APPLICATION FOR AMENDMENT TO THE OFFICIAL PLAN

APPLICATION FORM

Revised: Jan/18

AS PER COUNCIL POLICY, ALL TAXES MUST BE PAID TO DATE BEFORE THE PROCESSING OF AN OFFICIAL PLAN AMENDMENT APPLICATION.

	ER APPLICATIONS SUBMITTED k appropriate space)	FOR OFFICE USE ONLY	
	AMENDMENT TO ZONING BY-LAW MINOR VARIANCE APPROVAL PLAN OF SUBDIVISION/CONDOMINIUM APPLICATION CONSENT APPLICATION	Date Received: File Number: Date Complete (time period begins):	
1.		Lot No.: Conc. No.: ss:	

Attach a site plan, prepared in metric measurements, displaying the location and dimensions of the subject land, the location and geometry of existing buildings, the uses of abutting properties, all roads (named) abutting the property, a proper metric scale and a <u>north</u> arrow.

Is the plan attached? Yes _____ No _____

2. Complete the following and check the line next to the person or firm to whom correspondence should be addressed. Check one line only.

	NAME	ADDRESS / PHONE / EMAIL
APPLICANT		
REGISTERED OWNER		
AGENT OR SOLICITOR		
MORTGAGEE, HOLDER OF CHARGES OR OTHER ENCUMBRANCES		

3. <u>TYPE OF PROPOSED AMENDMENT</u>

Check the appropriate boxes and complete the section(s). Depending on the purpose of the proposed plan amendment, more than one box may need to be checked.

3.1		— An official plan amendment that proposes to add new policy or change, delete, or replace approved official plan policy
	a)	Describe the purpose of the proposed amendment:
	<i>b)</i>	Identify the policy to be changed, replaced or deleted:
	c)	What is the current land use designation on the subject land?
	d)	What land uses are permitted by the current designation on the subject land?
	е)	What land uses would be permitted by the proposed official plan amendment on the subject land?
3.2		– An official plan amendment that proposes to change or replace the approved official plan land use designation on the subject land.
	a)	What is the approximate area of the subject land, if known?
	b)	What is the current designation of the subject land?
	<i>c)</i>	What land uses are permitted by the current designation on the subject land?
	d)	What is the proposed designation of the subject land?
	e)	What land uses will be permitted by the proposed designation on the subject land?

4. <u>THE PROPOSED OFFICIAL PLAN AMENDMENT</u>

A draft amendment document, in the general format of previous amendments to the Town of Georgina Official Plan, including text and any necessary maps /schedules, must be submitted with this application. Please consult with staff of the Town Planning and Building Department regarding the format.

a) The text of the proposed plan amendment must be included if a policy is being added, or if a policy is being changed, replaced or deleted in the official plan. Is the text attached?

Yes _____ No ____

b) The proposed schedule must be included if the proposed plan amendment changes or replaces a schedule in the official plan. Is the schedule attached?

Yes No

5. <u>REGION OF YORK OFFICIAL PLAN</u>

Identify the current designation and relevant policies of the York Region Official Plan affecting the subject land, and explain how the proposed plan amendment conforms to the Regional Official Plan (attach separate page if required):

6. <u>STATUS OF OTHER PLANNING APPLICATIONS</u>

Are there any other applications under the <u>Planning Act</u>, including applications before the Ontario Municipal Board, for approval of an amendment to the Region of York Official Plan, a zoning by-law amendment, Minister=s zoning order amendment, a minor variance, a plan of subdivision, a consent or a site plan that includes land:

a)	that is the subject land?	Yes	No	Unknown
b)	that is within 120 metres of the subject land?	Yes	No	Unknown

- c) If **YES** to a) or b), and if known, identify the following below or attach on a separate page:
 - *1. the type of application and file number*
 - 2. the name of the approval authority considering the application
 - 3. a legal description of the land that is the subject of the application
 - 4. the purpose of the application and the effect of the application on the proposed official plan amendment, and
 - 5. the status of the application

