

## The Corporation of the Township of Ramara

P.O Box 130, 2297 Highway 12 Brechin ON, L0K 1B0 Tel. (705) 484-5374 Fax. (705) 484-0441

### APPLICATION FOR ZONING BYLAW AMENDMENT

Ontario Regulation 545/06 Planning Act, R.S.O. 1990 as amended

The attached application form has been prepared to collect information required to process an application for a Zoning Bylaw Amendment. We want to make this process as user-friendly as possible. Provincial regulations, however, require that we ensure your application is complete before it is accepted. If this application is signed by an agent or applicant on behalf of the owner, THE WRITTEN AUTHORIZATION (attached to application) BY ALL REGISTERED OWNERS MUST accompany the application. If the owner/applicant is a corporation, acting without agent or solicitor, the application must be signed by an officer of the corporation and the corporation's seal (if any) should be affixed. The words, "I have authority to bind the Corporation" may be printed under the signing officer's name instead of affixing the corporate seal.

You are advised to have the <u>Planning Department</u> for the Township of Ramara provide you with the relevant Zoning and Official Plan information. If the proposed development does not conform to the Official Plan for the Township of Ramara, an application for an amendment to the Official Plan should be submitted so they can be considered concurrently. THE TOWNSHIP OF RAMARA DOES NOT ASSUME RESPONSIBILITY FOR IDENTIFYING ALL DEFICIENCIES.

#### TO GET STARTED YOU WILL NEED:

#### **Applicable Application Fee:**

Refer to the <u>Planning Fees Bylaw</u> Establishing a Tariff of Fees for the Processing of Planning Applications

#### **Completed Application Form:**

- o Including sworn affidavit signed by all registered owners stating that the information provided in the application and on the required sketch is true or alternatively, written authorization given by <u>all</u> registered owners for another individual to sign on their behalf. Commissioners for the Taking of Oaths are available at the Township of Ramara Administration Centre.
- ONE copy of a sketch (not larger than 8 ½" x 14") drawn to scale, including all dimensions of both the severed and retained parcels, or a survey of the subject lands (sample sketch and requirements included in application form). Make a clear distinction of the portion of property subject to the Zoning Bylaw Amendment application if application is not relevant to entire property.
- o Once the application has been accepted with full payment and a file number has been assigned, a photocopy of the application will be provided upon request.

### **Public Meeting Sign:**

The required Public Meeting sign will be prepared by Township staff and provided to you once the date of the meeting has been decided. The sign must be posted on the subject lands in a visible location from the street. The sign is a required form of notification according to Ontario Regulation 545/06 as amended. *Failure to post the sign will result in delays*.

Once the application has been received by the municipality and deemed a complete application, it will be circulated to the appropriate departments and agencies for comment. A Public Meeting of Council will be scheduled accordingly. All comments, concerns, and submissions received at the Public Meeting will be considered, and the Township's Planning Department will work with the applicants in an attempt to resolve any issues. Once all issues have been satisfied, a further recommendation will be submitted to Council, to consider the adoption of the proposed Bylaw Amendment.

If the Council of the Township of Ramara passes a Zoning Amendment Bylaw, a Notice of Passing will be given no later than 15 days after the day the bylaw is passed in the manner and form and to the persons and public bodies as prescribed. No later than 20 days after the day that the Notice of Passing was given, an appeal to the Ontario Land Tribunal (OLT) may be submitted setting out the objection to the bylaw and the reasons in support of the objection, accompanied by the prescribed fee by any of the following parties:

- The applicant
- A person or public body, who before the bylaw was passed, made oral submissions at a public meeting or written submissions to the Council of the Township of Ramara.
- The Minister

If no Notice of Appeal is received within the required 20 days, the bylaw shall be deemed to have come into force on the day it was passed.

If you require any further information or assistance, please contact:

planning@ramara.ca

705-484-5374



# APPLICATION FOR ZONING BYLAW AMENDMENT

Ontario Regulation 545/06 Planning Act, R.S.O. 1990 as amended

FOR OFFICE USE ONLY
DATE RECEIVED:
ROLL NUMBER:
FILE NUMBER:
RECEIPT:
PRECONSULTATION FILE NUMBER:

## 1. OWNER AND APPLICANT/AGENT INFORMATION

Please check beside person to whom correspondence is to be sent

An owner's authorization is required in Section 12, if the applicant/agent is not the owner

	-		
1.1	Name of Applicant/Ager	nt:	
	Address:		Postal:
	Phone Number: ()	Cell: (	)
	Email:		
1.2	Name of Owner(s):	_	
	Address:		
	Postal:	Phone Number: (	)
	Cell: ()	<u></u>	
	Email:		
2.	PURPOSE OF APPLIC	ATION	
2.1	Type and Purpose of p	roposed transaction:	
	(Check appropriate tran	isaction)	
	☐ Amendment to Zoni	ng Bylaw 2005.85	
	Removal of "Holding	g" Symbol	

