



INFORMATION AND PROCEDURES

The attached application is to be used by persons or public bodies as an application to amend the Township of King Official Plan. In the application, "subject land(s)" means the land(s) that is the subject of this application. This application and any attached supporting documentation contains information collected and maintained specifically for the purpose of creating a record available to the general public and is open to inspection by any person during normal office hours. Personal information on this application is collected under the authority of the Municipal Act, as amended, and the Planning Act, as amended, and will be used in the processing of the application for an Official Plan Amendment.

This Guide has been prepared by the Township of King Planning Department to provide a general outline of the procedures involved in the processing and review of an Application for Official Plan Amendment (OPA) in the Township of King. The purpose of the Guide is to familiarize the Applicant of the responsibilities of both the proponent and the Municipality under the provisions of the Planning Act as amended.

Pre-consultation

Pre-consultation prior to submission of an application is a critical component of the processing of an application. All applicants must pre-consult with Planning Department staff prior to submitting an application to discuss information requirements and clarify any issues related to the processing of the application. Please contact the Planning Department to coordinate your pre-consultation meeting (905-833-5321 or planninginfo@king.ca). The Planning Department may recommend a certain amount of pre-consultation with certain commenting public bodies or agencies which may have jurisdictional interests in the proposal.

Information and Supporting Documentation Requirements

The Municipality's responsibilities in dealing with Application for an OPA include specified time frames within which the application must be processed in terms of both the required Public Meeting and Notice thereof, and a Council decision. The Municipality's responsibilities do not begin until such time as a "Complete Application" has been filed.

The Applicant's responsibilities are to ensure that the OPA Application is not submitted or filed with the Township until such time as the proposal constitutes a Complete Application. The Complete Application is prescribed under Provincial regulations pursuant to the Planning Act and also supplemented by the Township of King's specific requirements.



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A "Complete Application" to Amend the Official Plan in the Township of King shall constitute all of the information and supporting materials outlined in this application form below, and the accompanying pre-consultation letter, resulting from the required pre-consultation meeting with the Planning Department.

Fees

All applicable fees, as detailed in this application and/or as cited in the Township's current Fees and Charges By-law, as amended from time to time, must be submitted with the completed application.

Additional Fees

The applicant should be aware that additional Municipal Fees associated with the review process may include the following:

- Advertising costs associated with the publication of the Notice of Official Plan Amendment in local newspapers, in the event that the proposal warrants a larger circulation.
- Township of King peer review fees including independent professional consultants which may be retained at the discretion of the Township to review submissions associated with the application and may include the Township's Engineer, Solicitor or Hydrogeologist, environmental consultants, landscape architects or others. Planning staff will usually be in a position to advise upon submission of the application whether such additional costs are to be anticipated.
- In the event that Council requires an additional Public Meeting beyond that which is required by the Planning Act, an additional fee is payable in accordance with the Township's current Fees and Charges By-law, as amended from time to time.
- The application form requires the proponent to acknowledge and agree to cover all Township costs associated with an Ontario Municipal Board appeal where such decision is challenged in the event that the proposed Official Plan Amendment is supported and approved by Township Council.

Agency/Public Circulation and Consultation

Immediately upon receipt of the complete application, the applicant is required to prepare a "proposed Official Plan Amendment" notice sign board which is to be erected on the subject property in accordance with instructions provided by Township staff (i.e. location and number of signs). The basic specifications for the Notice Sign Boards are appended to the Official Plan



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Amendment (OPA) application form. The Planning Department will then identify a list of external agencies, public bodies, and internal Township departments which may have an interest in the proposal. The proposed OPA and application are circulated to these agencies/departments for review and comment. The following is the contact information for York Region and the Conservation Authorities.

Toronto & Region Conservation Authority 5 Shoreham Drive North York, Ontario M3N 1S4 T: 416-661-6600	Lake Simcoe Region Conservation Authority 120 Bayview Parkway, P.O. Box 282 Newmarket, Ontario L3Y 4X1 T: 905-895-1281
Region of York 17250 Yonge Street, Box 147 Newmarket, Ontario L3Y 6Z1 T: 905-895-1231	

Public Information Centre

As part of the consultation process, the applicant is encouraged and may be required to hold a Public Information Centre within the affected community prior to the Township Public Meeting. This Public Information Centre shall be coordinated, in consultation with the Township, and hosted by the applicant. Applicants should contact the Planning Department for additional information, once the Application has been considered complete.