7. **PROVINCIAL POLICY**

7.1 Table A below lists the features or development circumstances contained in the *Provincial Policy Statement* which came into effect on May 22, 1996. Section 3 of the <u>Planning Act</u> requires that the Municipality have regard to the policy statement when dealing with matters of Provincial Interest. Please complete Table A and submit the information as indicated. <u>If the information is not submitted, it may not be possible to do a complete and proper planning evaluation of the proposed official plan amendment, and the application will not be further processed.</u>

Features or Development Circumstances	Indicate (a) if the circumstance applies; or (b) if the feature is on-site or within 500 metres		If a feature, specify distance in metres from subject land	Potential Information Needs	
	Yes (T)	No (T)			
Non-farm development near designated urban areas or rural settlement areas (Policy 1.1)				Demonstrate sufficient need within 20-year projections and that proposed development will not hinder efficient expansion of urban areas or rural settlement areas.	
Class 1 Industry ¹ (Policy 1.1.3)			metres	Assess development for residential and other sensitive uses within 70 metres.	
Class 2 Industry ² (Policy 1.1.3)			metres	Assess development for residential and other sensitive uses within 300 metres.	
Class 3 Industry ³ within 1000 metres (Policy 1.1.3)			metres	Assess development for residential and other sensitive uses within 1000 metres.	
Land Fill Site (Policy 1.1.3)			metres	Address possible leachate, odour, vermin and other impacts.	
Sewage Treatment Plant (Policy 1.1.3)			metres	Assess the need for a feasibility study for residential and other sensitive land uses.	
Waste Stabilization Pond (Policy 1.1.3)			metres	Assess the need for a feasibility study for residential and other sensitive land uses.	
Active railway line (Policy 1.1.3)			metres	Evaluate impacts within 100 metres.	
Controlled access highways or freeways, including designated future ones (Policy 1.1.3)			metres	Evaluate impacts within 100 metres.	
Airports where noise exposure forecast (NEF) or noise exposure projection (NEP) is 28 or greater (Policy 1.1.3)			metres	Demonstrate feasibility of development above 28 NEF for sensitive land uses. Above the 35 NEF/NEP contour, development of sensitive land uses is not permitted.	
Electric transformer station (Policy 1.1.3)			metres	Determine possible impacts within 200 metres.	
High voltage electric transmission line (Policy 1.3.3)			metres	Consult the appropriate electric power service.	
Transportation and infrastructure corridors (Policy 1.3.3)				Will the corridor be protected?	
Prime agricultural land				Demonstrate need for use other than	

Table A - Features or Development Circumstances

Class 1 industry - small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only.

Class 2 industry - medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic.

³ Class 3 industry - indicate if within 1000 metres - processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions.

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Features or Development Circumstances	Indicate (a) if the circumstance applies; or (b) if the feature is on-site or within 500 metres		If a feature, specify distance in metres from subject land	Potential Information Needs
	Yes (T)	No (T)		
(Policy 2.1)				agricultural and indicate how impacts are to be mitigated.
Agricultural operations (Policy 2.1.4)			metres	Development to comply with the Minimum Distance Separation Formulae.
Mineral aggregate resource areas (Policy 2.2.3.3)				Will development hinder access to the resource or the establishment of new resource operations?
Mineral aggregate operations (Policy 2.2.3.2)			metres	Will development hinder continuation of extraction?
Mineral and petroleum resource areas (Policy 2.2.2.2)			metres	Will development hinder access to the resource or the establishment of new resource operations?
Significant Wetlands (Policy 2.3)			metres	Development and site alteration not permitted in significant wetlands; may be permitted on adjacent lands if applicant can demonstrate no negative impacts.
Significant portions of habitat of endangered and threatened species (Policy 2.3)			metres	Development and site alteration not permitted in significant portions of habitat; may be permitted on adjacent lands if applicant can demonstrate no negative impacts.
Significant: fish habitat, woodlands south and east of the Canadian Shield, valleylands south and east of the Canadian Shield, areas of natural and scientific interest, wildlife habitat (Policy 2.3)			metres	Development and site alteration may be permitted within areas or on adjacent lands if applicant can demonstrate no negative impacts.
Sensitive groundwater recharge/discharge areas, headwaters and aquifers (Policy 2.4)				Demonstrate that groundwater recharge areas, headwaters and aquifers will be protected or enhanced.
Significant built heritage resources and cultural heritage landscapes (Policy 2.5.1)				Development should conserve significant built heritage resources and cultural heritage landscapes.
Significant archaeological resources (Policy 2.5.2)				Assess development proposed in areas of medium and high potential for significant archaeological resources. These sources are to be studied and preserved, or where appropriate, removed, catalogued and analyzed prior to development.
Erosion hazards (Policy 3.1)				Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams.
Floodplains (Policy 3.1)				Where one-zone flood plain management is in effect, development is not permitted within the flood plain.
				Where two-zone flood plain management is in effect, development is not permitted within the floodway.
				Where a Special Policy Area (SPA) is in effect, development must meet the Official Plan Policies for the SPA.

