the current zoning regulating the uses on the subject property.

Based on the above information, Staff feels the proposal is sufficiently consistent with the intent of the Municipal Planning Strategy (MPS) to proceed to a public hearing. A review of policies contained in the MPS, is indicated in more detail in Appendix A, and may be subject to modification prior to the final staff report.

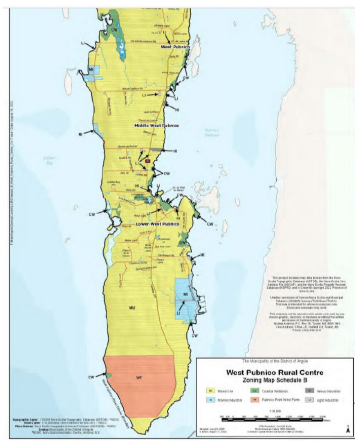


Figure 2: Current Zoning Map for West Pubnico Rural Centre Abbotts Harbour Marine Industrial

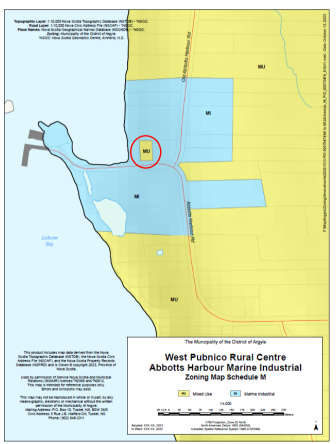


Figure 3: Proposed Zoning Map for West Pubnico Rural Centre Abbotts Harbour Marine Industrial, Note the subject property (in red).



Public Participation

Staff will comply with Public Participation Policies of the Municipal Planning Strategy when processing this application. As per Section 206 of the *Municipal Government Act*, a public hearing is required when a Land Use By-law Amendment is sought to provide an opportunity for the community to comment on the application at hand.

Figure 4 illustrates the general process followed by the Municipality for a Land Use Amendment application. **By-law** Δ newspaper advertisement will be placed in the local newspaper, Yarmouth Vanguard, notifying the public of the application and the public hearing two weeks in advance of said hearing. A sign will also be placed on the subject property notifying residents that an application has been received by the Municipality. A notice of the application will also be placed on the municipal website.

Staff will mailout a notice of application to all property owners within 152 meters of the subject property and a public hearing will be held prior to the decision of Council.

The public is encouraged to request additional information and clarification from Staff leading up to the public hearing if they have any questions.

Note that there is a right of appeal option for approval or refusal by Council for the adoption of a Land Use By-Law Amendment, as per the *Municipal Government Act*.

Application Made Council shall publish a notice of the proposed Public A sign shall be placed on development in the local Notification the subject property. newspaper, and on the Municipality's website. 1st Planning Advisory Staff Committee Meeting Evaluation and recommendation to council. Two hearing notices placed in local newspaper, on the A notice of application Municipality's website. First Public Hearing mailed to all property newspaper ad must be Notice owners within 152 metres placed 14 days before the of subject property. meeting. Optional: 2nd Planning Advisory Committee meeting to review feedback prior to Council. **Public Hearing** Decision by Refused Approved Council Notice to applicant outlining Notice of reasons for refusal issued within approval placed 7 days. The refusal may be in newspaper appealed within 14 days of (14 day appeal receiving the notice to the Nova period), and Scotia Utility and Review Board. sent to the Refusal is final after appeal Minister. period expires. **Building and** For a rezoning, Development Permits may be the Land Use issued once By-Law is undated agreement is

Figure 4: Process Diagram for a Rezoning or Development Agreement Application

Conclusion

Staff will continue to review the

application to apply for a Land Use By-law Amendment application to permit the Land Use By-Law Amendment to rezone the subject property from the Marine Industrial (MI) zone to the Mixed Use (MU) zone to bring the existing residential dwelling into compliance with the existing Municipal Planning documents. The applicant's proposal will be evaluated using all applicable policies in the Municipal Planning Strategy. Staff will make a recommendation to Council in its final staff report.

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Recommendation

That the Planning Advisory Committee recommend to Council to give initial consideration to the Land Use Bylaw Amendment Application for the subject property to enable the rezoning from the Marine Industrial (MI) zone to the Mixed Use (MU) zone to bring the existing dwelling on the subject property into compliance with the existing Municipal planning documents.

Alternatives

1. The Planning Advisory Committee may recommend that Council refuse the proposed Land Use Bylaw Amendment, and **in doing so, must provide reasons why the proposed development does not reasonably carry out the intent of the Municipal Planning Strategy.** A decision of Council to refuse the proposed Land Use By-law Amendment is appealable to the Nova Scotia Utility & Review Board by an aggrieved party.



