

TOWN OF GRAVENHURST

Application for an Official Plan Amendment Under Section 17 of the Planning Act

PRE-APPLICATION:

Early consultation with Municipal planning staff as well as other affected agencies can assist in the preparation of this application and the identification of any concerns or requirements which must be addressed Applicants are advised to contact our office prior to submission of the application.

SUBMISSION OF THE APPLICATION:

This application form is to be used by persons or public bodies wishing to amend the Town of Gravenhurst Official Plan. In this form, the term "subject land" means the land that is subject of the proposed amendment. Submission of this application also constitutes consent for authorized municipal and other agency staff to inspect the subject lands or premises.

The application will include:

- 1 copy of the completed application form (including original signatures)
- 1 print copy of the information/reports (plus digital copy), as needed, when completing the sections of the application form. The nature of the information/reports varies with the type of land useproposed and the existing land use and topographic features
- application and cost acknowledgement fees

This information will be used to consult with agencies that may have an interest in the matter.

Applications should be submitted to: The Town of Gravenhurst

Development Services Department – Planning

3-5 Pineridge Gate

Gravenhurst, ON, P1P 1Z3

(705) 687-3412

COMPLETENESS OF THE APPLICATION:

The information in this application form that must be provided by the applicant is indicated *in italics*. This information is prescribed under the Planning Act and by Town by-law. This mandatory information must be provided along with the required fee. If the mandatory information and fee is not provided, the application will be returned until the prescribed information and the fee are provided.

The application form also sets out additional information (e.g. technical information or reports) that will assist in the planning evaluation of the proposal. To ensure the quickest and most complete review, this information should be submitted along with the mandatory information. In the absence of this additional information, it may not be possible to do a complete review within the legislated time frame for making a decision.

FOR HELP:

For assistance or additional information, please contact the Town of Gravenhurst Planning Department at (705) 687-3412. We would be pleased to discuss your proposal with you.

Application for an Official Plan Amendment: (Area & District)

Note: Items In <u>Italics</u> (Sections 1, 2, 3, 5, 6, 11, 15, 17 and 21) are prescribed by regulation and <u>must be completed</u>. To avoid delays and assist in the processing of your application, please complete the remaining sections of the form. To avoid delays, other information supplied must be complete and accurate. A sketch map and legal description are required. Incomplete application will be returned. All applications must be signed. Metric units should be used. Please type or print.

File No.

Area Official Plan Amendment

Date Accepted:

District Official Plan Amendment

District or Area Use Only

1. Application for:

2. Area Municipality:

Date Received:

3. Names	Ad	dress (full mailing address)	Telephone Nos.
Registered Owner(s)			Home/Cell
			Business
Applicant			Home/Cell
			Business
Agent or Solicitor			Home/Cell
			Business
If a numbered company, give name and ad			Applicant Agent/Soli
4. All correspondence shou	ıld be sent t	o (one only): Owner	, typiicant , typii con
•	Lot	Concession	Former Twp.
5. Location of Property			
4. All correspondence shou 5. Location of Property Registered Plan No. Municipal Address	Lot	Concession	Former Twp.

