

## **Development Application for Zoning By-law Amendment**

## **Complete Application**

The application must be completed by the owner or authorized agent. If the application is being submitted by an agent, the owner's written authorization is required. If the lands subject to this application are owned by more than one owner, the authorization of all owners is required. Submission of this application constitutes consent for authorized municipal staff to inspect the subject lands.

It is the responsibility of the applicant to research and evaluate the site and the proposal to ensure that the development will conform to the interests of the health, safety and welfare of future residents. Sufficient studies for the completion of the application should be carried out prior to submission and should be reflected in the application form.

## **Online Application Process**

All applications must be submitted online via the County's CityView Portal. The portal can be accessed here: Welcome - CityView Portal. The applicant will submit the materials required as part of a complete application. Once the County confirms receipt of a complete submission, the applicant will be contacted and provided further directions for payment options.

#### **Pre-Consultation Meeting:**

Pre-Consultation is highly recommended for Zoning By-law Amendment applications. The purpose of a Pre-Consultation meeting is to provide the applicant with an opportunity to present the proposed development, discuss potential issues, and for the Norfolk County and external agencies to identify the application requirements. The requirements, as detailed in the Pre-Consultation meeting comments, are valid for one year after the meeting date.

#### **User Fees:**

The planning application fee will be determined when the application can be deemed complete according to Norfolk County Community Planning user fees: <u>User Fees | Norfolk County</u>

Additional agency plan review fees may apply. Please see below for more information and forward fees directly to the applicable agency, as required:

## **Grand River Conservation Authority**

Plan Review fees | Grand River Conservation Authority

**Long Point Region Conservation Authority** 

Planning Fees - Long Point Region Conservation Authority



Cash, debit, credit or cheque payable to Norfolk County in the amount set out in the User Fees By-Law that will be accepted and deposited once the application has been deemed complete.

## **Development Application Process**

Norfolk County staff will circulate the complete application to adjacent landowners, public agencies, and internal departments. Planning Act decision timeframes will apply in accordance with the provisions of Section 34 of the Planning Act Norfolk County collects personal information submitted through this form under the authority of the Municipal Freedom of Information and Protection Act. Norfolk County will use this information for the purposes indicated by this form. Questions about collecting personal information can be directed to Norfolk GIS Services at NorfolkGIS@norfolkcounty.ca.

Additional studies required for a complete application along with peer reviews may be required and shall be provided at the applicant's sole expense. In these cases, Norfolk County staff will select the company to complete the peer review.

Norfolk County will refund the original fee if applicants withdraw their applications before circulation. If Norfolk County must recirculate your drawings, there will be an additional fee. If Norfolk County must do more than three reviews of engineering drawings due to revisions by the owner or failure to revise engineering drawings as requested, Norfolk County will charge an additional fee.

#### **Contact Us**

For additional information or assistance completing this application, please contact a Planner at 519-426-5870 or planning@norfolkcounty.ca.

#### **Notification Sign Requirements**

For public notification, Norfolk County will provide you with a sign to indicate the intent and purpose of the development application. It is your responsibility to:

- 1. Post one sign per frontage in a conspicuous location on the subject lands.
- 2. Ensure one sign is posted at the front of the subject lands at least three feet above ground level and not on a tree.
- 3. Notify the Planner when the sign is in place.
- 4. Maintain the sign until the development application is finalized and, after that, remove it.



Pre-consultation Meeting Application Submitted	Public Notice Sign Application Fee Conservation Authority Fee Well & Septic Info Provided Planner		
Check the type of planning a	application(s) you are submitting.		
☐ Zoning By-Law Amendmer	nt – Regular		
☐ Zoning By-Law Amendmer	nt - Major		
☐ Zoning By-Law Amendmer	nt - Minor		
☐ Temporary Use By-law			
Property Assessment Roll N	lumber:		
A. Applicant Information  Note: It is the responsibility of the owner to notify the Planner of any changes in ownership or authorized applicant within 30 days of such a change			
Name of Owner			
Address			
Town and Postal Code			
Phone Number			
Cell Number			
Email			
Name of Authorized Applicant Address			
Town and Postal Code			
Phone Number			
Cell Number			



