

Municipality of Chatham-Kent

Community Development
Planning Services
315 King St. West, P.O. Box 640
Chatham ON N7M 5K8

Tel: 519.360.1998 Fax: 519.436.3237 CKplanning@chatham-kent.ca

Official Plan Amendment Application Form

General Information

An Official Plan Amendment is required to:

- Change a land use designation
- Add, delete, or edit a specific policy in the Official Plan
- To alter the boundary of an urban area, secondary urban area or rural settlement area.

The Official Plan sets out direction for development and redevelopment within the Municipality. If a person wants to develop a property in a way that does not conform to the Official Plan they must apply for an amendment and have the proposal evaluated against the overall goals and objectives of the Municipality as provided for in the Official Plan.

Application Fee(s)

The application fee for an Official Plan Amendment is as listed in the Fees By-Law attached. All fees are reviewed from time to time and may be changed by the Municipality. There are different fees for applications in combination with other related applications. Please refer to the Planning Services website at www.chatham-kent.ca/PlanningServices for a complete list of fees.

Applicant(s) are responsible for **all** costs associated with the processing of Planning Act applications. Additional costs associated with the review of the application that are incurred by the Municipality will be billed to the Owner of the property. Applicants will be notified in writing of such costs and may cease the review process at that point if they wish. If an application is ceased after the Municipality has accepted it as a complete application then the review process has begun and the application fees are non-refundable. A declaration from the applicant recognizing the potential fees and costs associated with application and the review is required and is part of the Application Form, see Section 9.

Official Plan Amendment Process							
Step 1	Pre-Consultation – Pre-Consultation meetings are a mandatory part of the development review process for applications for Official Plan Amendments. The applicant meets with Planning Services staff to discuss the proposed application and to review zoning, servicing and characteristics of the site that are relevant to the development. For more information refer to the "Preparing for a Land Use Planning Application: A Guide to Pre-Consultation".						
Step 2	Technical Advisory Committee – Planning Services staff review the proposed application with the Municipality's TAC resulting in a list of the complete application requirements that are specific to the site. A record of this list will be provided to the applicant.						

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Step 3	Consult other agencies – The application process can involve consultation with a number of outside agencies. In some cases you may be required to consult with one or more of these agencies prior to the submission of the application to determine what, if any, additional items will be required. Fees associated with those consultations are not covered by the application fee paid to the Municipality.
Step 4	Prepare the Application – The Applicant has sole responsibility for submitting a complete application and may need to commission drawings or studies depending on feedback from the pre-consultation, TAC and consultation with other agencies. The need for drawings and studies will depend on the nature of the proposed application and the characteristics and circumstances of the subject property.
	The complete application including supporting material, declarations and the appropriate fees is to be submitted to Planning Services by mail or in person.
Step 5	Application Completeness Review — Every application is reviewed for completeness before it is accepted by the Municipality. During the review of an application, the need for further information or studies may be identified. It is the applicant's responsibility to submit these items once they have been identified. When your application has been reviewed and it is confirmed that your submission includes all the required information, a Letter of Complete Application will be provided to you.
	If the application is not complete, a Letter of Incomplete Application will be provided to you outlining the additional supporting information, reports or studies that are required. If you disagree with the Municipality's assessment of the completeness of the application you should contact Planning Services to discuss this. If agreement is not reached, the Planning Act provides 30 days for the applicant to make a motion to the Ontario Municipal Board for a determination on the matter and the Board's decision is final. When all required information has been submitted, a Letter of Complete Application will be issued.
	The Municipality is required to provide a Notice of Complete Application within 15 days after the Letter of Complete Application has been issued for Official Plan Amendments, Zoning Amendments and Plans of Subdivision. Whenever possible, the Municipality will combine the Public Notice of Complete Application and the Public Meeting Notice, provided that the notice requirements for both can be met. If that is not possible, then the Notice of Complete Application will be given separately in order to meet the legislative requirements, and the Notice of the Public Meeting will be given later. Any timelines mandated by the Planning Act for a decision on your application(s) start once an application has been deemed complete.
Step 6	Planning Services Report – Planning Services reviews the application for conformity to the Official Plan, Zoning By-law, Provincial Policy Statement and the Planning Act. Comments from local agencies, provincial ministries and neighbours are taken into consideration and a report is prepared for Council's review.
	During application review and report preparations Planning Services may speak with applicants, neighbours, and staff from other departments and agencies to complete an assessment of the development proposal.
Step 7	Notice of Public Meeting – the Planning Act requires that at least one public meeting be held for an Official Plan Amendment application. The Act sets out the notice procedures and the people that must be notified.
	The Municipality provides formal notice of the public meeting to those prescribed by the Planning Act, by both first class mail and the posting of a sign with application details on the subject lands. The applicant is responsible for posting the required sign along the frontage of their property, so that is easily viewable. A notice of the public meeting is circulated to neighbouring municipalities, agencies, provincial ministries, applicable municipal departments and landowners within 120 metres of the subject property. Where applications are being processed concurrently, one consolidated public meeting will be held for all the applications. Notice of the public meeting must be given at least 20 days in advance of the meeting for applications for Official Plan Amendment.