No Yes, District I cision on the severance has be coposed amendment involves, District No Yes, District Se of Property Industrial Com	s a severance application been made? It File No. Is been made, please enclose a copy of the decision with this application. Volve a subdivision or condominium application?
o sever is required, has a No Yes, District I sision on the severance has b oposed amendment invo No Yes, District ope of Property Industrial Com isting Buildings or St	s a severance application been made? It File No. It F
No Yes, District Indision on the severance has been possed amendment involved. No Yes, District the of Property Industrial Commission Buildings or States.	t File No. s been made, please enclose a copy of the decision with this application. volve a subdivision or condominium application? ict File No. mmercial Institutional Vacant
oposed amendment involves, Districtive of Property Industrial Comisting Buildings or Street	volve a subdivision or condominium application? ict File No. mmercial Institutional Vacant
No Yes, Districtive of Property Industrial Commissions Buildings or States e of Property	ict File No. mmercial Institutional Vacant
Industrial Com isting Buildings or State e of Property	
isting Buildings or St	
e of Property	Structures on the Property
e of Property	Structures on the Property
	Commercial Institutional Vacant
r	
ustrial or Commercial, ple	please specify use:
the grading of the subjectes No Unknown	ect land been changed by adding earth or other material?
a gas station been locate at any time?	ted on the subject land or land adjacent to the subject
es No Unknowing time has there been per subject land? Solution No Unknown	wn petroleum or other fuel stored on the subject land or land adjace
	e subject land may have been contaminated by former uses
es No Unknow	wn
t information did you us	se to determine the answers to a - e above?
S to (10.b), (10.c), (10.d	d), or (10.e), a previous use inventory showing all former if appropriate, the land adjacent to the subject land, is
	ES to (10.b), (10.c), (10

Existing:

Proposed:

12. Local Official Plan designation: Existing: Proposed: 13. Zoning Category and By-law: Existing: Proposed: 14. Proposed Use of Property Residential Industrial Commercial Institutional Other 15. List Proposed Buildings or Structures 16. The amendment would: Change or replace the approved official plan land use designation for the subject land. Add new policy, or change, delete, or replace approved official plan policy. What policy would be changed, deleted, or replaced and what would be the effect? 17. Related Planning Applications Are there any applications under the <u>Planning Act</u>, such as for approval of an official plan amendment, a zoning by-law amendment, a minor variance, a plan of subdivision or a site plan, or for a consent, that includes land within 120 metres of the subject land? Yes No Unknown If Yes, list or attach on a separate page: Approval authority considering the application: Type of application and the file number Description of the land that is the subject of the application Purpose of the application and the effect on this application: Status of the application

18. Servicing

- a) Does the proposed official plan amendment conform to the approved servicing and phasing policies or servicing schedule in the official plan? Yes No
- b) Indicate in i) and ii) the proposed servicing type for the subject land. Select the appropriate servicing type from Table A. Attach and provide the name of the servicing information/reports as indicated in Table A below.
 - a. Indicate the proposed sewage disposal system
 - b. Indicate the proposed water supply system
 - c. Name of servicing information/report Attached

TABLE A - SEWAGE DISPOSAL ANO WATER SUPPLY

17,5227, 5211	TABLE A - DEWAGE DIOI COAL AND WATER COTTET			
Service Type	Action or Needed Information/Reports			
Sewage Disposal				
A) Public piped sewage system	No action at this time. District will need to confirm that capacity is available to service this application.			
B) Individual septic system(s)	Individual septic systems for the development of more than 5 lots/units: servicing options statement ¹ and hydrogeological report ² .			
	Individual septic systems for the development of 5 or less lots/units and generating less than 4500 litres per day effluent: hydrogeological report ² .			
C) Other	To be described by the applicant and attached with the application.			
Water Supply				
A) Public piped water system	No action at this time. District will need to confirm that capacity is available to service this application.			
B) Individual well(s)	Individual wells for the development of more than 5 lots/units: servicing options statement' and hydrogeological report ² .			
	Individual wells for non-residential development where water will be used for human consumption: hydrogeological report ² .			
C) Individual surface water	No action at this time			
D) Other	To be described by applicant and attached with the application			

¹ Where the Ministry of Environment and Energy (MOEE) requires a servicing options report, consultation with MOEE and the District respecting the servicing should occur before submission of this application.

If communal services are proposed outside of a community which currently has municipal water and sewer services, an amendment to the District Official Plan may be required and should be submitted prior to or concurrently with this application. If communal services are being considered the District should be contacted as early as possible.

² All development on septic tanks require a hydrogeological report. Before undertaking a hydrogeological report consult MOEE about the type of hydrogeological assessment that MOEE will expect, given the nature and location of the proposal.

 Indicate below the proposed storm drainage and access for the subject land. Select the appropriate type from Table B. Attach and provide the name of any servicing information as indicated in the Table.