Features or Development Circumstances	Indicate (a) if the circumstance applies; or (b) if the feature is on-site or within 500 metres		If a feature, specify distance in metres from subject land	Potential Information Needs
	Yes (T)	No (T)		
Hazardous lands and hazardous sites (Policy 3.1)			metres	Development will generally be directed to areas outside of hazardous sites; feasibility of development and site alteration must be demonstrated.
Contaminated sites (Policy 3.2.2)				Assess an inventory of previous uses in areas of possible soil contamination.

7.2 <u>Regard to the Provincial Policy Statement</u>

For each feature or development circumstance of potential concern identified in Table A, identify how regard was had to the Provincial Policy Statement. If this information exists in a report or is shown on a map, please attach it and indicate the report name and/or page number. If the information does not exist in a report nor is shown on a map, explain below or attach on a separate page.

8. <u>RIGHT TO ENTER</u>

I/We, ______, being the registered owner(s) of the subject lands, hereby authorize members of the Committee/Council (or a representative thereof), Town of Georgina staff, Peer Review Consultants retained by the Town of Georgina, and relevant external agency staff, to enter upon the subject lands for the purposes of evaluating the merits of this application.

Dated at the	of		this	
day of	?	·		
Signature of Owner		Print Name		
Signature of Owner		Print Name		

<u>Note:</u> Original signature(s) are required for the record. In the case of a corporation, the signature(s) must be that of an officer(s) with authority to bind the corporation.

9. <u>MUNICIPAL FREEDOM OF INFORMATION DECLARATION</u>

In accordance with the provisions of the Planning Act, I understand that all information and material that is required to be provided to the Town of Georgina respecting planning applications shall be made available to the public. In submitting this development application and supporting documentation, I _________ hereby acknowledge the above-noted policy and provide my consent in accordance with the provisions of the Municipal Freedom of Information and Protection of Privacy Act, that the information on this application and any supporting documentation provided by myself, my agents, consultants and solicitors, will be part of the public record and will also be available to the general public.

Dated at the	of		this	
day of	,	·		
Signature of Owner		Print Name		
Signature of Owner		Print Name		

<u>Note:</u> Original signature(s) are required for the record. In the case of a corporation, the signature(s) must be that of an officer(s) with authority to bind the corporation.

10. AFFIDAVIT OR SWORN DECLARATION

I,	of the		in th
		make oath and sole	mnly declare that th
information contained in this ap	-	-	
documents that accompany this	s application is t	rue and I make this	solemn declaration
conscientiously believing it to be tr	rue, and knowing th	hat it is of the same force	and effect as if mad
under oath, and by virtue of "The	Canada Evidence 4	Act".	
Declared before me at the			
Declared before me at the			

11. <u>CONSENT OF OWNER</u>

I/We ______ being the registered owner(s) of the subject lands, hereby authorize ______ to submit the enclosed application to the Planning and Building Department and to appear on my behalf at any hearing(s) of the application and to provide any information or material required by the Planning and Building Department relevant to the application. I also agree to allow the Town of Georgina, its employees and agents to enter upon the subject property for the purposes of conducting survey, inspection and tests that may be necessary to this application.

Dated at the _____ of _____ this

_____ day of ______ , 20 _____ .

Signature of Owner

NOTE TO OWNER:

IF THE APPLICATION IS TO BE PREPARED BY SOMEONE OTHER THAN THE OWNER, AUTHORIZATION SHOULD NOT BE GIVEN UNTIL THE COMPLETED APPLICATION AND ITS ATTACHMENTS HAVE BEEN EXAMINED BY YOU AND APPROVED.