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Step 8	Public Meeting — Council is the decision making authority with regard to Official Plan amendment applications. The Municipal Council will hold a public meeting to receive comments about the application. Council will hold a public meeting to receive comments about the application. If required, Planning Staff will provide a presentation to Council on the application. This is also an opportunity for the applicant to provide any additional comments on their application. Council will review the application, the report and any comments received prior to issuing a decision on the application. Generally, Council will issue a decision at this same meeting, but could defer a decision on an application to a future meeting should issues arise at the Public Meeting. There is one Council Planning Meeting scheduled per month, which always occur on Monday evenings.						
Step 9	Decision – Council may approve, refuse or defer an application and a written notice of an approval or a refusal decision will be sent to the Applicant and those who requested notice within 15 days of the decision.						
Step 10	Appeal Period - A 20 day appeal period begins the day the notice of decision is given. Following the decision of Council and subject to the conditions specified in the Planning Act, an appeal may be made to the Ontario Municipal Board (OMB) by filing a notice of appeal with the Clerk of the Municipality.						
Step 11	Enactment - If no appeals are submitted within the 20 day appeal period the decision is final and the Official Plan amendment is enacted and brought into force, as of the date given in the notice.						

The Application Package Must Be Submitted To:

Planning Services, Municipality of Chatham-Kent Civic Center, 315 King Street W., PO Box 640, Chatham, ON, N7M 5K8 519-360-1998

Note	urrent Applications Filed to Applicant: For each application that is filed urrently, complete and attach the appropriate cation form and fees	Office Use Only Date Stamp – Date Received					
	Draft Plan of Subdivision or Condominium File No Status						
	Consent Application File No Status						
	Zoning By-law Amendment File No Status	For Reference Purposes					
	Minor Variance File No Status	Municipal address: CityView Number:					
	Site Plan File No Status	Meeting Date:					
Note: hereir deem	rements For A Complete Application Include: Until the Municipality of Chatham-Kent, Planning Services as required under Section 22(4) and any fee under Section ed incomplete, the time periods referred to in Sections 22 applicant.	on 69(1) of the Planning Act), the application will be					
	The completed application form, including declarations a	s required by the Planning Act.					
	If the owner of the subject land is not the person applying for the official plan amendment, then a Letter of Authorization from the Owner or completion of the Owner's Authorization in Section 8.						
	The applicable application fee(s) made payable to the Municipality of Chatham-Kent.						
	A copy of the most recent land survey, and if possible the PIN abstract (Property Identification Number). Both can be acquired at the Land Registry Office						
	A surveyor's sketch of what the zoning by-law amendment is proposing. The drawing/sketch must be no larger than 11x17 standard size paper and show all of the items identified in Section 7 in metric units.						
	Any other information identified during the pre-consultation and any additional supporting documentation the applicant wishes to submit. Refer to the Record of Pre-Consultation.						

