

MUNICIPALITY OF DYSART ET AL APPLICATION FOR AMENDMENT TO OFFICIAL PLAN

INFORMATION SHEET

1. <u>Completion of Application</u>

The attached application form is to be completed and submitted to the Dysart Planning and Land Information Department. In all cases, please ensure that you keep a copy for your files.

Mandatory pre-consultation is required by By-law 2022-32. The applicant is advised to approach the Planning and Land Information Department for pre-consolation before making a formal application.

Every application must be complete. The information that is prescribed by Ontario Regulation 545/06 <u>must</u> be provided by the applicant. If the mandatory information is not provided, the Municipality will return the form or will refuse to consider the official plan amendment until the prescribed information has been provided.

The application requests additional information that will assist the Municipality and others in their planning evaluation of the proposed official plan amendment. To ensure the quickest and most complete review, this information should be submitted along with the prescribed information.

2. <u>Authorization of Agent</u>

The application should be completed by the property owner or his authorized agent. Where the application is being submitted by an agent, the written authorization of the owner is required. Section "D" of the application is provided for this purpose.

3. Application Fee and Planning Services Acknowledgment

A pre-consultation fee of \$450.00 (cash, interac, cheque – made payable to the Municipality of Dysart et al), and shall be accompanied by one signed, witnessed and dated copy of the attached "Planning Services Acknowledgment".

Preconsultation:

Preconsultation prior to application submission: ¹	\$450.00

Official Plan Amendments:

Major Local Official Plan Amendment ⁴ :	\$5000.00
Minor Local Official Plan Amendment ⁵ :	\$2000.00
Local Official Plan Amendment and Zoning Bylaw	Official Plan Amendment Fee plus 50%
Amendment processed together:	of Zoning Bylaw Amendment Fee.

4. <u>Submission</u>

Mail the application or in-person to: Municipality of Dysart et al

OR

Planning and Land Information Department

135 Maple Ave, P.O. Box 389, Haliburton, ON, K0M 1S0

E-mail the application to:

planning@dysartetal.ca

The Municipality of Dysart et al offers a variety of ways to make payment for planning applications.

- Mail a cheque with the application.
- In-person with cash, cheque or debit card at the Municipal Office (Monday to Friday 8:30 a.m. to 4:30 p.m.)
- On-line with credit card or debit card using Paymentus <u>https://ipn.paymentus.com/rotp/DYEA</u>

5. Plans Required

Each application shall be accompanied by two (2) copies of a plan showing:

- (a) The boundaries and dimensions of the property.
- (b) The accurate location, size and type of all proposed and existing buildings and structures on the property.
- (c) The distance from side, rear and front lot lines of all existing or proposed buildings.
- (d) The location, width and names of all roads within or abutting the property, indicating whether they are public travelled roads, private roads or rights of way or unopened road allowances. The location and number of parking and loading spaces, ingress, egress and direction of traffic.
- (e) The location of all natural and artificial features on the property (*i.e. railways, wells, septic tanks, drainage ditches, watercourses, slopes, swamps, wooded areas*), the location of any of these features on adjacent lands which may affect the proposal, and any proposed changes to the land, such as grading, blasting, planting or channelization.
- (f) The use of adjoining lands (*i.e. residential, agricultural, commercial, etc.*).
- (g) The location and nature of any restrictive covenant or easement affecting the property.

PLEASE NOTE: All reports and plans must be submitted in digital format and hard copy.

6. Additional Information

Additional information, such as a survey plan may be required to properly process the application, and will be requested if necessary.

7. <u>Declaration Required</u>

The contents of this application and any maps/appendices shall be validated by the applicant in the form of a statutory declaration before a Commissioner or other person empowered to take affidavits.

8. <u>Responsibility of Applicant</u>

The filing of this application is considered as an undertaking by the applicant to accept all conditions as herein set forth.

9. <u>Effective Date</u>

The effective date of this application shall be deemed to be that on which it is received with sufficient information.

