Corporation of the Village of Cobden

By-law Number 1986-11

Being a by-law respecting Building Permits and inspections for the Village of Cobden.

Whereas Subsection 2 of Section 5 of the Building Code Act, R.S.O. 1980, Chapter 51, authorizes the Council of a municipality to pass a by-law to regulate the construction, demolition and use of buildings and structures in the municipality and to provide for the health, safety and welfare of the inhabitants thereof,

And Whereas the municipal council deems it expedient to pass a by-law respecting building permits and inspections,

Now Therefore, the Council of the Corporation of the Village of Cobden enacts as follows:

Enforcement

1. a) This by-law may be cited as the Building By-law of the Corporation of the Village of Cobden.

b) This by-law shall be enforced by the Chief Building Official appointed by the Corporation of the Village of Cobden.

Definitions

- 2. a) "Act" shall mean the Building Code Act, R.S.O. 1980, including amendments thereto.
 - b) "Building" shall mean a structure occupying an area greater than one hundred (100) square feet consisting of a wall, roof and floor, or any one or more of them, or a structural system serving the function thereof, including all the works, fixtures and service systems appurtenant thereto, and includes such other structures as are designated in the regulations, but does not include a structure used directly in the extraction of ore from a mine.
 - c) "Chief Official" shall mean the Chief Building Official appointed by the by-law of the Corporation of the Village of Cobden for the purposes of enforcement of the Act.
 - d) "Corporation" shall mean the Corporation of the Village of Cobden.
 - e) "Permit" shall mean written permission or written authorization from the Chief Official to perform work regulated by this by-law and the Act.
 - f) "Regulation" shall mean the regulations made under the Building Code Act.

g) "Applicant" shall mean the property owner or the authorized agent (builder, lawyer, contractor, etc.) of the property owner which has been confirmed in writing by the property owner.

Permits

3. a) A permit shall be required for all construction and demolition dealt with by the Ontario Building Act, Chapter 51, R.S.O. 1980, and amendments thereto.

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- 3. b) Classes and types of permits with respect to the construction and demolition of buildings and permit fees shall be as set out in Schedule "A" hereto annexed and forming part of this by-law.
 - c) Permits for work other than that referred to in this by-law shall be obtained from the appropriate authority and without limiting the generality of the foregoing shall include street line encroachment, plumbing, wiring, septic tanks, street cuts.

Application for permit

- 4. Every applicant for a permit, or his authorized agent, shall file an application in writing by completing the form prescribed and available at the office of the Chief Official. The prescribed form shall be as set out in Schedule "D" attached hereto and forming part of this by-law.
- 5. Every application shall be submitted to the Chief Official, and shall;
 - a) identify and describe in detail the work and occupancy to be covered by the permit for which application is made,
 - b) describe the land on which the work is to be done, by a description that will readily identify and locate the building lot,
 - c) include complete plans and specifications as described in this by-law and show the occupancy of all parts of the building,
 - d) state the valuation of the proposed work including materials and labour and be accompanied by the required fee,
 - e) state the names, addresses and telephone numbers of the owner, architect or engineer or other designer or constructor,
 - f) be accompanied, where applicable, by a written acknowledgement of the owner that he has retained an architect or professional engineer to carry out the field review of the construction wherein required by the Building Code,
 - g) be signed by the owner or his authorized agent who shall certify the truth of the contents of the application.
 - h) In the case of demolitions, the application must be accompanied by satisfactory proof that arrangements have been made with the proper authorities for the cutting off and plugging of all water, sewer, gas, electric, telephone or other utilities and services.
 - . Where six (6) months have elapsed after the date of the filling of the application for a building permit, the application shall be deemed to be abandoned, unless the Chief Official is satisfied that the applicant is proceeding in good faith and in a continuous process to complete the application.

Plans, Specifications, Documents and Information

- 7. Each applicant shall furnish sufficient plans, specifications, documents and other information to enable the Chief Official to determine whether or not the proposed work conforms to the Act, the Regulations under the Act, Municipal By-laws and other applicable statutes and by-laws and whether or not it may effect adjacent property.
- 8. Each application shall be accompanied by two (2) sets of building plans and specifications unless otherwise specified by the Chief Official.

