Township of Admaston/Bromley

Zoning By-Law Amendments Guidelines

- 1. Applicant submits application to the Township of Admaston/Bromley with a fee of \$950,00
- 2. Application is reviewed by Township Staff and then sent to the County of Renfrew for a final review. If County is satisfied with the completed application, a letter will be sent to the applicant advising them that their application is complete.
- 3. County of Renfrew will draft the Zoning By-Law Amendment and forward it to the Township.
- 4. A public meeting must be held. A 20-day notice of the public meeting must be given prior to the meeting.
- 5. After the public meeting, if Council is in agreement with the Zoning By-Law Amendment, a by-law is passed at a regular Council meeting.
- 6. Notice of passing the by-law must be given and it must clear a 20-day appeal period.
- 7. When the appeal period has expired, a complete copy of the by-law will be sent to the County of Renfrew for their records and a notice sent to the applicant.

NOTE: These guidelines have been prepared for information purposes only. Please refer to the Guidelines on the front of the Application for Official Plan and/or Zoning By-Law Amendment.

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APPLICATION FOR OFFICIAL PLAN AND/OR ZONING BY-LAW AMENDMENT GUIDELINES

Introduction:

The submission of an application to the Municipality to amend the Official Plan or Zoning By-law is provided for in the Ontario Planning Act. As such, this form must be completed and accompanied with the required fee prior to consideration by Council. The purpose of these Guidelines is to assist persons in completing the application to amend the Official Plan or Zoning By-law. Should you require clarification on any matter covered by this application form, please contact the Municipal Office at the address at the bottom of this page. For a complete reference to the Official Plan and Zoning By-law process, please consult the Planning Act.

Application Fees:

Each application must be accompanied by the application fee in the form of a cheque payable to the ______. Please be advised that the Municipality may have a tariff of fees by-law which provides for the payment of additional fees, if applicable.

Fees:	\$ Zoning By-law Amendment
	\$ Official Plan Amendment

information as may be specified, shall be required.

Authorization:

Copies:

If the applicant is not the owner of the subject land, a written statement by the owner must accompany the application which authorizes the applicant to act on behalf of the owner as it relates to the subject application (See Part V, page 8).

_ copies of this application, including the sketch or schedule and other

Proposed Schedule/Sketch:

All applications for Official Plan Amendments must include the proposed Schedule, if the Schedule to the Official Plan is to be changed or replaced. All applications for a rezoning must include an accurate sketch, preferably prepared by a qualified professional, showing the items listed (see Question 35, page 6).

Supporting Information:

Please bear in mind that additional information may be required by the municipality, County, local and provincial agencies in order to evaluate the proposed amendment. This information is often a requirement of the local Official Plan, Provincial policies and/or applicable regulations. The required information may include studies or reports to deal with such matters as environmental impacts, traffic, water supply, sewage disposal and storm water management.

In addition, the applicant may be required to submit a more detailed site plan, under site plan control, prepared by a qualified professional, showing the proposed development including all new buildings and structures, parking areas, landscaping and other site information as required by the municipality.

The Schedule to Ontario Regulation 543/06 outlines "prescribed" information for an Official Plan Amendment. The Schedule to Ontario Regulation 545/06 outlines "prescribed" information for a Zoning By-law Amendment.

Approval Process:

After the submission of an application, the Clerk will determine if the application is complete, including whether all of the information prescribed by the Ontario Regulation(s) and the required fee have been provided. If the application is complete, the Clerk will deem the application to be received. The applicant/owner will be notified whether the application is complete or whether more information is required.

Upon receipt of a complete application, the required fee and such other information as may be required, Council will determine whether there is sufficient merit in processing the application further (i.e. the circulation of notice and the holding of at least one public meeting as required by the Ontario Planning Act). The applicant will be encouraged to attend a public meeting, to present the proposal. The applicant will be provided notice of any decision made by Council concerning the application. Amendments to the County of Renfrew OP are adopted by County Council and approved by the Province of Ontario. Amendments to local Official Plans are adopted by Council and then forwarded to the County of Renfrew for approval.

Please be advised that the Planning Act provides for appeal procedures in respect of Official Plan and Zoning By-law Amendments.

Further	Information:	
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Clerk's Name:	
Municipality:	
Address:	
Phone:	
Office Hours:	

MUNICIPALITY OF	

Application For Official Plan And/Or Zoning By-Law Amendment

Note: The "*" identifies prescribed information for Official Plan Amendments outlined in Ontario Regulations 543/06; the "+" identifies prescribed information for Zoning By-law Amendments outlined in Ontario Regulation 545/06. Until Council has received the prescribed information and material, Council may refuse to accept or further consider this application.

