
CITY OF BOSTON, Martin J. Walsh, Mayor
BOSTON REDEVELOPMENT AUTHORITY, Brian Golden, Director
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Dear Fellow Bostonians:

As the City of Boston’s exciting landscape continues to grow and change, we must work together to plan for and guide development projects throughout our neighborhoods. Article 80 of the Boston Zoning Code is the vehicle through which every resident is given a voice to ensure Boston is shaped by all of us who care about its future.

Planning for our city’s future requires our collective wisdom. While the Boston Redevelopment Authority (BRA) is the agency responsible for crafting those plans, we need your help to ensure that all voices are incorporated into our vision. Our responsibility as the regulatory authority can be difficult at times; people often feel very strongly about neighborhood change. But with change comes new opportunities for each project to enhance our City and ensure that it works better for us all, and it is in that spirit that the BRA strives to operate.

This Citizen’s Guide to Article 80 is designed to give Boston’s residents and stakeholders a better understanding of the BRA’s development review process. While Article 80 is long and complex, this guide provides a clear explanation of all that the zoning article entails – in less technical language. It is our hope that this guide encourages Bostonians to become more involved in the development of your community as an integral participant in the exciting process of changing our urban landscape.

We look forward to working with you throughout the Article 80 process to ensure that all of Boston’s future developments are carefully planned and the process is inclusive – and that we are, together, building a better Boston.

Brian Golden
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The Boston Zoning Code requires the BRA to review the design of real estate developments, their effects on the surrounding community, as well as the overall city. The procedures and standards for this review are contained in Article 80 of the Zoning Code.

Citizen participation is vital to the success of development review under Article 80. Members of the public are encouraged to offer their comments and insights on projects in their community. We hope this guide will help you take part in this important process.

What Type of Review Does Article 80 Include?

The term “development review” actually refers to four separate types of review. The regulations for all four types of review appear in Article 80. They include:
- Large Project Review
- Small Project Review
- Planned Development Area (PDA) Review
- Institutional Master Plan Review

Large Project Review

Large Project Review (described on pages 6 - 9 of this guide) applies to virtually all major projects in Boston. In most locations, Large Project Review applies to projects that add at least 50,000 square feet of gross floor area. In Large Project Review, the BRA, guided by comments from the public, examines the impacts of a project on its immediate neighborhood and on the city as a whole. Depending upon the project’s size, location and use, the review may address the project’s impacts in a variety of areas, including traffic and parking, environmental protection (wind, shadow, noise, etc.), the design character of the area, historic buildings, and infrastructure systems – such as water, sewer, and electricity. Depending upon the project’s impacts, the BRA may require the developer to change the project’s design or to take other measures to reduce those impacts.

In 2006, Boston became the first major city in the nation to require adherence to the US Green Building Council’s LEED (Leadership in Energy and Environmental Design) Certified standard as part of the development review process. The new green building zoning provision, Article 37 in Boston’s Zoning Code, requires that projects subject to Large Project Review meet a basic level of certification known as “Certified,” according to the LEED Building rating system, as defined by the Boston Interagency Green Building Committee. Using the LEED-New Construction standard requires a project to earn 26 points in order to meet the level of Certified. In addition to the LEED points, four additional points that reflect priorities of the City are being proposed in the areas of modern mobility (transportation), modern grid (energy), historic preservation and groundwater.

Small Project Review

Small Project Review (pages 10 – 11) requires the submission of an application that is reviewed by the BRA’s Urban Design Department, City agencies and the impacted community for projects that do not meet the threshold for Large Project Review but that are expected to affect the surrounding area and public realm because of size or location. Small Project Review generally applies to projects that add a minimum of 20,000 square feet of gross floor area or a minimum of 15 dwelling units.

Planned Development Area (PDA) Review and Institutional Master Plan Review

Planned Development Area (PDA) Review (pages 12 – 14) and Institutional Master Plan Review (pages 15 – 17) examine long-range plans that are required for developments in certain areas. PDAs are overlay zoning districts that establish special zoning controls for large or complex projects. These zoning controls are specified in the Development Plan for each PDA. Institutional Master Plans provide controls for hospital and college and university projects. Specific projects included in PDA Development Plans and Institutional Master Plans are also subject to Large Project Review or Small Project Review, depending upon their size, location and use.
Large Project Review provides a comprehensive public review of the impacts of a large project on the surrounding neighborhood and city-wide. Through this process, the BRA, guided by public input, evaluates such impacts of the proposed project and determines what measures are appropriate to mitigate them. For example, if the review of a proposal for a tall building reveals that the building will create uncomfortable wind conditions at sidewalk level, the BRA may require the developer to change the shape of the building or to take other measures, such as adding awnings and trees to help reduce the pedestrian-level winds.

Why Was Article 80 Adopted?

Article 80 was adopted in 1996 to make Boston’s Zoning Code’s development review regulations easier for all residents to use and to understand, and to apply those regulations consistently throughout the city. In the years before Article 80, a variety of review requirements were added to the Zoning Code to address particular needs as they arose. This meant that the Zoning Code contained a variety of separate regulations throughout many different articles. Article 80 consolidates all development review regulations into four procedures (see list) and applies them citywide under a consistent, coordinated system.

What Projects Require Large Project Review?

In general, Large Project Review is required for projects that add at least 50,000 square feet of gross floor area, whether by new construction or by an addition to an existing building. It also applies to smaller projects in areas near Boston Harbor and to larger projects that involve a change of use without significant new construction.

What Does Large Project Review Cover?

The Large Project Review process is facilitated by a project manager and includes an evaluation of design, density, size and use, as well as physical and social impacts of a proposed project. BRA staff coordinate the process with the community, often working closely with other City agencies.

