MUNICIPALITY OF _________________________

Application for Official Plan and/or Zoning By-law Amendment

GUIDELINES

Introduction: The submission of an application to the municipality to amend the Official Plan or Zoning By-law is regulated by the Ontario Planning Act. As such, this form must be completed and accompanied with the required fee prior to consideration by Council or a committee of Council. The purpose of these Guidelines is to assist persons in completing the application to amend the Official Plan or Zoning By-law.

Assistance: You can contact the clerk at the local municipal office or contact the Planner responsible for your municipality at 519-524-8394 ext. 3 (the Huron County Planning Department)

Application: Each application must be accompanied by the application fee in the form of a cheque payable to the local municipality.

<table>
<thead>
<tr>
<th></th>
<th>2012 Fee</th>
<th>2013 Fee</th>
<th>2014 Fee</th>
<th>2015 Fee</th>
<th>2016 Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>effective</td>
<td>effective</td>
<td>effective</td>
<td>effective</td>
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</tr>
<tr>
<td>Official Plan Amendment (OPA) - County OPA, local OPA</td>
<td>$3,100</td>
<td>$3,200</td>
<td>$3,300</td>
<td>$3,400</td>
<td>$3,500</td>
</tr>
<tr>
<td>Zoning By-law Amendment (ZBLA)</td>
<td>$1,560</td>
<td>$1,620</td>
<td>$1,680</td>
<td>$1,740</td>
<td>$1,800</td>
</tr>
<tr>
<td>Combined Applications</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Local OPA &amp; ZBL</td>
<td>$3,880</td>
<td>$4,010</td>
<td>$4,140</td>
<td>$4,270</td>
<td>$4,400</td>
</tr>
<tr>
<td>County OPA &amp; local OPA</td>
<td>$5,160</td>
<td>$5,320</td>
<td>$5,480</td>
<td>$5,640</td>
<td>$5,800</td>
</tr>
<tr>
<td>County OPA, local OPA &amp; ZBLA</td>
<td>$5,950</td>
<td>$6,150</td>
<td>$6,350</td>
<td>$6,550</td>
<td>$6,750</td>
</tr>
</tbody>
</table>

Authorization: If the applicant (agent or solicitor) is not the owner of the subject land, a written statement by the owner must accompany the application which authorizes the applicant to act on behalf of the owner as it relates to the subject application.

Drawing: All applications for Official Plan or Zone change must include an accurate to scale drawing, preferably by a qualified professional, showing the items listed below:

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,
   i) 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 traveled 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;
g) the location and nature of any easement affecting the subject land.

NOTE: Additional information may be required by the municipality, County, local and provincial agencies in order to evaluate the proposed amendment. This information is often a requirement of the local Official Plan, the County Official Plan, Provincial policies and/or applicable regulations. The required information may include studies or reports to deal with such matters as environmental impacts, traffic, water supply, sewage disposal and storm water management.

Please be advised the responsibility for filing a complete application rests solely with the owner/applicant. Anything not requested or applied for in this application and subsequently found to be necessary (which may require another application(s) and fee(s)) are the sole responsibility of the owner/applicant. The County/Municipality will address only the application as applied for, and any items that are not included in the application are not the responsibility of the County/Municipality.

All studies required to support this application shall be at the expense of the applicant and included at the time of submission as a complete application. Where the County/Municipality incurs costs for the peer review of any consultants’ reports or fees for legal opinions, the County/Municipality will be reimbursed such costs by the applicant.

In the event of third-party appeals to applications approved by the County/Municipality, the applicant may be responsible for some or all of the legal and other costs incurred by the County/Municipality, at the discretion of the County/Municipality.

