



City of Mt. Pleasant Development Guide



January 2018

Table of Contents

<u>About the City of Mt. Pleasant</u>	1
<u>About the Development Guide</u>	1
<u>Key Staff</u>	2
<u>Outside Agencies</u>	3
<u>Boards and Commissions</u>	4
<u>Master Plan</u>	5
<u>Zoning Ordinance / Map</u>	5
<u>Incentives</u>	5
<u>Notification Procedures</u>	5
<u>Land Use Applications</u>	6
<u>Zoning Compliance</u>	7
<u>Pre-Application Meeting</u>	7
<u>Community Input</u>	7
<u>Site Plan Review</u>	8
<u>Special Use Permits</u>	10
<u>Zoning Amendments</u>	12
<u>Zoning Variances and Appeals</u>	14
<u>Residential Construction Projects</u>	16
<u>Commercial Construction Projects</u>	16
<u>Codes Currently in Effect</u>	19
<u>Residential Rental Inspection</u>	19
<u>Business Licenses</u>	20
<u>Liquor Licenses</u>	20

About the City of Mt. Pleasant

The City of Mt. Pleasant is the most livable, dynamic community in mid-Michigan.

As home to Central Michigan University, Mid-Michigan Community College and two of the region's most heralded health and hospital centers, we offer a vital and energetic lifestyle with amenities not often found in a community retaining a true "hometown" feel. Surrounded by lakes, rivers, forests, and healthy farmland, Mt. Pleasant offers its residents, businesses, and visitors a vibrant place to [live, work, learn and play](#).

Located in Michigan's Lower Peninsula, Mt. Pleasant has a rich and diversified [history](#). Almost since the earliest days, the City's local government has been recognized throughout the state as an innovative yet sound and stable citizen-based service provider.

The City's 26,000+ full-time residents have chosen one of the state's most "walkable" and safest communities where the arts are celebrated, parks are protected, and the entrepreneurial spirit is supported. Thank you for joining us.

About the Development Guide

This guide provides a general overview of the City of Mt. Pleasant's development approval process. It is meant to help residents, developers, investors, and others understand the review and approval process for any size project from concept through occupancy. Consultation with staff and/or outside professionals is recommended for most projects. You can also learn more online at www.mt-pleasant.org.

City of Mt. Pleasant Development Guide

Key Staff

City Manager's Office

Nancy Ridley, City Manager	989-779-5321	nridley@mt-pleasant.org
Addie Pritchard, Senior Executive Assistant	989-779-5323	apritchard@mt-pleasant.org

Planning & Community Development

Jacob Kain, City Planner	989-779-5346	jkain@mt-pleasant.org
Becky Murphy, Office Professional	989-779-5347	beckymurphy@mt-pleasant.org

Building Safety

Brian Kench, Building Official	989-779-5301	bkench@mt-pleasant.org
Becky Murphy, Office Professional	989-779-5347	beckymurphy@mt-pleasant.org

Public Works

Stacie Tewari, City Engineer	989-779-5404	stewari@mt-pleasant.org
Jamie Hockemeyer, Water Superintendent	989-779-5426	jhockemeyer@mt-pleasant.org
Tim Middleton, Wastewater Superintendent	989-779-5451	tmiddleton@mt-pleasant.org

Public Safety

Randy Keeler, Fire Lieutenant	989-779-5122	rkeeler@mt-pleasant.org
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Economic Development

William Mrdeza, Director	989-779-5311	wmrdeza@mt-pleasant.org
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Downtown Development

Michelle Sponseller, Director	989-779-5348	msponseller@mt-pleasant.org
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Outside Agencies

Additional agencies may hold jurisdiction on particular development issues within the City of Mt. Pleasant depending on the project. The following list includes the mostly commonly involved outside agencies.

