

The Corporation of The Township of Southgate

Application for Planning Amendment Official Plan and Zoning By-law

** Pre-consultation is required with the Township before any zoning or official plan amendment applications will be accepted (By-law 66-2012)**

Instructions:

- Please check all applicable boxes and answer all applicable questions.
- All measurements MUST be in metric units. (Imperial Units will not be accepted)
- Additional information may be attached if necessary.
- Incomplete applications will be returned.
- The Township reserves the right to ask for more information or clarification pertaining to this application at a later time.
- Further information is on the last two pages for your reference.
- Applications are not accepted without the required fees

For office use o	nly
File no:	
Pre-Consult Date:	
Date received:	
Date accepted	
Accepted by:	
Roll # 42 07	
Conservation authority required:	fee
Other information:	

Pursuant to one or more of the following Sections 22, 34, 36, and/or 39 of the *Planning Act*, as amended, I/we apply for: (check appropriate box)

Pre- Consultation Fee	\$510.00
Amendment to the Official Plan	Minor \$4,080.00 application fee plus
	\$4,000.00 contingency fee
	Major \$6,630.00 application fee plus
	\$6,000.00 contingency fee
Amendment to the Zoning By-law	\$2,950.00 application fee
	Complex \$4,080.00 application fee plus
	\$5,000.00 contingency fee
Removal of Holding Provision	\$1,020.00 application fee
	or \$612.00 application fee (with related
	Site Plan Agreement)
Temporary Use By-Law Amendment	\$1,707.00 application fee plus
	\$408.00 agreement fee plus
	\$2,500.00 contingency fee
Other Required Fees:	
Public Notice Sign Fee	\$148.00
Conservation Authority Fee	\$260.00 Saugeen Valley Conservation
	Grand River Conservation – Call directly for details
County of Grey Municipal Review Fee	\$400.00

^{*}Contingency fee required for all Official Plan Amendment applications

^{*}Contingency fee required only for Major Zoning By-law Amendment applications

Note on fees:

It is a requirement that any potential applicant pre-consult with the Planning Department prior to submitting any planning application. For the pre consultation meeting, please provide a drawing or a sketch of your proposal, accompanied by a written description.

The application fees were adopted and approved under the Township of Southgate's fees and charges By-law and will only be accepted once the application is deemed complete by the Township of Southgate Planning Department.

All required application fees shall be paid in cash or by cheque made payable to the Township of Southgate.

Contingency fees will be utilized to cover costs associated with this application when deemed necessary by the Township of Southgate, i.e. professional consultants and legal advice. Any portion of the contingency fee not used in connection with the review and completion of an application will be returned. The applicant further agrees to pay any additional costs and expenses beyond the initial contingency fee which shall be determined by staff of the Corporation of the Township of Southgate in the event that the amount of the initial contingency fee taken is insufficient.

Be advised that the applicant or a representative is expected to appear at any meetings (including the public meeting) to explain the proposal and answer any questions that may arise. Failure to do so may result in deferral of the application and increased costs.

	Part A Owner/Agent/Application Information
*Tc	be completed by the applicant
L.	Name of registered owner:
	Mailing address
	Phone#: (H) (B)
	Email Address:
2.	Name of applicant:
	Mailing address:
	Phone#:Email:
	Applicant's Relationship to Subject Lands:
	Registered Property Owner
	☐ Holder of Option to Purchase Subject Lands
	Signing Officer of Corporation
	Other [Specify]
3.	Name of agent (if applicable)
	Mailing address:
	Phone#:Email:Email:
	/
!	Send all correspondence to (choose only one): Applicant Agent
ſ	Preferred Method of communication: Phone email Postal Mail
1	Name any mortgages, charges or encumbrances, in respect to the subject lands:
	, and day, contained in the day, and day, contained in the day, co
ilir	ng Address: 284
	e#:
Hiller	Part B
4.	The Subject Lands Location of subject property (former municipality):
	Township of Egremont
Roi	ad/street and number: 271 £ 281 DOYLE ST.
Газ	x Roll#: 42-07-110-001-38200-0000 € 42-07-110-001-38201-0
Lot	
Lot	of Plan90