Article 80 identifies the scope of Large Project Review for every proposed project. Projects are typically reviewed in the context of the following categories.
Transportation
Impacts on traffic and parking, both during and after construction.

Environmental Protection
Impacts on environment, including wind, shadows, and noise.

Urban Design
Impacts on the urban design features of the surrounding area and the quality of the pedestrian environment.

Historic Resources
Impacts on historic districts and structures.

Infrastructure Systems
Impacts on water, sewer, electricity, and other infrastructure systems.

Green Building
The new green building zoning provision, Article 37 in Boston’s Zoning Code, requires that projects subject to Large Project Review meet a basic level of certification known as “Certified,” according to the LEED Building rating system, as defined by the Boston Interagency Green Building Committee.

Site Plan
The zoning for certain districts requires the BRA to review a site plan for projects over a certain size. The site plan must show the project’s impacts on significant natural features and the measures proposed to maintain those features.

Tidelands
Chapter 91 of the Massachusetts General Laws requires that proposed projects on or near Boston’s waterfront receive a tidelands license. A project proponent must include in its application to the State a recommendation from the BRA. The Large Project Review process therefore requires that a proponent provide the BRA with the information necessary to make a recommendation to the State.

Development Impact Project
(The Zoning Code requires that certain projects contribute to a city-wide fund for affordable housing and job training programs. These “Development Impact Projects” (DIPs), are those which will add over 100,000 sq. ft. of gross floor area for certain nonresidential uses, or for uses that will directly reduce the City’s supply of affordable housing. The amount of the required contributions, known as “DIP exactions” or “linkage payments,” is based on the size of the project, as measured by its gross floor area. The DIP component of Large Project Review requires the applicant to submit a measurement of the project’s gross floor area. DIPs require a public hearing before the BRA Board and approval from the Zoning Board of Appeals or the Zoning Commission.

Impact Advisory Groups
In 2000, Mayor Thomas M. Menino signed An Order Relative to the Provision of Mitigation by Development Projects in Boston. Large Projects can be expected to impact the area in which they are proposed. The City recognizes that these changes can have both positive and negative impacts on the surrounding community. By this Order, the City requires developers to mitigate the identified impacts of a project by providing elements or programs that alleviate the social and environmental pressures on a community. An Impact Advisory Group (IAG), formed through a nomination process with local elected officials, assists the BRA in determining the appropriate mitigation for a project. The IAG also creates a framework for discussion that provides predictability to developers and a means for greater public involvement.

Please visit the [BRA webpage on IAGs](#) for more details.
Letter of Intent

A Letter of Intent (LOI) must be submitted to the BRA prior to the submission of a Project Notification Form (PNF – see below). The letter must provide details about the proposed project including the location, general description, use, size, potential zoning relief, and any other relevant information regarding the project. The Letter of Intent also triggers the nomination process for the formation of an Impact Advisory Group (IAG – see below).

Project Notification Form (PNF) and Scoping Determination

The Large Project Review process begins when an applicant files a Project Notification Form (PNF) with the BRA. The PNF describes the basic features of the proposed project and is available to the public for review and comment. After reviewing the contents of the PNF and the comments received from City agencies and the public, the BRA may issue a directive called a Preliminary Adequacy Determination (PAD) that outlines the impacts on which the applicant must provide further analysis. The BRA may also determine that the PNF is adequate and recommend approval to the BRA Board.

Draft Project Impact Report (DPIR) and Preliminary Adequacy Determination (PAD)

If the Scoping Determination requires the applicant to prepare detailed technical analyses, the applicant must submit these in a Draft Project Impact Report (DPIR) for review by the BRA, City agencies and the public. Based on the contents of the DPIR and comments received, the BRA may issue a directive called a Preliminary Adequacy Determination (PAD) that outlines the impacts on which the applicant must provide further analysis. The BRA may also determine that the DPIR is adequate and recommend approval to the BRA Board.

Final Project Impact Report (FPIR) and Adequacy Determination

The PAD requires the applicant to file a Final Project Impact Report (FPIR) for review by the BRA, City Agencies and the public. Once the review is of the FPIR is complete, the BRA will issue a final directive called an Adequacy Determination, which requires a vote of the BRA Board. The Board may choose to approve a project, not approve it, or approve it with conditions.

Waivers

Large Project Review may require an applicant to submit project impact reports (DPIR and FPIR) to help the BRA determine a project’s likely impacts. For some projects, however, it may be fairly easy to determine a project’s impacts. For example, a project may involve the rehabilitation of an existing building or construction of a new building that is typical of the area, which would not result in a significant negative impact to the surrounding area. In this case, the developer may supply the required studies and adequate mitigation at the first stage of the review process with the filing of an Expanded PNF.

In these situations, the BRA may find that the materials submitted at the PNF or DPIR stage adequately describe and mitigate the project’s impacts. If so, the BRA’s Scoping Determination or Preliminary Adequacy Determination may waive further review and determine appropriate mitigation measures.

If a Scoping Determination or a PAD waives further review, it takes the place of a final Adequacy Determination and requires a vote of the BRA Board.

Schedule

The review schedule for a particular project depends upon the project’s size and location. Should you have questions about the review schedule for a particular project, you may contact the project manager for that project by visiting the BRA website and looking under ‘Development Projects’ or reach the BRA’s Economic Development Department by calling 617.722.4300.
The following flow chart illustrates the Large Project Review Process:

**Step 1. Project Notification from (PNF) and Scoping Determination**

- Developer files PNF. Notice of PNF published within 5 days.
- Public comment period runs for 30 days after notice published.
  - Community Meeting
  - Scoping Session including IAG
- BRA issues Scoping Determination within 45 days after PNF filed.