APPLICATION FOR AMENDMENT TO OFFICIAL PLAN Planning Act R.S.O. 1990, C.P. 13 0. Reg. 543/06, as amended

		SE ONLY tation File Nun	nber:				
Dat	te Applic	ation Received	d:	File Number:			
Dat	Date Application Deemed Complete:			Application Fee:	Rece	eipt:	
		gned hereby a described her	•••••••••••••••••••••••••••••••••••••••	ty of Dysart et al for an am	endment to th	e Official Plan	
<u>SEC</u>	TION "/	<u>A" - OWNER A</u>	AND OWNERSHIP INF	<u>ORMATION</u>			
1.		e of Owner(s):					
	•	phone No.:	Residence:	Office	e:		
	Addro	ess:					
	Γ			Posta	Il Code:		
		ail address:					
2.		e of Agent <i>(if a</i>					
	•	phone No.:	Residence:	Residence: Office			
	Addr	ess:		Postal Code:			
	F-ma	ail address:					
	<u>NO</u>	<u>te:</u> Uniess of	nerwise requested, al	ll communications will be			
3.	(a)		ces (mortgages):		Yes		
	(b)	If yes:					
	(-)						
	(c)	Letter of Co	nsent of Mortgagee (re	quired before the applicatio	n will be proce	ssea).	
<u>SEC</u>			TION OF SUBJECT LA	AND			
4.	U	I Description o					
	Lot:						
			hin of				
5.	-	ensions of land		-			
~	(a)			Frontage:			
6.	Acce		accord by read?		Vee	No	
	(a)	Is the lot acc If yes:	cessed by road?		Yes	No	

	Provincial Highway (name):		
	County Road (name):		
	Municipal Road (name):		
	Private Right of Way (name):		
(b)	Is the lot a water access lot?	Yes	No
	If yes; where is the mainland boat docking facilities?		

- 7. Servicing:
 - (a) Indicate the following:

Sewage Disposal S	ystem	Storm Drainage	System
Ple	ase check one		Please check one
- municipal sewers:		- municipal storm sewer:	
- private communal sewers:		- storm water pond:	
- private individual system -		- ditches and swales:	
(septic system, filter bed, etc.):			
- other (please specify):			
Water System	1	Water Sou	rce
Ple	ase check one		Please check one
- municipal water system:	N/A	- drilled well:	
 private communal system 		- dug well:	
(5 or more users):		- lake:	
- private individual system:		- other (<i>please specify</i>):	

- If the proposed development is serviced by a privately owned and operated individual or (b) communal septic system and more than 4500 litres of effluent would be produced per day, attach:
 - (i)
 - a serving options report ______ a hydrogeological report ______ (ii)

SECTION "C" - PLANNING INFORMATION

- 8. Official Plan:
 - Present Land Use Designation: (a)
 - (b) Requested Change:
 - Does the requested amendment change, add, replace or delete a policy in the Official Plan: (c) If yes, attach the proposed policy to be changed, added, replaced or deleted:

an employment area?		
If yes, explain how the requested amendment is consist	tent with the Officia	al Plan Policies
Reason for Change (give detailed description):		
Uses of Subject Lands:		
Existing Land Uses (give detailed description – be spec	cific):	
Datas Evisting Land Llass Established:		
•		
•	ecific):	
•	ecific): EXISTING	PROPOSE
Dates Existing Land Uses Established: Proposed Land Uses (<i>give detailed description – be spe</i>		PROPOSE
Proposed Land Uses (<i>give detailed description – be spe</i>		PROPOSE
Proposed Land Uses (<i>give detailed description – be spe</i>		PROPOSE
Proposed Land Uses (<i>give detailed description – be spe</i> Number of dwelling units Number of other buildings (<i>describe use and size</i> of each - attach additional sheet if necessary)		PROPOSE
Proposed Land Uses (<i>give detailed description – be spe</i> Number of dwelling units Number of other buildings (<i>describe use and size</i> <i>of each - attach additional sheet if necessary</i>) Building area of each building		PROPOSE
Proposed Land Uses (<i>give detailed description – be spe</i> Number of dwelling units Number of other buildings (<i>describe use and size</i> <i>of each - attach additional sheet if necessary</i>) Building area of each building Front building setback		PROPOSE
Proposed Land Uses (<i>give detailed description – be spe</i> Number of dwelling units Number of other buildings (<i>describe use and size</i> <i>of each - attach additional sheet if necessary</i>) Building area of each building Front building setback Exterior side building setback		PROPOSE
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Proposed Land Uses (<i>give detailed description – be spe</i> Number of dwelling units Number of other buildings (<i>describe use and size</i> <i>of each - attach additional sheet if necessary</i>) Building area of each building Front building setback Exterior side building setback Interior side building setback Rear building setback Building setback from high water Building height(s) Gross floor area(s)		
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Proposed Land Uses (<i>give detailed description – be spe</i> Number of dwelling units Number of other buildings (<i>describe use and size</i> <i>of each - attach additional sheet if necessary</i>) Building area of each building Front building setback Exterior side building setback Interior side building setback Rear building setback Building setback from high water Building height(s) Gross floor area(s) Landscaped open space Planting strip width	·	
Proposed Land Uses (<i>give detailed description – be spe</i> Number of dwelling units Number of other buildings (<i>describe use and size</i> <i>of each - attach additional sheet if necessary</i>) Building area of each building Front building setback Exterior side building setback Interior side building setback Rear building setback Building setback from high water Building height(s) Gross floor area(s) Landscaped open space Planting strip width Number of parking spaces	·	

