APPLICATION FOR OFFICIAL PLAN AMENDMENT TO THE DISTRICT OF MANITOULIN OFFICIAL PLAN

(Planning Act R.S.O 1990, c. P.13Requirements as per O.Reg. 543/96)

Form to be Submitted to the Municipality for Approval and Adoption of Official Plan Amendment
The Manitoulin Planning Board will assist with the Application process
THIS APPLICATION MUST BE SUBMITTED ON LEGAL SIZED PAPER (8.5" x 14")

SECTION 1: APPLICANT INFORMATION

Provide the required contact information, including the full name, home/ mailing address, phone number and email address (if you have one) of **all property owners** of the subject land. If you need more space, please attach a separate page to this application.

1.1 Property Owner(s) (If you need more room to list property owners, please attach another sheet to the application)

Name of Owner(s)		Telephone Home: Cell:	No.	Business Telephone No.
Address			ŀ	Email
1.2 Authorized Agent (if	applicable)			
Name of Agent		Telephone Home: Cell:	No.	Business Telephone No.
Address			·	Email
	IPTION/LOCATION Cotion and address (if appl			
Municipality		Township		
Concession Number(s)	Geographic Lot Number	(s) Name	of Street/Road	Address/911 Number
Survey Plan No.	Survey Part(s)/Lot(s) Nu	mbers	Property Iden	tification Number (PIN)
Property Frontage	Property Depth		Property Area	1
SECTION 3: LAND U	JSE		1	
	of the land, and the land us	es present o	on surrounding	oroperties.
3.1 Current Land Use				
	Official Plan Designatior		_	•
	n:			
	Use of the Subject Land (
3.1.2 What is the Cuffent	Use of the subject Land (e.g. Residei	ılıal, Ağrıcullura	ii, Commercial, Vacant)

3.2 Past Land Uses and Adjacent Land Uses

Check off all land uses that apply:

Land Use	On the Subject Land	On Land within 500 m (more if specified)
Agricultural Operation, including livestock operation or stockyard		
A Landfill or other waste processing site, closed or active		
A sewage treatment plant or lagoon		
A mine site, active or abandoned, or any mine hazards		
An active aggregate operation within 1000 metres		
A contaminated site, gas station or petroleum fuel/storage		
An Industrial/Commercial Use (Specify the use)		
An Airport		

SECTION 4: EXPLANATION OF AMENDMENT

Explain the reason for the amendment –e.g. a change to the Official Plan designation of the land, a change to a policy in the Official Plan, and/or an additional land use not currently permitted on the subject land.

4.1 Type of Amendment

4.1.1 Do you propose to change, delete, amend, or add a policy in the Official Plan?	•	
_	YES _	NO
If YES, specify the section to be changed:		
4.1.2 Does the proposal change, delete, or replace a Schedule of the Official Plan?_	YES _	NO
If YES, specify the Schedule affected:		
4.1.3 Does the proposal change the designation of the land in the Official Plan?	YES _	NO
If YES, specify the proposed designation:		
4.2 Reason for the Amendment		
Specify in detail the reason for the amendment – e.g. what new land uses are being new development requires the amendment. If you need more space, please attach a sapplication.		

SECTION 5: SERVICING

Indicate the current services provided to the land – electricity, telephone, water, sewer, waste disposal, school bussing, etc. Also indicate the servicing the development will require, if it is not already in place.