Notice of Application and Public Hearing

Once the application has been deemed complete, the applicant, and those persons prescribed by the Planning Act will receive Notice that the application has been received and deemed complete. In accordance with the Planning Act and Ontario Regulation 543/06, all applications to amend the Official Plan must undergo a public consultation process involving notification to all registered landowners and tenants within 120 metres (400 ft.) of the lands subject to the application.

The Public Meeting may be held no sooner than 20 days from the date of the giving of Public Notice. The Planning Department prepares a report which is placed on Council's Agenda for the statutory Public Meeting. The Planning Department report will include and incorporate any comments which have been received as a result of the agency circulation. In addition, any concerns expressed by the public as a result of the advance notice will be addressed in the staff report. The Planning Department's report may also contain recommendations for Council's



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consideration and is made available to the applicant and the public in advance of the Public Meeting.

Council Decision

Following receipt and consideration of the Planning Department's report(s), submission by members of the public wishing to speak to the matter, and submissions by the applicant or his/her agent, Council may elect to (i) approve the application (ii) approve the application subject to certain conditions and/or revisions/modifications* (iii) defer the application or (iv) refuse the application.

*Note: In the event that there is a change to the proposed OPA following the Public Meeting, or in the case where the proposed OPA is revised significantly from what was originally circulated and/or advertised, the Council shall consider the matter of whether further Notice is required. An additional public meeting may be required by Council in some instances, depending on the extent of changes or modifications to the OPA.

Approval Authority

York Region is currently the Approval Authority for Official Plan Amendments in King Township. In certain cases, York Region may deem that the application is "exempt" from approval. As part of the review process, the Regional Municipality of York has an established Fees By-law for the review of local Official Plan. In the event that the proposed Official Plan Amendment is supported by Township Council, the Township will require the submission of the Regional fee prior to presenting the Official Plan Amendment document to Council for adoption. The adopted Official Plan Amendment and Regional fees will be forwarded to the Regional Municipality of York for consideration and approval. Questions regarding the Regional fees should be addressed to the King Township Area Planner of the Regional Planning and Development Services Department at (905) 830-4444.

Appeals and the Ontario Municipal Board

The applicant may appeal a decision of King Township Council or Region of York Council to the Ontario Municipal Board, in accordance with the provisions of the Planning Act. Persons and/or agencies other than the applicant may also appeal a decision of King Township Council or Region of York Council to the Ontario Municipal Board, in accordance with the provisions of the Planning Act. If there is an appeal of the decision on the official plan amendment application to the Ontario Municipal Board, then a decision by the Ontario Municipal Board will be final.



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A schematic flow chart displaying the review process is appended to these guidelines to illustrate the various stages of review.

Development Charges

Owners/applicants are advised that Development Charges payable to King Township, the Region of York, and both the Public and Separate School Boards are required upon application for a Building Permit in accordance with King Township's current Development Charges By-law, as amended from time to time. Contact the Building Department (905-833-5321) to determine the Township rate/cost prevailing at such time. For Regional and School Board rates, please contact the individual agencies.

These Guidelines may be Detached from the Application Form and Retained by the Applicant.



SUBMISSION OF APPLICATION

Submission of this application constitutes consent for the Township of King, and circulated agency representatives to inspect the subject lands or premises, and to carry out any inspections, tests, and investigations as may be required.

