

Corporation of the Town of Perth

80 Gore St East Perth, ON K7H 1H9

ZONING AND RELATED BY-LAW AMENDMENT APPLICATION FORM

Pursuant to Sections 34, 36, 37, 38 or 39 of the Planning Act, R.S. 0. 1990, c.p. 13, as amended

1. Applicant Checklist	
Please ✓ to ensure the following is provided: Two (2) copies of completed application and \$980.02 ZBL major amendment fee; or \$816.81 ZBL minor amendment fee; or \$108.88 By-law for removal of Holding fee; or \$816.81 Temporary Use By-law fee; or \$272.31 Encroachment By-law fee; and Completed Authorization Form Legal Deposit 2. Owner/Applicant Information	
2.1. Owner's Name(s):	
2.2. Applicant's Name(s):	
2.3. Applicant's Address:	
If not the owner, please complete authorization section 9.	
2.4. Send correspondence to:	
3. Property Description and Information	
3.1.Legal Description of Property	
Reference/Registered Plan Number:	
Part/Block/Lot Number:	
Municipality:	
Concession Number:	
Lot Number:	
Roll Number:	-
Easement or Restrictive Covenants:	_
3.2. Municipal Address of Property	
Street Name and Number:	
Postal Code:	
3.3. Dimensions of Property (metric)	
Street Frontage:	
Depth:	

Area:
4. Official Plan and Zoning Information
4.1. Current Official Plan Designation of Property
4.2. Explain how the application conforms to the Official Plan if the property is in an area where zoning with conditions may apply
4.3. Current Zoning of the Property
4.4. Nature and Extent of the Rezoning Request:
4.5. Reason why the Rezoning is Requested:
4.6. Existing Use(s) of the Property
□ Residential
□ Commercial
□ Industrial
□ Institutional
□ Agricultural
□ Vacant
□ Mixed Use: (Please state)
□ Other: (Please state)
4.7. Describe the Existing Uses and the length of time they have continued on the property
4.8. Describe the Proposed Use(s) of the Property:
4.0. If requesting a change in density or height:
4.9. If requesting a change in density or height:
Permitted maximum density (By-law 3358) is
Permitted maximum height (By-law 3358) is
5. Notable Site Use Changes
5.1. Settlement Area Boundary Will the proposed use extend beyond the boundary area of a settlement area?
(if the response is yes please attach a description and drawing of the use intended beyond the settlement area)
5.2. Employment Area: Indicate if land will be removed from a designated employment area.

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Ц	residential use
	Converts a brownfield site to a residential use (note application will require a
	Record of Site Condition)
	Application is for residential use on land in the Industrial, Business Park or Institutional designations
	Does not remove any employment land
	6. Building and Structure Information
6.1.Ar	e there existing Buildings or Structures on the Subject Land?
Υe	es 🗆 No 🗆
	yes, the following information is required for each building or structure (metric units eferred):
Ту	/pe:
Fr	ont Lot Setbacks:
	ear Lot Setbacks:
Si	de Lot Line Setbacks (Both Sides):
Не	eight:
Di	mensions/Floor Area:
6.2.Th	ne Date the Existing Buildings or Structures were constructed on the Subject Land
6.3. Nu	umber of existing parking spaces:
6.4. Ar	e there Proposed Buildings or Structures to be erected on the Subject Land?
Υe	es 🗆 No 🗆
	yes, please provide the following information for each building or structure (use metric easurement):
Ту	/pe/ Use:
	ont Lot Line Setbacks:
	ear Lot Line Setbacks:
Si	de Lot Line Setbacks (Both Sides):
	eight:
	mensions/Floor Area:
	oposed Date of Construction/ Year Building Constructed:
Ac	dditional Parking Spaces:
	9 1