5.1 Water Supply

Indicate the current and proposed supply of water for the land 5.1.1 Current Water Servicing ___ Municipal Piped Water Supply ____Private Communal Piped Water Supply ____Well ___ Other: _ 5.1.2 Proposed Water Servicing __ Municipal Piped Water Supply _____Private Communal Piped Water Supply _____Well ___ Other: __

5.2 Sewage/Wastewater Disposal
Indicate the current and proposed sewage/wastewater service for the land
5.2.1 Current Sewage Servicing
Municipal SewersPrivate Communal SewersPrivate Communal Septic System
Private Individual Septic System Other:
5.2.2 Proposed Sewage Servicing
Municipal SewersPrivate Communal SewersPrivate Communal Septic Tank
Private Individual Septic Tank Other:
5.3 Access
Indicate how the property is currently accessed, and how it is proposed to be accessed if there is any change.
Municipally Maintained Road (Year Round)Municipally Maintained Road (Seasonal)
Provincial Highway
Open Road Allowance (Privately Maintained or Unmaintained)Private Road (Right-of-Way)
Water Access
5.4 Other Services

Indicate what other services are available to the property, if known.

SECTION 6: NATURAL HERITAGE AND CULTURAL HERITAGE

6.1 Natural Heritage

Check off any known Natural Heritage values on the land or on adjacent lands. If unknown, indicate this as well. The Manitoulin Planning Board Staff will also conduct an internal screening of the application for Natural Heritage values.

Natural Heritage Value	On the Subject Land	Within 500 m
A Fish Habitat		
A Nesting Site		
An Endangered Species Habitat		
Significant Wildlife Habitat		
A Deer Wintering Area/Deer yard		
A Natural Heritage System		
A Wetland		
A Provincially Significant Wetland		

6.2 Cultural Heritage and Archaeological Potential

Check off any known Cultural Heritage or Archaeological features or potential features on the land or on adjacent lands. If unknown, indicate this as well. Manitoulin Planning Board Staff will conduct an internal screening of the application for Cultural Heritage values and archaeological potential.

Cultural/Archaeological	On the Subject Land	Within 500 m
Features or Potential		
A Municipally-designated		
heritage site		
A Provincially-designated		
heritage site		
*A Cemetery or Burial Site		
*A Known Archaeological Site		
(Including Local/Aboriginal		
Knowledge of a site)		
*Land is within 300 m of a water		
body		
*Evidence of 2 or more of the		
following: elevated topography,		
well-drained sandy soil,		
distinctive land formations,		
resource extraction areas, early		
historic settlement, or early		
historic transportation routes		

If any of the features marked with an asterisk (*) are present on the subject or adjacent lands, it is considered to have **Archaeological Potential**. See Appendix A for required studies.

SECTION 7: CURRENT AND PAST APPLICATIONS

7.1 Current Planning Applications

7.1.1 Are there any **planning applications currently in progress** on the subject land (e.g. consent to sever, zoning amendment)? If so, list the **File Numbers** for those applications.

7.2 Past Planning Application	ns	io	ati	plic	App	Planning	P	ast	.2	7
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7.2.1 List the **file numbers** for any **past planning applications** that have applied to the subject land.

SECTION 8: SETTLEMENT AREAS AND EMPLOYMENT AREAS

8.1 Settlement Areas
Does the application propose any additions or changes to Settlement Area boundaries set out in the Official Plan? If Yes, specify the policies in the Official Plan relating to Settlement Area expansion.
8.2 Employment Areas
Does the application propose redesignating any lands currently designated as an Employment Area ? If Yes, specify the policies in the Official Plan relating to the removal of land from an Employment Area.
SECTION 9: PROVINCIAL POLICY
9.1 Provincial Policy Statement 2020 (available at https://www.ontario.ca/page/provincial-policy-statement-2020)
In your opinion, does this application conform to the policies of the <i>Provincial Policy Statement 2020</i> ?
9.2 Provincial Plans
SECTION 10: OTHER INFORMATION
Is there any other information that you think may be useful to the Municipality, the Manitoulin Planning Board, or any other agencies in reviewing this application?