Completeness of this Application Form: When this application form is submitted, ALL of the following must be provided by the applicant for the application to be considered complete:

- One (1) original copy of this application form, including all the information requested herein, as prescribed by Section 10 of Ontario Regulation 543/06, made under the Planning Act, with original signatures;
- One (1) original copy of the pre-consultation letter and submission of all requested items from the pre-consultation meeting, with original signatures;
- Five (5) copies of the original application form, including all appendices;
- One (1) photocopy of any related Regional Official Plan Amendment Application form, if applicable;
- Twenty (20) copies of the proposed official plan amendment, including schedules;
- Ten (10) copies of all any background reports and/or technical documentation as determined at the pre-consultation meeting and as required under approved Township and/or Region of York policy documents;
- Twenty (20) copies of a survey or site plan of the subject lands, folded to a size suitable for mailing, showing the location of the subject property, existing site features (topographical, natural and artificial features etc.), adjacent land uses and site features, details of the proposed land use(s) and the extent of the applicant's land holdings. The survey shall be up-to-date, and be prepared by a qualified Ontario Land Surveyor (O.L.S.);
- One (1) reduced copy of the survey or site plan;
- Four (4) Disks with digital/electronic copies of the entire submission (including plans, drawings, and copies of technical studies/reports);
- A non-refundable Planning Department Application Fee, in accordance with the current Township of King Fees & Charges By-law, as amended from time to time, payable to the Township of King;



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- A non-refundable Application Fee, in accordance with and the current Township of King Fees & Charges By-law, as amended from time to time, where the proposal requires private servicing;
- A non-refundable Application Processing Fee payable to the Region of York; and
- A non-refundable Application Processing Fee payable to the applicable Conservation Authority, where applicable.

When the above noted information has been received, this submission will be evaluated in order to determine if it is complete. If a pre-consultation meeting has not been held, or if any of the prescribed information and/or processing fee(s) is not provided, King Township Planning Department may return the application form, or refuse to consider the application, until such time as the above noted information has been provided.



APPLICANT'S ACKNOWLEDGEMENTS:

The Applicant hereby acknowledges:

- That this application and the attached supporting documentation and materials contains information collected and maintained for the purpose of creating a record available to the general public and is open to inspection by any person during normal office hours pursuant to the provisions of the Municipal Freedom of Information and Protection of Privacy Act;
- That personal information on this application form is collected under the authority of the Municipal Act, as amended, the Planning Act, as amended, and Ontario Regulation 543/06, and will be used for the purpose of processing this application;
- That conceptual development plans and/or drawings submitted within this application are not reviewed for compliance with the Ontario Building Code and/or related regulations;
- That all vegetation on the subject land(s) must be maintained and no filling, grading or excavating is permitted on the subject land(s) during the processing of this application;
- That additional approvals from King Township and/or other agencies may be required;
- Additional fees and/or charges (e.g. building permit fees, sign permit fees, parkland dedication fees, development charges, sanitary sewer capital charges) associated with any development approved in conjunction with this application may be required;
- That the applicant may be required to pay reasonable legal fees associated with the processing of this application and the preparation and registration of agreements when such agreements are required;
- That additional costs associated with the processing of this application may be charged where studies, reports, information and/or materials in support of the application must be reviewed by persons not employed by the Township but retained where expertise is required in a certain area of study (e.g. environmental, servicing, marketing, noise);
- That additional information, and/or materials may be required, and therefore the application may not be deemed complete, nor processed unless the additional information and/or materials are submitted;
- That there are no outstanding orders, infractions or violations of any kind on the lands subject to this application; and



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- That no site works shall be commenced until all required approvals have been granted, and all other applicable permits and/or approvals have been obtained, and all required fees, invoices, levies, and securities have been paid or posted.



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APPLICATION TO AMEND THE OFFICIAL PLAN

SHADED AREAS FOR OFFICE USE ONLY	
FILE NUMBER	OP-
RELATED APPLICATIONS	
DATE RECEIVED	

1. CONTACT INFORMATION

Name & Company	Mailing Address & Postal Code	Contact Information
Registered Owner ¹ :		Phone 1:
		Phone 2:
		Email:
		Fax:
Applicant ² :		Phone 1:
		Phone 2:
		Email:
		Fax:
Agent (Consultant/Solicitor):		Phone 1:
		Phone 2:
		Email:
		Fax:
Encumbrancer (mortgages, holds, charges):		Phone 1:
		Phone 2:
		Email:
		Fax:

1.1 Please indicate to whom all correspondence relating to the application should be sent (select one only). This person will act as the Application Coordinator.