Email		
Name of Authoriz	zed	
Address		
Town and Postal (	Code	-
Phone Number		
Cell Number		
Email		
	•	forward all correspondence and notices
regarding this app	lication to both owner and a	gent noted above.
□ Owner	☐ Agent	☐ Applicant
	· ·	• •
	sses of any holder of any mo the subject lands:	origagees, charges or other
	the caspot lands.	
B. Location, Leg	al Description and Propert	y Information
, ,	•	ownship, Concession Number, Lot
Number, Blo	ck Number and Urban Area	or Hamlet):
Municipal Civ	vic Address:	
Land acquisi	tion date (if known):	
2. Is there a site	e-specific provision on the s	ubject lands?
Υ	∕es □ No If yes, please sp	ecify the corresponding number:



3.	Present use of the subject lands:		
4.	Please describe <b>all existing</b> buildings or structures on the subject lands and whether they will be retained, demolished or removed.		
5.	If an addition to an existing building is being proposed, please explain the proposed use.		
6.	Please describe <b>all proposed</b> buildings or structures/additions on the subject lands.		
	Are any existing buildings on the subject lands designated under the <i>Ontario Heritage Act</i> as being of cultural heritage value or interest?  ☐ Yes ☐ No  f yes, identify and provide details:		
_			
8.	If known, the length of time the existing uses have continued on the subject lands:		
9.	Existing use of abutting properties:		
10	. Are there any easements or restrictive covenants affecting the subject lands?  ☐ Yes ☐ No		
	If yes, describe the easement or restrictive covenant and its effect:		



s of the Zoning
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or currently are
No
nds or adjacent

2. Is there reason to believe the subject lands may have been contaminated by former



	uses on the site or adjacent sites?
☐ Yes ☐ No ☐ Unknown	
3.	Provide the information you used to determine the answers to the above questions:
4.	If you answered yes to any of the above questions in Section D, a previous land use inventory showing all known former uses of the subject lands, and/or when applicable, the adjacent lands, is required.
	Is the land use inventory of former land uses attached? $\square$ Yes $\square$ No
E.	Provincial Planning Statement
1. Is the requested amendment consistent with the Provincial Planning Staten issued under subsection 3(1) of the <i>Planning Act, R.S.O. 1990, c. P. 13</i> ?	
	□ Yes □ No
	If no, please explain:
2.	It is owner's responsibility to be aware of and comply with all relevant federal or provincial legislation, municipal by-laws or other agency approvals, including the Endangered Species Act, 2007. Have the subject lands been screened to ensure that development or site alteration will not have any impact on the habitat for endangered or threatened species further to the Provincial Planning Statement?
	□ Yes □ No
	If no, please explain:
3.	Have the subject lands been screened to ensure that development or site alteration will not have any impact on source water protection?
	□ Yes □ No
	If no, please explain:



Note: If in an area of source water Wellhead Protection Area (WHPA) A, B or C, Intake Protection Zone (IP-Z), Issue Contributing Area (ICA), please attach relevant information and approved mitigation measures from the Risk Management Official.

4. Are any of the following uses or features on the subject lands or within 500 metres of the subject lands, unless otherwise specified? Please check boxes, if applicable.

Livestock facility or stockyard
☐ On the subject lands or ☐ within 500 meters – distance
Significant Woodland
□ On the subject lands or □ within 500 meters – distance
Municipal Landfill
$\square$ On the subject lands or $\square$ within 500 meters – distance
Sewage treatment plant or waste stabilization plant
□ On the subject lands or □ within 500 meters – distance
Provincially significant wetland or other environmental feature
$\square$ On the subject lands or $\square$ within 500 meters – distance
Floodplain
$\square$ On the subject lands or $\square$ within 500 meters – distance
Rehabilitated mine site
$\square$ On the subject lands or $\square$ within 500 meters – distance
Non-operating mine site within one kilometre
$\square$ On the subject lands or $\square$ within 500 meters – distance
Active mine site within one kilometre
☐ On the subject lands or ☐ within 500 meters – distance
Industrial or commercial use (specify the use(s))
☐ On the subject lands or ☐ within 500 meters – distance
Active railway line
☐ On the subject lands or ☐ within 500 meters – distance
Seasonal wetness of lands
☐ On the subject lands or ☐ within 500 meters – distance
Erosion
☐ On the subject lands or ☐ within 500 meters – distance
Abandoned gas wells
$\square$ On the subject lands or $\square$ within 500 meters – distance