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- 9. Building plans shall be drawn to scale on paper, and shall be legible, and without affecting the generality of the foregoing, shall include such working drawings as set out in Schedule "B" to this by-law unless otherwise specified by the Chief Official.
- 10. Each application for a building permit shall include a site plan prepared and signed by the applicant which shall clearly exhibit thereon the following information:
 - a) lot size and the dimensions of property lines and setbacks to any existing or proposed buildings.
 - b) existing and proposed ground levels or grades of the building lot in order to enable the Chief Official to determine the adequacy and acceptability of the proposed surface drainage scheme and the necessity for following up, drainage, cleaning, clearing of any grounds, yard and vacant lots and the altering, relaying or repairing of private drains.
 - c) the location of proposed vehicular and pedestrian entrance and exit points, driveways, fire lanes, walkways, and parking lots, which will, in the opinion of the Chief Official, provide for the safe movement of pedestrian traffic and of fire fighting equipment and the safe movement and storage of motor vehicles.
 - d) the location and design of any proposed swimming pool and/or other recreation area or facility in such detail as will enable the Chief Official to determine the acceptability thereof in regards to the health, safety and welfare of people who may inhabit the structure and/or lot, and ensure that buildings and yards will be in a safe condition as to guard against dangerous risks or accidents.
 - e) existing rights of way, easements and location, size and capacity of all municipal services and the size and location of all connections from the building thereto and the invert level of the main sewer at the point where service connections are to be made:

In this paragraph, the word "services" shall be deemed to include sanitory sewers, storm sewers, municipal drains, water drains, water works and electrical power lines servicing the property.

Issue of permits for part of a building

- 11. When, for any reason, approval of a portion of the building or project is desired by the applicant prior to the issuance of a permit for the complete building or project, the application shall be made and fees paid for the complete project. Complete plans and specifications covering the portion of the work for which immediate approval is desired shall be filed with the Chief Official.
- 12. The Chief Official may in a proper case issue a permit for a portion of the project.
- 13. Where a permit is issued for part of a building or project this shall not be construed to authorize construction beyond the plans for which approval was given nor that approval will necessarily be granted for the entire building or project.

Revision to permit

14. After issuance of the permit, an application may be made for a revision to the permit and such application shall be made in the same manner as for the original permit except that minor changes may be approved in writing by the Chief Official.

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Renewal of permit

- 15. When a permit has expired by limitation, or the project for which a permit was issued has been abandoned in full or in part, such permit may be returned to the Chief Official for cancellation and he shall determine the amount of the refund of paid permit fees that may be returned to the applicant, if any, in accordance with Schedule "C" attached to and forming part of this by-law.
- 16. The Chief Official may issue a renewal of permit, subject to Section 6 of the Act, provided that the required fee is paid for such renewal and the plans and specifications are made to comply with all the requirements of the Act in effect at the same time of renewal.

Issuance of permit

17. It is a condition of the issuance of any permit that the building permit shall not be issued without the approval of the Chief Official and the payment of the required fee.

Fees

- 18. a) Fees for a required permit shall be as set out in Schedule "A" to this by-law hereto annexed and forming part of this by-law, and are due and payable upon submission of an application for a permit.
 - b) Where the fees are based on the cost of valuation of the proposed work, such cost of valuation shall mean the total cost of all work regulated by the permit including the cost of all material, labour, equipment, overhead and professional and related services.
 - c) The Chief Official may place a valuation on the cost of the proposed work for the purpose of establishing the permit fee and if the permit applicant or holder disagrees with the valuation, the prescribed fee shall be paid before the issuance of the permit by the applicant and upon completion of the project, the applicant shall submit an audited statement of the actual costs of the project and where the audited costs are determined to be less than the valuation, the Chief Official shall issue an appropriate refund.
 - d) In the case of abandonment of all or a portion of the work, or the noncommencement of any project, and upon written request, the Chief Official shall determine the amount of the refund of paid permit fees that my be returned, if any, to the applicant, in accordance with Schedule "C" hereto annexed and forming part of this by-law.

Appeals

19. Where there is a dispute between an applicant for, or holder of a permit or a person to whom an order is given and the Chief Building Official or an inspector in respect of the interpretation of the technical requirements of the building code or the sufficiency of compliance with such technical requirements, any party to the dispute may apply to the Building Code Commission for a hearing and determination of the question of appeal.

Notifications and Penalties

- 20. The owner or his authorized agent shall notify the Chief Official at least one (1) business day in advance of each event for which notice in advance of construction is required under the Building Code.
- 21. The forms prescribed for use as applications for permits, for orders and for inspection reports shall be as set out in Schedule "D" hereto annexed and forming part of this by-law.