9.

10. Other Applications:

Is the property, or any property within 120 metres, presently the subject of any other applications under the Planning Act?

(a)	Application for zoning by-law approval	Yes	No	File No.	
(b)	Application for subdivision/condominium approval	Yes	No	File No.	
(c)	Application for consent (severance)	Yes	No	File No.	
(d)	Application for minor variance	Yes	No	File No.	

11. Current and Previous Use of the Subject Land

a)	What is the current and previous use of the subject land?		
	Current use(s):		
	All previous known uses:		
b)	Has there been an industrial or commercial use on the subject lan	d or land adjac	ent to the
	subject land?	Yes	No
	If yes, specify the use:		
c)	Has the grading of the subject land been changed by adding eart	h or other mate	erial?
		Yes	No
d)	Has a gas station been located on the subject land or land adjace any time?	ent to the subje	ect land at
	Yes <u> No </u>	Unkn	own
e)	Has there been petroleum or other fuel stored on the subject land	d or land adjac	ent to the
	subject land? Yes No	Unkn	own
f)	Is there reason to believe the subject land may have been contar	ninated by forr	ner uses
	on the site or adjacent sites?	Yes	No
g)	What information did you use to determine the answers to the ab	ove questions	?
h)	If yes to 11(b) to 11(f), a previous use inventory is needed, showi	ng all former u	ses of
	the subject land, or if appropriate, the adjacent land.		
	Is the previous use inventory attached?	Yes	No
	If no, where can it be found?		
(i)	Does the requested amendment alter all or any part of the bound (i.e. the Haliburton Village Policy Area?	ary of a settler Yes	
(k)	Are the subject lands designated under any provincial plan?	Yes	No

12. Provincial Policy: Table 1 below lists the features or development circumstances of interest to the County and Provincial agencies. Complete Table 1 and be advised of the potential Information requirements in noted sections.

Features or Development Circumstances	 (a) If a feature, is it on site or within 500 metres OR (b) If a development circumstance, does it apply? YES (√) NO (√) 	If a feature, specify distance in metres.	Potential Information Needs
Non-farm development near designated urban areas or rural settlement areas			Demonstrate sufficient need within 20-year projections and that proposed development will not hinder efficient expansion or urban areas or rural settlement areas.
Class 1 industry 1		Metres	Assess development for residential and other sensitive uses within 70 metres.
Class 2 industry ²		Metres	Assess development for residential and other sensitive uses within 300 metres.
Class 3 industry ³		Metres	Assess development for residential and other sensitive uses within 1000 metres.
Landfill Site		Metres	Address possible leachate, odour, vermin and other impacts
Sewage Treatment Plant		Metres	Assess the need for a feasibility study for residential and other sensitive land uses
Waste Stabilization Pond		Metres	Assess the need for a feasibility study for residential and other sensitive land uses
Active Railway Line		Metres	Evaluate impacts within 100 metres
Controlled access highways or freeways including designated future ones		Metres	Evaluate impacts within 100 metres
Operating mine site		Metres	Will development hinder continuation or expansion of operations?
Non-operating mine site within 1000 metres		Metres	Have potential impacts been addressed? Has mine been rehabilitated so there will be no adverse effects?
Airports where noise exposure forecast (NEF) or noise exposure projection (NEP) is 28 or greater			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 High voltage electric		Metres	Determine possible impacts within 200 metres. Consult the appropriate electric
transmission line		Metres	power service