Indicate the proposed storm drainage system

Indicate the proposed road access

Is water access proposed? Yes No

If yes, attach a description of the parking and docking facilities to be used and the approximate distance of these facilities from the subject land and the nearest public road.

Attached

Is the preliminary stormwater management report attached? Yes No If not attached as a separate report, where can it be found?

TABLE B - STORM DRAINAGE, ROAD ACCESS, AND WATER ACCESS

Service Type	Action or Needed Information/Reports		
Storm Drainage			
A) Sewers	Preliminary stormwater management and construction mitigation		
B) Ditches or swales	plans are required with the submission of the application. A full storm water management plan may be necessary prior to final		
C) Other	approval of a plan of subdivision or as a requirement of site plan approval.		
Road Access			
A) Provincial highway	An access permit is required from MTO before any development can occur.		
B) Municipal road maintained all year	The municipality should be contacted respecting the road alignment and access.		
C) Municipal road maintained seasonally	The municipality should be contacted respecting the road alignment and access.		
D) Right-of-way	No action.		
Water Access	Information from the owner of the docking and parking facility proposed respecting the capacity to accommodate the proposed development should be provided.		

a)	Is the proposed official	plan ame	ndment (consistent	with the recommendations of
	the watershed plan, if a	ny?	Yes	No	N/A

b) Does the proposed official plan amendment conform to the master drainage, subwatershed, or shoreline management plan, it any? Yes No N/A

19. Affordable Housing

a) For proposals that include permanent housing (i.e. not seasonal) complete the following table. For each type of housing and unit size, complete the rest of the row. If lots are to be sold as vacant lots, indicate the lot area. Use best information available at the time of application. If additional space is needed, attach a separate page.

AFFORDABLE HOUSING

<u>For example:</u> Semi-detached - 10 units; 93 m²; 2 bedrooms; 12 m; 75% affordable to 60th percentile; 0% affordable to 30th percentile

Housing Type ¹	# of Units	Unit Size (m²) or Lot Area (m²)	Number of Bedrooms	Lot Frontage (m)	% Affordable ² to the 30th percentile	% Affordable ² to the 60th percentile
					•	

¹ Housing Types include: **Single Detached; Link/Semi-detached; Row or Townhouses; Apartment Block; Other (Specify).**

b.	Is there any other in	formation which may relate to the affordability of the proposed
	housing, or the type	of housing needs served by the proposed official plan amendment?
	Yes	No

c. Does the plan amendment apply to lands affected by aboriginal land claim negotiations, or an area covered by a provincial/aboriginal co-management agreement?

Yes No

20. Provincial Policy

All applications under the <u>Planning Act</u> are subject to review for conformity with the Comprehensive Set of Policy Statements issued by the Province of Ontario. Complete the applicable lines of **Table C** - Provincial Policies <u>and</u> complete **Table D** - Features and Development Constraints. Identify any policy areas which may be applicable and how the policies have been addressed.

² "Affordable" units means units, including not-for-profit and market housing, which are affordable to households with incomes in the lowest 60% (or 30% as applicable) of the income distribution for the housing market area. For assistance, refer to the current Information Bulletin released by the Ministry of Housing from time to time.

TABLE C - PROVINCIAL POLICIES

Provincial Policy Number(s) and Abbreviated Policy Topics from the Comprehensive Set of Policy Statements	Identify any policy areas which may be applicable and give the report name and page(s) where applicable
A1.1, 1.4 ground and surface water	
A1.2, 1.4 natural heritage systems, features and areas	
A1.3 fish habitat	
A2 wetlands	
A3.1 Great Lakes - St. Lawrence regulatory shoreline	
A3.3, 3.4 hazardous and contaminated sites	
A3.5, 3.2 flooding and erosion	
B1 social and human service needs	
B2 public streets, places and facilities	
B3 mainstreets and downtowns	
B4 economic development	
B5 efficient communities	
B6, E2 Transportation facilities	
B7 servicing and infrastructure	
B8a intensification in built up areas	
B8b development areas within settlement areas with full services	
B8c extensions to settlement areas with full services	
B9a development areas within settlement areas not on full services	
B9b extensions to settlement areas not on full services	
B10 development in rural areas	
B11 development in territory without municipal organization	
B12 public access to public land and water bodies	
B13 significant landscapes, vistas and ridge-lines	
B14 cultural heritage landscapes and built heritage resources	
B15 significant archaeological resources	
B16 transportation, infrastructure corridors and rights of way	
B17 land use compatibility	
C housing including affordable housing	