Central Michigan Health, 2012 E. Preston Street, Mt. Pleasant

989-773-5921

www.cmdhd.org

Central Michigan University – Facilities Planning

Dan Methner

989-774-6404

methn1dj@cmich.edu

Consumers Energy

800-477-5050

www.consumersenergy.com

DTE

800-477-4747

www.dteenergy.com

Isabella County Drain Commissioner, 200 N. Main Street – Room 140, Mt. Pleasant

989-317-4072

drain@isabellacounty.org

Isabella County Road Commission, 2261 E. Remus Road, Mt. Pleasant

Pat Gaffney

989-773-7131 x 115

pgaffney@isabellaroads.com

Michigan Department of Transportation, 1212 Corporate Drive, Mt. Pleasant

Ben Burrows (Construction Permits)

989-775-6104 x 305

burrowsb@michigan.gov

Mike Loynes (Utility Coordination)

989-775-6104 x 306

loynesm@michigan.gov

Middle Michigan Development Corporation, 200 E. Broadway Street, Mt. Pleasant

James McBryde

989-772-2858

jmcbryde@mmdc.org

MISS DIG

811

www.missdig.org

Boards and Commissions

[Click here to learn more about the City's boards and commissions.](#)

Most development applications are considered by the Planning Commission. Other boards or commissions may become involved in your application if appeals, variances, rezoning or text amendments, or incentives are involved. Staff can direct you to the appropriate boards for your particular case.

City Commission

Meets 2nd and 4th Mondays

Staff Liaison: Nancy Ridley

Planning Commission

Meets 1st Thursdays

Staff Liaison: Jacob Kain

Zoning Board of Appeals

Meets 4th Wednesdays

Staff Liaison: Brian Kench

Principal Shopping District Board (PSD-TIFA)

Meets 3rd Thursdays

Staff Liaison: Michelle Sponseller

Historic District Commission

Meets 2nd Tuesdays

Staff Liaison: Michelle Sponseller

Tax Increment Finance Authority (TIFA) / Downtown Development Authority (DDA)

Meets 2nd Thursdays

Staff Liaison: William Mrdeza

Economic Development Corporation (EDC) / Brownfield Redevelopment Authority

Meets as needed

Staff Liaison: William Mrdeza

Building, Fire & Sanitary Sewer Board of Appeals

Meets as needed

Staff Liaison: Brian Kench

Master Plan

[Click here to view the City's Master Plan.](#)

[Click here to view the City's Future Land Use Map.](#)

The Master Plan is the primary tool for making decisions that affect the future land use of the community. It is a broad based policy document for the physical, economic and social development as it relates to land use and has a long-range vision providing a coordinated approach to making important decisions. The current Master Plan was adopted in 2014.

Zoning Ordinance / Map

[Click here to view the City's Zoning Ordinance.](#)

[Click here to view the City's Zoning Map.](#)

The zoning ordinance regulates the use and development of land within the City of Mt. Pleasant. Standards are in place that apply both citywide and in each specific zoning district. You are encouraged to review the zoning ordinance and consult with staff before initiating any change of use or construction project within the City.

The City has adopted a new zoning ordinance and map which take effect February 21, 2018.

Incentives

[Click here to learn more about development incentives.](#)

A variety of development incentives may be available for your project. The City has two tax increment financing authorities (TIFAs), a Brownfield Plan, and other opportunities to help make your project a reality.

Notification Procedures

The City of Mt. Pleasant meets or exceeds the notification requirements of the Michigan Zoning Enabling Act (P.A. 110 of 2008, as amended).

The City of Mt. Pleasant publishes notices in the Morning Sun (www.themorningsun.com) and mails notices to all persons owning property and occupants of property within 300 feet of the boundary of the property for which approval is requested at least fifteen (15) days before the hearing.

For applications which require a public hearing, the City will require you to place a zoning notification sign at the subject property up to fifteen (15) days before the hearing. Failure to post the notice sign may result in postponement of your application by the Planning Commission. The Planning and Community Development Department will notify you of signage requirements at submittal.

Land Use Applications

This section is designed to provide a comprehensive overview of each type of land use application. This overview does not preempt or supersede any regulations contained within the City of Mt. Pleasant Zoning Ordinance.