 Table 1
 Significant Features Checklist

Features or Development Circumstances Transportation and	 (a) If a feat it on site or 500 metres OR (b) If a developme circumstand does it app YES (√) 	within nt ce, ly?	If a feature, specify distance in metres.	Potential Information Needs
infrastructure corridors				Will the corridor be protected?
Prime agricultural land				Demonstrate need for use other than agricultural and indicate how impacts are to be mitigated.
Agricultural operations			Metres	Development to comply with the Minimum Distance Separation Formulae
Mineral aggregate resource areas				Will development hinder access to the resource or the establishment of new resource operations?
Mineral aggregate operations			Metres	Will development hinder continuation of extraction?
Mineral and petroleum			INIELIES	Will development hinder access to
resource areas				the resource or the establishment of
				new resource operations?
Existing pits and quarries				Will development hinder continued
			Metres	operation or expansion?
Significant wetlands			Metres	Demonstrate no negative impacts
Significant portions of habitat of endangered and threatened species			Metres	Demonstrate no negative impacts
Significant fish habitat, woodlands southeast of the Canadian Shield, valleylands, areas of natural and scientific interest (ANSI) and wildlife habitat			Metres	Demonstrate no negative impacts
Sensitive groundwater			motroe	Demonstrate that groundwater
recharge areas,				recharge areas, headwaters and
headwaters and aquifers				aquifers will be protected
Significant built heritage				Development should conserve
resources and cultural				significant built heritage resources
heritage landscapes				and cultural heritage landscapes
Significant archaeological resources				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				Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams.

Features or Development Circumstances	 (a) If a fea it on site or 500 metres OR (b) If a developmediate circumstandoes it app YES (√) 	r within S ent ice,	If a feature, specify distance in metres.	Potential Information Needs
Floodplains				 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.
Hazardous sites and rehabilitated mine sites			Metres	For development on rehabilitated mine sites, an application for approval from the Ministry of Northern Development and Mines (MNDM) should be made concurrently.
Contaminated sites				Assess the inventory of previous uses in areas of possible soil contamination.

- 1. Class 1 Industry small scale self-contained plant, no outside storage, low possibility 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

(b) Regard to the Provincial Policy Statement

For each feature or development circumstance of potential concern identified in Table 1, identify how regard was had to the Provincial Policy Statement. Explain below or attach on a separate page.

13. Is the property presently the subject of any other applications under the Planning Act?

(a)	Application for zoning by-law amendment	Yes _	No		File No.		
(b)	Application for consent (severance)	Yes _	No		File No.		
(c)	Application for subdivision/condominium approval	Yes	No		File No.		
(d)	Application for minor variance	Yes	No	_	File No.		
Propos	ed strategy for consulting with the public.						
(a)	consistent with Section 34 of the Planning Act:						
(b) other (attached proposed strategy):							

Note: the Municipality reserves the right to require an enhanced public consultation strategy, depending on the proposal.

14.

SECTION "D" AUTHORIZATION

If the applicant is not the owner of the land that is subject of this application, the owner must complete the following or a similar authorization:

I/We, _____, am/are the registered owner(s) of the lands subject of this application and I/we hereby authorize ______ to prepare and submit this application on my/our behalf and, for the purposes of the <u>Freedom of Information and Protection of Privacy Act</u>, to provide any of my/our personal information that will be included in this application or collected during the processing of the application.