The Scoping Determination may waive further review, and require mitigation commitments, if the BRA Board finds that the PNF and Public Comments provide adequate information about the project’s impacts.

**Step 2. Draft Project Impact Report (DPIR) and Preliminary Adequacy Determination (PAD)**

- Applicant filed DPIR in response to Scoping Determination. Notice of DPIR published within 5 days.
- Public comment period runs for 30, 45 or 75 days after DPIR filed, depending on project size and location.
- BRA issues PAD within 45, 60 or 90 days after DPIR filed, depending on project size and location.

The PAD may waive further review, and require mitigation commitments, if the BRA Board finds that the DPIR and Public Comments provide adequate information about the project’s impacts.

**Step 3. Final Project Impact Report (FPIR) and Adequacy Determination**

- Applicant files FPIR in response to PAD. Notice of FPIR published within 5 days.
- Public comment period runs for 30, 45 or 75 days after FPIR filed, depending on project size and location.
- BRA Board holds public meeting and votes on Adequacy Determination within 45, 60 or 90 days after FPIR filed, depending on project size and location.

If the Adequacy Determination disapproves the FPIR, the applicant may submit a revised FPIR for review. The revised FPIR receives the same review as the original FPIR.

**Step 4. Certification and Implementation**

- Cooperation Agreement
- BRA Design Review
- Certification of Compliance Permitting/Project Construction
- Permitting and Project Construction
Small Project Review involves review by the BRA’s Urban Design Department and allows for City agencies and the impacted community to weigh in on projects that are too small for Large Project Review but that merit review because of their location, size and use.

What Does Small Project Review Cover?
Small Project Review provides the procedure for three types of review by the BRA’s Urban Design Department. Most commonly, Small Project Review consists of the filing of an application and BRA design review, where required by the Zoning Code or by the Zoning Board of Appeal. In addition, if the zoning for the project’s location requires site plan review (and the project is too small for Large Project Review), the Urban Design Department will review the site plan through Small Project Review. Finally, Small Project Review supplies the procedure for the approval of comprehensive sign designs.

What Projects Require Small Project Review?
In general, Small Project Review is required for projects that involve the addition of an aggregate gross floor area of 20,000 or more square feet and/or any project that results in the creation of 15 or more dwelling units. Small Project Review provides a concise review process for projects that do not require Large Project Review but that can be expected to affect the surrounding area because of their size or location.

The Design Component
The Design Component is the principal component of Small Project Review. Projects that are subject to the Design component must be consistent with the urban design guidelines established by the zoning for the area where the project is located. The Design component of Small Project Review applies to a wide variety of projects, as described below.

Downtown and Harborpark Zoning Districts
In the Downtown and Harborpark Zoning Districts, Small Project Review applies to any project for which the district zoning article requires design review.

Neighborhoods and Other Zoning Districts
In Boston’s neighborhood zoning districts – and in areas where new zoning has not yet been adopted – the design component of Small Project Review applies to projects that add at least 20,000 square feet of gross floor area or at least 15 dwelling units. (It also applies to smaller projects in Neighborhood Design Overlay Districts, which are designated in architecturally significant areas, and in certain other zoning districts.)

Citywide
Throughout Boston, the Design component of small Project Review also applies to monopoles and lattice towers that carry cellular antennas and other wireless communications equipment. It also applies to all small projects in Planned Development Areas and to any small project for which the Board of Appeal requires design review.

The Site Plan Component
The Site Plan component of Small Project Review evaluates site plans for small projects in Conservation Protection Subdistricts (CPSs) and Greenbelt Protection Overlay Districts (GPODs). These are special zoning districts that are designated for areas where flexible site planning is needed to protect significant natural features. The site plan must show that the project will result in the minimum interference with significant natural features. The site plan must show that the project will result in the minimum interference with significant natural features, provide for proper management and maintenance of those features, and avoid excessive runoff and erosion.

The Comprehensive Sign Component
The Comprehensive Sign Design component of Small Project Review supplies the procedure for approving certain signs in non-residential districts under Article 11 (signs) of the Zoning Code. Article 11 allows signs in non-residential districts to deviate from standard dimensional requirements if they are part of a comprehensive sign design that has been approved by the BRA’s Urban Design Department. A comprehensive sign design must show “a complementary and harmonious synthesis of signs and architectural features.”
How Does The Small Project Review Process Work?

For Small Project Review, an applicant begins the process by filing an application with the BRA. This filing is typically followed by a 30-day comment period and review by BRA staff, City Agencies and the impacted community. After a vote of the BRA Board the BRA’s Director must certify to the Commissioner of Inspectional Services Department that the project is, or is not, consistent with the review standards for the Design, Site Plan, or Comprehensive Sign Design component of Small Project Review.

The following flow chart illustrates the Small Project Review:
Planned Development Area (PDA) Review provides a public review of the development plan for a Planned Development Area (PDA). PDA Review is required: (1) before a PDA may be established, and (2) any time thereafter, if a project described in the plan is changed, or if a project is added to the plan.

What is a PDA?
A Planned Development Area (PDA) is an overlay zoning district. The Zoning Commission may approve a request to establish a PDA where a development that is well-suited to its location cannot be accommodated by the general zoning for the area. For example, a PDA may be appropriate where a development involves a large building, a cluster of buildings, or a mix of uses.

No project may be built in a PDA unless it is described in detail in an approved PDA Development Plan. The Development Plan requires the approval of both the BRA and the Zoning Commission after public hearings and comment periods. The PDA Review Regulations in Article 80 specify the procedure for the BRA’s review of these plans.

A PDA Development Plan must specify the proposed location, dimensions, and appearance of all buildings in the PDA, as well as all proposed uses, parking, and landscaping. The Development Plan may provide for uses, dimensions, or parking that deviate from the general zoning for the district. To make sure that these deviations do not unfairly burden the surrounding neighborhood, the Development Plan also must provide for specific public benefits. These public benefit commitments are enforced by an agreement that the applicant must sign with the BRA.