<u> </u>	GENERAL INFORMATION
TYP	PE OF AMENDMENT
Offic	cial Plan [] Zoning By-law [] Both []
APF	PLICANT/OWNER INFORMATION
a)	*+ Applicant's Name(s):
	*+ Address:
	*+ Phone #: Home: () Work: () Fax: ()
b)	The applicant is: [] the registered owner [] an agent authorized by the owner
c)	If the applicant is an agent authorized by the owner, please complete the following:
	+ Name of Owner:
	+ Address of Owner:
	+ Phone #: Home: () Work: () Fax: ()
d)	To whom should correspondence be sent? [] Owner [] Applicant [] Both
e)	+ If known, if there are any holders of any mortgages, charges or other encumbrances on the subject land, please provide details as follows:
	Name: Address:
	Name: Address:
* + F	PROVIDE A DESCRIPTION OF THE SUBJECT LAND
Stre	et Address:
Mun	icipality: Geographic Twp: Concession: Lot:
Reg	istered Plan No.: Block or Lot No(s). in the Plan:
	erence Plan No.: Part No(s).:

5.	*NAME OF OFFICIAL PLAN TO BE AMENDED:					
6.	*NAME OF MUNICIPALITY REQUESTED TO INITIATE PLAN AMENDMENT:					
7.	*DATE THE REQUEST FOR OFFICIAL PLAN AMENDMENT WAS MADE:					
8.	*LAND USES AUTHORIZED BY THE CURRENT DESIGNATION:					
9.	DOES THE PROPOSED OFFICIAL PLAN AMENDMENT DO THE FOLLOWING?					
	*Change a policy in the Official Plan [] Yes (go to question #10) [] No *Replace a policy in the Official Plan [] Yes (go to question #10) [] No *Delete a policy in the Official Plan [] Yes (go to question #10) [] No *Add a policy in the Official Plan [] Yes (go to question #11) [] No *Change or replace a designation in the [] Yes (go to question #12) [] No Official Plan *Alter any boundary of, or establish a new settlement area [] Yes (go to question #13) [] No *Remove the subject land from an employment area [] Yes (go to question #14) [] No					
10.	*SECTION NUMBER(S) OF POLICY TO BE CHANGED, REPLACED OR DELETED:					
11.	*PURPOSE OF THE PROPOSED AMENDMENT, IF A POLICY IS TO BE CHANGED, REPLACED, DELETED OR ADDED:					
12.	*DESIGNATION TO BE CHANGED OR REPLACED:					
13.	*SECTION NUMBER(S) OF POLICY DEALING WITH THE ALTERATION OR ESTABLISHMENT OF A SETTLEMENT AREA:					
14.	*SECTION NUMBER(S) OF POLICY DEALING WITH THE REMOVAL OF LAND FROM AN EMPLOYMENT AREA: [] Not Applicable					
15.	*INDICATE HOW WATER IS SUPPLIED AND HOW SEWAGE DISPOSAL IS PROVIDED TO THE SUBJECT LAND:					
	WATER SEWAGE Publicly owned and operated piped system Privately owned and operated individual well Privately owned and operated communal septic system Privately owned and operated communal septic system Privately owned and operated individual septic system Privately owned and operated communal individual septic system All Privately owned and operated communal individual septic system Privy Privy Other means:					
16.	*IF THE PROPOSED DEVELOPMENT IS SERVICED BY A PRIVATELY OWNED AND OPERATED INDIVIDUAL OR COMMUNAL SEPTIC SYSTEM, WILL THE COMPLETED DEVELOPMENT PRODUCE MORE THAN 4500 LITRES OF EFFLUENT PER DAY? [] Yes [] No					
	IF YES, THE FOLLOWING PROFESSIONALLY PREPARED REPORTS ARE REQUIRED TO BE					

OFFICIAL PLAN AMENDMENT (Proceed to PART III, if an Official Plan Amendment is not proposed)

SUBMITTED WITH THIS APPLICATIONS:

PART II

Servicing Options Report Hydrogeological Assessment with Nitrate Impact Assessment

