Official Plan/Zoning By-law Amendment Application Guide

(Application for approval under Sections 17, 22, 34, 36 and/or 39 of the Planning Act, R.S.O. 1990)

A. Applying for an Amendment to the Official Plan and/or Zoning By-law

The attached application form is to be used only when applying to the Town of Caledon for an amendment to the Official Plan and/or Zoning By-law, or a Temporary Use By-law. The application must be completed in full and submitted together with the required application information, fees, reports and plans listed below, to the Town of Caledon Development Approval and Planning Policy Department.

In order to meet processing time frames, the applicant is advised that pre-consultation with appropriate authorities during completion of the application is key to ensure identification of all issues and in particular, requirements for supporting documentation reports.

B. Using the Application Form

- The attached application form must be fully completed including the applicants' affidavit, registered owners certificate and Schedule I and returned to the Town of Caledon together with the number of copies identified on the DART Form. Please ensure that you keep a copy for your files.
- 2. The application should be completed by the applicant or their authorized agent. The written authorization of the registered owner and affidavit of the applicant must also accompany the application. For your convenience, an authorization and affidavit section has been included in the attached application.
- 3. It is the responsibility of the applicant to research and evaluate the site and the proposal to ensure that the development will conform with the interests of the health, safety, convenience and welfare of the present and future residents. Any pertinent information should be reflected in the application form.
- 4. As noted on the application form, certain infrastructure projects necessary to service developments are subject to the provisions of the Environmental Assessment Act. The applicant is advised to consult with their engineering consultant to provide determination in this matter.
- 5. Where additional support materials such as environmental, noise abatement, planning or engineering reports are required, these reports and background information must be submitted with the application. The DART Form will indicate the number of copies of material required to be submitted.

C. Drawings

The Planning Act requires that the applicant shall provide information as prescribed in Ontario Regulations 543/06 & 545/06 when

submitting application to amend the Official Plan and Zoning By-law or permit a temporary use. Some of this information can best be provided graphically. Drawing requirements differ depending on the nature of each application. The DART Form will indicate the submission material and number of copies required to be submitted with the application.

The drawings must be drawn to scale with all dimensions shown in metric units. Each drawing shall be individually folded to 8 1/2 x 11 and two (2) reductions of each drawing, 8 1/2 x 11 in size, on photographic paper (KP5) will be required. If further copies or additional drawings are required, the applicant will be notified. The applicant shall also provide 3 compact discs containing each drawing that is geo-referenced (NAD 27) in 'dxf' or 'dwg' format. Please include a file name, contact name and phone number on the label of each disc. If assistance is required please contact the Development Approval and Planning Policy Department for direction.

D. Information to be Shown on the Drawings

Property Survey:

 Boundaries and dimensions of the subject property and the location, size type of all existing buildings and structures on the subject property including the distance of the buildings or structures from the front, rear and side lot lines and the location of all natural and artificial features (i.e. railways, roads, watercourses, wooded areas, etc.) all certified by an Ontario Land Surveyor

Conceptual Site Development Plan:

- North arrow, scale and legal description of property
- Location, name, width, of all roads within and abutting the subject lands
- Existing and proposed street widenings
- All proposed access locations and their widths plus existing access locations on properties abutting and on the opposite side of roads from the subject property
- Current use of abutting lands
- Any artificial or man-made features (i.e. watercourses, swales, woodlots, etc.) on or adjacent to the site
- Existing and proposed contours when significant alterations to grade are proposed
- Proposed buildings and structures proposed to be retained
- Setback of all buildings from the property boundaries
- Layout of parking spaces, aisles and driveways
- Proposed landscape areas and general treatment (i.e. berming, sodding, walkways, etc.)
 - Location and design of garbage disposal



6311 Old Church Road Caledon, ON L7C 1J6 www.caledon.ca facilities

- Summary statistics, including the building height, gross site area, gross building floor area, building coverage ratio, landscape area ratio, density and proportion of different uses, and
- Separate drawing illustrating massing and conceptual architectural design, if warranted.