Please List The Reports Or Studies That Accompany This Application							
NOTE: Please submit 2 hard copies and 1 electronic copy o	f each report or study that accompanies your application						
Section 1 Applicant Information							
Registered Owner(s):							
Note: If the owner of the property is a corporation then the authority to bind the company must be included with an appropriate the company must be included with a company must be included with an appropriate the company must be included with a company must be included as a company must be included with a company must be included as							
Name:							
Principal of Company (if Owner is a Company):							
Address:							
City:	Postal Code:						
Phone:	Cell:						
Email:							
Authorized Applicant (complete if the Applicant is not the	Owner and the Owner has Authorized the Applicant):						
Name:							
Address:							
City:	Postal Code:						
Phone:	Cell:						
Email:							
Which of the above is the Primary Contact?	Applicant Both						
All correspondence will be made with the Primary Contact.							
Name, Address, and Phone number of all persons having any mortgage, charge or encumbrance on the property:							

Section 2 Property Description

Community of:							
Lot(s):		Part Lot(s):					
Concession(s):		Registered Plan No.:					
Municipal Street/911 Address of property	subject of this	s application (if applicable):					
Assessment Roll Number(s):							
Frontage (m):	Depth (m):		Area (m² or ha):				
The date the subject land was acquired by the current owner:							
The current use(s) of the land (main and accessory uses):							
The length of time that the current use(s) have existed on the land:							

	_		affecting the subject lands? Yes \(\text{No } \text{No } \) or partial discharge is required as part of this ap	plication				
Reference Plan No.	Instrument No:	Purpose of easement and/or covenant (e.g. hydro, sewer, telecommunications, turbine, solar, pipeline, etc.)						
Section 3 Details of th	e Proposea Amenar	ment and Developm	nent					
1. What is the n	ame of the Official P	lan this application p	proposes to amend:					
Chatham-Kent Other,	t Official Plan							
2. What area do	es the amendment of	cover?						
☐ The e	entire property		$\ \square$ A portion of the property					
3. If the amendr	ment covers only a p	ortion of the propert	ty, describe the area to be amended:					
Frontage (m))	_ Depth (m)	Area (m² or ha)					
4. What is the coauthorizes?	urrent <i>designation</i> o	f the subject land in	the Official Plan and the uses that the designati	on				
5 141								
5. What is the p	roposed developme	nt and the purpose o	of the requested official plan amendment?					

7.	Does the amendment change or replace a designation in the Official Plan? What is the designation that is being proposed and the new land used that the amendment would authorize? If a change or replacement of a designation is proposed, what is the title of the Schedule in the Official Plan
	that the amendment proposed to change?
8.	Does the requested amendment □ add, □ change, □ replace or □ delete a policy of the Official Plan? If so, which policy (section number and text).
9.	If a policy is proposed to be changed, added, replaced or deleted provide the proposed text and the schedule that may accompany it? Provide a separate sheet if needed.

10. Is any land within 120m of the property the subject of:							
an Official Plan amendment	a minor variance						
a Zoning By-law amendment	a plan of subdivision						
a minister's zoning order	a consent						
a site plan							
11. If yes, what is the file number and status of the app	lication(s)?						
12. What is the purpose of the application for lands within 120m and the potential effect on this Official Plan Amendment application?							
13. Is the proposed amendment consistent with <u>Proving</u> Planning Act? Yes \(\bigcap \) No \(\bigcap \) Unknown	cial Policy Statement issued under subsection 3 (1) of the						