Copies: One copy of the application
One copy of the drawing (no larger than 11” x 17”)
Three copies of any supporting documentation
OFFICIAL PLAN AMENDMENT PROCESS
IN HURON COUNTY

1. Pre-consultation meeting (municipal staff, county planning staff and affected agencies).
2. Submission of application and fee to the Municipality with any required reports (i.e. Environmental Impact Study, Comprehensive review, etc.)
3. Staff may request additional information from the applicant.
4. Application received by Municipal Council and Municipal Council will determine whether the application is complete.
5. Circulation of notice of completeness and notice of public meeting 20 days prior to the public meeting. Notices are circulated to the County of Huron, neighbouring municipalities, agencies, provincial ministries and abutting land owners within 120 metres.
6. The Municipality and Huron County Planning Department staff reviews application for conformity to Official Plan, Zoning By-law and Provincial Interests, Planning Act. Comments from local agencies, provincial ministries and neighbours are taken into consideration.
7. A public meeting held at local Municipality. Municipal council may adopt, deny or defer the official plan or official plan amendment.
8. If the official plan or official plan amendment is adopted locally, the Clerk of the Municipality sends a record of information, along with the application to the County of Huron, as the County of Huron is the approval authority. The Municipality circulates a notice of adoption.
9. The application is presented to the Planning Committee of Huron County Council. The Planning Committee makes a recommendation (approval, denial, modification or deferral) to Huron County Council.
10. Huron County Council makes the decision on the application (approval, denial, modification or deferral).
11. Notice of decision sent within 15 days of decision of Huron County Council.
12. The 20 day appeal period begins the day the notice of decision is given.
13. If no appeal is received by the Huron County Planning Department after 20 days, the official plan or official plan amendment is in full force and effect. If the official plan or official plan amendment is appealed, the application is forwarded to the Ontario Municipal Board, who will make a final decision on the application.

ZONING BY-LAW AMENDMENT
PROCESS IN HURON COUNTY

1. Pre-consultation meeting (municipal staff, county planning staff and affected agencies).
2. Submission of application and fee to the Municipality with any required reports (i.e. Environmental Impact Study, Traffic Impact Study, etc.)
3. Staff may request additional information from the applicant.
4. Application received by Municipal Council and Municipal Council will determine whether the application is complete.
5. Circulation of notice of completeness and notice of public meeting 20 days prior to the public meeting. Notices are circulated to the County of Huron, neighbouring municipalities, agencies, provincial ministries and abutting land owners within 120 metres.
6. The Municipality and Huron County Planning Department staff reviews application for conformity to Official Plan, Zoning By-law and Provincial Interests, Planning Act. Comments from local agencies, provincial ministries and neighbours are taken into consideration.
7. A public meeting held at local Municipality. Municipal council may approve, deny or defer the zoning by-law amendment.
8. Notice of decision sent to those who requested to be notified of Council’s decision within 15 days of the decision of Municipal Council. A 20 day appeal period begins the day the notice of decision is given.
9. If no appeal is received by the Municipality 20 days, the zoning by-law amendment is in full force and effect. If the zoning by-law amendment is appealed, the application is forwarded to the Ontario Municipal Board, who will make a final decision on the application.
MUNICIPALITY OF _________________________

Application for Official Plan and/or Zoning By-law Amendment

A. THE AMENDMENT

1. TYPE OF AMENDMENT?

______ Official Plan [ ] Zoning By-law No. ________________ [ ] Both [ ]

a) Name of Official Plan to be amended ________________________________

b) Name of Zoning By-law to be amended ________________________________

2. WHAT IS THE PURPOSE OF AND REASONS FOR THE PROPOSED AMENDMENT(S)?

____________________________________________________________________

____________________________________________________________________

____________________________________________________________________

____________________________________________________________________

B. GENERAL INFORMATION

3. APPLICANT INFORMATION

a) Registered Owner's Name(s): ________________________________

   Address: ________________________________________________

   Phone: Home (5) ____________ Work ( ) ____________ Fax ( ) ____________

   Email: ____________________________________________ Cell ( ) ____________

b) Applicant (Agent) Name(s): ________________________________

   Address: ________________________________________________

   Phone: Home ( ) ____________ Work ( ) ____________ Fax ( ) ____________

   Email: ____________________________________________ Cell ( ) ____________

c) Name, Address, Phone of all persons having any mortgage, charge or encumbrance on the property:

____________________________________________________________________

d) Send Correspondence To? Owner [ ] Agent [ ] Other [ ] ________________
4. WHAT AREA DOES THE AMENDMENT COVER?
   a) [  ] the "entire" property or
   b) [  ] just a "portion" of the property