- Owner
 Applicant
 Agent

¹ If there is more than one Owner, please attach a separate page with the required information. If the Owner is a numbered company, provide the name and address of the principal Owner.

² Owner's authorization if required if the Applicant is not the Owner.



2. SUBJECT LANDS INFORMATION

Municipal Address (Street # & Name)			
Registered Plan(s)	Lot(s)/Block(s)	Reference Plan(s)	Part(s)
Assessment Roll #(s)	Lot(s)	Concession(s)	
Statistics for Subject Lands:	Area (m ² or ha)	Frontage (m)	Depth (m)

2.1 Are there any easements, rights-of-way, restrictive covenants, etc. affecting the subject lands?

Yes No

If Yes, please identify below, and indicate on a survey, and all accompanying drawings, the nature of the easement, right-of-way, restrictive covenant etc.

3. DETAILS OF APPLICATION

3.1 Is the application:

Site Specific Applicable to a larger area or the entire Township

3.2 Does the application propose to change, replace, delete, or add a policy to:

the text (policy) the maps both
 of the Official Plan/Secondary Plan?

3.3 Please indicate whether this land, or land within 120 metres of this land, is or has been the subject of any other applications under the Planning Act.



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OTHER APPLICATIONS	SUBJECT LANDS			ADJACENT LANDS		
	YES	NO	FILE NO.	YES	NO	FILE NO.
Amendment to Local Official Plan						
Amendment to Regional Official Plan						
Zoning By-law Amendment						
Consent						
Site Plan Approval						
Minor Variance						
Minister's Zoning Order						
Functional Servicing/Development Area Study						

3.4 If YES has been answered one or more times in Section 3.3 above, please specify the lands affected, the name of the approval authority considering the application, the purpose of the application, the status of the application, and the effect of the application on the proposed amendment on a separate page. Is the separate page attached?

- YES
 NO
 Not Applicable

4. CURRENT LAND USES

4.1 What are the current uses of the subject lands?

4.2 How are the subject lands designated and zoned³?

- a) Township of King Official Plan: _____
- b) Secondary Plan (if applicable): _____
- c) Township of King Zoning By-law: _____
- d) York Region Official Plan: _____

³ Include references to any site-specific amendments and/or by-law, where applicable



4.3 What uses are permitted under the current Township of King Official Plan designation or Secondary Plan designation?

4.4 What uses are permitted under the current zoning?

4.5 What uses are permitted under the current York Region Official Plan designation?

5. PROPOSED AMENDMENT

5.1 Identify the policy, policy number, and/or maps the proposed amendment changes, replaces, deletes, or adds:

5.2 Describe the purpose of the proposed amendment (whether it changes, replaces, deletes, or adds a policy and/or designation, including Secondary Plan policies and designations, where applicable):

Attach a copy of the proposed draft Official Plan Amendment, including the proposed amended text and schedule(s). Is a copy attached?

YES NO

5.3 Describe the land uses that would be permitted by the proposed amendment:



5.4 Does the proposed amendment alter all or any part of the boundary of an area of settlement or establish a new area of settlement in the Township?

YES NO

If YES, please indicate the Official Plan or Secondary Plan policies dealing with this matter:

5.5 Does the proposed amendment remove the subject lands from an area of employment?

YES NO

If YES, please indicate the Official Plan or Secondary Plan policies dealing with this matter:

5.6 Does the proposed amendment affect lands within an identified source water protection area?

YES NO

6. PROVINCIAL POLICY STATEMENT AND PROVINCIAL PLANS

6.1 Is the proposed amendment consistent with the provincial policy statement(s) issued under Section 3 of the *Planning Act*?

YES NO

6.2 Is the subject land designated under any Provincial Plan(s) (e.g. Oak Ridges Moraine Conservation Plan, Greenbelt Plan, or Growth Plan for the Greater Toronto Horseshoe)?

YES NO

If YES, does the proposed amendment conform to or does not conflict with the Provincial Plan or Plans?