Section 4 Existing and Proposed Buildings and Structure on the Land

4a) Existing Buildings

Type of Building/Structure	Setb	ack from Lo	t Line (m)	Height (m)	Ground Floor Area (building dimensions)
Type of Building/Structure And date of construction	Front	Rear	Side		

Type of Building/Structure			Setb	ack from Lo	ot Line (m)			Ground Floor
		Fi	ront	Rear	Side	Hei	ght (m)	Area (building dimensions)
ection	n 5 Servicing							
a)	Access							
Access	s is provided by:							
	Provincial Highway		Muni	cipal year-r	ound		New Ac	cess Required
	Municipal – seasonal		Right-	-of-way				Access (distance to
	Other (specify)		Existi	ng Private F	Road		nearest dock/ramp faci	
b)	Water Supply							
	Supply is Provided by:							
				D.S. alaka				.1 .11
	Municipal					operated individual well		
	Privately owned and operated commu well	nal		Lake or other body of water (water test required)				
	Easement to well			Other (specify i.e. dug, sand point etc.				
	Drilled well			New wate	r supply nee	ded		
Vhat i	is the distance from the well (if applicabl	e) to s	eptic s	ystem?		met	res.	
c)	Sewage Disposal							
Sewag	ge Disposal is Provided by:							
	Municipal sanitary sewers			Privately o	wned indivi	dual sep	tic syster	n for each lot
	Privately owned communal collection			Other (spe	ecify)			
	Sewage disposal is not required for the current use of the lands.	9		New sewa	ge disposal/	septic sy	/stem is r	needed for the lan
f ther	e is a septic system on the property, is it	in god	nd work	ing order?	□Yes	П	1	

d) Storm Drainage:							
Is any portion of the subject property assessed for drainage works?		Are there any outstanding local drainage improvements?	☐ Yes ☐ No				
Storm Drainage is Provided by:							
Municipal storm sewers		Municipal Drain					
Private Drain		Other (specify)	Other (specify)				
Is the drainage outlet located on the property?	Y	es No					
e) Local Improvements:							
Are there any local improvements/charges currently assessed to the subject property such as tile loans, bridges, water or sewer connections etc.? If so, please describe:							
Section 6 Special/Specific Policy Areas Source Water Protection Planning Is any of the land in a 'Source Water Protection Area'? Yes No No							
Area of Settlement: (includes both rural settlement areas and alterations to the Urban Growth Boundary) Does the official plan amendment alter the boundaries of an existing area of settlement or require a new area of settlement to be implemented? Yes No If yes, please provide the current Official Plan policies, if any, dealing with the alteration or establishment of an area of settlement. (please use separate sheet).							
Employment Areas: Does the official plan amendment remove land from an area of employment? Yes No No If the answer to section 18 is yes, provide the current Official Plan policies, if any, dealing with the removal of land from an area of employment. (please use a separate sheet)							

Please note: A 'Surveyor's Real Property Report', completed by a licensed Ontario Land Surveyor is the accepted method of providing a drawing for the application.

The sketch accompanying the application must include the following items or a note that they are not applicable to the site. The sketch should be completed using metric units:

- 1. The boundaries and dimensions of the subject land;
- 2. The location, size and type of all existing and proposed buildings and structures on the subject land, indicating their distance from the front lot line, rear lot line and side lot lines
- 3. The height, dimensions and floor area of all existing and proposed buildings and structures;
- 4. The approximate location of all natural and artificial features (for example, buildings, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that;
 - a) are located on the subject and adjacent lands, and;
 - b) in the applicant's opinion, may affect the application;
- 5. The current land uses on and adjacent to the subject lands;
- 6. The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public traveled road, a private road or a right of way;
- 7. If access to the subject land will be by water only, the location of the parking and docking facilities to be used; and;
- 8. The location and nature of any easement or restrictive covenant affecting the subject land.