5. PROVIDE A DESCRIPTION OF THE ENTIRE PROPERTY:

   Municipal Address: __________________________________________________________

   911 Address and Road Name: __________________________________________________

   Roll Number (if available): _____________________________________________________

   Concession: ___________ Lot: ___________ Registered Plan No.: ___________

   Area: _______ hectares   Depth: _______ metres   Frontage (Width): _______ metres

6. PROVIDE A DESCRIPTION OF THE AREA TO BE AMENDED IF ONLY A 'PORTION' OF THE PROPERTY:

   Area: _______ hectares   Depth: _______ metres   Frontage (Width): _______ metres

7. WHAT IS THE CURRENT PLANNING STATUS?

   Official Plan Designation: _____________________________________________________

   Zoning: ________________________________________________________________

8. LIST LAND USES THAT ARE PERMITTED BY CURRENT OFFICIAL PLAN DESIGNATION:

   ________________________________________________________________

C. EXISTING AND PROPOSED LAND USES AND BUILDINGS

9. WHAT IS THE "EXISTING" USE OF THE LAND?

   ________________________________________________________________

   How long have the existing uses continued on the subject land: ________________

10. WHAT IS THE "PROPOSED" USE OF THE LAND?

   ________________________________________________________________

   PROVIDE THE FOLLOWING DETAILS FOR ALL BUILDINGS: (Use a separate page if necessary)

   Are any buildings proposed to be built on the subject land: Yes [  ]   No [  ]

   Existing                        Proposed

   a) Type of Building(s)          ________________________________

   b) Main Building Height (m)    ____________________________ (m)

   c) % Lot Coverage              ________________________________

   d) # of Parking Spaces         ________________________________

   e) # of Loading Spaces         ________________________________

   f) Number of Floors            ________________________________
g) Total Floor Area __________________________ (sq. m) __________________________ sq. m

h) Ground Floor Area (exclude basement) __________________________

i) Building Dimensions __________________________

j) Date of Construction __________________________

k) Setback from Buildings to:
   Front of Lot Line _________________________
   Rear of Lot Line _________________________
   Side of Lot Line _________________________

D. EXISTING AND PROPOSED SERVICES

12. INDICATE THE APPLICABLE WATER SUPPLY AND SEWAGE DISPOSAL:

<table>
<thead>
<tr>
<th>Municipal Water</th>
<th>Communal Water</th>
<th>Private Well</th>
<th>Municipal Sewers</th>
<th>Communal Sewers</th>
<th>Private Septic</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Existing</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>a) Proposed</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
</tbody>
</table>

   c) If the requested amendment would permit development on a privately owned and operated individual or communal septic system and more than 4500 litres of effluent would be produced per day as a result of the development being completed, the applicant must submit:
   [ ] a servicing options report; and
   [ ] a hydrogeological report.

13. Will storm drainage be provided by:     Sewers [ ]
    Ditches     [ ]
    Swales      [ ]
    Other       [ ] Specify __________________________

   Is storm drainage present or will it be constructed __________________________

14. TYPE OF ACCESS (CHECK APPROPRIATE SPACE)

   _____ provincial highway
   _____ county roads
   _____ municipal roads, maintained all year
   _____ municipal road, seasonally maintained
   _____ right of way
   _____ water access
E. OFFICIAL PLAN AMENDMENT
(Proceed to Section F) if an Official Plan Amendment is not proposed).

15. DOES THE PROPOSED OFFICIAL PLAN AMENDMENT DO THE FOLLOWING?
Add a Land Use designation in the Official Plan Yes [ ] No [ ] Unknown [ ]
Change a Land Use designation in the Official Plan Yes [ ] No [ ] Unknown [ ]
Change a policy in the Official Plan Yes [ ] No [ ] Unknown [ ]
Replace a policy in the Official Plan Yes [ ] No [ ] Unknown [ ]
Delete a policy in the Official Plan Yes [ ] No [ ] Unknown [ ]
Add a policy in the Official Plan Yes [ ] No [ ] Unknown [ ]

16. IF APPLICABLE AND KNOWN AT TIME OF APPLICATION, PROVIDE THE FOLLOWING:

a) Section Number(s) of Policy to be Changed
b) Text of the proposed new policy attached on a separate page? Yes [ ] No [ ]
c) New designation name:

17. LIST PURPOSE OF AMENDMENT AND LAND USES THAT WOULD BE PERMITTED BY THE PROPOSED AMENDMENT:

18. Does the requested amendment alter all or any part of the boundary of an area of settlement in a municipality or establishes a new area of settlement in a municipality? Yes [ ] No [ ]
If yes: Attach the current official plan policies, if any, dealing with the alteration or establishment of an area of settlement.