YES NO



Explain:

7. SERVICING

	EXISTING	PROPOSED
Water Supply System	<input type="checkbox"/> Municipal	<input type="checkbox"/> Municipal
	<input type="checkbox"/> Individual Well	<input type="checkbox"/> Individual Well
	<input type="checkbox"/> Other, describe:	<input type="checkbox"/> Other, describe:
Sewage Disposal System	<input type="checkbox"/> Municipal	<input type="checkbox"/> Municipal
	<input type="checkbox"/> Individual septic system	<input type="checkbox"/> Individual septic system
	<input type="checkbox"/> Other, describe:	<input type="checkbox"/> Other, describe:
Stormwater	<input type="checkbox"/> Storm sewers	<input type="checkbox"/> Storm sewers
	<input type="checkbox"/> Ditches/swales	<input type="checkbox"/> Ditches/swales
	<input type="checkbox"/> Other, describe:	<input type="checkbox"/> Other, describe:

7.1 Does the proposed amendment propose development on a privately owned and operated individual or communal septic system, and would more than 4500 litres of effluent be produced per day as a result of the development being completed?

YES NO Not Applicable

If YES, a servicing options report and a hydrogeological report are required.

NOTE: Consult the appropriate approval authority (Township Planning Department or Region of York) about the type of hydrogeological assessment expected prior to undertaking the preparation of any report.



8. ACCESS

8.1 Please indicate the method of access to the subject lands:

- Township Road/Right-of-way
- Regional Road
- Provincial Road
- Private Road/Right-of-way
- Water Access
- Other, explain: _____

8.2 If access to the subject lands is proposed by water only, please indicate the parking and docking facilities to be used and the approximate distance of these facilities from the subject land and the nearest public road.

- Required information is attached.

9. MINIMUM DISTANCE SEPARATION (MDS)

9.1 Minimum Distance Separation is applied to lands being considered for non-agricultural designations. Are there one (1) or more livestock barns or manure storage facilities located within 2000 metres (6,561 feet) of the boundary of the subject land?

- YES
- NO

If YES, please complete the Minimum Distance Separation – Data Sheet attached to this application.

10. OTHER INFORMATION

10.1 Is there any other information you think may be useful to the Township or other agencies in reviewing this application? If so, explain on a separate page and attach. Is a separate page attached?

- YES
- NO



11. AUTHORIZATIONS

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 authorizations set out below must be complete.

11.1 Authorization of Owner for Agent to make Application

I, _____, am the Owner of the land that is the subject of this planning document and I authorize _____ to make this application on my behalf, and for the purpose of the Municipal Freedom of Information and Protection of Private Act to provide any of my personal information that will be included in this application or collected during the processing of the application.

Date

Signature of Owner

11.2 Consent of the Owner

Complete the consent of the owner concerning personal information set out below (or the written authorization of each owner in the case of shared ownership).

I, _____ am the registered owner of the land that is the subject of this application for approval of this planning document and, for the purpose of the Municipal 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 personal information that is collected under the authority of the Planning Act for the purposes of processing this application. I also agree to allow the Township, its employees and agents to enter upon the subject property for the purposes of conducting survey, inspection, and tests that may be necessary to the application.

Date

Signature of Owner



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11.3 Payment of Fees

As of the date of this application, I hereby agree to pay for and bear the entire cost and expense for any external consulting fees and expenses (e.g. legal, engineering, landscape architectural, planning etc.) incurred by the Township of King during the processing of this application, in addition to all applicable application fees set by the Township of King.

Date

Signature of Owner

NOTE: All invoices will be sent to the person indicated in Section 1 of this application identified as the primary contact for correspondence, unless otherwise requested.

11.4 Acknowledgement of the Owner for Ontario Municipal Board Appeals

The Owner acknowledges and agrees, in the event Council approves the application and it is appealed to the Ontario Municipal Board (OMB) by a third party, the Owner agrees to reimburse the Township for all costs incurred by the Township, including any municipal cost and disbursements for legal counsel and external consultants, for preparation and attendance at an OMB hearing, where the Township is requested to defend the decision of Council. The Owner further acknowledges and agrees to provide a cash security deposit to the Township upon notice of appeal of the application to the OMB by a third party.

Date

Signature of Owner



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12. AFFIDAVIT

The following affidavit must be completed prior to submitting this application.