Provincial Policy Number(s) and Abbreviated Policy Topics from the Comprehensive Set of Policy Statements	Identify any policy areas which may be applicable and give the report name and page(s) where applicable
D1,2,3,4, agricultural policies	
D5 agricultural separation distances	
E1, S energy and water conservation	
E4 waste management	
F1 mineral aggregates	
F2 mineral and petroleum resources	·

Table D - Features or Development Circumstances

Feature or Development Circumstance	Policy Section	Indicate (a) If the circumstance applies; or (b)	Summary of the development constraints, development considerations or Information needed to demonstrate how	Is the Required Information attached?	
		Is on-site or consistent with the Policy within 500 metres (indicate distance)	Yes (indicate report name and/or page)	No	
Sensitive groundwater recharge areas, headwaters and aquifers (only indicate if the circumstance applies)	A1.1		It must be demonstrated that development will not negatively impact sensitive groundwater recharge areas, head-waters and aquifers.		
Significant ravine, valley, river and stream corridors and significant portions of habitat of endangered species and threatened species	A1.2 a G6		Within these features, development is not permitted. Within 50 metres of these features, an Environmental Impact Study is needed.		
Significant habitat of vulnerable species, significant natural corridors, Areas of Natural and Scientific Interest (ANSI), shorelines of lakes, rivers and s0eams, significant wildlife habitat, fish habitat	A1.2 b A1.3 G6		Except for fish habitat and shorelines, within these features or within 50 meters of the feature, an Environmental Impact Study is needed for proposed development within 30 meters of a shoreline, an Environmental Impact Study is needed which must include fish habitat.		

Significant wetlands	A2	Within significant wetlands within the Great Lakes - SL Lawrence Region, development is not Remitted. Within 120 metres of the above, an Environmental Impact Study is needed.	
Great Lakes - St. Lawrence River System	A3.1	Within the regulatory shoreline, a feasibility study is needed, but within the regulatory dynamic beach standard, regulatory flood standard of connecting channels, or defined portions of the regulatory shorelines, development is not permitted.	
Erosion hazards	A3.2	Within the 1:100 year erosion limits of ravines, river valleys and streams, development should be restricted.	
Hazardous sites and rehabilitated mina sites	A3.3	For development on rehabilitated mine sites, an application for approval from the Ministry of Northern Development and Mines should be made concurrently.	
Contaminated sites	A3.4	In areas of possible soil contamination, an inventory of previous uses is needed. (See Section 8 of the form)	
Flood plains	A3.5	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, must meet the official plan policies for the SPA.	

Non-farm development outside of designated settlement areas or	B8, 9, 10,	Development proposed outside of designated settlement areas or the expansion of settlement	
expansions of designated settlement areas	1 T	areas requires justification.	
Access to public land	B12	Development adjacent to public lands and water bodies should maintain reasonable public access.	
Significant landscapes, vistas and ridgelines, significant cultural heritage landscapes and built heritage resources	B13, 14	Development should conserve significant landscapes, vistas and ridge-lines, significant cultural heritage landscapes and built heritage resources.	
Significant archaeological resources	B15	In areas of medium and high potential for significant archaeological resources, these resources are to be studied and preserved, or, where appropriate, removed, catalogued and analyzed prior to development	
Transportation and infrastructure corridors	B16	The continuous linear characteristics of significant transportation and infrastructure corridors and rights-of-way should be protected.	
Agricultural operations	D5	A separation distance calculation under the Minimum Distance Separation Formula for non- farm uses should be submitted concurrently for site specific amendments.	
Protection of Mineral Aggregate Resources	F1.1, 1.3, 1.4	Within mineral aggregate resource areas, justification is needed for non-mineral aggregate development	
Existing Pits and Quarries	F1.2	It must be demons0ated that proposed development will not preclude the continued use of existing pits and quarries.	