19. Does the requested amendment remove the subject land from any area of employment? Yes [ ] No [ ]
If yes: Attach the current official plan policies, if any, dealing with the removal of land from an area of employment.

20. Is the requested amendment consistent with the Provincial Policy Statement issued under subsection 3 (1) of the Planning Act. Yes [ ] No [ ] Unknown [ ]

F. ZONING BY-LAW AMENDMENT
(Proceed to Question 29 (Drawing) if a Zoning By-law Amendment is not proposed).

21. DOES THE PROPOSED ZONING BY-LAW AMENDMENT DO THE FOLLOWING?
Add or change zoning designation in the Zoning By-law Yes [ ] No [ ] Unknown [ ]
Change a zoning provision in the Zoning By-law Yes [ ] No [ ] Unknown [ ]
Replace a zoning provision in the Zoning By-law Yes [ ] No [ ] Unknown [ ]
Delete a zoning provision in the Zoning By-law Yes [ ] No [ ] Unknown [ ]
Add a zoning provision in the Zoning By-law Yes [ ] No [ ] Unknown [ ]

22. IF APPLICABLE AND KNOWN AT TIME OF ZONING APPLICATION, PROVIDE THE FOLLOWING:

a) Section Number(s) of provisions to be changed
b) Text of the proposed new provision attached on a separate page? Yes [ ] No [ ]
c) New zone name:
d) Map of proposed new Key Map attached on a separate page? Yes [ ] No [ ]

23. **LIST LAND USES PROPOSED BY ZONING AMENDMENT.**

- date the current owner acquired the subject land ______________________________

24. **HAS THERE BEEN A PREVIOUS APPLICATION FOR REZONING UNDER SECTION 34 OF THE PLANNING ACT AFFECTING THE SUBJECT PROPERTY:**

Yes [ ] No [ ]

25. Is the intent of this application to implement an alteration to the boundary of an area of settlement or to implement a new area of settlement?

Yes [ ] No [ ]

If yes: Attach details of the official plan or official plan amendment that deals with the matter.

26. Is the intent of this application to remove land from an area of employment?

Yes [ ] No [ ]

If yes: Attach details of the official plan or official plan amendment that deals with the matter.

27. Is the subject land within an area where zoning with conditions may apply?

Yes [ ] No [ ]

If yes: Attach an explanation of how the application conforms to the official plan policies relating to zoning with conditions.

28. Is the application for an amendment to the zoning by-law consistent with provincial policy statement issued under subsection 3 (1) of the Planning Act.

Yes [ ] No [ ] Unknown [ ]

G. **SKETCH CHECKLIST**

29. **ACCURATE, TO SCALE, DRAWING OR PROPOSAL:** (In the space below or on a separate page(s), please provide drawing of the proposal, preferably prepared by a qualified professional. In some cases, it may be more appropriate to prepare additional drawings at varying scales to better illustrate the proposal).

The application shall be accompanied by a clean, legible sketch sharing the following information. Failure to supply this information will result in a delay in processing the application.

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,
   i) 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 traveled 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;

g) the location and nature of any easement affecting the subject land
The drawing(s) should show (please use a survey if available):
- Property boundaries and dimensions
- Dimensions of area of amendment
- Distance from structures to lot lines
- Easements or restrictive covenants
- Building dimensions & location
- Neighbouring adjacent land uses
- Parking and loading areas
- Use of Neighbouring properties
- Public roads, allowances, rights of way
- Municipal Drains/Award Drains
- Wetlands, floodplain, wet areas
- Woodlots, forested areas, ANSI's, ESA's
- Driveways and lanes
- Other features (bridges, wells, railways, septic systems, springs, slopes, gravel pits)
- Natural watercourses
- North arrow

H. OTHER RELATED PLANNING APPLICATIONS

30. HAS THE APPLICANT OR OWNER MADE APPLICATION FOR ANY OF THE FOLLOWING, EITHER ON OR WITHIN 120 METRES OF THE SUBJECT LAND?