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22. No person shall file a false or misleading application or false or misleading support material.

23. Any person who contravenes any provisions of this by-law is guilty of an offence as provided for in Section 24 of The Building Code, Chapter 51, R.S.O. and amendments thereto.

24. All previous by-laws respecting building regulations are hereby repealed.

25. This by-law shall come into force on the day it is adopted.

Read a first, second and duly passed upon the third reading this <u>9th</u> day of <u>December</u>, 1986.

CLERK-TREA

Schedule "A"

This is Schedule "A" to By-law No. 1986-11

Classes of Permits and Permit Fees

Class of Permit

Building Permit

Demolition Permit

Renewal of Permit

Permit Fee

\$3.00 per \$1,000.00 or part thereof of the estimated valuation of the work with a minimum fee being \$30.00

\$3.00 per 1,000 square feet of gross floor area or portion thereof, with a minimum fee being \$30.00

\$15.00

Schedule "B"

This is Schedule "B" to By-kaw No. 1986-11

List of Plans or Working Drawing to Accompany Application

Site Plan
Floor Plans
Foundation Plan
Building Elevations
Sections and Details
Roof Plans

Schedule "C"

This is Schedule "C" to By-law No. 1986-11

Refunds

Status of Permit Application

4

% of Fee Eligible for Refund

90%

65%

5%

0

- Application filed No processing or review of plans submitted
- Application filed Plans reviewed and permit issued
- Additional deduction for each field inspection that had been performed
- Permits valued at less than \$25.00

Schedule "D"

This is Schedule "D" to By-law No. 1986-11

FormsForm 1Building permit applicationForm 2Building permitForm 3Demolition permitForm 4Inspection reportForm 5-8Orders

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	PPLICATION TO PERMIT:	CONST	FRUCTION	F A BUILDING
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Appl	licants are required to submit a separate application f uilding to be constructed or demolished.	or each temporary building,	*Builder's Registrati	on Number (where applicable)
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Nam	ne of Municipality	······	Phone	
	Owner			
2.	Contractor	Address	Phone	••••••••••
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8.	Zone		Corner Lot	
9.	Lot Number Plan Number			
10.	Main building has been used for the following purp			
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11.	This building will be used for the following purpose	es only	······	
12.	Garage or parking facilities will be provided for in the Off Street Parking Section of the Zoning By-		·····	cars, as stipulated
3.	Size of building – W L		Existing — W	L
14.	Side yardsRear ya	rd	Set back	
	MinimumMinimu	• •		
15.	Type of Construction: Frame 🛛 Protected	Frame 🗆 Veneer 🗆	Masonry 🗆	Reinforced Concrete
	Steel 🗆 Other			
16.	Type of soil	Are special foundations re	equired?	
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18.	Footing size			
19.	Water: Municipality operated supply available \Box			
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21.	Hydro: Available on site 🗆 Required 🗆			
22.	-	Additional transformer rec		
23.	Sewers available?If not, Septic T			
24.	Are surveyor's stakes visible?	, .		
25.	Brief description of work. (Where application is for de demolition)	molition also include structur	al design characterists of	the building and method of
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26.	Floor load			· · · · ·
27. [.]	Estimated cost \$	Are other permits re	quired?	
28.	Highway or street access: Engineer or Road Superir			
29.	Has any property which may be affected by this ap			

©Municipal World* --- Form

All of the statements and representations contained in the attached documents filed in support of this application shall be deemed part of this application for all purposes. Sufficient information shall be submitted with each application to enable the Chief Building Official to determine whether or not the proposed work will conform with the *Building Code Act* and regulations thereunder and any other applicable law.

DECLARATION

I, the undersigned,, am the authorized owner/agent of owner named in the above application and I certify the truth of all the statements or representations contained therein.

I, understand that the issuance of a permit shall not be deemed a waiver of any of the provisions of any by-laws or requirements of the *Building Code Act* or regulations made thereunder, notwithstanding anything included in or omitted from the plans or other material filed in support of or in connection with the above application.

I, acknowledge that in the event a permit is issued, any departure from plans, specifications or building locations proposed in the above application is prohibited and such could result in the permit being revoked.