6.	Dimensions of subject property:			
	frontage <u>46.19</u> m depth_,	34.	.67 m area 1575 sq m,	/ha
7.	Description of the area affected	by t	this application if only a portion of the	I
	entire property 70 SPLI	7	THE TWO EXISTING LOTS IN	10 74RE
8.	Abutting and nearby lands uses			
٠.				
&	livarii.		owner or applicant of the subject lands ow abutting the subject lands? Yes DNo	1 01 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
40				
	ir yes, describe to what extent			
	b. Use of abutting and nearby lands	s - d	escribe the present use on all properties	
	abutting and opposite the subject			
	North PES.	Eas	tes.	
	South <u>R€S</u> .	Wes	tres	
	A sales alternate the sales are continued.			
	c. Agricultural livestock operations			
L			ated within 450 metres of the subject land	s,
			proximate size of livestock barns (as per	
Α	dditional Requirements 20. (b) reque	est) a	and you must fill out Schedule "A".	
9.	Environmental Constraints			
-				
	Indicate whether any of the follo subject lands:	wing	g environmental constraints apply to the	
	Wetlands		Specialty Crop Lands	
	Floodplains		ANSI's (areas of natural or scientific interest)	
	Streams, Ravines and Lakes		Aggregate Resources	
	Water Resources		Thin Overburden	
W	ooded Areas & Forest Management		Solid Waste Management	
	Fisheries, Wildlife & Environment Heritage Resources		Sewage Treatment Plant	
		_		
10		la managa a		
	Indicate the current Official Plan I	Desig		
	Neighbourhood Area		Agriculture	
	Downtown Commercial		Rural	
	Arterial Commercial		Inland Lakes	
	Industrial 📮		Space Extensive Industrial/Commercial	
	Public Space		Hazard Lands	
	Special Policy Area 🚨		Wetlands	
	Major Open Space		Mineral Aggregate Extraction	
	Village Community			
11	. Zoning By-law			
	Present zoning P-2			
	Requested zoning R3			5 _00

	would sutherize (provide a sketch showing leasting and
	would authorize: (provide a sketch showing locations and
	approximate size for each building or structure). *If proposal is for
	an On Farm Diversified Use, please specify use (metal works,
	woodworking) and include Building Code Occupation Classification:
	TO CREATE 6 SEMI DETACHED DWELLINGS
	WHICH ARE 23.16 SQM IN AREA
	P
Ту	pe of building/structure: WOOD PRAMED HOUSES W/VINYLE BRICK CLASS
Se	tbacks:
Fro	ont lot line: 9 M Rear lot line: 10.3 M
	de lot line:
Bu	ilding structure:
He	eight: 6 M. Dimensions/Floor Area: 83.16 S@ M
Th	e date the existing building(s) or structure(s) on the subject land were
COI	nstructed: 1979
Th	e length of time that the existing uses of the subject land have continued:
_	SHE SINCE 1979
If	proposed use is residential, indicate proximity of subject lands to community
fac	cilities (parks, schools, etc.):
_	WITHIN 500 m.
_	
_	
1	For Official Plan Amendment Applications Only (13 - 18):
1	
13	
	Amendment: Does this application change or replace a designation in
	the Official Plan?
	Changes Replaces
1/	I. Is this application to implement an alteration to the boundary
14	of an area of settlement or to implement a new area of
	settlement?
	Yes No V
T	t ves, please provide the details of the official plan of the official plan
I a	if yes, please provide the details of the official plan or the official plan amendment that deals with this matter.
I a	amendment that deals with this matter.

L 5 . Does this application propose to remove land	d from an a	rea of	
employment?			
Yes □ , No ⊡			
If yes, please provide the details of the official plan or	official plan a	mendment	
that deals with this matter.			
+			
			_
.6. Is the application being submitted in co	niunction	with a proposed	
County Official Plan Amendment? Yes 🔟 No 🗆	mjunicaion (иси и ргорозси	
,			
If yes, please provide the details of the official plan or	official plan a	mendment	
that deals with this matter.			
			_
			_
			-
.7. Specific reason(s) for requesting amendr			_
space, a cover letter should be attached: 10 CREATE AN ADDITIONAL W	07		
8. Has the subject land ever been the sub	ject of a Zo	ning	
By-law Amendment? Yes D No D Unknown D	1		
If yes, and if known, specify the file number and	l status of the	annlication:	
if yes, and it known, specify the the number and	i status or tile	е аррисацоп.	
- / \			_
	^		
Servicing for Subject L	and		
Facilities existing or proposed for subject land	s:		
Type of Access:	Existing	Proposed	
Provincial Highway	LXISTING	Гторозец	
Municipal Road, maintained year-round	1		
☐ Municipal Road, seasonally maintained			
Other Public Road			
Please Specify:			
Type of Water Supply:	Existing	Proposed	
Municipally operated piped water system	75'	. <u> </u>	
Privately owned/operated individual well	· ·		
Privately owned/operated communal well	к	-	
Lake or other body of water Please Specify:	8		
Other Means			
Please Specify:	(- <u></u>		