<table>
<thead>
<tr>
<th>Application</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Official Plan Amendment</td>
<td>[   ]</td>
<td>[   ]</td>
</tr>
<tr>
<td>Zoning By-law Amendment</td>
<td>[   ]</td>
<td>[   ]</td>
</tr>
<tr>
<td>Minor Variance</td>
<td>[   ]</td>
<td>[   ]</td>
</tr>
<tr>
<td>Plan of Subdivision</td>
<td>[   ]</td>
<td>[   ]</td>
</tr>
<tr>
<td>Consent (Severance)</td>
<td>[   ]</td>
<td>[   ]</td>
</tr>
<tr>
<td>Site Plan Control</td>
<td>[   ]</td>
<td>[   ]</td>
</tr>
</tbody>
</table>

31. IF THE ANSWER TO QUESTION 30 IS YES, PLEASE PROVIDE THE FOLLOWING INFORMATION:

- File No. of Application: ________________________________
- Approval Authority: ________________________________
- Lands Subject to Application: ________________________________
- Purpose of Application: ________________________________
- Status of Application: ________________________________
- Effect on the Current Application for Amendment: ________________________________

32. Has the subject land ever been the subject of a Ministries Zoning Order?

______________________________
I. OTHER SUPPORTING INFORMATION

33. PLEASE LIST THE TITLES OF ANY SUPPORTING OR ATTACHED DOCUMENTS:
   (e.g. Environmental Impacts Study, Hydrogeological Report, Traffic Study, Market Area Study, Aggregate License Report, Stormwater Management Report etc. It is recognized that the applicant meet with planning staff to attempt to determine the supporting documents that will be required).


J. AUTHORIZATION FOR AGENT/SOLICITOR TO ACT FOR OWNER;
   (If affidavit (K) is signed by an Agent/Solicitor on Owner’s behalf, the Owner’s written authorization below must be completed).

I (we) _______________________ of the ______________________ of ___________________County/Region
of __________________________ do hereby authorize _________________ to act as my agent in the application.

Signature of Owner(s) __________________________ Date __________________________

K. APPLICANT’S DECLARATION
   (This must be completed by the Person Filing the Application for the proposed development site.)

I, _________________________________________ of the __________________________________________
   (Name of Applicant)  (Name of Town, Township, etc.)

In the Region/County/District ____________________________ solemnly declare that all of the statements contained in this application and supporting documentation are true and complete, 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 virtue of the “Canada Evidence Act.”

Please be advised the responsibility for filing a complete application rests solely with the owner/applicant. Anything not requested or applied for in this application and subsequently found to be necessary (which may require another application(s) and fee(s)) are the sole responsibility of the owner/applicant. The County/Municipality will address only the application as applied for, and any items that are not included in the application are not the responsibility of the County/Municipality.

All studies required to support this application shall be at the expense of the applicant and included at the time of submission as a complete application. Where the County/Municipality incurs costs for the peer review of any consultants’ reports or fees for legal opinions, the County/Municipality will be reimbursed such costs by the applicant.

In the event of third-party appeals to applications approved by the County/Municipality, the applicant may be responsible for some or all of the legal and other costs incurred by the County/Municipality, at the discretion of the County/Municipality.

DECLARED before me at:
Region/County/District ____________________________
In the Municipality of ____________________________

This ________ day of ________, ________
                    (Day)                  (Month)                (Year)

Signature ____________________________________________

Please Print name of Applicant ____________________________

Commissioner of Oaths ____________________________
L. OWNER/APPLICANT’S CONSENT DECLARATION

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

In submitting this development application and supporting documentation, I, __________________________, the owner/the authorized applicant, 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.

I hereby authorize the County of Huron staff, Municipal staff and council members of the decision making authority to access to the subject site for purposes of evaluation of the subject application.