SECTION 11: SIGNATURES AND AUTHORIZATION

11.1 Affidavit or Sworn Declaration _____ of the ____ ____ make oath and say (or solemnly declare) that the In the _ information contained in this application is true and that the information contained in the documentation that accompany this application is true. Sworn (or declared) before me At the _____ In the ___ This ____ day of _____ 20___ Property Owners or Authorized Agent/Applicant Commissioner of Oaths 11.2 Authorized Agent Fill out this section only if you are authorizing another person to make this application on your behalf. _____, am/are the registered owners of the subject lands for which this application is to apply. I/We do hereby grant authorization to _____ to act on my/our behalf in regard to this application. Date 2._____ **Property Owners** 11.3 Permission to Enter I/We hereby authorize the members of the staff of the Municipality and/or the Planning Board to enter up on the subject lands and premises for the limited purpose of evaluating the merits of this application. This is their authority to do so. Date

Property Owners

SECTION 12: SKETCH Legal Description Date:____ Key Map Sketch

APPENDIX A: REQUIRED STUDIES AND SUPPLEMENTARY MATERIALS

Unless otherwise noted, all section numbers refer to the District of Manitoulin Official Plan (OP), which can be found on the Manitoulin Planning Board website at http://manitoulinplanning.ca/index.php/downloads

- The original application with original signatures and 3 copies on Legal sized paper (8.5" X 14")
- If the application is for the redesignation of a parcel of land, a sketch showing the land subject to amendment, including a key map showing its general location with a map showing the area to be redesignated.
- Copies of the **Deed(s)/Transfer(s)** to the subject land(s) being amended
- The required Application Fee.
- If you are proposing a change in a policy in the Official Plan, the text of the requested amendment.
- If you are replacing a Schedule to the Official Plan, include the Schedule and any text that accompanies it.
- If the development proposal would produce 4500 litres or more of effluent per day on private water/wastewater systems, a Servicing Options Statement and a Hydrogeological Report. If the proposal would produce less than 4500 litres of effluent on private water/wastewater systems, a Hydrogeological Report is required. The Ontario Building Code section 8.2.1.3 regarding sewage system design flows states the required daily rates for various uses. (information can be found here: http://www.buildingcode.online/1156.html)
- If the development proposal would be serviced by private communal or individual wells,
 provincial guidelines on quality and quantity of water must be satisfied as required by OP Section E.2.3
- If the development would be serviced by municipally owned water and/or sewage disposal systems, confirmation from the municipality that there is sufficient servicing capacity to handle the new development as per OP Section E.2.
- If the development is in an area of Archaeological Potential, a **Stage 1 and 2 Archaeological Assessment** would be required as per Section B.5.2.4.
- If the development may impact at designated heritage property, a **Heritage Impact Assessment** may be required as per OP Section B.5.2.6.
- If the land or nearby/adjacent properties has or proposes an industrial use, the
 classification of the industrial use must be determined. If sensitive uses fall within the
 distances specified under the Ministry of Environment, Conservation, and Parks, DSeries guidelines, then a Noise and Dust Study would be required.
- If the land has Endangered Species habitat, or has the potential to have Endangered Species Habitat, then an Ecological Site Assessment (EcoSA) would be required as per OP Section D.4.3. The result of this EcoSA may trigger an Environmental Impact Study.
- If the land is within 120 metres of a Provincially Significant Wetland, and **Environmental Impact Study** would be required as per Section D.4.1.
- If the land contains or is within a wetland, a **Wetland Evaluation** may be required as per OP Section D.4.2.
- If the subject land is adjacent to Fish Habitat or likely Fish Habitat, a scoped
 Environmental Impact Study concerning the fish habitat would be required as per OP Section D.4.4.
- If the development proposes a new or expanded Shoreline Area designation, a **market analysis or needs study** should be provided demonstrating the need for the expansion, as per OP Section B.2.3.3.a
- If development will take place within escarpment lands within 60 metres of the base or brow of the escarpment, a slope stability analysis and/or a development plan prepared by a qualified engineer satisfying the requirements of OP Section D.5.
- If the development will take place in an area of Extreme or High Wildland Fire Risk, a plan for the mitigation of the risk of wildfires in the development must be prepared according to the **Wildland Fire Risk Assessment and Mitigation Reference Manual** as per OP Section D.9.3.