Most land use applications are circulated to other reviewers outside of Planning and Community Development for comment.

[Click here for more information on Division of Public Works standards and permits.](#)

[Click here for more information on Division of Public Safety standards and permits.](#)

The table below demonstrates the role of the various review entities regarding the approval of the various Planning/Zoning Applications outlined in this document.

	<i>Makes Recommendation</i>	<i>Approves</i>			
	Planning Commission	Planning Commission	City Commission	Zoning Board of Appeals	Administrative (Staff)
Site Plan		X			X (limited*)
Special Use Permit		X			
Rezoning	X		X		
Text Change / Ordinance	X		X		
Zoning Compliance					X
Development Parcel Plan					X
Variance				X	
Appeal				X	

*Projects with less than 5,000 square feet of net building area change and/or 25 parking spaces are eligible for administrative review provided no waivers or use determinations are required and a special use permit is not required. The City reserves the right to take projects eligible for administrative review to the Planning Commission for review.

Zoning Compliance

Prior to considering any alterations to an existing structure or use, you are strongly encouraged to consult with the Planning and Community Development Department to confirm that the structure and/or use proposed conform to the requirements of the zoning ordinance. Upon request, the City will provide a Zoning Compliance letter.

Pre-Application Meeting

A pre-application meeting with City staff is required prior to submitting any development application. At this meeting, staff from Planning, Public Works, Fire, and Building Safety can provide a preliminary review of a site plan, explain zoning requirements, and discuss project timelines. Pre-application meetings often address circumstances that would otherwise result in an application being postponed or denied. Depending on the project scope and timing, multiple pre-application meetings may be necessary. Please call (989) 779-5347 or email planning@mt-pleasant.org to schedule an appointment.

Community Input

All applicants – particularly those applying for a Special Use Permit or Rezoning, are strongly encouraged to seek input from neighboring residents and businesses prior to filing an application with the City. This outreach can help to identify potential issues and allow time to address them prior to review. City staff can provide contact information for adjacent property owners and tenants upon request. If a meeting is held with adjacent owners and tenants, it is suggested that you gather the names of attendees and prepare a summary of the discussion. These materials can be submitted with your application to the City.

Site Plan Review

[Click here to review the Site Plan Review application.](#)

[Click here to review Section 154.613 \(*Site Plan Review*\) of the zoning ordinance.](#)

[Click here to review Article V \(*Development Parcel Plans & Standards*\) of the zoning ordinance.](#)

Site Plan Review and approval of all development proposals is required to ensure that the City of Mt. Pleasant develops in an orderly fashion in accordance with the zoning ordinance and Master Plan. It is recommended that all potential applicants consult with the Planning and Community Development Department regarding compliance with the zoning ordinance. Most applications for site plan review are reviewed and approved by the Planning Commission.

Administrative Site Plan Review: Less complex site plans and minor modifications may be eligible for consideration for administrative approval. In accordance with Section 154.613.A of the zoning ordinance, the City Planner may review and approve applications for site plan review for projects with no more than 5,000 sf of net building area change and/or 25 parking spaces except for those associated with a special use or special regulated use permit or requiring waivers or use determinations. Requests for administrative review should be discussed with the City Planner prior to submittal.

The City reserves the right to take all site plan applications before the Planning Commission for consideration.

Development Parcel Plans: Site plans involving 4 acres or more gross acres must include a Development Parcel Plan which meets the minimum requirements of Article V (*Development Parcel Plans & Standards*) of the zoning ordinance and has been certified as meeting those standards by the City Planner.

Revised Site Plans: A request to revise, modify or change an approved site plan shall be treated as a new application. Any changes to an approved site plan should be discussed with the City Planner prior to implementation.

Time Limit of Approval and Work Completion: Site Plan approval is valid for one year from the date of approval. Extension requests shall be made in writing to the Planning and Community Development Department prior to approval expiration and may require the review of the Planning Commission.