I, further acknowledge that in the event the permit is revoked for any cause or irregularity or nonconformity with by-laws or requirements of the *Building Code Act*, or regulations made thereunder, there shall be no right of claim whatsoever against the municipal corporation or any official thereof and any such claim is hereby expressly waived.

, Ontario	Signature of Owner of	r Authorized Agent
Witness	,	
I mployee, Office of Building Inspector		
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*Builder's Registration Number as required by the Ontario New Home Warranties Act, R.S.O. 1980, c. 350, s. 6.

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(f) "demolition" r	neans the doing of anything in t	he removal of a building o	or any part thereof;	;

Abandonment and cancellation of application — An application for a permit may be deemed to have been abandoned and cancelled six months after the date of filing, unless such application is being seriously proceeded with.

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• Reg. T.M. in Canada, Municipal World Inc.		
Date Issued DEMOLI	TION PERMIT	Demolition Permit No
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	. 1980, c. 51, ss. 5(1); O. Reg. 419/86	
Name of Municipality	Phone	
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Issued to Owner's Name	Address	
Contractor's Name	Address	······
Predominate use of building	Zone	
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Form 5

ORDER TO COMPLY WITH ACT OR CODE Building Code Act, R.S.O. 1980, c. 51, s. 5, 6 and 8; O/Reg. 419/86.

Name of Municipality		Phone		· · ·
Date issued:			Permit No.	•••••
Project location:		••••••		
Owner:		Inspector' Felephone		· · · · · · · · · · · · · · · · · · ·
Contractor:				
PENALTIES ARE PROVIDED FOR VIOLATION OF				41. 74.39
DESCRIPTION OF VIOLATION	LOCATI	ON S	ECTION ACT OR C	OD
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REQUIRED AC	ΓΙΟΝ	. :		· •
Comply with Act and Code	Secure against ille	gal entry		
before	Call office for ins	pection ar	opointment	• .
Obtain building permit (Subsection 5 (1))	Other (specify)			•••••
Post building permit card	· · · · · · · · · · · · · · · · · · ·	·····	·····	• •••••

STOP WORK ORDER – Where an order of an inspector made under this section is not complied with within the time specified therein, or where no time is specified, within a reasonable time in the circumstances, the chief official may order that all or any part of the construction or demolition respecting the building cease and such order shall be served on such persons affected thereby as the chief official specifies and a copy thereof shall be posted on the site of the construction or demolition and no person except an inspector or the chief official shall remove such copy unless authorized by an inspector or the chief official. Subsection 8 (5).

Date Order Issued

Goldenrod Copy - CONTRAVENOR White Copy - OFFICE

Signature of inspector

Yellow Copy - INSPECTOR Pink Card Copy - FIELD



Municipal World* — Form 307 Reg. T.M. in Canada, Municipal World Inc.

STOP WORK ORDER

Form 6

Building Code Act, R.S.O. 1980, c. 51, s. 8 (5) and (6).

Name of Municipality___

1	2				•	•	
Date of Inspection:				_ Time:_	a.m./p.m.	·	Permit No
Location:	· · ·		•				(Where Applicable)
Owner:		·		· · · ·			
Contractor:	· · · ·		· · ·	N	• • •	,	

PENALTIES ARE PROVIDED FOR VIOLATION OF THE BUILDING CODE ACT AND CODE

TAKE NOTICE that whereas the action required in the ORDER TO REMEDY VIOLATION/ORDER NOT TO COVER/ORDER TO UNCOVER issued on ______ with respect to work being carried

out under authority of the above mentioned permit has not been complied with, within the time specified therein, or where no time was specified, within a reasonable time in the circumstances, it is hereby ordered that construction or demolition immediately cease as specified below.

ALL CONSTRUCTION	ALL DEMOLITION
PART CONSTRUCTION 🗆 (Specify)	PART DEMOLITION 🗆 (Specify)

Date order issued

Signature of Chief Building Official

Phone

Building Code Act. R.S.O. 1980, c. 51, s. 8 (6) provides that, "Where an order to cease construction or demolition is made under subsection (5), no person shall perform any act in the construction or demolition of the building in respect of which the order is made other than such work as is necessary to carry out the order of the inspector made under subsection (2)." Goldenrod Copy- OWNER/CONTRACTOR White Copy - OFFICE Yellow Copy INSPECTOR Red Card Copy - FIELD

ame of Munici	pality	· · · · · · · · · · · · · · · · · · ·		Phone	e
Date of Inspection:		T	ime :a.r	n./p.m.	Permit No (Where Applicable)
Location:					<u></u>
Owner:		· · · · · · · · · · · · · · · · · · ·		_	
Decupant:				Inspector's – Telephone No	0
AN UNSAFE (CONDITION, AS DEE	FINED IN SECTION 1 DCATION BY REASO	(m) OF THE BUIL	DING CODE ACT,	1980. IS FOUND TO
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CONTINUED ON SCHEDULE "A" ATTACHED

Date order issued

GUIZDAY AUST

. . .