E. Planning Rationale and Justification

Copies of a report clearly stating the applicant's reason for the subject application and outlining the planning rationale and justification for the approval of the application shall be submitted for amendments to the Official Plan and/or Zoning By-Law. It is beneficial to demonstrate in this rationale report how the proposal will conform to the applicable provincial policy statements. The DART Form will indicate the number of copies required to be submitted as part of an application. Cross-references to Schedule I of the application form is recommended.

F. Details of the Proposed Amendments

The applicant shall include on the application form or on separate pages:

- The specifics of the requested amendments;
- All Official Plan policy changes being proposed, including a draft Official Plan Amendment;
- All uses proposed to be accommodated by the proposed amendments; and,
- The zoning category/ies being requested, the specific zoning standards being requested, and a draft zoning by-law.

G. Application Fees

a) A cheque in the amount of the appropriate Town of Caledon Fee, made payable to the Town of Caledon. Please refer to the Fee By-law.

The Director of the Development Approval and Planning Policy Department will determine whether an Official Plan Amendment is Minor or Major based on specific criteria.

- b) Conservation Authority Fees**
- c) For a Town of Caledon Official Plan Amendment, a Region of Peel fee must also be made payable to the Region of Peel. Please contact the Region of Peel for more information.

H. Signing the Property

The applicant shall erect a sign in accordance with the requirements of Schedule II and file with the Development Approval and Planning Policy Department a letter agreeing to maintain the sign(s) both for structure and paint work to the satisfaction of the Director of the Development Approval and Planning Policy Department.

Dealing with the Application

- After accepting the application as complete as per Sections 22(6) and 34(10.3) of the Planning Act, (this will be confirmed in writing and the application shall not be deemed to be complete until such written confirmation is received) the Town will confer with internal Town Departments and external agencies who may be concerned, to obtain information and comments.
- 2. Following evaluation of the application and the comments from internal departments and external agencies, as noted above, the Town will make a decision to approve or refuse the application, subsequent to the holding of a public meeting as required by Sections 22, 34, 36 & 39 of the Planning Act. If approved, conditions may be imposed by the Town.
- 3. Sections 22, 34, 36 & 39 of the Planning Act also provides the opportunity for any person, including the applicant or a public body, to appeal the decision of the Town to the Ontario Municipal Board. It is recommended that the applicant acquaint him/herself with the provisions of the Planning Act in this regard.

Official Plan Ar	nendment	Zoning By-la	w Amendment
Temporary Use	e By-law	Removal of	Holding Symbol
Date Application	Minor: ber Assigned: Subdivision/Condominium File n Received: Application Accepted:	Surcharge: Number:	
Lot: Lot/Block: Part: Street and Nur Dimensions (m Date Property	Part of Lot 18 Parts 1 & 2 nber: 2256 Mayfield Road netric): Frontage: 165 was Acquired by Current Owne	Concession: Registered Plan: Reference Plan: Depth: 614	43R-35003
Till Halliber.			
	ant Information		
Agent Name:	KLM Planning Partners Inc.	City	Poetal Code: x4h 202
Agent Name: Address:	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B	City: Vaughan	Postal Code: L4k 3P3
Agent Name: Address: Phone:	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B 905-669-4055	City: Vaughan Fax: 905-669-0	
Agent Name: Address:	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B 905-669-4055 kmackinnon@klmplanning.com	Fax: 905-669-0	
Agent Name: Address: Phone: Email: Applicant Nam Address: Phone: Email:	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B 905-669-4055 kmackinnon@klmplanning.com P: Same as Owner	Fax: 905-669-0	Postal Code:
Agent Name: Address: Phone: Email: Applicant Nam Address: Phone:	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B 905-669-4055 kmackinnon@klmplanning.com P: Same as Owner	Fax: 905-669-0 City: Fax:	Postal Code:
Agent Name: Address: Phone: Email: Applicant Nam Address: Phone: Email: Registered Ov	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B 905-669-4055 kmackinnon@klmplanning.com e: Same as Owner //ner: Lormel Joint Venture Inc. Att	City: Fax: City: City: City: City: Oakville	Postal Code:
Agent Name: Address: Phone: Email: Applicant Nam Address: Phone: Email: Registered Ow Address:	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B 905-669-4055 kmackinnon@klmplanning.com 18: Same as Owner VNET: Lormel Joint Venture Inc. Att 145 Reynolds Suite 400	City: Fax: City: City: City: City: Oakville	Postal Code:Postal Code:
Agent Name: Address: Phone: Email: Applicant Nam Address: Phone: Email: Registered Ov Address: Phone: Email:	KLM Planning Partners Inc. 64 Jardin Drive, Unit 1B 905-669-4055 kmackinnon@klmplanning.com e: Same as Owner // Ner: Lormel Joint Venture Inc. Att 145 Reynolds Suite 400 905-849-1360	City: Fax: City: City: City: City: City: City: City:	Postal Code:Postal Code:

All correspondence, notices, etc. initiated by the Town in respect of this application will, unless otherwise requested by law, be directed to the applicant's agent noted above except where no agent is employed, then it will be directed at the applicant. Where the registered owner is a numbered company, please indicate a project or development name.

СУ

	What is the current use of the sul	oject land?
_	/acant - agricultural	
	How long have these uses cont	inued on the lands?
	•	dustrial or commercial use on the subject lands?
	Yes No No	
	If yes, please specify:	
	Yes No ■	and been changed by adding or removing material?
	If yes, please specify:	
		on or other fueld dispensing/storage facility on the subject land?
	Yes No ■ If yes, please specify:	
		ubject land may have been contaminated by former uses on the site or
	adjacent lands?	
	Yes No 🔳	
	If yes, please specify: Are there any existing buildings	on the subject lands?
	Yes No No	on the subject lands:
	If yes, please specify the date	any existing buildings/structures were constructed:
	side property boundaries, shall b application. If yes to 7(c), and/or 5(e), please	ing, its type, use height, floor area, and setbacks from the front, rear and e shown on the property survey required to be submitted with this contact the Director of Development Approval and Planning Policy or their ronmental assessment is required and submit 5 copies of the same with
		subject land? (attached additional pages as required)
	·	subject land? (attached additional pages as required)
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10. Proposed Servicing

Complete the following in full including whether all identified technical information requirements are attached. Before undertaking any action requirements consult with appropriate authorities to determine details.

SEWAGE DISPOSAL

Service Type	Development Proposed	Y/N	Action Required	Attached
Municipal piped sewage system	Any development on municipal service	Y	Confirmation of service capacity will be required during processing	YES
Municipal or private communal sewage system	More than 5 lots/units or more than 4500 litres per day effluent	N	Servicing options statement and hydrogeological report	
	5 or less lots/units or less than 4500 litres per day effluent	N	Hydrogeological sensitivity certification	
Individual private septic systems	More than 5 lots/units or more than 4500 litres per day effluent	N	Servicing options statement and hydrogeological report	
	5 or less lots/units or less than 4500 litres per day effluent	N	Hydrogeological sensitivity certification	
Other	To be described by applicant	N	To be determined	

WATER SUPPLY

Municipal piped water system	Any development on municipal service	Y	Confirmation of service capacity will be required during processing	YES
Municipal or private communal water system	More than 5 lots/units and non residential where water used for human consumption	N	Servicing options statement and hydrogeological report	
	5 or less lots/units and non residential where water used for human consumption	N	Hydrogeological sensitivity certification	
Individual private wells	More than 5 lots/units and non residential where water used for human consumption	N	Servicing options statement and hydrogeological report	
	5 or less lots/units and non residential where water used for human consumption	N	Hydrogeological sensitivity certification	
Other	To be described by applicant	N	To be determined	

STORM DRAINAGE

Piped sewers	Any development on piped service	Y	Preliminary stormwater management plan. Stormwater	YES
Open ditches or swales	Any development on non-piped service	N	management study may be required during application processing.	