Appeals: If a site plan review application is denied, the decision may be appealed to the Zoning Board of Appeals. Application must be made within 30 days of the decision. Applications should be submitted to the Building Safety Department. [Click here](#) to read more about filing an appeal.

City of Mt. Pleasant Development Guide

Site Plan Review Timeline

Step	Description	Timing
Pre-Application Meeting	See "Pre-Application Meeting" earlier in this document.	Prior to application submittal.
Application Submittal	Applicants shall submit an application for Site Plan Review to the Planning and Community Development Department. The information required for Site Plan Review is listed on the application form. A \$50 filing fee is required at submittal.	Generally the second Monday of the month. Click here to view the current schedule.
Review	Upon receipt of a complete application, staff and outside agencies, as applicable, will provide a review and recommendation on the Site Plan based upon the requirements of the zoning ordinance and other applicable standards. Staff will also determine if the application is eligible for administrative approval.	
Approval	Upon determination of staff and/or the Planning Commission that the Site Plan is or is not in conformance with the standards of the zoning ordinance, the Site Plan shall be granted approval, approval with conditions, or denial. All conditions imposed on approval must be resolved in order to receive final site plan approval and prior to making application for building permits.	<p>Planning Commission Review: Generally the first Thursday of the month (3-4 weeks after submittal).</p> <p>Administrative Review: Generally 1-2 weeks after submittal.</p>
Permit	Application may be made for all necessary building permits with the Building Safety Department and Division of Public Works.	Within one year of site plan approval.

Special Use Permits

[Click here to review the Special Use Permit application.](#)

[Click here to review Section 154.615 \(*Special Use Permits*\) of the zoning ordinance.](#)

A land use designated as a 'special use' in a particular zoning district is one that, because of its inherent nature, extent, or external effects, generally is not permitted in the district but could be if subject to standards and restrictions to ensure the use is located, designed, and operated in a manner harmonious with neighboring development and does not adversely affect the public health, safety, and general welfare. No special land use is permitted without a Special Use Permit issued in accordance with the zoning ordinance.

All applications for special use permits (and associated site plan reviews) are reviewed and approved by the Planning Commission.

Appeals: If a special use permit is denied, the decision may be appealed to the Zoning Board of Appeals. Application must be made within 30 days of the decision. Applications should be submitted to the Building Safety Department. [Click here](#) to read more about filing an appeal.

City of Mt. Pleasant Development Guide

Special Use Permit Timeline

Step	Description	Timing
Pre-Application Meeting	See "Pre-Application Meeting" earlier in this document.	Prior to application submittal.
Application Submittal	Applicants shall submit Special Use Permit application to the Planning and Community Development Department. The information required for a Special Land Use review is listed on the application form. Many Special Use Permit applications also require submittal of a Site Plan Review application; please check with the Planning and Community Development Department regarding your proposed use. A \$250 filing fee is required at submittal. The \$50 site plan filing fee is waived for site plan applications associated with Special Use Permit applications.	Generally the second Monday of the month. Click here to view the current schedule.
Notice of Public Hearing	Upon receipt of a complete application, staff will make proper notification of the meeting. The applicant is responsible for posting a zoning notification sign(s) on the subject property.	At least 15 days before the hearing.
Review	The City Planner (and other staff as appropriate) will provide a review and recommendation based upon the required standards and findings outlined in the zoning ordinance. This review and recommendation will be presented during the public hearing being conducted at the Planning Commission meeting.	
Public Hearing & Approval	Upon receiving the staff report and conducting a public hearing, the Planning Commission will approve, approve with conditions, or deny the Special Use Permit. The Planning Commission may postpone action on the application if it is determined that additional information is needed from the applicant that would help address the standards of the zoning ordinance. All conditions imposed on approval must be resolved in order to receive final Special Use Permit approval and make application for building permits.	Generally the first Thursday of the month (3-4 weeks after submittal).
Permit	Application may be made for all necessary building permits with the Building Safety Department and Division of Public Works.	Within one year of site plan approval.

