

Township of Seguin Application for OFFICIAL PLAN AMENDMENT

AS PER BY-LAW 2015-071, APPLICANTS ARE REQUIRED TO PRE-CONSULT WITH THE TOWNSHIP PLANNING DEPARTMENT PRIOR TO SUBMITTING AN APPLICATION.

OFFICIAL PLAN AMENDMENT APPLICATION CHECKLIST Please ensure you have completed the following prior to submitting your application:

Fully complete all sections of the application.					
Sign application in all appropriate locations and obtain signed authorization from the Owner(s) if you are acting as their Agent.					
Declaration of Owner(s)/Agent must have a Commissioner's stamp and signature.					
Application fees attached. Cheque made payable to the Township of Seguin. • \$1,500.00 - Official Plan Amendment - Minor • \$2,500.00 - Official Plan Amendment - Major					
Attach the text of the requested amendment if a policy of the Official Plan is being changed, replaced or deleted or if a policy is being added to the Official Plan.					
Attach the proposed schedule to the Official Plan if the requested amendment changes or replaces a schedule in the Official Plan and the text that accompanies the schedule.					

10 copies of a sketch or site plan (in metric) in accordance with the requirements of the application form. All sketches or site plans must be drawn to scale, in metric units only.
Copy of any correspondence, approvals or permits from outside agencies/departments.
Copy of all studies and reports required to be submitted with your application.
Copy of your completed Consultation Form from the Planning Department.
Copy of your Deed.

TOWNSHIP PROCEDURES

A sign will be posted that is clearly visible, approximately 14" x 18" bearing your name, your Application number, lot and concession number, and the Plan number, on the main access side of your property, preferably where your driveway accesses onto the Township Road.

APPLICANTS POSTING INSTRUCTIONS

In order to facilitate consideration of your Application for Zoning By-law Amendment, we ask that you complete the following upon submission of the application to the Township.

- Mark out, on the ground, the location of the proposed lot lines marking it clearly with stakes and coloured ribbon.
- It is the responsibility of the Applicant to mark the property which is the subject of this Application.

Council members and/or Township staff may conduct site inspections of your lands. By submitting this application you are authorizing the Township to access your lands for the purposes of conducting the required site inspection. Please be advised that where access is by water or by summer maintained municipal road or by private road, the consideration of the application may be delayed during the winter until such time as safe access can be obtained to the lands.

You may be required to submit a copy of the Deed for the subject land. If access is provided by private road/right-of-way from a municipal road, attach a copy of the deed indicating if the access is registered on title.

Your application will not be processed until it is complete. A complete application will be determined in accordance with the requirements of the Planning Act, the Provincial Policy Statement, and the Township of Seguin Official Plan. Please be advised that technical and supporting studies submitted as part of a complete application may be required to be peer reviewed. If a Peer Review is required, the cost will be at the expense of the applicant in accordance with policies of the Seguin Official Plan. The Planning Department will obtain prior authorization to proceed with the peer review from the applicant. To expedite the processing of your application please ensure it is complete upon submission. Incomplete applications will be returned for you to attend to the identified submission deficiencies. We will not hold incomplete applications in our office.

If you require additional assistance regarding this application please contact the Planning Department at:

Township of Seguin 5 Humphrey Dr., Seguin, ON, P2A 2W8 Bus: 705-732-4300

Fax: 705-732-6347

Toll Free: 1-877-473-4846

List of Appendices

- 1. Emergency Contact References
- 2. On-Site Sewage System Review Planning Act Proposal
- 3. Endangered Species Act (ESA), 2007 Implications for Landowners



Township of Seguin Application for OFFICIAL PLAN AMENDMENT

OFFICE USE ONLY	Date Stamp:				
Application No.: OPA-					
File Name:					
Civic Address:					
Application Complete:	Fee Received:				
☐ Yes ☐ No	☐ Yes ☐ No				
ROLL # 4903		0000			
Did you pre-consult with to Department? Please submit a copy of your Pre-consultation Date: Attending Planner: 1. CONTACT INFORMATI All communication will be correspondence will be separated.	our completed "Pre-Cor ON: directed to the Primary	Contact only. Copies of			
Primary Contact:					
a) Registered Owner(s)):				
(List all owners and contact Mailing Address:	•				
Home Phone:	Home Fax:				
Business Phone:	Business Fa	ax:			
Email Address:					

b) Agent:		
Mailing Address:		
Home Phone:	Home Fax:	
Business Phone:	Business Fax:	
Email Address:		
c) Planner:		
Mailing Address:		
Phone Number:	Fax Number:	
Email Address:		
d) Surveyor:		
Mailing Address:		
Phone Number:	Fax Number:	
Email Address:		
e) Solicitor:		
Mailing Address:		
	Fax Number:	
Email Address:		
Mailing Address:		
Phone Number:	Fax Number:	
Email Address:		
2. DESCRIPTION OF SUBJECT		
a) Concession(s):		
b) Lot(s):		
	er municipality):	
f) Civic Address:		
-		