What Special Requirements Apply to PDAs?
The Zoning Code requires PDAs and those projects within them to comply with certain special review requirements and development conditions. These include the following:

Size and Location
A PDA must contain at least one acre of land. In addition, the zoning articles for many downtown and neighborhood districts restrict the establishment of PDAs to certain locations within the district.

Public Benefits
A PDA Development Plan must specify particular public benefits that projects in the PDA must provide. The commitment to provide these benefits is enforced by a cooperation agreement that the applicant must enter into with the BRA.

Compliance with Special PDA Requirements Underlying Zoning
The neighborhood and downtown district zoning articles include a variety of specific requirements that projects in PDAs must meet. Among these requirements are use and dimensional limitations, wind and shadow standards, transportation planning requirements, and public benefit criteria. The BRA must find that the Development Plan conforms to these specific PDA requirements and to the general planning goals established in the underlying zoning for the area.

Design Review
Every project in a PDA is subject to BRA design review before it may receive a building permit. For most PDA projects, the BRA conducts this review through Large Project Review. (Any project that is too small for Large Project Review is subject to Small Project Review.)

Certification of Consistency
No project in a PDA may receive a building permit until the BRA certifies that the project is consistent with its description in an approved PDA Development Plan. If the project is not consistent with the plan, the developer must apply to amend the plan. The process for approving an amendment is the same as the process for approving a new Development Plan (see page XX).
How Does PDA Review Relate To Other Article 80 Review?

Projects in PDAs go through two types of Article 80 development review: PDA Review and Large Project Review. The two types of review are related and, in many cases, the BRA can conduct both types of review simultaneously.

**PDA Review**

A PDA Development Plan creates new zoning regulations for the land within that specific area. The plan describes all of the projects proposed for that land - both those that will be built immediately and those planned for the future. In PDA Review, the BRA and the public consider the same land use planning questions they ask when adopting new zoning. For example, what uses and building heights should be allowed in the PDA? PDA Review does not, however, examine the effects that particular project designs may have on specific areas. That question is left to Large Project Review.

**Large Project Review**

Large Project Review examines the impacts that a particular project design will have on the surrounding area. For example, will a building cast too great a shadow on homes and businesses across the street, and can the building be redesigned to reduce that shadow? Large Project Review may require a developer to submit detailed technical reports, such as wind and shadow studies and traffic analyses. The BRA may conduct Large Project Review at the same time as PDA Review if the information needed for these analyses is available when the PDA Development Plan is ready for review.

**THE PROCESS**

**PDA Filing**

To begin the review, the applicant files the proposed PDA Development Plan with the BRA, along with a fact sheet describing the projects proposed in the plan and a map or description of the area the PDA will include.

**Public Comment Period**

When the BRA has received the Development Plan, a notice advertising a 45-day public comment period will be published in a newspaper of general circulation. Additionally, the BRA posts notices of community meetings concerning the proposed development plan on its website and email notification is available upon request.

**BRA Public Hearing**

After the BRA staff has evaluated the Development Plan and public comments, the BRA Board holds a public hearing to consider and vote on the Development Plan.

**Zoning Commission Public Hearing**

The approval of a PDA Development Plan and the establishment of a PDA also require approval by the Zoning Commission. Following the BRA’s approval, the Zoning Commission holds a public hearing to consider and vote on the Development Plan (and on the establishment of the PDA, if it does not already exist). If approved, the PDA Development Plan goes before the Mayor for approval.

**Planned Development Area Review**

Just as the process of establishing a Planned Development Area overlay district requires approval of a PDA Development Plan, adding or changing a project in a PDA requires an amendment to the approved development plan. The procedure for amending a Development Plan is the same as the procedure for approving one.
Planned Development Area Review

Establishing a Planned Development Area (PDA) overlay district requires approval of a PDA Development Plan. Adding or changing a project in a PDA requires an amendment to the approved development plan. The procedure for amending a Development Plan is the same as the procedure for approving one, as shown below:

The following flow chart illustrates the PDA Review Process:

Step 1. BRA Approval

- Applicant files a PDA Development Plan with BRA, together with fact sheet and map of PDA area. Notice published within 5 days.
- Public comment period runs for 45 days after Development Plan is filed.
- Within 60 days after Development Plan is filed, BRA Board holds hearing and votes on Development Plan (and Zoning Map Amendment, if establishing a new PDA).

Step 2. Zoning Commission Approval

- BRA petitions Zoning Commission for approval of Development Plan (and map Amendment, if applicable).
- Zoning Commission publishes notice of hearing at least 20 days before hearing.
- Zoning Commission holds hearing and votes on Development Plan and Map Amendment. If approved, Development Plan and Map Amendment go to Mayor for approval.

Regulations for Zoning Commission hearings and notices are not part of PDA review under Article 80 but appear in the Boston Zoning Enabling Act (Chapter 665 of the Acts of 1956, included in the front of Volume 1 of the Zoning Code), which establishes the Zoning Commission.
Institutional Master Plan Review describes an institution’s entire long-range development program that describes an institution’s existing facilities, planning goals, and proposed projects.

Boston is famous as a center of world-renowned universities and hospitals. Most of these facilities are located in the heart of the city’s residential neighborhoods, where off-campus institutional development can have significant effects on the surrounding community. The City created Institutional Master Plan (IMP) Review to ensure that the expansion of a hospital or college enhances the institution’s public service and economic development role in the surrounding community, as well as in the city as a whole. To assess these cumulative impacts and determine appropriate community benefits, IMP Review requires a public review of a hospital or college project in the context of the institution’s overall development program.