Zoning Amendments

[Click here to review the Rezoning application.](#)

[Click here to review Section 154.616 \(*Zoning Amendments & Map Changes*\) of the zoning ordinance.](#)

[Click here to review Article V \(*Development Parcel Plans & Standards*\) of the zoning ordinance.](#)

Zoning divides land into categories according to their character and use and sets regulations for these categories. When a property owner wants to develop or use land in a way that is not permitted by the zoning of the property, the owner must request to rezone the property to a classification which permits the desired development or use. A rezoning is a legislative process that will amend the zoning map and/or text of the zoning ordinance. The City Commission has the authority to approve or deny rezoning requests and receives a recommendation from the Planning Commission prior to such actions.

Rezoning applications must include a Development Parcel Plan which meets the minimum requirements of Article V (*Development Parcel Plans & Standards*) of the zoning ordinance and has been certified as meeting those standards by the City Planner.

The City Commission may of its own motion, or upon petition by the owner(s) of a property proposed for rezoning, prepare an ordinance amending or changing the district boundaries or the district regulations.

City of Mt. Pleasant Development Guide

Zoning Amendment Timeline

Step	Description	Timing
Pre-Application Meeting	See "Pre-Application Meeting" earlier in this document.	Prior to application submittal.
Application Submittal	The applicant shall submit the required information to the Planning and Community Development Department. A \$250 filing fee is required at submittal.	Generally the second Monday of the month. Click here to view the current schedule.
Notice of Public Hearing	Upon receipt of a complete application, staff will make proper notification of the meeting. The applicant is responsible for posting a zoning notification sign(s) on the subject property.	At least 15 days before the hearing.
Review	Staff will provide a review and recommendation regarding the rezoning request based upon the City's Master Plan, Future Land Use map, and other relevant planning documents.	
Planning Commission Public Hearing & Recommendation to the City Commission	The Planning Commission will receive the staff report and conduct a public hearing. The Planning Commission will make a recommendation to the City Commission to approve, approve with conditions, deny or postpone the rezoning request.	Generally the first Thursday of the month (3-4 weeks after submittal).
City Commission Public Hearing & Action	Upon receiving a recommendation from the Planning Commission, the City Commission will either set a public hearing on the proposed rezoning to be held at a subsequent meeting or remand the proposed amendment back to the Planning Commission for further consideration. Following the public hearing, the City Commission will take action to approve, deny or postpone the rezoning request.	Generally 4 weeks after Planning Commission recommendation is received.
City Commission Approval	Once the City Commission approves the amendment to the zoning ordinance, a Notice of Amendment will be published within fifteen (15) days in the Morning Sun.	Effective 30 days after approval by City Commission.

Zoning Variances and Appeals

[Click here to review the Appeal application.](#)

[Click here to review the Variance application.](#)

[Click here to review Sections 154.606-611 of the zoning ordinance.](#)

The Zoning Board of Appeals (ZBA) is the legislatively appointed body that can permit variances from the zoning ordinance. The ZBA can also hear and decide questions that arise in the administration of the zoning ordinance, including the interpretation of zoning maps and zoning language. The ZBA cannot issue use variances. An applicant or any other aggrieved party may file an application to the ZBA.

In granting a variance, the board may grant a lesser variance or specify, in writing, conditions regarding the location, character, landscaping, or other treatment that will, in the board's judgment, be reasonably necessary to the furtherance of the intent of the zoning ordinance and the protection of the public interest. The breach of any condition shall automatically invalidate the permit granted.

Each variance granted under the provisions of the zoning ordinance becomes null and void after one year from the date of granting unless the construction or occupancy authorized by such variance or permit has commenced and is being pursued diligently to completion.