Mineral and petroleum resource areas	F2.1, 2.2, 2.3	Within mineral or petroleum resource areas, justification is needed for non-mineral resource development.	
Class I industry. (Small scale, self- contained plant no outside storage, low probability of fugitive emissions and daytime operations only)	B17	A feasibility study is needed for: a) residential and other sensitive uses within 70 metres of a Class I industry or vice-versa:	
class II industry. (Medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic.)		b) residential and other sensitive uses within 300 metres of a Class II industry or vice-versa; and residential arid other sensitive uses within 1000 metres of a Class III industry or vice-versa.	
Class III industry within 1000 metres. (processing and manufacturing with frequent and intense offsite impacts and a high probability of fugitive emissions.)			
Landfill site		A landfill study to address leachate, odour, vermin and other impacts as needed.	
Sewage treatment plant		A feasibility study is needed for residential and other sensitive uses.	
Waste stabilization pond			
Active railway lines (excluding minor branch lines)		Within 100 metres, a feasibility study is needed.	
Controlled access highways or freeways, including designated future ones			

Operating mine site Non-operating mina site within 1000 metres		Pre-consult the Ministry of Northern Development and Mines.	
Airports where noise exposure forecast (NEF) or noise exposure projection (NEP) is 28 or greater	B17	Between the 28 and 35 NEF/NEP contours, a noise feasibility study is needed for development of residential, passive use park, school, library, church, theatre, auditorium, hospital, nursing home, camping or picnic area uses. At or above the 35 NEF/NEP contour, development of the above uses will not be permitted. At or above the 30 NEF/NEP noise contour, a noise feasibility study is needed for development of hotel, motel, retail and service commercial, office, athletic field, playground, stadium or outdoor swimming pool uses. At or above the 35 NEF/NEP contour, a noise feasibility study is needed for development of industrial, warehousing, arena, general agriculture, animal breeding uses.	
Electric transformer stations		Within 200 me0ss, a noise study is needed for development.	
High voltage electric transmission lines		Pre-consult the appropriate electric power.	_

21. AFFIDAVIT OR SWORN DECLARATIONS

	ed Information			
I/We				
in the District/County of		make oath (or solemnly declare)		
that the information contained				
application is true and that the		d in the documents	s that accompany this	
application in respect of the a	above Sections is true.			
Sworn (or declared) before m	ne At the Town/City of _		in the	
District/County of	this	day of	20	
Commissioner of Oaths		Applicant		
		Applicant		
		Applicant		
Declaration For Requested Ir				
l,	of the Tow	n/City of	i	
District/County of				
District/County ofbest of my knowledge the infe	ormation contained in S	Sections 4, 7, a. 9,	1 o. 12, 13, 14, 16, 1	
District/County ofbest of my knowledge the info 19, and 20 of this application	ormation contained in S is true and that the info	Sections 4, 7, a. 9, ormation contained	1 o. 12, 13, 14, 16, 1 d in the documents tha	
District/County ofbest of my knowledge the infe	ormation contained in S is true and that the info	Sections 4, 7, a. 9, ormation contained	1 o. 12, 13, 14, 16, 1d in the documents tha	
District/County of best of my knowledge the infe 19, and 20 of this application	ormation contained in S is true and that the info n respect of the above S	Sections 4, 7, a. 9, ormation contained Sections is true.	1 o. 12, 13, 14, 16, 1	
District/County of best of my knowledge the infe 19, and 20 of this application accompany this application in	ormation contained in S is true and that the info n respect of the above S ne At the Town/City of _	Sections 4, 7, a. 9, ormation contained Sections is true.	1 o. 12, 13, 14, 16, 1 d in the documents th	
District/County of best of my knowledge the infe 19, and 20 of this application accompany this application in Sworn (or declared) before m	ormation contained in S is true and that the info n respect of the above S ne At the Town/City of _	Sections 4, 7, a. 9, ormation contained Sections is true.	1 o. 12, 13, 14, 16, 1 d in the documents that in the	