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Appendix A: Policy Evaluation

The proposal may be considered by Council through the following applicable policies of the Municipal Planning Strategy for Argyle (MPS):

Applicable Policies	Staff Comments
Policy 4.5.1: It shall be the policy of Council to	The subject site is within the Rural Centres (RC)
designate the communities of West Pubnico,	designation.
Wedgeport and Tusket as Rural Centres (RC)	5
designation on the Generalized Future Land Use	
Maps to accommodate a wide range of uses in a	
manner which is flexible and sensitive to the needs	
of the residents. The existing wind farm Pubnico	
Point will be excluded from this designation.	
Policy 4.5.2: It shall be the policy of Council that	The subject site is within the Rural Centres (RC)
the intent of the Rural Centres (RC) designation is	designation. The existing use on the subject
to accommodate a wide range of residential,	property is residential.
institutional, commercial, agricultural,	
recreational, wind energy, and utility uses.	
Policy 4.5.3: It shall be the policy of Council to	The subject site is proposed to be rezoned to
establish in the Rural Centres (RC) designation the	the Mixed Use (MU) zone from the Marine
following zones:	Industrial (MI) zone.
a) Mixed Use (MU) Zone;	
b) A Light Industrial (LI) zone and a Heavy Industrial	
(HI) Zone. Existing industrial uses will be zoned	
according to their operations, either as Light	
Industrial (LI) zone or Heavy Industrial (HI) zone.	
c) A Pubnico Point Wind Farm (WF) Zone in the Land	
Use By-law at the Pubnico Point Wind Farm site.	
d) A Residential Park (RP) Zone for the western	
portion of the current and former Municipal lands in	
Tusket.	
e) A Marine Industrial (MI) Zone as per the policies	
of Section 8.9.	
Policy 4.5.7: It shall be the policy of Council to	Not Applicable. The existing use for the site is
exclude from the Rural Centre designation certain	residential and therefore, not subject to this
agricultural uses, commercial uses, industrial uses	policy.
and recreational uses deemed not compatible with	
the fabric of the Rural Centre communities.	
Policy 7.1: The Council supports the development	The proposed rezoning will allow for the
of housing for all residents in the Municipality with	development of housing options for residents in
its goal of promoting a variety of housing forms	the Municipality. The rezoning will enable future
suitable for all ages and incomes that offer	residential redevelopment that is not hindered
residents a choice of accommodation possibilities so	by its current zoning provisions.
that they may remain in their community	
throughout their lives. Strategy policies to enable	
subdivision with minimum lot frontages to make	
efficient use of existing available land and to	
maintain and expand central sewer systems where	



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feasible contributes to affordability for new	
housing. Council efforts to meet the objective of	
seeking innovative housing options for seniors gives	
support to policies to address affordable, special	
needs and rental accommodations.	
Policy 7.2.1: It shall be the policy of Council to	The proposed Land Use By-law Amendment will
support the development of a variety of housing	bring the existing use into compliance with the
forms suitable for all ages and incomes.	existing Municipal planning documents.
Policy 7.2.2: It shall be the policy of Council to	The proposed Land Use By-law Amendment will
support the development of alternate forms of	permit future property owners/developers to
housing which expand opportunities for residents to	redevelop the property to alternate forms of
continue to live in their rural community throughout	housing.
their lives.	
Policy 7.2.3: It shall be the policy of Council to	The proposed Land Use By-law Amendment will
support and encourage developers to find innovative,	permit the opportunity for future residential
	redevelopment that can support new housing
creative and affordable housing solutions utilizing	options and provide increased housing stock.
existing municipal housing stock or creating new	טירוטווז מווע דיטיועב וויכופמצע ווטעזווצ גנטכא.
affordable housing options.	The prepaged land the Distance Array description (1)
Policy 7.2.4: It shall be the policy of Council to	The proposed Land Use By-law Amendment will
support and encourage developers to utilize existing	permit future developers to maximize the
municipal infrastructure where possible to maximize	residential potential of the site and utilize
housing density and to utilize the capacity of existing	existing infrastructure based on the uses
infrastructure.	permitted in the Mixed Use (MU) Zone.
Policy 13.11.1 It shall be the policy of Council to	Staff believe the proposed Land Use By-law
amend the Land Use By-law provided the	Amendment reflects the intent of the Municipal
amendment reflects the intent of the Municipal	Planning Strategy.
Planning Strategy.	
Policy 13.11.2 It shall be the policy of Council to	The existing use on the subject property is being
consider an application for amendment to the Land	sought in order to conform with the
Use By-law only if the application has identified a	requirements of the in-effect planning
proposed use for the property. Council shall give	documents of the Municipality. The proposed
consideration to both the proposed use and to the	Mixed Use (MU) zone will bring the residential
impact of other uses permitted in the requested	use into compliance and is in keeping with the
zone.	intended approach behind the zones and with
	the surrounding community.
Policy 13.11.3 It shall be the policy of Council to	The subject property, and existing dwelling,
consider an application for amendment to the Land	meet all the lot size and zone standards with the
Use By-law only if the site meets all of the lot size	exception of the total lot area; the property is
and zone standards for the zone sought, with the	considered existing undersized based on the in-
following exceptions:	effect lot standards for the proposed Mixed Use
13.11.4 A rezoning may be granted for a lot	(MU) Zone. However, under policy 13.11.5 a
or lots which meet all zone standards but	rezoning may be granted under the conditions
has less than the required frontage or area	specified.
specified for the zone sought; or	
13.11.5 A rezoning may be granted for a lot	
or lots with a building or buildings on it,	
which meets all other zone requirements	
except minimum lot area, frontage, setback	
or yard standards specified for the zone	
	1



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sought. Any proposed addition to such a building or replacement of such a building shall not further reduce the setback or yard standard.	
Policy 13.11.6 It shall be the policy of Council to notify by direct mail, land owners located within 500 feet (152 metres) of a property requesting rezoning. The costs associated with this notification shall be the responsibility of the applicant.	Following the 1 st reading, mailouts will be sent out by staff to land owners within 500 feet (152 metres) advertising the public hearing. All statutory requirements of the <i>Municipal</i> <i>Government Act</i> will be met.