The ZBA may grant an extension for a period not to exceed one year for an approved variance. The applicant must request an extension in writing to the ZBA prior to the expiration date of the original approval. The ZBA will determine if the relevant facts of the appeal have or have not significantly changed. If the ZBA determines that relevant facts have changed significantly, the request shall be treated as a new appeal and processed according to the provisions of the zoning ordinance.

After a variance has been denied in whole or in part by the board, then no application shall be resubmitted for a period of one year from the date of the last denial; provided, however, that a denied variance may be reconsidered by the board when, in the opinion of the Building Official or ZBA, newly discovered evidence or changed conditions warrant such reconsideration.

City of Mt. Pleasant Development Guide

Zoning Board of Appeals Timeline

Step	Description	Timing
Application Submittal	The applicant shall submit the required information to the Building Safety Department. A \$250 filing fee is required at submittal.	Generally the first Monday of the month. Click here to view the current schedule.
Notice of Public Hearing	Upon receipt of a complete application, staff will make required notification of the meeting.	At least 15 days before the hearing.
Review	Staff will provide a review and recommendation based upon the required standards and findings outlined in the zoning ordinance.	
Public Hearing & Zoning Board of Appeals Decision	Upon hearing staff's review and conducting the public hearing, the ZBA shall approve or deny the variance and/or appeal. The decision will be accompanied by a finding of fact explaining the basis for the decision.	Generally the fourth Wednesday of the month (3-4 weeks after submittal).

Residential Construction Projects

[Click here to learn more about building permits.](#)

To learn more about projects involving single- and two-family homes please consult our building project guide below. Please note that new construction of a two-family dwelling or conversion of a single-family dwelling to a two-family dwelling requires approval of a special use permit by the Planning Commission.

Commercial Construction Projects

[Click here to learn more about third party fire review.](#)

[Click here to review the Building Permit applications.](#)

[Click here for the Building Permit Fee Schedule.](#)

Commercial projects, including multiple-family and non-family residential housing, require design documents prepared by a licensed architect or engineer.

All required zoning approvals must be obtained prior to application and issuance of any building permits.

Please note that the Mt. Pleasant Fire Department requires all contractors to submit plans for review of all sprinkler systems, fire detection and alarm systems, and gas suppression or dry chemical systems and that these plans and inspections may be conducted by a third party at the expense of the applicant.

- Step 1. **Application Submission:** The following items should be included in the permit application:
- ***Checklist*** - A checklist shall be completed for the project to identify other permits and/or approvals required as part of the construction project.
 - ***Permit Application*** (Building, Zoning & Demolition)
 - An application shall be completed based on the proposed project, i.e. Building, Zoning or Demolition.
 - Applicant shall complete section IX of the Building Permit application for all construction projects consistent with the information noted on the construction plans.
 - A detailed building and lot plan shall be provided as prescribed in the permit application. Projects requiring formal site plan review before the Planning Commission (Rooming Dwellings, RSO Dwellings, Apartment Buildings, Commercial Buildings and Industrial projects) shall receive approval prior to making application for a building permit. A copy of the approved site plan shall accompany the permit application. Questions regarding exception to this requirement should be directed to the City Planner or the Building Official.
 - The Application shall be signed and dated by the property owner and the agent.
 - ***Application Fee*** - For the purpose of calculating a permit fee, the applicant shall provide the value of all construction work, including all finished work, painting, roofing, electrical, plumbing, heating, air conditioning, elevators, fire extinguish systems, landscape, and other permanent work or equipment.