22. AUTHORIZATIONS

a. If the applicant is not the owner of the land that is the subject of this application, the written authorization of the owner that the applicant is authorized to make the application must be included with this form or the authorization set out below must be completed.

Authorization of Owner for Agent to Make the Application

I,	am the owner(s,) of the land that is the subject of this application for
an official plan am	endment, and I authorize	to make this application
on my behalf.		
Date		Signature of Owner
		Signature of Owner
	nt is not the owner of the land th of the owner concerning persor	nat is the subject of this application, complete the all information set out below.
	Authorization of C to Provide Person	
l,	, am the ov	wner(s) of the land that is the subject of this
application for	or an official plan amendment an	d, for the purposes of the Freedom of
Information a	nd Protection of Privacy Act, I au	uthorize as
my agent for	this application, to provide any o	f my personal information that will be included
in this applica	tion or collected during the proce	essing of the application.
Date		Signature of Owner
		Signature of Owner

The planning services agreement must be signed by the owner(s) of the subject lands.

PLANNING SERVICES AGREEMENT

Between

The Corporation of the Town of Gravenhurst (hereinafter called the Town)

-and-
Owner(s) (hereinafter called the Applicant)

WHEREAS THIS AGREEMENT is entered into pursuant to the provisions of the Fees By-law of the Town of Gravenhurst:

1. THIS AGREEMENT WITNESSES THAT IN CONSIDERATION OF THE MUTUAL COVENANTS SET OUT BELOW, THE PARTIES AGREE AS FOLLOWS:

The Applicant agrees to provide the Town with the following:

- (a) any information in the Applicant's possession concerning the planning aspects of the application;
- (b) all surveys, drawings, sketches, or plans, as required for the processing of the application; and
- (c) the applicable application fee(s) as prescribed by the Town of Gravenhurst Fees By-law.

2. WHEREAS AN APPEAL HAS BEEN RECEIVED FROM AN APPELLANT OTHER THAN THE APPLICANT TO ANY OF THE FOLLOWING:

An application for a minor variance, a zoning by-law amendment, an official plan amendment, a consent application, or a deeming by-law; *AND* if the Ontario Land Tribunal is required, *THEN* a deposit of \$2,241.00 shall be submitted to the Town by the Applicant prior to the submission of the request for approval to the Ontario Land Tribunal (this amount shall be for all fees and disbursements paid to the Town's solicitor and expert witnesses called to testify by the Town and for all disbursements incurred by the Town in connection with the application). Any surplus funds shall be refunded to the Applicant following final approval of the application. Should the costs referred to above exceed \$2,241.00, the Applicant shall reimburse the Town for all such costs.

- 3. The Town agrees to process the application in accordance with the requirements of the Planning Act, R.S.O. 1990, Chapter P.13.
- 4. Where the Town finds it necessary to make extensive use of professional assistance in preparation for the Ontario Land Tribunal, or where the Hearing is of more than two (2) days in duration, the Town may submit to the Applicant, and the Applicant agrees to pay promptly, interim accounts from time to time in respect of all reasonable expenses incurred by the Town, payment for which have been made by the Town or invoices for which have been received by the Town.

IN WITNESS WHEREOF the Applicant and the Town has caused its corporate seal to be affixed over the signature of its respective signing officers.

SIGNED, SEALED, AND DELIVERED in the presence of:

) Per:
Witness	
) Per:
Witness	Signature of Owner(s)
Date))) The Corporation of the Town of Gravenhurst
))) Per:
	Director of Development Services
Date	