	Storm drainage sewer pipe	Existing	
	Ditch		
	Swale		
	Other Means	-	
	Please Specify:		
	of Sewage Disposal:	Existing	Proposed
_	Municipally operated sanitary system	Y	
_	Privately owned/operated individual septic	O. Comments	-
	Privately owned/ operated communal septic		-
	Privy Other Means	-	-
_	Please Specify:		-18. 2
1. A	Yes No D s an amendment to the Site Plan and/or Agree Yes No	restriction	ıs, t lands?
applica	Yes No Y Part C The Proposal	nolied for a	and the
applica 2. Descr	Yes No 🗹 Part C	pplied for a	and the
applica 2. Descr propos	Part C The Proposal ibe the nature and extent of the relief a	• • · · · · · · · · · · · · · · · · · ·	2 13 25
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2. Descr propos	Part C The Proposal ibe the nature and extent of the relief a sed use of the subject lands. HIS APPLICATION IS TO SEREZONE ENSER HOUSING WITHIN THE	70 ALL	ow for
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Repor	ny supporting documents: (e.g. Environmental Impact Study, Hydrologic t, Traffic Study, Market Area Study, Aggregate License Report, Storm Management Report)
water	
	Part D
	Statement of compliance
26. und	Is this application consistent with the policy statements issued der subsection 3(1) of the Planning Act? Yes No O
27.	Is the subject land within an area of land designated under any
pro	ovincial plan or plans? Yes No No
	xplain how the application conforms with or does not conflict with the e provincial plan or plans.
28.	Additional requirements Supplementary and support material to accompany application,
	ere applicable
a)	a survey of the property prepared by an Ontario Land Surveyor indicating topographical contours and other natural and artificial features such as existing buildings and their uses, railways, highways, pipelines, ditches,
	swamps, watercourses, drainage, and wooded areas within or adjacent to
	the subject land. This survey should clearly indicate the land which is the
OR	subject of the amendment.
	a sketch drawn to scale showing the following:
	Boundaries and dimensions of the subject land.
	Location, size and type of all existing and proposed buildings and
	structures on the subject land, indicating the distance of the buildings
	or structures from the front yard lot line, rear yard lot line and the side
	yard lot lines. 3) 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 ditch, river or
	stream banks, wetlands, wooded areas, wells and septic tanks. 4) Current use(s) on land that is adjacent to the subject land.
	5) 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.
	7) Location and nature of any easement affecting the subject land.
	8) North Arrow

Other information

Is there any other information that you think may be useful to municipality or other agencies in reviewing the application? If so, plain below or attach on a separate page:

Part E Authorization and affidavit

30. Owner's Consent (Freedom of Information):

In accordance with the provision of the Planning Act, it is the policy of the Municipality to provide public access to all development applications and supporting documentation.

In submitting this development appl	lication and supporting documents I (we),
aı	nd
Name o	of Owner(s)
with the provisions of the Munici Privacy Act, that the information documentation provided by myself,	ted and provide my (our) consent, in accordance ipal Freedom of Information and Protection on on this application and any support my agents, consultants and solicitors, as welled by the municipality and other review agence.
	Il also be available to the general public.
	Mar .3 202
	MAR 7 2025
Signature of Owner	Date
31. Owner's Authorization I(we),	and Name of Owner(s)
	Name of Owner(s)
our agent(s)for the pur	to act as
our agencis/for the par	
	MAR 2021 -
Signature of Owner	MAR 7 2025 Date
Signature of Switch	Date
32. Owner's Authorization	n for Access
I/we	_,andame of Owner(s)
hereby permit Township staff and its during regular business hours for the subject property. Signature of Owner	representatives to enter upon the premises e purpose of performing inspections of the Mor 3/202 Date
940	
	Marky 7 202 Date
Signature of Witness	MAR 7 2005 Date
orginature of withess	Date

Solemn declaration

33. Affidavit

To be completed by owner(s), agent(s), or applicant(s) having completed the application form

Note: This Affidavit must be signed in the presence of a Commissioner for Taking Oaths.

I/ (We)___

Name(s)

of the Township of Southeto in the County of Grey (city/town/municipality) (county/region)

Solemnly declare that all statements contained in this application and all the information provided is true, and I/we 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 virtue of the Canada Evidence Act.

Declared before me at the:

Tocon of South ato in the County (city/town/municipality)

of Grey (county/region)

This 7 day of March

_,20_25

Signature of Commissioner

Elisha Milne, a Commissioner, etc.,
Province of Ontario, for The Corporation of
the Township of Southgate, County of Grey.