The Zoning Code requires the approval of an Institutional Master Plan as part of the approval of a hospital or college project. Institutional Master Plan Review recognizes that large colleges, universities, and teaching hospitals tend to expand and renovate their facilities more frequently than other uses do, and that the cumulative effects of incremental expansion may be greater than, or different from, the effects of each project individually. To assess these cumulative impacts and determine appropriate community benefits, Institutional Master Plan Review requires a public review of a hospital or college project in the context of the institution’s overall development program.

What Projects Require IMP Review?
Institutional Master Plan Review is required by Article 80 for most hospital and college projects that add more than 20,000 square feet of gross floor area or that involve interior alterations of more than 50,000 square feet of gross floor area. In addition, the zoning regulations for a number of neighborhoods where large hospitals and colleges are concentrated establish special Institutional Master Plan Review thresholds for hospital and college projects in those neighborhoods.

How does IMP Review Related to Other Article 80 Review?
Projects that require Institutional Master Plans go through two types of Article 80 development review: Institutional Master Plan Review and Large Project Review. The two types of review are related. In many cases, the BRA can conduct both types of review simultaneously.

Large Project Review
Large Project Review does not grant permission to build projects that deviate from zoning requirements. It does not, for example, authorize a project to include conditional or forbidden uses or to exceed the building height allowed by zoning. Those issues are addressed through IMP Review. Instead, Large Project Review examines the impacts that a particular project design will have on the surrounding area. For example, will the design of a building create a wind-tunnel effect at sidewalk level, and can the building be redesigned to reduce ground-level wind? Large Project Review may require the applicant to submit detailed technical analyses, such as wind, shadow, and traffic studies. The BRA may conduct Large Project Review at the same time as Institutional Master Plan Review if the information needed for these analyses is available when the Institutional Master Plan is ready for review.

What Is An Institutional Master Plan?
An Institutional Master Plan is a comprehensive development plan that describes an institution’s existing facilities, long-range planning goals, and proposed projects. The institution must update and renew its Institutional Master Plan periodically and must amend it whenever it adds or changes any project over a minimum threshold.
THE PROCESS

**IMP Notification Form and Scoping Determination**

Institutional Master Plan Review begins when a hospital or college files an Institutional Master Plan Notification Form (IMPNF) with the BRA. The IMPNF summarizes the information the institution will present in its master plan, including a description of any new projects the plan will propose. After evaluating the IMPNF and comments from the public, the BRA issues a Scoping Determination, which specifies the information the Institutional Master Plan must include.

**Institutional Master Plan and Adequacy Determination**

Based on the requirements of the Scoping Determination, the institution prepares its Institutional Master Plan for review by the BRA and the public. After BRA staff has evaluated the IMP and comments received during the public comment period, the BRA Board holds a public hearing to consider and vote on the Adequacy Determination, which approves, disapproves, or places conditions on the plan.

**Zoning Commission Approval**

The approval of an Institutional Master Plan requires approval by the Zoning Commission in addition to approval by the BRA. The Zoning Commission must hold a public hearing to consider and vote on the plan. If approved by the Commission the plan goes to the Mayor for approval.

**Updates**

Once approved, an IMP must be updated every two years. In the update, the institution must describe all of its projects that were completed since the previous update, projects that are ongoing, or projects scheduled to begin in the coming two years, together with an estimated timetable for the completion of each project.

**Amendment**

If an institution wants to add land or projects to an approved IMP, or to change a project described in it, the institution must amend the plan. In general, the procedure for amending an Institutional Master Plan is the same as the procedure for approving a new plan.

**Renewal**

An Institutional Master Plan must be renewed periodically, whether or not any of the information in the plan has changed. The timetable for renewing an Institutional Master Plan is specified in the approved plan or in the zoning article for the neighborhood where the institution’s projects are located. In general, the procedure for renewing an Institutional Master Plan is the same as the procedure for approving a new plan.
Institutional Master Plan Review

Where an Institutional Master Plan is required, adding or changing a hospital or college project requires an amendment to an approved Institutional Master Plan. The procedure for amending the plan is the same as the procedure for approving it, as shown below.

**Step 1. Institutional Master Plan Notification Form (IMPNF) and scoping determination**

- Applicant files IMPNF with BRA. Notice of IMPNF published within 5 days.
- Public comment period runs for 30 days after notice published.
- BRA issues Scoping Determination within 45 days after IMPNF filed.

**Step 2. Institutional Master Plan Adequacy Determination**

- Applicant files Institutional Master Plan with BRA in response to Scoping Determination. Notice of Plan published within 5 days.
- Public comment period runs for 50 to 60 days after notice published.
- BRA Board holds public hearing and votes on adequacy determination within 90 days after Institutional Master Plan filed.

If the Adequacy Determination does not approve the Institutional Master Plan, the Institution may submit a revised Master Plan for review. The revised Master Plan receives the same review as the original Master Plan.

**Step 3. Zoning Commission Approval**

- BRA petitions Zoning Commission for approval of Institutional Master Plan.
- Zoning Commission publishes Notice of Hearing at least 20 days before hearing.
- Zoning Commission holds hearing and votes on Institutional Master Plan. If approved, Institutional Master Plan goes to Mayor for approval.

Regulations for Zoning Commission hearings and notices are not part of PDA review under Article 80 but appear in the Boston zoning enabling act (Chapter 665 of the Acts of 1956, included in the front of Volume 1 of the Zoning Code), which establishes the Zoning Commission.
Get Involved: Large Project Review, PDA Review, and Institutional Master Plan Review provide extensive opportunities for members of the public to receive detailed information about projects and plans and to participate in all phases of the review process. The informed comments of concerned citizens make it possible for the BRA to evaluate the impacts that major developments have on neighborhoods and on the City as a whole.