ON-SITE SEWAGE INSPECTION - APPLICATION REVIEW Zoning Amendment/Official Plan Amendment

LOT		REGISTERED PLAN		
PART		REGISTERED SURVEY		
MUNICIPAL LOT		CONCESSION		
PROPERTY ADDRESS				
ASSESSMENT ROLL NUM	BER			
	Р	LEASE PRINT		
OWNER/AGENT:				
	First Name	Las	st Name	
TELEPHONE:				
	Business		Ноте	2
MAILING ADDRESS:				
	Street Address	ς Τοι	vn/City	Postal Code

As part of the planning approval process, your application must be circulated to the Town of Georgina On-Site Sewage Inspector for review. The Ontario Building Code Act allows for the collection of a user fee to pay a portion of the inspection and administration costs.

A fee of \$200.00, payable by cheque or money order to the Town of Georgina, as allowed for by Town Bylaw Number2006-0132 (BU-1), must accompany your application.

A fee is not required ONLY if municipal sanitary sewers are in use on the lot, and the appropriate section of your planning application confirms that the property is municipally serviced. You MUST date and sign the exemption section below.

 \square - This property is municipally serviced – Exempt.

□ - This property is not municipally serviced – Not Exempt.

Date

Signature

NOTE: This form and your cheque must accompany the application to be submitted to the Town of Georgina Planning Division.

APPLICATION FOR AMENDMENT TO THE OFFICIAL PLAN

SUBMISSION CHECKLIST

SUBINISSION CHECKLES . (to be provided to Planning Division staff with submission of application) Revised: Feb/17

APPLICATION FEE SUBMITTED

1)	Town Of Georgina Fee (to be submitted in a)a)Planning Division – See Schedule	e separate cheques for each fee): e 'A' By-law No.2011-0015(PL-7) Cheque Submitted:	Yes No
	b) On-Site Sewage Inspection - Application Review: Form Completed and Attached		Yes No
	Fee of \$200.00	Required and Submitted - OR -	Yes
		Exempt from Fee	Yes
2)	Region of York Fee: – See Schedule 'A' E	3y-law No. A-0393-2007-091	
		Cheque Submitted:	Yes No
3)	Lake Simcoe Region Conservation Authori	ty - Initial Analysis Fee:	
	Fee		
	If NOT Submitted, explain reason:	Cheque Submitted:	Yes No
	(i.e. only one fee required with consolidate	d application circulations)	
	fees will be required prior to the passing of Please refer to the Application Guide and		
	AL PLAN AMENDMENT APPLICATION G EAD BY THE APPLICANT/OWNER/AGEN		Yes No
DRAFT OFFIC	CIAL PLAN AMENDMENT (10 COPIES) SU	UBMITTED	Yes No
SITE SCREEN	ING QUESTIONNAIRE - COMPLETED AI	ND SUBMITTED	Yes No
	REFERENCE PLAN / SURVEY SUBMITTE red by an O.L.S.)	D	Yes No
	IRAL PLANS OF OSED BUILDINGS SUBMITTED		YesNo
PRELIMINAR	Y LANDSCAPE PLAN SUBMITTED		Yes No
	N SUBMITTED (in accordance with Question opies showing physical land forms / features a and structures, etc., prepared to a metric sc	nd buildings	

SUPPO	 DRTING DOCUMENTATION SUBMITTED (15 copies) Documentation addressing application of Provincial Policy Statement Documentation addressing conformity to the Housing Policies of the Provincial Policy Statement Functional Servicing Report / Master Plan Stormwater Management Report / Master Plan Transportation Study / Master Plan Environmental and Biological/Ecological Preservation Plans Market Analysis and Financial Impact Study Tree Preservation Plan and Landscape Analysis Plan Flood Plain Mapping and Analysis Other (spcify) 	Yes No Yes No
CONC	 CURRENT APPLICATIONS SUBMITTED Region of York Official Plan Amendment Application for Zoning Amendment Application for Site Plan Approval Application for Minor Variance Approval Application for Consent Approval Application for Draft Plan of Subdivision or Condominium Approval 	Yes No Yes No Yes No Yes No Yes No Yes No
PRE-C	CONSULTATION BY APPLICANT:	
A.	Town of Georgina Planning Division Development Engineering Department of Recreation & Culture	Yes No Not Applicable Yes No Not Applicable Yes No Not Applicable
B.	Region of York Planning & Development Services Transportation & Works	Yes No Not Applicable Yes No Not Applicable
C.	Lake Simcoe Region Conservation Authority	Yes No Not Applicable
If Yes	to any of the above, indicate comments received (provide copy if appl	icable):