To the North:		
To the East:		
To the South:		
To the West:		
6.6. Are there any of the formetres of the subject p	llowing uses or features on the property?	e subject lands or within 500
lse or Feature	On Subject Land?	Within 500 m of Subject Land? (Give Approximate Distance)
Sulk Fuel storage facility Landfill site (active or losed) Lasewage treatment Lant/lagoon Lan industrial use Lesignated for aggregate extraction Lan active railway line Latural hazard Landrial gas or oil Lipeline La hydro easement La contaminated site La Source Water La provincially significant extland Landrial and Landrian and		
cientific interest (ANSI) ish/Wildlife Habitat designated heritage uilding/sit		
	7. Servicing Information	
☐ Provincial Highway	lease indicate whether it is ma	intained seasonally or year round)

6.5. Describe the existing use of the land on abutting properties:

1.2	. Typ	Publicly owned and operated piped water system; Privately owned and operated piped water system; Privately owned and operated individual well; Communal well;
7 2	□ Tun	Lake or other water body:
1.3	. Typ	Publicly owned and operated sewage disposal system; Privately owned and operated septic system; Communal septic system; Other means:
7.4	.Pro	vision of Storm Drainage: Piped Municipal Storm Sewers; Ditches; Swales; Other means:
7.5	Oth	er Services and Utilities Available: Electricity; Natural Gas; School Busing; Garbage Collection; Other:
7.6.	san	ere development will require high volume water supply (sprinklers), high volume itary sewer or storm-water facilities indicate:
	Aut	hor, Title, date of water servicing report:
	Aut	hor, Title, date of sanitary sewer report:
	Aut	hor, Title, date of storm-water report:
		8. Other Planning Applications
8.1		ne property subject to an application under the Planning Act for approval of a plan of division or a consent: Unknown No Yes If yes and if known, please provide the following
		The application file number:
		The status of the application:

	been the subject of a po a rezoning application)	revious application under □ Unknown	Section 34 of the	
-	t to a planning application	land, or any land within ones at this time (i.e. conse		
Item	Application # 1 (type):	Application # 2 (type):	Any land within 120 m of the subject land:	
File Number Name of approval authority considering application				
Land affected by application Purpose				
Status Effect on requested amendment				
8.3. If this application is a re-submission, describe how the application has been changed from the original.				
	has ever been subject o	of a Minister's Zoning Ord at order:	er, and, if known,	
8.5. Is the property wit	thin the Source Water P	rotection Zone?		
No ⊠ Yes	☐ IPZ Level	☐ Checklist Attache	∍d	
	9. Required Sket	ch Information		
The following information your complete application		•		
 □ The location, size a subject land, indication, rear yard lot line, rear yard lot line. □ The approximate location adjacent land included and land included areas, we opinion may affect. 	ating the distance of the ine and the side yard lot ocation of all natural and uding: buildings, railways streams, [5 of 10] Perth and septic systems a	nd proposed buildings and buildings or structures fro lines; artificial features on the s s, roads, watercourses, dr Planning Dept. wetlands, nd any such features whice	om the front yard lot subject land and on rainage ditches, flood plains,	

whether it is a public traveled road, of-way; and parking and docking fac ☐ The location and nature of any ease	ment affecting the subject land.	
10. Notic	ce to the Applicant	
application complete on the basis that has been paid. However, the applicant cease to be complete in the event that exceed the initial application fee or except and in such circumstances the until the funds necessary to pay outstainitial deposit, as applicable have been		
11. Agree	ement to Indemnify	
of Perth (the "Town") from all costs and	nity and save harmless The Corporation of the Town I expenses the Town may incur in connection with ing application for approval under The Planning Act.	
legal, engineering, planning, advertising payable by the Town to process the ap Town, if required or requested by the A the Ontario Municipal Board ("OMB") from the Contario Municipal Board ("OMB")	sts and expenses shall include all administrative, g, and consulting fees and charges incurred or plication, together with all costs arising from the applicant appearing at any hearing of any appeal to om any decisions by Town Council, the Committee vision Committee as the case may be, approving the	
The Applicant agrees that if any amount owing to the Town in respect to the application is not paid within 30 days of being issued; the Municipality will not be required to process or to continue processing the application or appear before the OMB in support of a decision approving the application until the amount has been paid in full.		
The Applicant further agrees, that any amount owing by the Applicant is a debt of the Applicant and the Town, in addition to other remedies available to it by law, is entitled to recover the amount owing with interest from the Applicant by actions in the Courts.		
Signature of Applicant	Date	
12. Affidavit/Swo	rn Declaration by Applicant	
An affidavit/sworn declaration by the apthis application form is true.	oplicant certifying that the information contained in	
l,, of th	e	
	, do solemnly declare that:	
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I am the applicant named in this application;