_________________________________________________ ______________________________
Signature Date

APPLICATION AND FEE OF $ __________________ RECEIVED BY THE MUNICIPALITY

_________________________________________________ ______________________________
Signature of Commissioner Date
COMPLETE THIS FORM TO BE DETERMINED IF HEALTH UNIT COMMENTS ARE REQUIRED ON YOUR PLANNING APPLICATION

For certain planning applications, comments are required from the Huron County Health Unit to assist the municipality in its decision on your application. This sheet will determine if comments are required from the Health Unit, and if some, the appropriate fee* must be submitted with your application and paid to the municipality (*based on the Health Unit’s User Fee Schedule).

Name of Applicant: ____________________________________________________________

Name of Owner (if different from the applicant): __________________________________

Location of Property (Lot, Concession or Registered Plan, and Municipality):
_____________________________________________________________________________

Type of Planning Application(s) submitted with this form:
□ Consent (severance)  □ Minor Variance
□ Zoning By-Law Amendment □ Plan of Subdivision/Condominium
□ Official Plan Amendment

Please answer Section A OR Section B, depending on the type of servicing available. In the following question, “property” means the subject property or, in the case of a severance, each of the resulting lots.

Section A - Where SANITARY SEWERS are available.

Is the property within 183 metres (600 feet) of an abattoir (slaughter house)? □ Yes □ No

Section B - Where SEPTIC SYSTEMS are required.

The application is for the creation of a new lot for which the primary use will be a new dwelling (other than a new dwelling on a farm). □ Yes □ No

Is the property less than .4 hectares (1 acre) in area? □ Yes □ No

Does the property have less than .2 hectares (1/2 acre) of “useable land” for a septic tank and tile bed? See definition of “useable land” below. □ Yes □ No

I am uncertain of the location of the existing septic tank and tile bed on the property. □ Yes □ No

There will be more than one dwelling unit on each lot. □ Yes □ No

An industrial or commercial use is proposed which will require a septic system. □ Yes □ No

Is the property with 183 metres (600 feet) of an abattoir (slaughter house)? □ Yes □ No

The application is for a new Plan of Subdivision □ Yes □ No

Proceed to Section C.

“Useable Land” means an area of land with suitable original soil for the installation of a Class 4 subsurface sewage disposal system, free of any buildings, structures, swimming pools, etc. and such land is or will be used solely for a septic tank and tile bed and any future replacement of the tile bed, and which area is at least 3 metres (10 feet from any property line, at least 15 metres (15 feet) from a top-of-bank of a watercourse or lake, not located in a flood plain, not located in an environmentally sensitive area, and does not contain field tile or other artificial drainage. (other restrictions may apply according to legislation.)
Section C - HEALTH UNIT FEES

If the answer to any question in Section A or B is “Yes”, then Health Unit comments will be required and the appropriate fee must be submitted with your application, as follows:

<table>
<thead>
<tr>
<th>Type of Application</th>
<th>Health Unit Fee (To be added to the application fee)</th>
<th>Any required Health Unit fee should be added to the application fee and submitted in one payment to the municipality. Where two applications are being processed together (such as a severance and a rezoning) only one fee will apply, being the higher of the two fees.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Official Plan Amendment</td>
<td>$155.25</td>
<td></td>
</tr>
<tr>
<td>Rezoning</td>
<td>$109.25</td>
<td></td>
</tr>
<tr>
<td>Minor Variance</td>
<td>$109.25</td>
<td></td>
</tr>
<tr>
<td>Severance resulting in 2 lots or fewer</td>
<td>$230.00</td>
<td></td>
</tr>
<tr>
<td>Severance resulting in 3 lots or more</td>
<td>$437.00</td>
<td></td>
</tr>
<tr>
<td>Plan of Subdivision</td>
<td>$908.50</td>
<td></td>
</tr>
</tbody>
</table>

Note: Regardless of the results from Section A or B, some applications may require comments from the Health Unit as identified through the planning process. In these cases, the relevant fee shall apply.

Name of Owner or Designated Agent  
Signature and Date

To be completed by Municipal Clerk: Has the Health Unit Fee been collected from the applicant?

☐ Yes  ☐ No  Amount: _____________

Name of Clerk-Treasurer  
Signature and Date