# F. Servicing and Access

<ol> <li>Indicate what services are availant water Supply</li> </ol>	able or pro	posed: Storm Drain	
Municipal piped water		Storm sewers	
Individual wells		Open ditches	
Communal wells		Other (describe below):	
Other (describe below):			
Sewage Treatment		Existing or proposed acces to subject lands	SS
Municipal sewers		Municipal road	
Communal system		Provincial highway	
Septic tank and tile bed in good working order		Unopened road	
Other (describe below):		Name of road/street:	
		Other (describe below):	
or communal septic systems, and as a result of the development be	nd more th peing comp □ Ye	on privately owned and operated i an 4500 litres of effluent produced pleted? s □ No t and (ii) hydrogeological report wit	per day
G. Other Information			
1. Does the application involve a lo	ocal busine	ess?	
$\square$ Yes $\square$ No If yes, how many	people are	e employed on the subject lands?	



2.	Indicate below or on a separate attachment, the applicant's proposed strategy for consulting with the public on the request for a zoning by-law amendment.
3.	Is there any other information that you think may be useful in the review of this application? If so, explain below or attach on a separate page.

## H. Supporting Material to be submitted by Applicant

In order for your application to be considered complete, folded hard copies and an electronic version of the site plan drawings, additional plans, studies and reports will be required in addition to a sketch plan in accordance with Ontario Regulation 545/06.

A sketch showing, in metric units:

- a) the boundaries and dimensions of the subject land;
- b) the location, size and type of all existing and proposed buildings and structures on the subject land, indicating their distance from the front lot line, rear lot line and side lot lines:
- c) the approximate location of all natural and artificial features (for example, buildings, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,
  - are located on the subject land and on land that is adjacent to it, and
  - ii. in the applicant's opinion, may affect the application;
- d) the current uses of land that is adjacent to the subject land;
- e) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way;
- f) if access to the subject land will be by water only, the location of the parking and docking facilities to be used; and
- g) the location and nature of any easement affecting the subject land



following additional plans, studies and reports, including but not limited to, <b>may</b> be lired as part of a complete application submission:
On-Site Sewage Disposal System Evaluation Form (to verify location and condition)
Cut and Fill Plan
Erosion and Sediment Control Plan
Grading and Drainage Control Plan (around perimeter and within site) (existing and proposed)
Plan and Profile Drawings
Site Servicing Plan
Storm water Management Plan
Street Sign and Traffic Plan
Street Tree Planting Plan
Tree Preservation Plan
Archaeological Assessment
Environmental Impact Study
Functional Servicing Report
Agricultural Impact Assessment
Geotechnical Study / Hydrogeological Review
Minimum Distance Separation Calculations
Noise or Vibration Study
Record of Site Condition
Stormwater Management Report
Traffic Impact Study

The approval of the proposed development might be subject to additional federal or provincial legislation, municipal by-laws or other agency approvals.



## I. Transfers, Easements and Postponement of Interest

The owner acknowledges and agrees that if required, it is their solicitor's responsibility on behalf of the owner to disclose the registration of all transfer(s) of land and/or easement in favour of the County and/or utilities. Also, the owner further acknowledges and agrees that it is their solicitor's responsibility on behalf of the owner to undertake the registration of postponements of any charges in favour of the County.

## J. Permission to Enter Subject Lands

Owner

Permission is hereby granted to Norfolk County officers, employees or agents, to enter the premises subject to this application for the purpose of making inspections associated with this application, during normal and reasonable working hours.

#### K. Freedom of Information

For the purposes of the Municipal Freedom of Information and Protection of Privacy Act, I authorize and consent to the use by or the disclosure to any person or public body any information that is collected under the authority of the *Planning Act, R.S.O.* 1990, c. P. 13 for the purpose of processing this application. Owner/Authorized Applicant Signature Date L. Owner's Authorization If the authorized applicant/agent is not the registered owner of the lands that is the subject of this application, the owner(s) must complete the authorization set out below. \_\_\_\_\_ am/are the registered and authorized I/We owner(s) of the lands that is the subject of this application. I/We authorize \_\_\_\_to make this application on my/our behalf and to provide any of my/our personal information necessary for the processing of this application. Moreover, this shall be your good and sufficient authorization for so doing. Owner Date

Date



M. Declaration	
l,of _	
solemnly declare that:	
all of the above statements and the statement transmitted herewith are true and I make this selieving it to be true and knowing that it is of under oath and by virtue of <i>The Canada Evide</i>	solemn declaration conscientiously the same force and effect as if made
Declared before me at:	
	Owner/Authorized Applicant Signature
In	
Thisday of	
A.D., 20	