OPA/ZBA Form February 2016 Page 2

18.	*APPROXIMATE AREA OF LAND COVERED & IF KNOWN):	BY THE PROPOSED	AMENDMENT (IF APPLICABLE
19.	*LAND USES THAT WOULD BE AUTHORIZE	ED BY THE PROPOSE	ED AMENDMENT:
20.	*HAS THE APPLICANT APPLIED FOR APPR SUBJECT LAND OR FOR LAND WITHIN 120		
	Official Plan Amendment Zoning By-law Amendment Minor Variance Plan of Subdivision Consent (Severance) Site Plan Minister's Zoning Order	[] Yes [] Yes [] Yes [] Yes [] Yes [] Yes	[] No [] No [] No [] No [] No [] No
21.	*IF THE ANSWER TO QUESTION 20 IS YES INFORMATION, IF KNOWN:	S, PLEASE PROVIDE	THE FOLLOWING
	File No. of Application:		
	Name of Approval Authority:		
	Lands Affected by the Application:		
	Purpose of Application:		
	Status of Application:		
	Effect of that Application on the proposed Plan	Amendment:	
22.	*PLEASE ATTACH THE TEXT OF THE PROP POLICY IS BEING CHANGED, REPLACED, I		•
23.	*PLEASE ATTACH THE PROPOSED (MAP) S THE PROPOSED AMENDMENT CHANGES O		
PAR ⁻	RT III ZONING BY-LAW AMENDMENT (Proce	eed to PART IV, if a Zoning	By-law Amendment is not proposed)
24.	+WHAT IS THE CURRENT OFFICIAL PLAN	DESIGNATION OF T	HE SUBJECT LAND?
25.	+HOW DOES THE ZONING AMENDMENT R	EQUESTED CONFOR	M TO THE OFFICIAL PLAN?
26.	+IS THE REQUESTED AMENDMENT CONSI UNDER SECTION 3(1) OF THE PLANNING [] Yes [] No		OLICY STATEMENTS ISSUED

+WHAT IS THE CURRENT ZONING OF THE SUBJECT LAND? _____

27.

	LAND IN AN AREA WHAPPLY? [] Yes		MAXIMUM DENSITY
IF YES, WHAT AR	E THE DENSITY REQUIF	REMENTS?	
	LAND IN AN AREA WH APPLY? [] Yes		MAXIMUM HEIGHT
IF YES, WHAT AR	E THE HEIGHT REQUIRI	EMENTS?	
+DOES THE REQU [] Yes	JESTED AMENDMENT AL	TER OR IMPLEMENT	A NEW SETTLEMENT AREA?
IF YES, PROVIDE	DETAILS OF THE OFFIC	CIAL PLAN OR OFFIC	IAL PLAN AMENDMENT THA
DEALS WITH THI	S MATTER:		
[] Yes +IF YES, PROVID	[] No [E DETAILS OF THE OFF] Not Applicable ICIAL PLAN OR OFFI	AN EMPLOYMENT AREA? CIAL PLAN AMENDMENT
+IS THE SUBJECT APPLY? [] Yes	LAND WITHIN AN ARE		VITH CONDITIONS MAY
-			IFORMS TO THE OFFICIAL
+DIMENSIONS O	F THE SUBJECT LAND:		
. 212.10.10.10			Aron
Frontage:	Depth:		Al ea

	SUBJECT LAND								
	+WHAT ARE T		G USES OF THE	SUBJ	ECT L	AND AND	IF KNOW	/N, HO\	w Long
			Sinc	ce.				/	vears
			Sinc						-
	+ARE THERE A	NY BUILDIN	IGS OR STRUCT	URES	ON TI	HE SUBJE	CT LAND	?	
	[] Yes	[] No							
	+IF KNOWN, V	VHEN WAS T	HE SUBJECT LA	ND A	CQUIF	RED BY TH	IE CURRI	ENT OV	VNER?
	+WHAT ARE T	HE "PROPOS	SED" USES OF TH	HE SI	JBJECT	Γ LAND?			
2. +WILL ANY BUILDINGS OR STRUCTURES BE BUILT ON THE SUBJECT LAND?									
	+WIII ANY BI	JII DINGS OF	R STRUCTURES	BF B	UII T O	N THE SU	BJECT L	AND?	
			R STRUCTURES	BE B	UILT O	N THE SU	BJECT L	AND?	
	[] Yes	[] No							
	[] Yes	[] No	R STRUCTURES I	R ALL	EXIST	ING OR P	ROPOSE		.DINGS O
	[] Yes	[] No	IG DETAILS FOR	R ALL a sep	EXIST	ING OR P	ROPOSE		
	[] Yes	[] No E FOLLOWIN ON THE SUBJ	IG DETAILS FOR JECT LAND (use	R ALL a sep	EXIST	ING OR P	ROPOSE	D BUIL	
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ba ba gh	+PROVIDE THE STRUCTURES OF building or structure ack from the front lot lie acks from the rear lot lie acks from the side lot I that (in meters) ensions or floor area constructed, if known	[] No E FOLLOWIN DN THE SUBJ e ine ine company to the subject of	IG DETAILS FOR JECT LAND (use	R ALL a sep	EXIST parate p	TING OR P	PROPOSE essary):	PROPOSI	ED
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+IF THE ONLY ACCESS IS BY WATER, PLEASE STATE BELOW THE PARKING AND DOCKING

37.