(Date)

(Signature of Owner)

(Date)

(Signature of Owner)

SECTION "E" CONSENT OF THE OWNER

The owner must also complete the following or a similar authorization:

I/We, ______am/are the registered owner(s) of the lands subject of this application and, for the purposes of the Freedom of Information and Protection of Privacy Act, I/we hereby authorize and consent to the use by or the disclosure to any person or public body of any personal information that is collected under the authority of the Planning Act for the purposes of processing this application. I/We also authorize and consent to representatives of Council, committee members, municipal staff and/or any consultant/professional employed by the municipality for the purpose of processing this application, entering upon the lands subject of this application for the purpose of conducting any site inspections as may be necessary to assist in the evaluation of this application.

(Date)

(Signature of Owner)

(Date)

(Signature of Owner)

SECTION "F" - AFFIDAVIT

I, WE ______ of the Township/Town/City of ______ in the County/District/Region of ______ solemnly declare that all of the above statements contained in this application are 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 be	fore me at the			_)	
of	in the))		
of		this	_)		Signature of Owner(s) - or Authorized Agent
day of		_, 20))	Signature of Owner(s) - of Authonzed Agent

Signature of Commissioner, etc.

The following acknowledgement must be signed by the registered owner(s), witnessed and dated:

SECTION "G" – PLANNING SERVICES ACKNOWLEDGEMENT

The filing of this application is considered as an undertaking by the registered owner(s) to accept all terms and conditions as set forth herein. Where the applicant is not the registered owner(s), the owner will be responsible for any and all outstanding costs related to the processing of this application.

APPLICANT'S RESPONSIBILITY:

- 1. The Applicant agrees to provide the Municipality with the following:
 - (a) Any information in the Applicant's possession concerning all planning matters with respect to this application.
 - (b) All surveys, drawings, sketches or plans as required to process this application in digital and hardcopy.
- 2. The Applicant understands and agrees that where the services of the Municipal Solicitor are required to process this application, the Applicant shall reimburse the Municipality for all such costs immediately upon receipt of an invoice.
- 3. The Applicant understands and agrees that where the Municipality is required to engage the services of any other professional, including but not limited to, a surveyor, a hydrologist, a limnologist, etc. to process this application, the Applicant shall reimburse the Municipality for all such costs immediately upon receipt of an invoice.
- 4. If the Ontario Land Tribunal (OLT) Hearing is required, a deposit of Five Thousand Dollars (*\$5,000.00*) is required upon submission of the request for referral to the Ontario Land Tribunal. This amount shall be applied towards any costs incurred by the Municipality during the preparation for this Hearing and during the presentation of the Municipality's case at the Hearing. The Applicant acknowledges that this may include, but may not be limited to:
 - all fees and disbursements paid to the Municipal Solicitor and the Director of Planning and Development;
 - all fees and disbursements paid to any expert witness; and
 - all disbursements incurred by the Municipality.

The applicant will be responsible for the full cost of the Municipality's expenses at the hearing.

MUNICIPALITY'S RESPONSIBILITY:

5. The Municipality agrees to process the application in accordance with the provision of the Planning Act, R.S.O. 1990,c..p.13, as amended.

<u>SITE VISITS:</u>

- 6. The Owner(s) acknowledges that Municipal staff, Councillors or Committee members may be required to visit the property which is the subject of this application in order to process this application. The Owner(s) consents to such site visits as may be required.
- 7. The Owner(s) acknowledges that the processing of this application may require the taking of pictures, either still or video, of the subject property. The Owner(s) consents to such pictures as may be required.

DEPOSITS / INVOICES:

8. Where the Municipality finds it necessary to make extensive use of professional assistance in the processing of this application, the Municipality will request a deposit from the applicant to cover the cost of the service and processing of the application will not continue until the deposit is received by the Municipality. An initial deposit of \$5,000.00 will be requested upon submission of the application. Additional funds will be requested as required to pay expenses. The Municipality will maintain accurate records and provide a statement of account upon request from the applicant. The applicant agrees to pay promptly, interim accounts from time to time in respect of all reasonable expenses incurred by the Municipality, payment for which has been made by the Municipality or invoices for which have been received by the Municipality.

WITNESSED BY:

		Per:
		Signature of Owner
		Per:
		Signature of Owner
DATE:	20	-