2.2	Description of Proposa rezoning is required)	al (Nature and Extent of the rezoning ar	<u>าd why the</u>
2.3	If this property in an area	a of minimum of maximum density or mi state the requirements	nimum or
	3. LOCATION OF SUBJE	ECT LAND	
3.1	Municipal Address:		
	Legal Description:		
		Former Municipality:	
3.2	Are there any easemen	ts or restrictive covenants affecting the	subject lands?
	Yes □ No □		
	If yes, describe the ease	ement or restrictive covenant and its eff	ect:
			_
3.3	Is this property subject t	to the Clean Water Act? Yes $\Box$ No $\Box$	]
3.4			
	Date subject land was acquired by the owner		unknown 🗆
	Date existing buildings and structures were		unknown 🗆
	constructed Length of time the existing uses on the land have continued		unknown 🗆

# 4. PROPERTY, ACCESS AND SERVICING INFORMATION

# 4.1 <u>Description of Land subject to the Zoning Bylaw Amendment</u> **Application**

	Frontage (m)		
	Width (m)		
	Depth (m)		
	Area (m²/hectares)		
	Existing Use		
	Proposed Use		
	Number and type of Buildings/Structures <b>e</b>	xisting on land	
	Number and type of Buildings/Structures <b>p</b> land (provide setbacks dimensions and floor a	s, height,	
<b>4.2</b> D	oes the amendment co	ver the "entire" pr	roperty? Yes □ No
4.3	If NO - Dimensions of	portion of proper	ty subject to amendment
	Frontage (m)		
	Width (m)		
	Depth (m)		
	Area (m²/hectares)		
	Number and type of	•	
	Buildings/Structures e	xisting on land	
	Number and type of		
	Buildings/Structures <b>p</b>	roposed on land	

4.4	<b>Existing or Proposed Acces</b>	s to S	<u>ubject F</u>	ror	<u>perty</u>			
	☐ Provincial Highway		□ County Road					
	☐ Municipal Road				□ Priva	te Ro	ad*	
	☐ Private Right-of-way*			[	□ Wate	r Acce	∋ss**	
F	Road Name:						_	
i	If access to the subject land is ndicate who owns the land/roawhether it is maintained season	d, wh	o is res <sub>l</sub>	oon	sible fo	_		
*	Parking/Docking Facilities to be used Approximate Distance of facilities from land Nearest public road	nly:						
4.5	SERVICING  Nator Supply (Check Applicable)							
<u> </u>	<u>Nater Supply</u> (Check Applicable)	Pro	posed	Ex	isting			
	Individual or Communal well		-					
_	Privately owned and operated							
	Municipal Water							
	Lake (or other body of water)							
	Other:							
	Sewage Disposal (Check Applicable)  Proposed Existing							
	Septic System (private or commu	unal)						
	Municipal Sewers							

Other:

Storm Drainage provided (Check Applicable) Proposed Existing Sewers Ditches Swales Other: 5. LAND USE 5.1 What is the existing County of Simcoe Official Plan designation? 5.2 What is the existing Township of Ramara Official Plan designation? 5.3 What is the **existing** Zoning Bylaw # and Zone Category of the Subject Land? What is the **proposed** Zone Category of the Subject Land? 5.4 Are there any of the following uses or features located on the subject land or within 500 metres of the subject land? (Please check appropriate boxes if applicable) Within 500m Use or Feature On property Agricultural operation, including livestock facility or stockyard A County of Simcoe landfill A sewage treatment plant or waste stabilization plant A Provincially Significant Wetland (Class 1, 2, or 3 wetland) or other environmental feature Floodplain A rehabilitated aggregate operation

An active aggregate operation			
An active railway line			
Erosion			
• Is the subject property susceptible to flooding?	Yes □	No □	
-			

•	Is there	a non-	operating	g aggı	regate	site wit	thin 1	km?	Υe	es 🗆		No □	
6.	STATU	S OF C	THER P	LANI	NING A	PPLIC	CATIC	<u>ONS</u>					
Н	as this a	pplicati	on been	made	in con	junctio	n with	n othe	r plar	nning a	applio	cations'	?
	Yes [		No □		(If NO	– Skip	to 6	. <b>4</b> )					
6.1			oroperty at has be						or an	Officia	al Pla	n	
	Yes [		No □										
	If YES,	please	provide	the Fi	le Num	nber ar	nd Sta	itus:					
6.2	Is the si		and the sision?	subjed	ct of an	applic	ation	for a	Mino	r Varia	mce,	Conse	nt or
	Yes [		No □										
	If YES,	please	provide	the Fi	le Num	iber ar	nd Sta	itus:					
6.3	Is the s	ubject l	and the s	subjed	ct of an	y othe	r plan	ning a	applic	ations	(i.e.	Sitepla	n)?
Yes		No □											
	If YES,	describ	e:										
6.4	Has the Applica		t land ev	er be	en sub	ject to	a pre	vious	Zonii	ng Byl	aw A	mendm	nent
Yes		No □											
	If YES,	describ	oe:										