City of Mt. Pleasant Development Guide

- ***DPW Approvals*** - Copies of approval for work in the ROW, Water and Sewer tap-in and the storm water permit issued by the DPW shall be provided as part of the submittals on the project (Refer to Checklist).
- ***Driveway Permits*** - Copies of the DPW permit/s authorizing work within the City's right-of-way shall be provided for all new and/or altered driveways. Where access is planned out of the site to a County or MDOT right-of-way, permits shall be secured from those agencies and copies shall be included as part of the submittals on the project.
- ***Construction Plans - 3 Sets***
 - Plans to bear the seal & signature of the registered design professional in charge
 - Architectural and structural plans
 - Electrical, Plumbing and Mechanical plans
 - Plans to denote "Deferred Submittals", i.e., Fire Alarm, Sprinkler, Hood Systems, etc
 - Statement of Special Inspection to be provided per chapter 17 of the MBC
 - Soils Report per chapter 18 of the MBC
 - Verification the project complies with the State Energy Code
 - Design loads with structural calculations shall be provided
 - Truss Drawings to be filed with permit when applicable
 - Specifications shall be provided with construction plans
- ***Soil Erosion and Sedimentation Control*** - A permit (issued by Isabella County) is required where the project involves an earth change within 500 feet of a river, open drain or disturbance of more than one (1) acre of land.
- ***Other Permits*** - Where the project involves approval from the State of Michigan for work involving a Wetland or a Floodplain, copies of the permits from the MDEQ shall be filed with the civil drawings for the project. A copy of the Soil Erosion permit, issued by Isabella County, along with a copy of the approved soil erosion plan for the project shall also be filed with the Building Safety Department.

All information noted above shall be submitted with the Building Permit Application and all forms shall be filled out completely.

Step 2. Plan Review:

- The permit application and required submittals will be made part of the plan review process.
- Staff will route copies of the construction plans/details to Isabella County and Department of Fire Safety for their reviews.
- Deferred submittals involving fire safety systems (sprinkler, fire alarm, specialty systems) or commercial kitchen exhaust hoods require separate reviews through the Department of Fire Safety. Questions regarding those reviews may be directed to Lieutenant Randy Keeler at (989) 779-5122.
- The Architect of record and the applicant will be notified if information provided does not meet the building code requirements and/or zoning regulations, along with requests for additional information when necessary.
- Once approved, the stamped copy of the approved plans shall be maintained on site and available to the inspector throughout construction (MBC 107.3.1).

City of Mt. Pleasant Development Guide

- Any changes in the approved plan shall be resubmitted to the Building Official for approval prior to the change.
- All required inspections will be outlined on the final plan review issued by the Department of Building Safety to be used in conjunction with the approved plans.
- Incomplete applications will be returned to the applicant.
- Electrical, Plumbing, and Mechanical Permits (trade) permits and/or questions regarding their reviews shall be made to the Isabella County Inspection Department at 200 N. Main Street, Mt. Pleasant.

Lisa Hoisington, Support Staff	989-317-4063	lhoisington@isabellacounty.org
Tim Wardwell, Electrical Inspector	989-317-4065	twardwell@isabellacounty.org
Nathan Calkins, Plumbing and Mechanical Inspector	989-317-4064	ncalkins@isabellacounty.org

Copies of trade permits will be sent to the City once they are issued. Work authorized under the trade permits may not begin until review and approval is granted by the County following the issuance of the building permit.

Step 3. Permit Issuance:

- Staff will contact the applicant to advise them when the permit is ready.
- Building Permit fees are due at the time of issuance.
- Permit fees can be paid by cash, credit card, debit card, or check.

Step 4. Construction Site:

- The building permit shall be posted on site and maintained throughout the project until a certificate of occupancy is issued (MBC 105.7).
- The address shall be posted with the permit and visible from the street
- The stamped copy of the approved plans shall be maintained on site and available to the inspector throughout construction (MBC 107.3.1).
- All work shall be installed in accordance with the approved plans and code requirements.
- Streets shall be maintained free and clear of mud and/or construction debris.
- Excavations shall be secured during all times when construction staff is not present.
- Construction may only occur between 7am to 8pm per section 96.03 of the City Code.
- MISS DIG must be contacted at 811 or www.missdig.org at least 3 business days prior to any digging or excavation. Locate requests are valid for 21 days.