I shall be responsible for and I agree to pay all necessary fees and expenses incurred by the Corporation of the Town of Perth resulting from this application; and

All of the information and statements made 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.

Declared before me at the	
in the _	· · · · · · · · · · · · · · · · · · ·
this day of	, 20
Applicant's Signature	A Commissioner, etc.
(Above to be signed in the	e presence of a Commissioner)
13. Authorization	on from Owner(s)
The owner(s) formal authorization permittin owner(s) behalf to the Town of Perth.	g the applicant to make this application on the
I/We	, the owners of the property subject of
this application, hereby authorize	
to make this application on my/our behalf to	o the Corporation of the Town of Perth.
Witness Signature (other than applicant)	Owner's Signature
Witness' Name and Title (Please PRINT)	Owner's Name and Title (Please PRINT)

14. Freedom of Information / Access to Property Consent

and all information provide	d in the applicate for public revie	ion and information submitted with the warment and scrutiny save for that portion of the
Owner's Signature		Applicant's Signature
Town of Perth working on to are subject to this application for the purpose of inspecting	behalf of the Pla on during the re ng, evaluating ar	ff or employees of the Corporation of the nning Director to enter onto the lands that gular business hours of the Town of Perth of recording information about the site's ildings and any other exterior features
Applicant's Signature		Owner's Signature
Applicant's Name and Title (Please PRINT)		Owner's Name and Title (Please PRINT)
	Confidential Info	ormation
Applicant's Information Name:		
Applicant's Contact Information		
Home #	_ Work #	Cell #
Fax #	Email addres	ss
Owner's Information		
Name:		
Address		Postal Code
Owner's Contact Information		
Home #	_ Work #	Cell #
		·

13. Mortgages, Charges of Other Efficient affices information
Name:
Address:
Telephone Number:
Fax Number

TOWN OF PERTH - DEVELOPMENT DEPARTMENT ZONING & RELATED BY-LAW AMENDMENT APPLICATION GUIDELINES

WHAT IS ZONING BY-LAW AND WHEN IS AN AMENDMENT REQUIRED?

Before defining what constitutes a Zoning By-law amendment, it is first important to understand what constitutes a Zoning By-law. A comprehensive Zoning By-law is a legal planning document which controls the use of land within a defined community and implements the policies of the community's official plan. Among other matters, a Zoning By-law defines by various zoning categories how land may be used, where buildings and other structures can be located, the types of buildings that are permitted and how they may be used, lot sizes and dimensions, parking requirements, building heights, setbacks from streets, etc.

If an individual wishes to use or develop a property in a way that is not permitted by the municipal Zoning By-law, an application for a Zoning By-law amendment or a rezoning is required. Such applications are evaluated based on a number of criteria such as, but not limited to, the proposal's conformity with the official plan, its compatibility with adjacent land uses, suitability of the land for the proposed use (i.e., including size and shape of the subject land), adequacy of vehicular access, water supply and sewage disposal, the need to ensure protection from potential flooding, etc.