YOU ARE HEREBY ORDERED, UNDER THE TERMS OF SECTION 10 (2) OF THE BUILDING CODE ACT, 1980 TO TAKE THE REMEDIAL STEPS HERETOFORE REQUIRED TO MAKE THE BUILDING SAFE ON OR BEFORE

Signature of Inspector

Coldongod Conv. OCCUPANT, White Conv. OFFICE Yellow Copy - INSPECTOR

Prohibiting occupancy of unsafe building — Where an order of an inspector under subsection 2 of the *Building Code Act*, R.S.O. 1980, is not complied with within the timespecified therein, or where no time is specified, within a reasonable time in the circumstances, the chief official may by order prohibit the use or occupancy of the building and such order shall be served on the assessed owner and each person apparently in possession and such other persons affected thereby as the chief official specifies and a copy thereof shall be posted on the building, and no person except an inspector or the chief official shall remove such copy unless authorized by an inspector or the chief official. *Building Code Act*, R.S.O. 1980, c. 51, s. 10 (3).

Repairs at expense of owner – Where the chief official has made an order under subsection 2 of the Building Code Act. R.S.O. 1980, and considers it necessary for the safety of the public, he may cause the building to be renovated, repaired or demolished for the purpose of removing the unsafe condition or take such other action as he considers necessary for the protection of the public and, where the building is in a municipality, the cost of the renovation, repair or demolition or other action may be added by the clerk to the collector's roll and collected in like manner as municipal taxes. Building Code Act. R.S.O. 1980, c. 51, \sim 10 (4).

Goldenrod Copy - ASSESSED OWNER - Goldenrod Copy - OCCUPANT - White Copy - OFFICE - Yellow Copy - INSPECTOR

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Form 8



Wunicipal World* — Form 309
*Rég. T.M. in Canada, Municipal World Inc.
Form in Quadruplicate, PRESS FIRMLY

ORDER PROHIBITING OCCUPANCY OF UNSAFE BUILDING

 Building Code Act,	R.S.O. 1980,	c. 51, s. 10 (3	3).

Name of Municipality Phone

Date of Inspection:	····		Time :	a.m./p.m.	Permit No(Where Applicable)
Location:			· · · · · · · · · · · · · · · · · · ·		
Owner:		· · · ·		· · · ·	
Occupant:			· · ·		

PENALTIES ARE PROVIDED FOR VIOLATION OF THE BUILDING CODE AGE

TAKE NOTICE that whereas the action required in the ORDER TO REMEDY UNSAFE BUILDING issued

within the time specified (or where no time was specified in the order, within a reasonable time in the circumstances) it is hereby ordered that the use \Box occupancy \Box of the above mentioned building immediately cease as specified below.

ALL OCCUPANCY 🗔 PARTIAL OCCUPANCY 🗔 (Specify)	ALL USE 🗔 PARTIAL USE 🗔 (Specify)
	· · · · · · · · · · · · · · · · · · ·

Date order issued

Signature of Chief Building Official

Where the chief official has made an order under subsection (2) and considers it necessary for the safety of the public, he may cause the building to be renovated, repaired or demolished for the purpose of removing the unsafe condition or take such other action as he considers necessary for the protection of the public and, where the building is in a municipality, the cost of the renovation, repair, demolition or other action may be added by the clerk to the collector's roll and collected in like manner as municipal taxes, *Building Code Act*, R.S.O. 1980, c. 51, s. (4).

Offense — Every person who fails to comply with any order, direction or other requirement under the Act, and every director or officer of a corporation who knowingly conceeds in such failure or contravention is guilty of an offense and on conviction is liable to a fine of not more than \$2,000 or to imprisonment for a term of not more than one year, or to both. Section 24 (1) (b).

Goldenrod Copy - ASSESSED OWNER

Green Copy - PERSON IN POSSESSION

White Copy - OFFICE

Red Card Copy - FIELD