Frontage (m)	Depth (m)	Area (ha)
<i>y</i> , ,		
1) Zonina (current zon	ing of subject lands):	
.	<i>, –</i>	
) Official Plan (current	designation of subject la	ands):
	•	
h) Indicate the land us	ses which are authorized	by the current designation
The managed the land de	whom are agriculture	by the current designation
 Δre there any easer 	nents or right_of_ways at	ffecting the subject lands?
	nents or right-of-ways at	ffecting the subject lands?
k) Are there any easer Yes No	nents or right-of-ways at	ffecting the subject lands?
□ Yes	nents or right-of-ways at	ffecting the subject lands?
☐ Yes ☐ No		ffecting the subject lands? easement or right-of-way
☐ Yes ☐ No		
☐ Yes ☐ No		
☐ Yes☐ No If yes, indicate and des	scribe the purpose of the	
☐ Yes☐ No If yes, indicate and des	scribe the purpose of the	
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI	scribe the purpose of the	easement or right-of-way
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI	scribe the purpose of the	easement or right-of-way
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI a) Name of the Official	Scribe the purpose of the MENDMENT Plan proposed to be am	easement or right-of-way
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI a) Name of the Official	scribe the purpose of the	easement or right-of-way
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI a) Name of the Official b) Dimensions of the Ia	MENDMENT Plan proposed to be ameand covered by the reque	easement or right-of-way ended: ested amendment:
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI a) Name of the Official	Scribe the purpose of the MENDMENT Plan proposed to be am	easement or right-of-way
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI a) Name of the Official b) Dimensions of the Ia	MENDMENT Plan proposed to be ameand covered by the reque	easement or right-of-way ended: ested amendment:
Yes No If yes, indicate and des 3. OFFICIAL PLAN AI a) Name of the Official b) Dimensions of the Ia	MENDMENT Plan proposed to be ameand covered by the reque	easement or right-of-way ended: ested amendment:

d) The requested amendment changes, replaces or deletes a policy in the Official Plan:YesNo
If yes, name the policy to be changed, replaced or deleted:
Attach the current policy of the Official Plan that is being changed, replace or deleted and the text that accompanies it.
e) The requested amendment adds a policy to the Official Plan:YesNo
Attach the text of the requested amendment to the Official Plan that is being added.
f) The requested amendment changes or replaces a schedule of the Official Plan: — Yes
□ No
If yes, the designation to be changed or replaced:
Attach the amended or replaced schedule to the Official Plan and the teathat accompanies it.
 g) The requested amendment alters 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:
If yes, indicate the current Official Plan policies dealing with the alteration of establishment of an area of settlement:
h) The land uses that the requested Official Plan amendment would authorize:

i) The requested amendment removes the subject land from an area of employment:YesNo
If yes, indicate the current Official Plan policies dealing with the removal of land from an area of employment:
 j) The requested amendment is consistent with the policy statements issued under subsection 3(1) of the Act: Yes No
k) The subject land is within an area of land designated under any provincia plan or plans:YesNo
If yes, the requested amendment conforms to or does not conflict with the provincial plan or plans: — Yes — No
4. EXISTING AND PROPOSED USES
a) Date the subject land was acquired by the current Owner:
b) Existing uses of the subject land:
c) Length of time that the existing uses have continued:
d) Proposed uses of the subject land:

^{*}Attach a separate description if necessary

e)	What are the adjacent land uses:
	To the north:
	To the south:
	To the west:
	To the east:
5.	ACCESS
	 a) Access to the subject land is provided by: Provincial highway Municipal road (year round) Municipal road (seasonal) Private road / Right-of-Way Other road Water
	b) If access to the subject land is by water only, indicate the following: Provide written confirmation of parking and docking facilities.
	Docking facility:
	Distance from docking to subject land:
	Distance from docking to nearest public road:
	Parking facility:
	Distance from docking to parking:
	Distance from parking to nearest public road:

6. SERVICES

a) Wat	er is provided to the subject land by:
	Private well
	Privately owned/operated communal well
	Lake or other water body
	Other:
b) Sew	vage disposal is provided to the subject land by:
	Private sewage system
	Privately owned/operated communal sewage system
	Privy
	Other:
c) Stor	m drainage is provided to the subject land by:
Í 🗖	Ditches
	Swales
	Natural
	Other:
7. DIRECT	TIONS: HOW TO GET THERE
Civic Addre	ess:
Directions site:	from Seguin Township Office (5 Humphrey Dr. Hwy 141) to your
· · · · · · · · · · · · · · · · · · ·	

8. OTHER APPLICATIONS

Indicate if the subject land or any land within 120 metres of the subject land is the subject to any other application:

Application	File #	Status	Lands Affected	Purpose	Effect on Requested Amendment
Plan of Subdivision					
Consent					
Minor Variance					
Zoning By-law					
Zoning Order Amendment					
Site Plan					
Official Plan Amendment					
Other					

9. PLANS REQUIRED

Please attach 10 copies of the sketch, site plan or survey **drawn to scale**, in metric.

One copy must be submitted on 8.5" x 11" paper and an electronic version in Adobe Acrobat pdf format.

Minimum requirements will be a sketch showing the following: ☐ The boundaries and dimensions (frontage, depth and area) of the subject land. ☐ The location, size and type of all existing and proposed buildings and structures on the subject land, indicating the distance of the buildings or structures from the front lot line, rear lot line and the side lot lines. ☐ The approximate location of all topographical, natural and artificial features on the subject land and on land that is adjacent to the subject land that, in the opinion of the Applicant, may affect the Application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks. ☐ The current uses on land that is adjacent to the subject land. ☐ The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public road, a private road or a right-of-way. ☐ If access to the subject land is by water only, the location of the parking and docking facilities to be used. ☐ If the subject land has lake frontage, label the lake name. ☐ The location and nature of any easement affecting the subject land. ■ North arrow and scale.

10. AUTHORIZATION BY OWNER

Applicable if an Agent is making this application on your behalf.

If the Applicant is not the Owner of the subject land of this Application, the written authorization of the Owner stating that the Agent is authorized to make the Application on their behalf must be included with this application form or the authorization set out below must be completed.

Please Note: If the Owner is an incorporated company, authorization of the appropriate signing officer(s) is required in accordance with the company's by-laws.

I (we),	the undersigned
• • • —————————————————————————————————	stered Owner(s)
being the Registered Owner	(s) of the subject land, hereby authorize to act as my Agent with respect to the
Agent	
preparation and submission	of this Application.
Signature of Owner	Date
Signature of Owner	 Date

11. FREEDOM OF INFORMATION AND PRIVACY

Personal information contained in this form, collected and maintained pursuant to Section 22 of The Planning Act, will be used for the purpose of responding to the Application and creating a public record. The Owner's Signature acknowledges that "personal information [is] collected and maintained specifically for the purpose of creating a record available to the general public;" per Section 14(1)(c) of the Municipal Freedom of Information and Protection of Privacy Act, R.S.O. 1990, c. M. 56.

The applicant acknowledges that the Township considers the application forms and all supporting materials, including studies and drawings, filed with this application to be public information and to form part of the public record. With the filing of an application, the applicant consents to the Township photocopying and releasing the application and any supporting material either for its own use in processing the application or at the request of a third party, without further notification to or permission from the applicant. The applicant also hereby states that it has authority to bind its consultants to the terms of this acknowledgement. Questions regarding the collection of information should be directed to the Director of Planning at the Township of Seguin at (705) 732-4300.

Signature of Owner	Date	
Signature of Owner	Date	
Signature of Witness	 Date	

12. DECLARATION OF OWNER/AGENT Must be signed by the Owner(s)/Agent in the presence of a Commissioner. I ______ (Owner(s)/Agent) of the of in the County/District/Regional Municipality of ______ do solemnly declare that all of the statements contained in this Application are true and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act. Declared before me at the _____ in the_____ of _____ this ______, <u>20</u>____. Signature of Owner Signature of Owner Signature of Agent (if Applicable) Signature of Commissioner Commissioners Stamp

13. ADDITIONAL FEES

If Planning, Engineering and/or legal fees are incurred by the Township

Department at:

Township of Seguin 5 Humphrey Dr., Seguin, ON, P2A 2W8 Bus: 705-732-4300

Fax: 705-732-6347

Toll Free: 1-877-473-4846

APPENDIX 1

Agency Contact References

1. Ministry of Transportation

Pre-Consultation Office Contact

Ministry of Transportation

Northern Regional Office: PO Box 3030 447 McKeown Ave North Bay ON P1B 8L2 Attn: Planning & Design Section Corridor Control Office (705) 497-5456 (705) 497-5223 Huntsville Area Office: 207 Main Street West Huntsville, Ontario P1H 1Z9 (705) 789-2392

2. North Bay-Mattawa Conservation Authority

Septic System Installation & Approval (see Appendix 3)

Parry Sound:

69A Bowes St Parry Sound ON P2A 2L5 (705) 746-7566

North Bay:

701 Oak St. North Bay ON P1B 9T1 (705) 474-5420

3. Ministry of Environment, Conservation, and Parks

North Bay Area Office Unit 16 & 17, 191 Booth Rd North Bay, ON P1A 4K3 (705) 497-6865

4. Ministry of Natural Resources and Forestry

Parry Sound Office 7 Bay St Parry Sound, ON P2A 1S4 (705) 746-4201



ON-SITE SEWAGE SYSTEM REVIEW - PLANNING ACT PROPOSAL

GUIDELINE

It is very important to consult with the planning approval authority at the beginning of the planning process before submitting an application. In a growing number of municipalities/planning boards pre-consultation is a requirement. Pre-consultation will ensure you are aware of what information and supporting materials may be required, and what provincial and local interests may need to be addressed as part of your application. Providing complete information when you submit an application will ensure timely consideration of the application. As part of your complete application to the planning approval authority you may require supporting documentation such as an on-site sewage system review.

The required information in this application will allow the North Bay-Mattawa Conservation Authority (NBMCA) to review your planning proposal in accordance with Part 8 of the Ontario Building Code (OBC), NBMCA policies for lot creation, municipal zoning by-laws and other applicable law. It is the responsibility of the applicant to include all relevant information and documents that establish compliance with such law(s). It is important to note that the NBMCA is not the approval authority for planning applications. The NBMCA does, however, consult with the appropriate approval authority to ensure they receive the proper information needed to make a decision.

The NBMCA will conduct site inspections and provide comments on lots less than 4 ha (10 acres) in size. Lots that are greater than or equal to 4 ha in size may require site inspections if there are constraints associated with development, however, in the majority of cases they are subject to a desktop review. Unless otherwise specified, NBMCA on-site sewage system comments are based on the ability of a proposed lot to accommodate development (a single family dwelling, a well, and room to accommodate an initial and a replacement Class 4 on-site sewage system) based on the OBC minimum requirements for a 3-bedroom single family dwelling (with less than or equal to 20 fixture units and less than 200m² floor area). On-site sewage system sizing calculations are based on a fully raised system with a T-time of 50. The retained lands are also assessed to ensure that the minimum setbacks as required under the OBC are maintained from proposed lot lines.

To ensure that the application can be processed without delays, the applicant must confirm that the application is complete, with all information requested and forms completed to a level of detail that does not leave any uncertainty.

The applicant MUST flag lot lines as to ensure NBMCA staff can properly identify all components of the proposed planning application.

FEE SCHEDULE - (SUBMIT WITH APPLICATION)

Planning Comments only (Desktop Review) Lots greater than 4 ha (10 acres) in size with no constraints	\$150.00
Planning Site Inspection + Comments Lots less than 4 ha (10 acres) in size	\$300.00
Subdivision/Vacant Land Condominium Review (Part 8, OBC)	\$1,200.00 for the first 10 lots \$60.00 for each additional lot

Updated: March 1, 2018

Page 1 of 6

APPENDIX 3

Ministry of Natural Resources Ministère des Richesses naturelles

Parry Sound District Office Southern Region 7 Bay Street Parry Sound, Ontario P2A 1S4

Telephone: (705) 746-4201 Facsimile: (705) 746-8828



February 28, 2011

ENDANGERED SPECIES ACT (ESA), 2007 IMPLICATIONS FOR LANDOWNERS

WHAT IS THE ESA, 2007?

Ontario is home to more than 30,000 plant and animal species. Most have stable populations, but some have declined or disappeared. Currently, more than 180 species are considered "at risk" because of a variety of threats including habitat loss, pollution, competition from invasive species, climate change and over harvesting.

Ontario's new Endangered Species Act (ESA), 2007 provides a strong legislative framework for the protection and recovery of Ontario's native endangered and threatened species and their habitats, while balancing the social and economic well-being of citizens and communities.

One component of the ESA, 2007 is the establishment of the Species at Risk in Ontario (SARO) List. This list identifies species that have been classified as being at risk by the Committee on the Status of Species at Risk in Ontario (COSSARO).