Opportunities for Public Comment

Members of the public are encouraged to participate in the review processes by submitting comments to the BRA during public comment periods and attending BRA Board meetings and Zoning Commission hearings. Article 80 requires public comment periods at each stage of Large Project Review, PDA Review, and Institutional Master Plan Review. Please send your comments in writing, addressed to:

Boston Redevelopment Authority  
Economic Development Department  
Attention: [name of project manager]  
One City Hall Square  
Boston, MA 02201-1007

Community Meetings

The BRA encourages project applicants to meet with members of the community before and during the review process. Project managers in the BRA’s Economic Development Department often coordinate with the Mayor’s Office of Neighborhood Services and local elected officials to arrange such meetings. Members of the public may always contact the BRA’s Economic Development Department to speak with the project manager about a particular project by phone or on the BRA’s website under ‘Development Projects’.

BRA Board Meetings

No project may be approved under Large Project Review, Planned Development Area Review, or Institutional Master Plan Review without a vote of the BRA Board. See the next section, below, for information on published notices and schedules.

Zoning Commission Hearings

The approval of a PDA Development Plan or Institutional Master Plan requires a public hearing and vote of the Zoning Commission in addition to the public hearing and vote by the BRA Board. The Zoning Commission must publish notice of its hearings twenty days in advance in a newspaper of general circulation. These notices generally appear in the legal notices section of The Boston Herald. In addition, if a plan concerns a specific neighborhood, the Zoning Commission also must publish the notice in a newspaper of general circulation within that neighborhood. (Article 80 does not specify the procedures for Zoning Commission hearings and notices. These are governed by Boston’s Zoning Enabling Act, Chapter 665 of the Acts of 1956, which is included at the front of Volume 1 of the Zoning Code.)
Participate! Boston has a rich tradition of citizen participation in public affairs; it is not surprising that there are an abundance of neighborhood and civic organizations which provide numerous opportunities for residents to be heard. The BRA’s planners and project managers make every effort to stay in touch with a broad range of the city’s many neighborhood and civic organizations. If you represent a group that has an interest in Boston’s development, please feel free to contact the BRA’s staff with your questions and concerns.

In addition, the BRA posts community meetings on its website and email notification for a particular project is available upon request. The BRA also publicizes projects and meetings in the following ways:

BRA Notices
Article 80 requires the BRA to notify the public of comment periods and BRA Board meetings in two ways: by publication of a notice in a newspaper of general circulation, and by sending a copy of the notice to the Neighborhood Council, or similar community group, for the project area.

Publication of BRA Notices
For Large Project Review, the BRA must publish notice in a newspaper of general circulation at the beginning of each public comment period and ten days before each BRA Board hearing. These notices generally appear in the legal notices section of The Boston Herald.

Notice to Neighborhood Councils
In addition to publishing a notice, the BRA also must send a copy of the notice to the Neighborhood Council for the neighborhood in which the project is proposed. A “Neighborhood Council” is a neighborhood-based council established by the Mayor to advise the City on issues of neighborhood concern. If the Mayor has not established a Neighborhood Council in the area of the proposed project, the BRA must send the notice to a similar community or civic organization that ordinarily reviews planning and development issues for that area.

If you, or a community group that you represent, would like to be kept informed of BRA notices concerning projects in your area, you may contact the chairperson of your Neighborhood Council to make appropriate arrangements. The BRA’s planning staff can provide information on where to contact your Neighborhood Council, or the appropriate organization in areas without a Neighborhood Council. To inquire, contact the BRA’s Planning and Zoning Department.

Information on Ownership Interests in Certain Large Parcels
For certain large projects (generally those over 100,000 sq. ft. that are not allowed as-of-right by the zoning), the applicant must file a financial disclosure statement with the BRA, the Zoning Commission, the Board of Appeal, and the City Clerk. This statement must give the names and addresses of all individuals and entities that have an ownership interest in the project, as well as the names and addresses of certain consultants and professionals working on the project. These disclosure statements are maintained as public records and are available for public review at the office of the City Clerk in Boston City Hall.
How You Can Get Involved

Small Project Review also allows for opportunities for public involvement. Small Project Review requires the BRA to notify the local Neighborhood Council (or similar body where no Neighborhood Council exists) of applications for Small Project Review. Residents may view a copy of the project application and submit comments to the BRA during the review period.

Opportunities to Comment on Small Projects that Require Zoning Relief

Most small projects do require some form of special permission (“zoning relief”) for uses or structures that do not conform to the zoning. All requests for zoning relief require a public hearing. Any project that requires a variance, a conditional use permit, or permission to expand or change a nonconforming use or structure requires a public hearing before the Board of Appeal. All projects in Planned Development Areas, and all projects described in an Institutional Master Plan, require public hearings before both the BRA Board and the Zoning Commission. Notices of these hearings are published officially by the Board of Appeal, BRA Board, and Zoning Commission, in the legal notices section of The Boston Herald. In addition, before the Board of Appeal or the Zoning Commission holds a hearing, the BRA will make a recommendation on the project. The BRA Board votes on these recommendations at its regularly-scheduled public meetings. For information on public meetings of the Board of Appeal, the Zoning Commission, and the BRA Board, see page 24 of this guide.
Learn More! For general information on any of the Article 80 review processes, or on any other provision of the Zoning Code, members of the public are welcome to contact the BRA’s Planning and Zoning Department by telephone or in person.