Codes Currently In Effect

RESIDENTIAL BUILDINGS (Single Family, Duplex or Townhouses)

BUILDING	2015 - Michigan Residential Code (MRC)	Effective February 8, 2016
ELECTRICAL	2015 - Michigan Residential Code (MRC)	Effective February 8, 2016
PLUMBING	2015 - Michigan Residential Code (MRC)	Effective February 8, 2016
MECHANICAL	2015 - Michigan Residential Code (MRC)	Effective February 8, 2016
ENERGY CODE	2015 - Michigan Uniform Energy Code	Effective February 8, 2016

COMMERCIAL BUILDINGS

BUILDING	2015 Michigan Building Code (MBC)	Effective April 20, 2017
	2015 Michigan Rehab Code Existing Buildings	Effective April 20, 2017
	2012 International Fire Code (IFC)	Reference Standard 2012 MBC
ACCESSIBILITY	2012 ICC/ANSI A117.1	Effective April 20, 2017
ELECTRICAL	2014 Michigan Electrical Code (MEC)	Effective June 18, 2015
PLUMBING	2015 Michigan Plumbing Code (MPC)	Effective April 20, 2017
MECHANICAL	2015 Michigan Mechanical Code (MMC)	Effective April 12, 2017
	2012 International Fuel Gas	Effective September 27, 2013
FIRE CODE	2012 International Fire Code (IFC)	Adopted May 11, 2016
	2012 International Fire Code (IFC) Appendix	Adopted May 11, 2016
SPRINKLER	2010 NFPA-13 (Commercial Buildings)	Reference Standard 2012 MBC
	2010 NFPA-13R (Residential Buildings)	Reference Standard 2012 MBC
	2010 NFPA-13D (One & Two Family Buildings)	Reference Standard 2012 MBC
FIRE ALARM	2010 NFPA-72	Reference Standard 2012 MBC
COMM. HOOD	2009 NFPA-17 (Kitchen Hoods)	Reference Standard 2012 MBC
ENERGY CODE	MUEC Part 10a R408.31087 to R408.31099	Effective October 9, 2014

Code books may be purchased on-line through the International Code Council (ICC), National Fire Protection Association (NFPA) or through the Michigan Department of Licensing and Regulatory Affairs, Bureau of Construction Codes.

International Code Council

www.iccsafe.org

National Fire Protection Association

www.nfpa.org

LARA (MI Department of Licensing and Regulatory Affairs)

www.michigan.gov/lara

Residential Rental Inspection

[Click here to learn more about rental housing and licensing.](#)

Residential rental properties are licensed by the City of Mt. Pleasant. Inspections are conducted annually prior to recertification of a property's rental license to ensure compliance with all applicable licensing codes. All rental licenses also require zoning approval by the Planning and Community Development Department. The City's Neighborhood Resource Unit managements the rental housing program.

Lt. Mike Dunham

989-779-5123

mdunham@mt-pleasant.org

Business Licenses

[Click here to learn more about business licenses.](#)

Certain businesses are required to obtain a license from the City Clerk prior to initiating operations. These licenses can be obtained Monday through Friday 8:00 am to 4:30 pm from the City Clerk's Office located in Mt. Pleasant City Hall, 320 W. Broadway Street.

Jeremy Howard, City Clerk 989-779-5374 jhoward@mt-pleasant.org

Liquor Licenses

[Click here to learn more about liquor licenses.](#)

Businesses must be approved for a Liquor License with both the Michigan Liquor Control Commission (MLCC) and the City of Mt. Pleasant in order to sell or serve alcoholic beverages. The City of Mt. Pleasant also has available Redevelopment Liquor Licenses which require the support of the City Commission prior to issuance by the MLCC.

Most businesses which sell or serve alcohol require a Special Use Permit from the Planning Commission; please contact the Planning & Community Development Department for details.

More information about the application process and licensing can be found through the following sources:

Michigan Liquor Control Commission	517-284-6250	mlccinfo2@michigan.gov
Ofc. Brandon Bliss	989-779-6006	bbliss@mt-pleasant.org
Michelle Sponseller (Redevelopment Liquor Licenses only)	989-779-5348	msponseller@mt-pleasant.org