Signature of Applicant

манте (рісазе ріппі)

Schedule "A"

Supplementary Information – Agricultural Lands

Agricultural Property History on the subject parcel (i) What type of farming has been or is currently being conducted?
Beef
☐ Dairy ☐ Swine
Poultry
☐ Sheep
☐ Cash Crop
Other (describe)
Describe in detail the size, age and feed type used for the type of farming conducted:
(i) How long have you owned the farm?
(ii) Are you actively farming the land (or – do you have the land farmed under your supervision)?
☐ Yes – For how long?
□ No – When did you stop farming?
For what reason did you stop farming?
(iii) Area of total farm holding:
(iv) Number of tillable hectares:
(v) Do you own any other farm properties?
If yes, indicate locations: Lot:Concession:
Former Township:
Total Hectares:
(vi) Do you rent any other land for farming purposes? ☐ Yes ☐ No
If yes, indicate locations: Lot:Concession:
Former Township:
Total Hectares:
(vii) Is there a barn on the subject property? ☐ Yes ☐ No
Please indicate the condition of the barn:
How big is the barn?
What is the present use of the barn?
What is the capacity of the barn, in terms of livestock?

(viii) □	Indicate the manure storage facilities on the subject lands Storage already exists				
	No storage required (manure/material is stored for less than 14 days)				
	Liquid				
	inside, underneath slatted floor				
	utside, with permanent, tight fitting cover				
	(treated manure/material) outside, no cover				
	outside, with a permanent floating cover				
	utside, no cover, straight-walled storage				
	utside, roof but with open sides				
	 outside, no cover, sloped-sided storage 				
	Solid				
	☐ inside, bedded pack				
	outside, covered				
	☐ outside, no cover, >= 30% DM				
	outside, no cover, 18-30% DM, with covered liquid runoff storage				
	utside, no cover, 18-30% DM, with uncovered liquid runoff storage				
	• H				
(ix)	Are there any barns on other properties within 450 meters (1,476.38 ft) of the				
	subject lands? ☐ Yes ☐ No				
T.C.					
	, these barns and distances to the subject property must be shown on the				
	n. The following questions must be answered for each property containing a barn dless of current use.				
regare	diess of Current use.				
(x) W	hat type of farming has been conducted on this other property?				
(xi)	Indicate the number of tillable hectares on other property:				
(//					
(xii)	Indicate the size of the barn(s):				
. ,					
(xiii)	Capacity of barn in terms of livestock:				
(viv)	Manure Storage facilities on other property (see storage types listed in question				
-	ove)				
ri.					
Additi	ional information will be required for Minimum Distance Separation (MDS)				
calcul	ations – please discuss this with Planning Staff prior to submitting your				
applic	cation				

Zoning amendment process

Purpose: a zoning by-law amendment is required to change a zone symbol on a property to permit expanded or different land uses on a specific property. A zoning by-law amendment may also be requested to change a zone provision (setback or similar regulation) or general provision.

Process: Discuss your proposal with the municipal planning department prior to submitting your application. Make your application to the planning department along with the required fee. A planning staff report will be prepared and a public meeting will be set. The applicant will be advised of the time and date of this meeting and invited to make representation at this time in order to explain why the zoning amendment request is being made.

You can expect a decision on your application within 150 days. This time is used to review the application, set up a public meeting, post the required public notice, draft a zoning by-law amendment and ensure that all other required documentation is in order.

At least 20 days prior to the public meeting, notice of the public meeting is either sent to every assessed property within 120 metres (400 feet) of the subject property or a notice is placed in the appropriate local newspaper. The applicant or a representative must attend the public meeting to explain why the zoning amendment is required to members of the Council and the public, as well as answer any questions that may arise.

A site plan and agreement may be required to be negotiated prior to any further proceedings of the rezoning process. Following the public meeting and if Council is satisfied with the application, an amending by-law will be considered by Council. Should the by-law be passed, a notice of passing is prepared and sent to everyone on the first mailing list or published in the newspaper. A 20 day appeal period is required to be included in this notice to allow anyone to appeal the by-law to the Ontario Municipal Board.

Should your application not be approved by Council, you also have the right to appeal to the Local Planning Appeals Tribunal within the same 20 day appeal period. More information is available by contacting the municipal planning department or on the Web at: http://elto.gov.on.ca/news/local-planning-appeal-tribunal/

If the application is approved and no appeal is filed, a notice of no appeal is prepared and sent to the applicant at which time the process is now completed. A building permit would not be available for any works associated with the by-law until the appeal period has passed and if no appeals were filed.

Zoning by-law amendment process summary

- 1. Pre-consultation (required by By-law 66-2012)
- 2. Submit application
- 3. Clerk sets a public meeting
 Notice sent to neighbours within 120 metres (400 feet) and various agencies,
 20 days prior to public meeting.
- 4. Public meeting
 Applicant and/or agent should attend to resolve any potential concerns.
 Council will consider the proposal and may pass a by-law that meeting.
- Appeal period
 After a Notice of Passing for the by-law amendment is sent to neighbours within 120 metres (400 feet) and agencies, 20 day appeal period begins.
- Decision final
 If not appeal is filed with the Township within the appeal period, the process is complete and the zoning by-law amendment is in full force and effect.

please do not return this page