Getting a Copy of the Zoning Code

Copies of the Boston Zoning Code and zoning maps are available for purchase at the BRA’s offices. In addition, reference copies of the Zoning Code and maps are available for inspection, and copies of individual articles of the Zoning Code are available free of charge, at the office of the Secretary to the Zoning Commission or online at:

http://www.bostonredevelopmentauthority.org/Zoning/zoning.asp

Getting a Copy of Article 80

Copies of Article 80 are available free of charge from the Secretary to the Zoning Commission, located on the 9th floor of Boston City Hall. A copy may also be downloaded from the BRA website at:


Article 80 and Article 2A (definitions) may also be found in Volume I (Enabling Act and General Code) of the Boston Zoning Code.

Finding Out More about a Particular Project

If you have a question about the review process for a particular project, including the review schedule and public comment periods, you may look up the project on the BRA website under ‘Development Projects.’ You may also contact the BRA’s Economic Development Department and ask to speak with the project manager for that project.

Project review documents filed with the BRA are kept on file at the office of the BRA’s Secretary and are available for public inspection. In addition, you can receive a copy of a review document that is currently under review by requesting a copy from the project manager.

Contact Us!

To reach any of the BRA’s departments or the BRA’s Secretary, call (617) 722-4300. Visit us on the web, at:

http://www.bostonredevelopmentauthority.org/Home.aspx

Written comments may be sent to the BRA Board, care of the BRA Chairperson, at the below address:

Boston Redevelopment Authority
One City Hall Square
Boston, MA 02201-1007

The BRA’s offices are located on the 9th floor of Boston City Hall and are open to the public from 9:00 a.m. to 5:00 p.m., Monday-Friday.
The Role of the BRA

The BRA is the City’s planning and economic development agency and is the principal point of contact for neighborhood residents and community groups in the development review process.

The BRA is responsible for:

• Reviewing projects and development plans under Article 80;
• Certifying that a project has met the review requirements under Article 80 before a proponent can apply for permits from the City of Boston’s Inspectional Services Department;
• Making recommendations to the Zoning Commission and the Zoning Board of Appeals regarding petitions for zoning amendments and applications for zoning relief.

BRA Staff

The BRA’s staff includes urban planners, project managers, architects, and other professionals specializing in land use planning and economic development. The BRA departments which are most closely involved in the development process are described here.

Planning and Zoning Department

The planners in the BRA’s Planning and Zoning Department work with neighborhood residents, community groups, and others on planning and rezoning throughout the city. They also advise the BRA concerning recommendations to the Zoning Commission and the Zoning Board of Appeals. If you have general questions about Article 80 procedures, about the zoning regulations for a particular area, or about community and civic groups active in your neighborhood, contact the BRA’s Planning and Zoning Department and ask to speak with the planner for your area.

Economic Development Department

Project managers in the BRA’s Economic Development Department manage and coordinate the development review process for each of the projects reviewed under Large Project Review, PDA Review, and Institutional Master Plan Review. Project managers review public comments and prepare the BRA’s determinations under these review processes. During the review process, project managers attend community meetings and assist neighborhood residents, developers, and public agencies in establishing lines of communication. If you would like to receive a copy of the review documents submitted for a project under Large Project Review, PDA Review, or Institutional Master Plan Review, or if you have any questions about the review process or schedule for a particular project, contact the BRA’s Economic Development Department and ask to speak with the project manager for that project. Written comments to the BRA on a project under review should be submitted to the project manager’s attention at the BRA’s offices.

Urban Design Department

The architects of the BRA’s Urban Design Department review projects under Small Project Review and provide comments on the Urban Design and Site Plan components of Large Project Review. In addition, a senior architect in the Urban Design Department serves as the Executive Director for the Boston Civic Design Commission (BCDC), described on page 25 and serves as the liaison between the BCDC and the BRA.
The BRA Board of Directors

The BRA is governed by a five-member board. The BRA Board votes on all final determinations and agreements approved under Large Project Review, PDA Review, and Institutional Master Plan Review, as well as on recommendations to the Zoning Board of Appeals on applications for zoning relief.

The BRA Board meets at regularly-scheduled public meetings, usually held every three weeks on Thursday afternoons. Members of the public are welcome and encouraged to attend these meetings in addition to submitting written comments to the Board in advance.

Board meetings are held in the BRA Board Room on the 9th floor of Boston City Hall (the Kane Simonian Room, Room 900). Members of the public can get information about BRA Board meeting schedules, as well as a list of current board members from the BRA Secretary’s Office. In addition, notices of scheduled BRA Board meetings are posted on bulletin boards located on the 1st and 9th floors of Boston City Hall.

How to Reach the BRA

To reach any of the BRA’s departments or the BRA’s Secretary, call (617) 722-4300.

Written comments to the BRA Board should be directed to the BRA’s Chairperson at:

Boston Redevelopment Authority
One City Hall Square
Boston, MA 02201-1007

The BRA’s offices are located on the 9th floor of Boston City Hall and are open to the public from 9:00 a.m. to 5 p.m., Monday – Friday.

http://www.bostonredevelopmentauthority.org/Home.aspx
The Role of Other City Agencies and Commissions

(A number of other City offices play a role in the development review process in addition to the BRA. The Inspectional Services Department ISD), which administers the Zoning Code, determines whether a project requires review under Article 80. The Zoning Commission approves PDA Development Plans and Institutional Master Plans and establishes the areas where they apply. The Zoning Board of Appeals, while not directly involved in development review, can require BRA design review as a condition of zoning relief. A variety of other City departments and commissions consult to the BRA on issues within their areas of expertise.

Inspectional Services Department (ISD)

The Inspectional Services Department (ISD) is Boston’s building department, headed by the Commissioner of Inspectional Services (Boston’s building commissioner). ISD administers the Boston Zoning Code and the State Building Code and issues all building, use, and occupancy permits. If a project requires development review under Article 80, ISD will not issue a permit until the BRA and the Zoning Commission (if necessary) have completed the required review and the BRA has certified that the project described in the permit application is consistent with the project approved through development review.