Other types of by-laws also exist which serve to control land use in the Town of Perth. These include Holding By-laws, Temporary Use By-laws and Interim Control By-laws. Holding By-laws allow future uses for land or buildings but delay development until necessary services are in place (i.e., water, sewer, electrical, roads, etc.). Temporary Use By-laws zone land or buildings for specific uses for a maximum period of 3 years at a time, with further extensions possible. Exceptions to this time frame apply to some specific uses. Interim Control By-laws put a temporary freeze on some land uses while the municipality is studying or reviewing its policies (i.e., secondary plans, market studies, etc.). Such by-laws can be imposed for 1 year with a maximum extension of an additional year. These types of municipal by-laws proceed through a similar process as a Zoning By-law amendment which is outlined below.

OVERVIEW OF ZONING BY-LAW AMENDMENT PROCESS:

- Pre-consultation Prior to submitting an application, the applicant is encouraged to meet with the Director of Development Services to discuss the requirements of the zoning by-law amendment process and to provide a preliminary review of a proposed amendment:
- 2. Receipt of Complete Application The Director of Development Services will review the application upon receipt to ensure that it conforms to the Official Plan and that it is sufficiently complete to be considered by the Local Planning Advisory Committee. The omission of required information in the application form may delay the processing of the application. If the Committee deems the application to be complete, they will hold a public meeting. A file number is also given to the application.
- 3. Notice of Public Meeting A minimum of 20 days notice is given in advance of the meeting date to the applicant, municipal department heads and other prescribed outside agencies. If a written request is received from a public body, consideration may be given to extending the advanced notice of a public meeting to 30 days. The applicant is strongly encouraged to attend the meeting so that they may answer any questions that may arise.

- 4. Public Meeting is hosted by the Planning Advisory Committee of Council to consider the merits of the application and both written and verbal submissions by interested parties. Anybody may attend and make representation in support or in opposition to the proposed amendment. For standard zoning applications a draft By-law is normally available a week before the meeting.
- 5. Decision Following the public meeting, the application will be presented to the Planning Advisory and Site Plan Control Committee for a more detailed review and to deal with issues raised during the public meeting, comments received from circulation and the Planning Department's final report on relating to the application provided the Committee will then forward their recommendation to Council in support or in opposition to the proposal or may defer a decision to the application until additional and sufficient information is made available. A further public meeting may be required in the latter case.
- 6. **Notice of Decision** If Council decides in favour of or in opposition to the proposed amendment, the Planning Act requires further public notification and an appeal period. Notice of the decision is distributed within 15 days of the date of the Council meeting to all parties who provided oral or written submissions and who requested to be notified of the decision in writing. The 20 day period within which appeals may be filed begins once circulation of the notice of decision takes place.
- 7. Appeals If no appeals are registered during the appeal period the by-law will be deemed to have come into force on the date it was initially passed by Council. If Council decides against the application or does not provide their decision within 90 days from the date the complete application was received, the applicant has the option of appealing to the Local Planning Appeal Tribunal (LPAT). Appeals must be received within the 20 day appeal period and must be accompanied by the prescribed fee of \$1100 per appeal payable to the Minister of Finance. The Director of Development Services must forward the appeal package and prescribed information to the Ontario Municipal Board within a 15 day period, commencing the date the appeal was received.

SUBMISSION REQUIREMENTS & DEPOSIT FEES:

Two (2) complete copies of the application, including relevant plans, maps and other attachments, are to be submitted to the Director of Development Services together with the application fee. The Zoning By-law Amendment Application processing deposit fee is set at \$1000 per application. These fees must be paid by cash, cheque or money order and are payable to the Town of Perth. These deposit fees normally cover the cost of processing the application, however, where costs actually exceed the deposit fee, the balance will be billed to the applicant.

ADDITIONAL INFORMATION:

The Town Planner is responsible for dealing with Re-zoning Applications. If you have any questions regarding the Zoning By-law amendment process, you are directed to contact:

Planner 80 Gore Street East Perth, Ontario K7H 1H9 (613) 267-3311 ext. 2235 (Tel.) (613) 267-5635 (Fax.)