ADDITIONAL PRE-CONSULTATION (indicate agency and comments received):

APPLICATION FORM COMPLETED AND DULY EXECUTED

ALL TAXES PAID TO DATE

COMPLETED BY:

Applicant / Agent / Owner

Date

DEVELOPMENT APPLICATION SITE SCREENING QUESTIONNAIRE

1.	Does the application propose development on private services or redevelopment on a site where private services were used?	□Yes	□ No	□Unknown
2.	Is the application on lands or adjacent to lands that were previously used for industrial uses; where filling had occurred or where there is reason to believe that the lands may be contaminated based on historical use?	□ Yes	□ No	□Unknown
*	Possible offending uses may include: disposal of waste minerals, raw material storage, residues left in containers, maintenance activities and spills. Some commercial properties such as gasoline stations, automotive repair garages, and dry cleaning plants have similar potential. The longer a property is under industrial or similar use, the greater the potential for site contamination. Also, a series of different industrial or like uses upon a site could potentially increase the number of chemicals which are present.			
3.	Has the grading of the subject land been changed by either the addition of earth or other fill material?	□Yes	□No	□Unknown
4.	Has a gas station been located on the subject land or adjacent land at any time?	□Yes	□No	□Unknown
5.	Has there been petroleum or other fuel stored on the subject land or adjacent land?	□Yes	□No	□Unknown
6.	If Yes to any of the above, a previous use inventory showing all former uses of the subject land, or if appropriate the adjacent land, is required. Is the previous inventory attached?	□Yes	□No	
7.	What information did you use to determine the answers to the above questions?			
8.	Is the nearest boundary line of the application within 500 m (1,640 ft) of an operational or non-operational landfill or dump?	□Yes	□No	
9.	Have previous agricultural operations ever included sewage sludge application on the lands?	□Yes	□No	
10.	Are you aware of any underground storage tanks, or other buried waste on the property?	□Yes	□No	
11.	If there are any existing or previously existing buildings, are there building materials remaining which may be hazardous to health (i.e. asbestos, PCB's, etc.)?	□Yes	□No	
12.	Is there a current Environmental Site Assessment for the site or has one been prepared within the last five years?	□Yes	□No	
	If yes, has it been submitted with the application?	□Yes	□No	
*	Please note that, if an Environmental Site Assessment has been prepared, a copy is required to be submitted with the development application.			

AFFIDAVIT

I, of the	e of					in the
of		solemnly	declare	that all	the	statements
contained in this application are true, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the						
same force and effect as if made under oath and by vi	rtue of The Canada Evidence Act	et.				

Declared before me at the		_ of			in the
	of	_this	_ day of 2	20	<u> </u>

PROCEDURES AND REQUIREMENTS FOR THE ERECTION OF SIGNS FOR THE NOTIFICATION OF PLANNING APPLICATIONS

PAGE 3 OF THIS FORM MUST BE **SIGNED** AND RETURNED WITH THE REQUIRED PLANNING APPLICATION. A COPY WILL BE RETURNED TO YOU.

REQUIREMENTS

In conjunction with applications for approval of plans of subdivision/condominium or amendments to the Official Plan or Zoning By-law, the applicant shall erect a non-illuminated sign at his/her cost on the subject property. The sign shall be professionally prepared, erected and removed in accordance with the provisions set out below. When more than one application requiring a sign is processed simultaneously for the same site, one sign may be erected giving notice of all applications. Where the property has more than 1 street frontage, multiple signs may be required.

SIGN ERECTION/REMOVAL

Upon receipt of a planning application, the Planning Division will review it for completeness and accuracy. If the application has been completed properly and the proposed development is not considered premature, the Planning Division shall advise the applicant as soon as possible of the wording of the sign. (Alternatively, the Planning Division shall advise that the application is considered premature and shall be held in abeyance until such time as the concerns, problems, as the case may be, have been resolved).