## 7. PROVINCIAL POLICY

<b>7.1</b> Ye:	<ul><li>7.1 Is the proposal consistent with the policy statements issued under Subsection 3(1) of <i>The Planning Act</i>, 1990, R.S.O. as amended?</li><li>Yes □ No □</li></ul>					
	If no, please explain:					
	7.2 Is the subject land within an area of land designated under any provincial plan(s)? (i.e. Lake Simcoe Protection Plan)  Yes □ No □  If yes, does the application conform to the applicable provincial plan(s)?  Yes □ No □					
FREEDOM OF INFORMATION  For the purposes of the Freedom of Information and Protection of Privacy Act, I authorize and consent to the use by or the disclosure to any person or public body any information that is collected under the authority of The Planning Act for the purposes of processing this application.						
Owner	Applicant/Agent Signature	Date				
Owner	'Applicant/Agent Signature	Date				

AUTHOR	RIZATION
If the applicant is not the owner(s) of the land authorization set our below must be complete	
IWEam/ar	re the owner(s) of the land that is subject to this
Zoning Bylaw Amendment application. I/WE	authorize to
make this application on my/our behalf and to	o provide any of my/our personal information for
the processing of this application	
Signature	 Date
Signature	 Date
	of of tements contained in all of the exhibits take this solemn declaration conscientiously
believing it to be true and knowing the made under oath and by virtue of the	at it is of the same force and effect as it
DECLARED BEFORE ME AT THE IN THE THIS DAY OF 20	TO BE SIGNED IN THE PRESENCE OF A COMMISSIONER FOR TAKING AFFIDAVITS
	OWNER/APPLICANT/AGENT
A commissioner, etc	OWNER/APPLICANT/AGENT

# **ACKNOWLEDGEMENT**

IWE,	, hereby
acknowledge receipt of a copy of Bylaw #2020.15	, as amended for the Corporation of
the Township of Ramara, being a bylaw to establish	sh a Tariff of Fees for the Processing
of Planning applications, and agree to be bound b	y the terms thereof.
I/WE hereby agree to pay all advertising costs, co Engineering, and any legal fees incurred by the To the processing of Application File #	
I/WE acknowledge that all expenses incurred by the will be invoiced to ME/US and will be paid by ME/Us invoice date.	
DATED thisday of	, 20
SIGNATURE	DATE
SIGNATURE	DATE

## SUPPORTING MATERIAL TO BE SUBMITTED BY THE APPLICANT

In order for your application to be considered complete, a sketch drawn to scale in metric units must be included as part of this application which shows:

- a) The boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land.
- b) The approximate distance between the subject land and the nearest Township of Ramara lot line or landmark such as a bridge or railway crossing.
- c) The boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained in metric units.
- d) The approximate location of all natural and artificial features (for example: buildings, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that are located on the subject land and on land that is adjacent to it and in the applicant's opinion, may affect the application
- e) The current uses of land that is adjacent to the subject land (for example: residential, agricultural or commercial).
- f) The location and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or right of way.
- g) If access to the subject land is by water only, the location of the parking and boat docking facilities to be used.
- h) The location and nature of any easement affecting the subject land.
- i) Location, size, height and type of all existing and proposed buildings or structures on the severed or retained lands, including the distance of the buildings or structures from front yard lot line, rear yard lot line and side yard lot lines.
- j) The location, size and distance to buildings and property lines of any existing sewage system treatment units (septic tanks) and distribution piping (septic beds) on the lot to be created and/or retained.
- k) Include a key map showing the location of the subject lands.

# \*If other documentation/supporting material becomes necessary, you will be contacted and this information must be submitted prior to your application proceeding.

If the application would permit development on privately owned and operated individual or communal septic systems, and more than 4500 litres of effluent would be produced per day as a result of the development being completed,

- (a) a servicing options report; and
- (b) a hydrogeological report.

## **LAKE SIMCOE REGION CONSERVATION AUTHORITY**

If the property subject to the Zoning Bylaw Amendment Application has been determined to be within a regulated area of the Lake Simcoe Region Conservation Authority or subject to the Lake Simcoe Protection Plan, please be advised that under *The Planning Act* the application must be circulated to the Authority for comments.

Maps to determine if your property is regulated can be found on the LSRCA website at www.lsrca.on.ca

It will be determined by the authority if a permit under Ontario Regulation 179/06 will be required.

All planning applications submitted to the Lake Simcoe Region Conservation Authority are subject to the Fee Schedule review fees as per the Planning and Development Fees Policy.