I, _____, of the _____
in the Regional Municipality of/City of _____
solemnly declare that the information contained in this application, attachments, and
accompanying reports are true, and I make this solemn declaration conscientiously believing
it to be true and knowing that it is 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 Regional Municipality of/City of _____
this _____ day of _____, _____.

WITNESS

REGISTERED OWNER(S) OR AGENT



13. PROCEDURES AND REQUIREMENTS FOR NOTIFICATION SIGNS

The applicant is required to erect notification signs on the subject land(s) at his/her cost in conjunction with applications for Official Plan Amendments, Zoning By-law Amendments, and Plans of Subdivision. The signs shall be professionally prepared and erected in accordance with the requirements of the Planning Act, and shall be maintained in a structurally sound and legible condition. The signs shall be removed within seven (7) days of the approval, denial, or closing of the file(s) by King Township, or withdrawal of the application(s). Where more than one application requiring a sign is submitted for the same site, information giving notice of all applications may be incorporated on the same sign(s) unless otherwise directed by the Planning Department.

Sign Specifications:

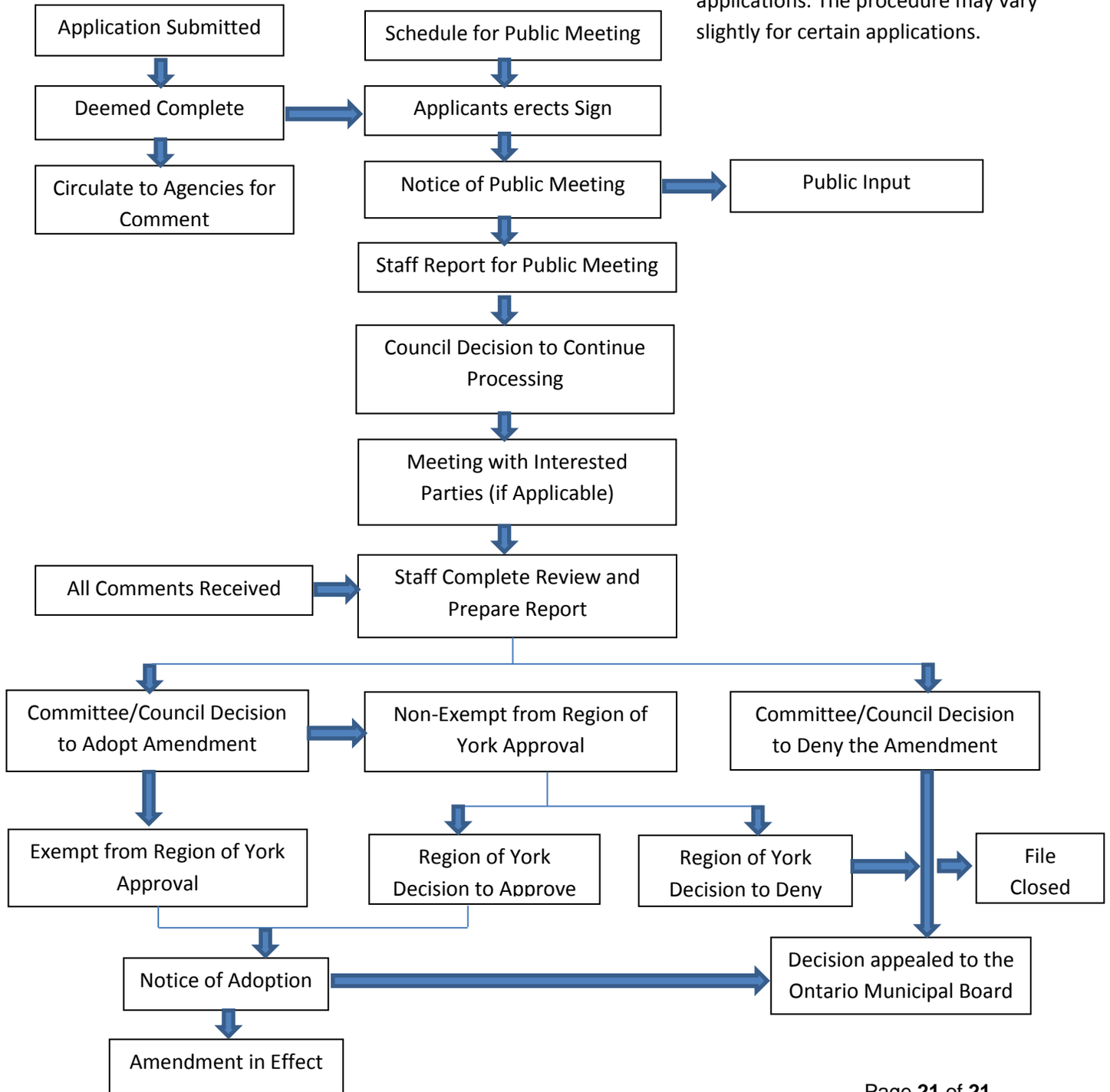
- Wording & Content: The appropriate sign wording will be provided by the Planning Department.
- Four feet wide by four feet high, two-foot ground clearance.
- Materials: 3/4-inch exterior grade plywood panel; vertical structural members to be four inches by four inches; two inches by two inches horizontal stringers to be located behind the top, bottom and centre of the sign panel, as shown on the attached sketch.
- Paint: Sign panels and all structural members shall be painted on all sides and edges with two coats of exterior type matte finish alkyd paint over a suitable primer. Lettering to be black inscribed on a white background.
- Lettering: The sign is to be professionally lettered or silk screened, using upper case Helvetica Medium typeface of similar sans serif, size 50 mm and 100 mm.
- Location: One sign shall be erected along each street frontage of the property, and shall be erected at a maximum distance of 20 feet from the lot line and midway between the opposing property lines. The specific location of the Notice Sign Boards should be discussed with Township Planning staff.
- The sign(s) must be erected within fourteen (14) days of the properly completed application being received.
- The applicant shall remove the sign within seven (7) days if the application has been withdrawn, denied or upon approval of the amendment by the Approval Authority.
- The applicant shall be responsible for preparing, erecting and maintenance of the sign(s) and the removal of same and for all costs involved.