Boston Zoning Commission

The Zoning Commission consists of eleven members representing a wide range of constituencies, including residential neighborhood groups. The Zoning Commission is responsible for adopting all new zoning and zoning amendments, for establishing PDAs and approving PDA Development Plans, and for approving Institutional Master Plans.

Members of the public are welcome and encouraged to attend the Zoning Commission’s hearings and present their comments to the Commission in person or to submit written comments in advance of the hearing. The Zoning Commission meets as needed to consider matters brought before it by the BRA or by members of the public. Generally, the Zoning Commission meets once a month, most often on Wednesday mornings, on the 9th floor of City Hall (Room 900).

Information on Zoning Commission hearings, and lists of the Commission’s current membership, are available from the Secretary to the Zoning Commission. Written comments to the Zoning Commission should be directed to the Commission’s Chairperson at:

Boston Zoning Commission
One City Hall Square
Boston, MA 02201-1007

Boston Zoning Board of Appeals

The Zoning Board of Appeals (ZBA) consists of seven members representing a variety of constituencies, including residential neighborhood organizations. The ZBA hears requests for conditional use permits, variances, permission to expand or change nonconforming uses, and similar zoning relief. The ZBA does not participate directly in the development review process but may require BRA design review as a condition of zoning relief. The BRA conducts this review through the Urban Design component of Large Project Review or the Design component of Small Project Review, depending upon the project’s size.
In reviewing a project, the BRA generally requests comments from a number of City agencies and departments in their areas of expertise. Some of the principal agencies or departments are described below.

**Boston Civic Design Commission (BCDC)**

The Boston Civic Design Commission (BCDC), established under Article 28 of the Zoning Code, consults to the BRA and the Mayor on the design of projects of special civic or urban design significance. The BCDC meets in regularly-scheduled public meetings to review project designs. Members of the public are welcome and encouraged to attend the BCDC’s meetings. Information on BCDC meetings, and a list of BCDC members, is available from the BCDC’s Executive Director, who can be reached at the offices of the BRA’s Urban Design Department.

**Boston Environment Department**

The Boston Environment Department consults the BRA on the Environmental Protection component of Large Project Review and on the Site Plan components of Large Project Review and Small Project Review.

**Boston Landmarks Commission**

The Boston Landmarks Commission, the City’s historic preservation agency, consults the BRA on the Historic Resources component of Large Project Review.

**Boston Transportation Department**

The Boston Transportation Department (BTD) consults the BRA on the Transportation component of Large Project Review. If this component requires the applicant to prepare a Transportation Access Plan (TAP), the applicant must work with BTD and the BRA on that plan and must execute a TAP agreement with BTD to enforce the terms of the plan.

**Mayor’s Office of Neighborhood Services**

The Mayor’s Office of Neighborhood Services (ONS) assists Boston residents with a variety of services. The office includes a staff of neighborhood coordinators representing each of the City’s neighborhoods.

The City of Boston’s website provides information about each City Department. You can find the City of Boston’s web site at: [http://www.cityofboston.gov/](http://www.cityofboston.gov/)
All of the offices listed below, with the exception of the Inspectional Services Department, are located in Boston City Hall. City Hall is open to the public Monday-Friday from 9:00 a.m.-5:00 p.m. Phone numbers for all City offices, both inside and outside City Hall, are available from the City Hall operator at (617) 635-4500.

**Boston Redevelopment Authority (BRA)**
(617) 722-4300
Main number, connecting to all departments. City Hall, 9th floor.

**Zoning Commission**
(617) 722-4300
The office of the Secretary to the Zoning Commission is located in the offices of the BRA's Planning and Zoning Department, on the 9th floor of City Hall.

**Board of Appeal**
(617) 635-4775
The Board of Appeal's office is located on the second floor of City Hall, Room 204. The Board of Appeal generally holds hearings on Tuesday mornings in Room 800, on the 8th floor of City Hall. Information on the Board of Appeal's meeting schedules and membership is available from the Board's staff.

**Boston Civic Design Commission (BCDC)**
(617) 722-4300
The office of the BCDC's Executive Director is located in the offices of the BRA's Urban Design Department, on the 9th floor of City Hall. BCDC meetings generally are held in the BRA Board Room (Room 900, the Kane Simonian Room). Information on BCDC meeting schedules and membership is available from the BCDC's Executive Director.

**Boston Environment Department**
(617) 635-3850
City Hall, 8th floor, Room 805. The Environment Department also provides staff to the Boston Landmarks Commission. The Commission's staff can provide information on the Commission's hearing schedule and membership.

**Boston Transportation Department (BTD)**
(617) 635-4680
City Hall, 7th floor, Room 721.

**Inspectional Services Department (ISD)**
(617) 635-5300
ISD's offices are located at 1010 Massachusetts Avenue and are open to the public from 8:00 a.m.-3:00 p.m. Directions, by MBTA and by car, are available by calling ISD's main number.

**Mayor's Office of Neighborhood Services (ONS)**
(617) 635-3485
City Hall, 7th floor, Room 708. [http://www.cityofboston.gov/ons/](http://www.cityofboston.gov/ons/)

**Parks Department**
(617) 635-4505
Located on the 3rd floor of 1010 Massachusetts Avenue.

**Boston Water and Sewer Commission**
(617) 989-7000
Located at 980 Harrison Avenue in Roxbury

City Hall is located on City Hall Plaza, directly across from the Government Center subway station on the MBTA's Green Line and Blue Line. A bulletin board on the first floor of City Hall (the floor with an entrance facing Faneuil Hall) lists the public meetings scheduled for all of the public agencies, boards, and commissions that meet in City Hall.