ROADS AND ACCESS

Is access available All development to public roads?	Y	A traffic study may be required during application process	YES
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UTILITIES

pian		Easements and restrictive covenants	Any adjacent or on site	N	All existing easements and covenants to be shown and effect described on the draft plan	
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11. Environm	ental Assessment Act	
Are any water, sever works under the E	nvironmental Assessment Act	d with the proposed development considered as Schedule?
<i>If yes,</i> such works of the Act will be a		bed and the applicant must demonstrate how requirements
15. Affidavit o	of Applicant	
solemnly declare to declaration consci	hat all above statements conta entiously believe it to be true,	in the <u>PEGION</u> of <u>YORK</u> ained within the application are true, and I make this solement and knowing that it is the same force and effect as if made
	y virtue of "The Canada Evider ne at the <u>Town OF OAM</u>	JILLE IN THE REGION OF HALTON
this 2 nd	day of SEPTEME	BEB 20 16
le Baldassarra, a Commiss nce of Ontario, for Rowhedg ruction Limited. es December 16, 2018		
/ / / / / / / / / / / / / / / / / / / /	Bal	
A Commi	issioner of Oaths eant's Certificate Shall be Pro	Signature ovided and Signed on the Draft Plan
A Commondation And Application, 1 (we) information submit	ant's Certificate Shall be Produced Owner's Authorization at complete the following: his application, I am (we are) thave examined the contents of the content	ovided and Signed on the Draft Plan the registered owner(s) of the lands described in this of this application, certified as to the correctness of the far as I (we) have knowledge of these facts, and concur with
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Schedule I

Site Features and Constraints Concerning Matters of Provincial Interest

The following features are matters of Provincial Interest and/or relate to the Provincial Policy Statement. Please indicate if they are located on the subject property or abutting property and advise if the required technical information to demonstrate consistency with Provincial Policy is attached. Before undertaking any action requirements consult with appropriate authorities to determine details.

Policy	Features/ Constraints	Action Required	Yes On- site	Yes off-site but within 500 metres	No	Identify where the action required has been addressed
1.1.1	Non-farm development outside of urban areas and designated settlement areas or expansions of same	Development proposed outside of or the expansion of these areas require a Justification Analysis	Site	menes	no	been addressed
1.1.3	Class I industry. (Small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only)	A feasibility study is needed for: a) residential and other sensitive uses within 70 metres of a Class I industry or vice-versa;			no	
	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			no	
	Class III Industry within 1000 metres. (Processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions	c) residential and other sensitive uses within 1000 metres of a Class III industry or vice-versa.			no	
	Landfill site	A landfill study to address leachate, odour, vermin and other impacts is needed.			no	
	Sewage treatment plant	A feasibility study is needed for residential and other sensitive uses.			no	
	Waste stabilization pond				no	
	Active railway lines Controlled access highways or freeways, including designated future ones	Within 100 metres, a feasibility study is needed for development			no	
	Electric transformer stations	Within 200 metres, a noise study is needed for development.			no	