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OFFICIAL PLAN AMENDMENT PROCESS

NOTE: This procedure applies to most applications. The procedure may vary slightly for certain applications.





**SITE SCREENING QUESTIONNAIRE
KING TOWNSHIP
PLANNING DEPARTMENT**

SITE SCREENING QUESTIONNAIRE

TO BE COMPLETED WITH ALL DEVELOPMENT APPLICATIONS SUBMITTED TO THE TOWNSHIP OF KING PLANNING DEPARTMENT

This form must be completed for all development applications where a Phase 1 Environmental Site Assessment in accordance with the Ministry of Environment and Energy's Guideline for Use at Contaminated Sites in Ontario **is not provided.**

SUBJECT LANDS:

Registered Owner: _____

Municipal Address: _____

Township Lot: _____ Concession: _____

Part/Lot: _____ Registered/Reference Plan: _____

Tax Roll No.: _____

SITE AND PROPERTY HISTORY:

Condition	Yes	No
Is the application on lands or adjacent to lands previously used for Industrial uses?		
Is the application on lands or adjacent to lands previously used for commercial uses where there is a potential for site contamination, e.g., a gas station or a dry-cleaning plant?		
Is the application on lands or adjacent to lands where filling has occurred?		
Is the application on lands or adjacent to lands where there may have been underground storage tanks or buried waste on the property?		
Is the application on lands or adjacent to lands that have been used as an orchard, and where cyanide products may have been used as pesticides?		
Is the application on lands or adjacent to lands previously used as a weapons firing range?		
Is the nearest boundary of the application within 500 metres (1,640 feet) of the fill area of an operating or former landfill or dump?		
If there are existing or previously existing buildings, are there any building materials remaining on the site which are potentially hazardous to public health (e.g. asbestos, PCB's etc.)?		
Is there any other reason to believe that the lands may have been contaminated based on previous land use?		



**SITE SCREENING QUESTIONNAIRE
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If the answer to any of the above Questions was Yes, a Phase 1 and Phase 2 Environmental Site Assessment, in accordance with the Ministry of Environment and Energy’s Guideline for Use at Contaminated Sites in Ontario, is required. PLEASE SUBMIT TWO COPIES WITH YOUR APPLICATION.