There are two key protection provisions in the ESA, 2007:

- Section 9 prohibits killing, harming, harassing, possessing, collecting, buying and selling etc species listed as extirpated, endangered or threatened on the SARO List.
- Section 10 prohibits the damage or destruction of the protected habitat of species listed as extirpated, endangered or threatened on the SARO List.

DOES THIS AFFECT ME?

The ESA, 2007 came into force in June 2008 and is binding on everyone including individuals, businesses, municipal governments and the provincial government. This information sheet is designed to assist you in understanding the various responsibilities under the ESA when planning or conducting activities that may affect endangered or threatened species and their habitat.

DEFINITIONS

Species are classified based on five status definitions that include:

Extinct - A native species that no longer lives anywhere in the world.

Extirpated – A native species that no longer exists in the wild in Ontario but still exists elsewhere.

Endangered – A native species facing extinction or extirpation.

Threatened – A native species at risk of becoming endangered in Ontario.

Special Concern¹ – A native species that is sensitive to human activities or natural events which may cause it to become endangered or threatened.

Special Concern species are listed on the SARO list but are not protected under the ESA 2007. However, new Planning Act decisions should ensure that the significant habitat of special concern species is protected as "significant wildlife habitat" (as per the Provincial Policy Statement).

ROLES AND RESPONSIBILITIES

Landowners and Development Proponents:

Landowners and development proponents are responsible for ensuring that they follow <u>all</u> relevant laws in Ontario including the *ESA*. They may need to take specific action to ensure that land uses or activities would not contravene the *ESA*.

Proponents considering new development or land use activities should consult with the municipality and MNR as appropriate, to determine the potential for endangered or threatened species in an area. Proponents should consider conducting an appropriate level of ecological site assessment² where there is potential that an endangered or threatened species or its habitat is present on a site. The purpose of such site assessment is to obtain information on endangered and threatened species and their habitat that may exist on or adjacent to a site, and the nature of these values.

Since the *Building Code Act* does not enable a municipality to withhold issuance of a building permit where the *ESA* could be contravened, the onus is on the proponent to ensure that a development or activity under the authority of a building permit is in compliance with the *ESA*.

Municipalities:

As with other landowners and development proponents, municipalities are responsible for ensuring that their activities don't contravene the ESA.

Municipalities must also continue to ensure that their *Planning Act (PA)* decisions are consistent with the habitat protection direction set out in the Provincial Policy Statement (PPS) and ensure they have adequate information about the potential for listed species and their habitats before making a *PA* decision.

MNR recommends that municipalities check existing available information sources to determine the potential endangered and threatened species whose range encompasses a subject property, and then review available information on the habitat requirements of these species. Where there is a potential that an endangered or threatened species or its habitat is present on or adjacent to a site, MNR recommends that municipalities generally require proponents to undertake an appropriate level of ecological site assessment as described in MNR's *Natural Heritage Reference Manual* (2010).

Municipalities may also assist by raising awareness with landowners and proponents about the *ESA*, and endangered and threatened species, and could play a valuable role in knowledge transfer, communication and stewardship.

Ministry of Natural Resources (MNR):

MNR is available to advise municipalities, landowners or development proponents on how to avoid being in contravention with the ESA and when authorizations may be required for activities, where there is a potential impact on an endangered or threatened species or its protected habitat.

To assist municipalities and planning boards, MNR's Parry Sound District provided information in 2009 that identified the species at risk that are either known to occur, or presumed to occur, in each geographic township and municipality. The information provided included descriptions of the key habitats and the timing of key life history events for each species. MNR will provide updates as new information becomes available.

MNR's role under the PA and One Window Planning Service (OWPS) was not changed by the ESA, 2007 such that MNR does not have a role in reviewing site-specific development applications that are under municipal approval authority unless the municipality makes a request through MMAH. MNR will continue to provide technical advice and approve what is significant habitat for endangered and threatened species for purposes of the PA and the PPS.

For more information on the ESA, 2007 or to view the Species at Risk in Ontario List, please visit the species at risk website at: www.ontario.ca/speciesatrisk or contact:

Phung Tran, Landscape Planning Biologist Telephone: 705-646-5557 E-mail: phung.tran@ontario.ca

² Additional information regarding ecological site assessment may be obtained from MNR's Natural Heritage Reference Manual, 2nd Edition, 2010 at http://www.mnr.gov.on.ca/en/Business/LUEPS/Publication/249081.html