The sign(s) shall be installed within fourteen (14) days of notification of the sign wording. The applicant will advise the Planning Division as soon as the sign(s) has been erected. The Planning Division shall confirm that the sign(s) comply with the relevant requirements contained herein. If the sign(s) are satisfactory, the Planning Division shall then schedule a Public Meeting before Council as soon as possible to consider the application.

<u>NOTE:</u> A Public Meeting will not be scheduled until the Planning Division has been satisfied that the sign(s) have been erected properly.

If the sign(s) are not installed within fourteen (14) days of notification of the sign wording, the application will not be scheduled for a public meeting.

The applicant will have the sign(s) removed within seven (7) days of the approval, refusal or closing of the files by Georgina Town Council, or withdrawal of the application.

SIGN SPECIFICATIONS

- (a) Size: 1.2 m (4 ft.) wide by 1.2 m (4 ft.) high, 0.6 m (2 ft.) ground clearance.
- (b) Acceptable Materials: 12.5 mm (½ in.) exterior grade plywood panel, 2-89 mm x 89 mm (4 in. x 4 in.) wood posts or steel posts installed a minimum of 1.2 m (4 ft.) below grade.
- (c) Paint: Sign panels and all wooden structural members shall be painted on all sides and edges with two coats of exterior type matte finish alkyd paint over a suitable primer. Lettering to be black inscribed on a white background.
- (d) Lettering: The sign shall be professionally lettered or silk screened using upper case Helvetica Medium typeface or similar sans serif, having a lettering size which is legible from the street.
- (e) Wording: The sign shall contain wording that has been provided by the Planning Division and shall generally be in the format as shown on the reverse of this sheet.
- (f) Location: For interior lots having frontage on one street, the required sign shall be located approximately midway between the side lot lines at a minimum setback of 1 m (3 ft.) from the streetline and a maximum 2 m (6 ft.).

For lots with streetline (s) that abut two streets, (ie. corner lots, through lots), a separate sign shall be required facing each street, located approximately midway between the opposing lot lines at a minimum setback of 1 m (3 ft.) and a maximum of 2 m (6 ft.) from the streetline(s).

All signs shall be located away from any obstructions such that the signs are visible from the street.

(g) Maintenance: With signing of this application, the applicant agrees that the sign will be maintained both in structure and paint work to the satisfaction of the Town.

SIGN FOR PLANNING APPLICATION NOTICE

Planning Division staff will indicate the required location of the sign(s). Sign the bottom of this form (page 3) and return it to the Planning and Building Department with your application. The appropriate message will be provided by the Planning Division in the space provided and a copy will be returned to you.

SIGN LOCATION PLAN (n.t.s)

NOTES:

1. SIGN MUST NOT BE LOCATED IN A 9 METRE CORNER SITE TRIANGLE.

2. SIGN MUST BE BETWEEN 1 AND 2 METRES FROM STREET PROPERTY LINE.

SIGN MESSAGE AND DIMENSIONS PUBLIC NOTICE SIGN MESSAGE TO BE PROVIDED BY THE PLANNING DIVISION AN APPLICATION HAS BEEN SUBMITTED TO AMEND TO PERMIT A PUBLIC MEETING TO BE HELD ON Ε 2 AT AT THE CIVIC CENTRE ON CIVIC CENTRE ROAD, KESWICK. FOR FURTHER INFORMATION, OR TO OBTAIN A COPY OF THE WRITTEN NOTICE, PLEASE CALL THE PLANNING DIVISION OF THE TOWN OF GEORGINA AT: (905) 476-4301 OR (905) 722-6516 PLEASE QUOTE FILE NO.: ____ DATE: COMPLETED BY: 1.2 m. –

The undersigned hereby agree to construct the proposed sign(s) in accordance with the specifications contained herein and to maintain the sign(s) both in structure and paint work to the satisfaction of the Town. The undersigned further agree to remove the sign(s) within seven (7) days of the approval, denial or closing of the file(s) by Georgina Town Council, or the withdrawal of the planning application(s).