Has an Environmental Site Assessment been prepared for this site within the last 5 years, or is an Environmental Site Assessment currently being prepared for this site? If Yes, please submit two copies of the Phase 1 Assessment with the application.	Yes	No
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DECLARATION:

The Township of King Planning Department strongly encourages property owners to consult with a Professional Engineer prior to the completion of the Site Screening Questionnaire. Further, the Township of King will not accept any responsibility or assume any liability for damages to the subject property or adjacent properties as a result of the provision of incorrect information.

To the best of my knowledge, the information provided in this questionnaire is true, and I do not have any reason to believe that the subject site is contaminated.

Consulting Engineer:

Name (PleasePrint): _____

Signature: _____ Date: _____

Name of Firm: _____

Address: _____

Telephone: _____ Fax: _____

Property Owner, or Authorized Officer:

Name (Please Print): _____

Signature: _____ Date: _____

Name of Company (If Applicable): _____

Title of Authorized Officer: _____

Address: _____

Telephone: _____ Fax: _____



MINIMUM DISTANCE SEPARATION (MDS) I DATA SHEET

This form must be completed and submitted with a development application for a new non-farm use within 1000 metres (3,280 feet) for a Type A land use and 2000 metres (6,561 feet) for a Type B land use* of an existing livestock facility. Complete one (1) sheet for each different set of buildings used for housing livestock.

Owner of Livestock Facility: _____

Telephone: _____ Email: _____

Municipal Address (including postal code):

Lot: _____ Concession: _____

What is the closest distance from livestock facility to the boundary of the subject lands? _____ metres

What is the closest distance from manure storage to the property boundary of the subject lands? _____ metres

How many tillable hectares where a livestock facility is located? _____ ha

Type of Livestock		Manure System (check one box)				
		Existing Housing Capacity #	Covered Tank	Open Solid Storage	Open Liquid Tank	Earthen Manure Storage
Dairy	<input type="checkbox"/> Milking Cows					
	<input type="checkbox"/> Heifers					
Beef	<input type="checkbox"/> Cows (Barn Confinement)					
	<input type="checkbox"/> Cows (Barn with Yard)					
	<input type="checkbox"/> Feeders (Barn Confinement)					
	<input type="checkbox"/> Feeders (Barn with Yard)					
Swine	<input type="checkbox"/> Sows					
	<input type="checkbox"/> Weaners					
	<input type="checkbox"/> Feeder Hogs					



**MINIMUM DISTANCE SEPARATION DATA SHEET
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Type of Livestock		Manure System (check one box)				
		Existing Housing Capacity #	Covered Tank	Open Solid Storage	Open Liquid Tank	Earthen Manure Storage
Poultry	<input type="checkbox"/> Chicken Broiler/Roasters <input type="checkbox"/> Caged Layer Chickens <input type="checkbox"/> Breeder Layers <input type="checkbox"/> Pullets <input type="checkbox"/> Meat Turkeys (> 10 kg) <input type="checkbox"/> Meat Turkeys (5-10 kg) <input type="checkbox"/> Meat Turkeys (<5 kg) <input type="checkbox"/> Turkey Breeder Layers					
Horses	<input type="checkbox"/> Horses					
Sheep	<input type="checkbox"/> Adult Sheep <input type="checkbox"/> Feeder Lambs					
Mink	<input type="checkbox"/> Adults					
Veal	<input type="checkbox"/> White Veal Calves					
Goats	<input type="checkbox"/> Adult Goats <input type="checkbox"/> Feeder Goats					
Other						

Applicant Name: _____

Applicant Signature: _____ Date: _____

Applicant Telephone: _____ Email: _____

*Type A land uses are typically characterized by uses that have a lower density of human occupancy, habitation or activity such as residential dwellings on lots zoned agriculture, rural residential, residential or other similar zoning. Type B land uses are typically characterized by uses that have a higher density of human occupancy, habitation or activity such as areas designated in an official plan as settlement area for residential plans of subdivision, high intensity recreation, institutional or commercial.