4 5.	+IF THE PROPOSED DEVELOPMENT IS SERVICED BY A PRIVATELY OWNED AND OPERATED INDIVIDUAL OR COMMUNAL SEPTIC SYSTEM, WILL THE COMPLETED DEVELOPMENT PRODUCE MORE THAN 4500 LITRES OF EFFLUENT PER DAY? [] Yes [] No
	+IF YES, THE FOLLOWING PROFESSIONALLY PREPARED REPORTS ARE REQUIRED TO BE SUBMITTED WITH THIS APPLICATIONS:
	 Servicing Options Report Hydrogeological Assessment with Nitrate Impact Assessment
46.	+HOW IS STORM DRAINAGE PROVIDED? [] Sewers [] Ditches [] Swales [] Other Means
47.	+IS THE SUBJECT LAND ALSO THE SUBJECT OF AN APPLICATION FOR APPROVAL OF A PLAN OF SUBDIVISION OR CONSENT? [] Yes [] No [] Don't know
	+IF YES, PLEASE STATE, IF KNOWN, THE FILE NUMBER AND THE STATUS OF THE APPLICATION:
	File No.: Status:
48.	+HAS THE SUBJECT LAND EVER BEEN THE SUBJECT OF AN APPLICATION UNDER SECTION 34 OF THE PLANNING ACT? [] Yes [] No [] Don't know
49.	+HAS THE SUBJECT LAND EVER BEEN THE SUBJECT OF A MINISTER'S ZONING ORDER? [] Yes [] No
	+IF YES, PLEASE STATE IF KNOWN, THE ONTARIO REGULATION NUMBER OF THAT ORDER:

50. APPLICATION SKETCH

On a separate page(s), please provide a sketch, preferably prepared by a qualified professional, showing the following: (In some cases, it may be more appropriate to prepare additional sketches at varying scales to better illustrate the proposal.)

- +Boundaries and the dimensions of the subject land for which the amendment is being sought.
- +The location, size and type of all existing and proposed buildings and structures, indicating the distances from the front yard lot line, rear yard lot line and the side yard lot lines.
- +The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the subject land that, in the opinion of the applicant, may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks.
- +The current uses on land that is adjacent to the subject land.
- +The location, width, and name of any roads within or abutting the subject land, indicating
 whether it is an unopened road allowance, a public traveled road, a private road or a right of
 way.
- +If access to the subject land is by water only, the location of the parking and docking facilities to be used.
- +The location and nature of any easement affecting the subject land.
- Applicant's Name
- Date of Sketch
- The scale to which the sketch is drafted (e.g. 1 cm = 50 m)
- North Arrow
- The locations and dimensions of off-street parking spaces and off-street loading facilities.
- Planting strips and landscaped areas.
- Buildings to be demolished or relocated.

PART IV OTHER SUPPORTING INFORMATION

51.	PLEASE LIST THE TITLES OF ANY SUPPOR Study, Hydrogeological Report, Traffic Study, I Stormwater Management Report, etc.):	idy, Market Area Study, Aggregate License Report,		
<u>PAR1</u>	V AUTHORIZATION OF OWNER FOR A	GENT TO MAKE THE APPLICAT	TION:	
	(If affidavit (Part VI) is signed by an Agent on below <u>must</u> be completed)	owner's behalf, the Owner's writt	en authorization	
	I (we)	of the		
	of	in the County of Renfrew	do hereby authorize	
		to act as my (our) agent	in this application.	
	Signature of Owner(s)		Date	
PAR1	VI *+AFFIDAVIT (This affidavit must I	pe signed in the presence of a	Commissioner):	
	I (we),	of the		
	ofall of the information required under Ontario R and the statements contained in this application conscientiously believing it to be true, and known and ender oath and by virtue of the CANADA	legulation 543/06 and/or Ontario on are true, and I (we), make this owing that it is of the same force	Regulation 545/06, solemn declaration	
	DECLARED before me at the	of	in the	
	County of Renfrew this	day of	, 2	
	Signature of Owner or Authorized Agent	Date		
	Signature of Commissioner	Date		

NOTE: One of the purposes of the Planning Act is to provide for planning processes that are open, accessible, timely and efficient. Accordingly, all written submissions, documents, correspondence, e-mails or other communications (including your name and address) form part of the public record and will be disclosed/made available by the County/local Municipality to such persons as the County/local Municipality sees fit, including anyone requesting such information. Accordingly, in providing such information, you shall be deemed to have consented to its use and disclosure as part of the planning process.

"COMPLETE" APPLICATION AND FEE OF \$	RECEIVED BY THE MUNICIPALITY.
	Signature of Municipal Employee
Roll #	

OPA/ZBA Form February 2016 Page 8