Policy	Features/Constraints	Action Required	Yes On- site	Yes off- site but within 500 metres	No	Identify where the action required has been addressed
1.1.3	Airports where noise exposure forecast (NEF) or noise	A feasibility study is needed for:		illeties	no	
	exposure projection (NEP) is 28 or greater	a) Group 1 uses (residential) between the 28 and 30 NEF/NEP contour. At or above the 30 NEF/NEP contour development may not be permitted. Redevelopment of existing residential uses may be considered above 30 NEF/NEP provided that it has been demonstrated that there will be no negative impacts on the long-term function of the airport.				
		b) Group 2 uses (office/commercial) at or above the 30 NEF/NEP contour.				
		c) Group 3 uses (industrial) at or above the 35 NEF/NEP contour.				
1.2.1	Affordable Housing	Encourage housing forms and densities designed to be affordable to moderate and lower income households.	yes			PJR
1.3.3	Transportation and infrastructure corridors	The continuous linear characteristics of significant transportation and infrastructure corridors and rights-of-way to be protected.				
2.1.3	Prime agricultural land	Only agricultural, secondary and agricultural related uses are permitted within prime agricultural area designations. Removal of lands from prime agricultural areas will require a Justification Study.			no	
2.1.4	Agricultural operations	A separation distance calculation under the Minimum Distance Separation Formula for non-agricultural uses to be complied with and submitted concurrently with the application.			no	
2.2.3.2	Existing pits and quarries	It must be demonstrated that proposed development will not preclude the continued use of existing pits and quarries.			no	
2.2.3.3	Protection of mineral aggregate resources	Within or adjacent to mineral aggregate resource areas, justification is needed for non-mineral aggregate development.			no	
2.3.1	Significant portions of habitat of endangered and threatened species	Within this feature, development is not permitted. Within 50 metres an Environmental Impact Study is needed.	yes			EIS provided
2.3.1	Significant woodlands and valleylands, significant areas of natural and scientific interest (ANSI), significant wildlife habitat, fish habitat	Except for fish habitat and valleylands, within these features or within 50 metres of the feature, an Environmental Impact Study is needed for proposed development. Within 30 metres of a valleyland, an Environmental Impact Study is needed which must include fish habitat.	yes			EIS Provided

Policy	Features/Constraints	Action Required	Yes On- site	Yes off- site but within 500 metres	No	Identify where the action required had been addressed
2.3.1	Significant wetlands	Within significant wetlands development is not permitted. Within 120 metres, and Environmental Impact Study is needed.		11104.00	no	
2.3.3	Diversity of natural features and their natural connections	Within 50 metres of a significant natural corridor an Environmental Impact Study is needed.	yes			EIS provided
2.4.1	Surface water, groundwater, sensitive groundwater recharge/discharge areas, headwaters and aquifers	It must be demonstrated that the quality and quantity of these features will be protected or enhanced.			no	
2.5.1	Significant cultural heritage landscapes and built heritage resources	Development to conserve significant cultural heritage landscapes and built heritage resources.			no	
2.5.2	Significant archaeological resources	In areas containing significant archaeological potential and resources, these resources are to be studied and preserved, or where appropriate, removed, catalogued and analyzed prior to development. Contact Heritage Resource Officer	yes			archaeological assessment provided
3.1.1	Erosion hazards and unstable soils or bedrock	Areas of unstable soils or bedrock and within the 100- year erosion limit of ravines, river valleys and streams, development should be restricted.			no	
3.1.2	Flooding hazards	Within the regulatory shoreline, a feasibility study is needed, but within defined portions of the dynamic beach and defined portions of the 100-year flood level along connecting channels, development should be restricted.			no	
3.1.2	Flood plains	Where one zone flood plain management is in effect, development is not permitted within the flood plain. Where two-zone flood management is in effect, development is not permitted within the floodway. Where a Special Policy Area (SPA) is in effect, development must meet the official plan policies for the SPA.			no	
3.2.1	Mine hazards or former mineral resource operations	Development on or adjacent to such features will only be permitted if satisfactory rehabilitation measures have been completed.			no	
3.2.2	Contaminated sites	In areas of possible soil contamination, an inventory of previous uses is needed and site restoration to ensure no adverse effect.				Phase 1 ESA provided

SCHEDULE II

SIGNING OF THE PROPERTY

The Corporation of the Town of Caledon requires, on all applications for amendments to the Official Plan and Zoning By-law and applications for Temporary Use By-Laws, that the applicant erects a sign(s) on the proposed property in accordance with the following requirements:

- a) Upon applying for an amendment to the Official Plan and/or Zoning By-law the applicant shall erect and maintain in a structurally sound condition, the required sign(s). The cost of the sign(s) is the responsibility of the applicant.
- b) Sign Specifications:
 - i) <u>Size:</u> The sign must be 1.2 metres wide by 1.2 metres high with a 0.6 metre ground clearance.
 - ii) <u>Material:</u> It is recommended that the sign be constructed using a 19 mm exterior grade plywood panel. Vertical structural members should be 100 mm by 100 mm fir, installed to a depth of 1.2 metres below grade: 50 mm by 50 mm horizontal fir stringers should be located behind the top, bottom and centre of the sign panel.
 - iii) Paint: Sign panels and all structural members must be painted with a quality paint. Lettering to be black inscribed on a white background.
 - iv) <u>Lettering:</u> The sign is to be professionally lettered or silk screened, using upper case letters, size 50 mm and 100 mm.
 - v) <u>Location</u>: One sign shall be erected along each street frontage of the property, and shall be erected at a minimum distance of 6 metres from the lot line and midway between the adjacent property lines.
 - vi) Wording: The sign for only a proposed Official Plan Amendment will read as follows:

(NAME OF APPLICANT)	HAS APPLIED FOR	
AN OFFICIAL PLAN AMENDMENT FROM	TO(EXISTING)	PROPOSED)
TO PERMIT	ON THIS PROPERTY	,

PUBLIC COMMENT IS INVITED

FOR FURTHER INFORMATION CONTACT

TOWN OF CALEDON

PLANNING AND DEVELOPMENT DEPARTMENT

(905) 584-2272

FILE NO.: POPA _____

	mendment will read as follows:
(NAME OF ADDITIONITY	HAS APPLIED FOR
A REZONING FROM	
TO PERMIT	·
PUBLIC COMMENT IS	INVITED
FOR FURTHER INFORMATI	ON CONTACT
TOWN OF CALE	DON
DEVELOPMENT APPROVAL AND PLANN	ING POLICY DEPARTMENT
(905) 584-2272	2
FILE NO.: RZ	
(NAME OF APPLICANT)	v-law Amendment will read as follows: HAS APPLIED FOR
	TO
AN OFFICIAL PLAN AMENDMENT FROM	TO(PROPOSED)
AND A REZONING FROM(EXISTING)	TO(PROPOSED)
AN OFFICIAL PLAN AMENDMENT FROM	TO (PROPOSED) ON THIS PROPERTY
AN OFFICIAL PLAN AMENDMENT FROM AND A REZONING FROM	TO(PROPOSED)ON THIS PROPERTY INVITED
AN OFFICIAL PLAN AMENDMENT FROM AND A REZONING FROM	TO(PROPOSED)ON THIS PROPERTY INVITED
AN OFFICIAL PLAN AMENDMENT FROM	TO(PROPOSED)ON THIS PROPERTY INVITED ION CONTACT
AN OFFICIAL PLAN AMENDMENT FROM	TO

The sign for a proposed Temporary Use By-Law will read as follows:		
HAS APPLIED FOR (NAME OF APPLICANT)		
A TEMPORARY USE BY-LAW		
TO PERMIT ON THIS PROPERTY		
PUBLIC COMMENT IS INVITED		
FOR FURTHER INFORMATION CONTACT		
TOWN OF CALEDON		
DEVELOPMENT APPROVAL AND PLANNING POLICY DEPARTMENT		
(905) 584-2272		
FILE NO.: RZ		

- c) The photo(s) illustrating the required sign(s) erected on the subject property must be submitted to the Development Approval and Planning Policy Department **prior to circulation of the application**.
- d) Once an amendment to the Official Plan and/or Zoning By-law, or Temporary Use By-Law has been dealt with by the Town of Caledon Council, the sign on the property should be removed. If the sign is not removed within 30 days of receiving notification of approval from the Town of Caledon staff, the Town will take the sign down and charge the applicant accordingly through taxes.