Section 8 Owner's Authorization of an Agent:

This	must be completed by the Owner if the Owner Is No	ot Filing The Applica	ation_					
Note: If there are multiple Owners, an authorization letter from each Owner (with dated, original signature) is required or each Owner must sign the following authorization.								
I, (w	e)	or individual or co	mnany	, being the				
	Print name(s) of Own	er, individual or col	mpany					
regi	stered Owner(s) of the subject lands, hereby authorize	Print name	of agent and/or company	//if applicable)				
Print name of agent and/or company (if applicable) to prepare and submit an Application for an official plan amendment.								
	Signature	Day	Month	Year				
Secti	on 9 Applicant's Declaration:							
will If th acco	be distributed to the Planning Act, Municipal Act and be distributed to bodies and agencies prescribed by less is application is signed by an agent or solicitor on behompany the application. If the applicant is a corporation by an officer of the corporation and the corporation	egislation and regul alf of an applicant, on acting without a	ation and also to intereste the owner's written autho n agent or solicitor, the ap st be affixed.	d parties.				
I/W	<u> </u>	of the		of				
	in the							
	solemnly declare that: All the statements contained in this application and provided by me 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. I have been advised that incomplete and/or inaccurate information will delay the processing of my application and result in additional costs to me.							
	2. I hereby acknowledge receiving and reviewing the user fee tariff and have reviewed the tariffs relating to planning matters. I further understand and agree to be bound by the tariff and specifically agree that I shall pay full cost recovery for any items with a tariff listed as such. I agree that such costs, if not paid for forthwith after being invoiced, shall be paid by the Municipality and added to my municipal tax bill and collected in the same manner as taxes.							
	Signature of Applicant		Date					
	Witness		Date					

Schedule "A"

Environmental Site Screening Questions

Introduction:

This schedule is used to determine whether or not further Environment Site Assessment is warranted. In the Province of Ontario it is required that prior to redevelopment of a site, the previous uses are examined for potential contaminants. This could be as simple as listing previous uses or depending on what those uses were it could mean soil investigation and/or remediation. There are various phases of assessing a site. Under certain circumstances a Record of Site Condition must be filed in a Provincial Registry. The following questions will help to identify if the property that is proposed to be developed will require further assessment.

Previous Use of Property:

Some commercial and industrial properties such as gasoline stations, automotive repair garages, have an increased

potential for contamination. Contamination potential can be significantly affected by both the number of different uses that have occurred on the property and the length of time that they were present for.								
Have any of the following uses occurred on the property in the past, check all that apply:								
Residential Industrial Commercial Institutional	Industrial Parkland Commercial Vacant							
Has the grading of the subject land been changed by adding earth or material? Has filling occurred on the subject land?								
Yes	☐ No	Unknown						
Has a gasoline station and/or automobile service station been located on the subject land or adjacent lands at any time?								
Yes	☐ No	Unknown						
Has there been petroleum or other fuel stored on the subject land or adjacent lands?								
Yes	☐ No	Unknown						
Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?								
Yes	☐ No	Unknown						
Have the lands or adjacent lands ever been used as an agricultural operation where pesticides have been applied to the lands?								
Yes	☐ No	Unknown						
Have the lands or adjacent lands ever been used as a weapons firing range?								
Yes	☐ No	Unknown						
Is the boundary of the subject property within 500 metres (1,640 feet) of the property boundary line of an operational/non-operational, public or private landfill or dump?								
Yes	☐ No	Unknown						

Schedule "A" Continued								
If there are existing or previously existing buildings on the subject lands, are there any building materials remaining on site which contain designated substances (e.g. asbestos, PCB's)?								
Yes	No	Unknown						
Is there reason to believe the subject lands may have been contaminated by existing or former uses on the site or adjacent sites?*								
Yes	No	Unknown						
Former practices/uses that can possibly have caused contamination include but are not limited to:								
operation of electrical tr stations	ransformer	disposal of waste material	S	raw material storage				
residues left in containe	rs	maintenance activities and	l spills					
If previous use of property is industrial or commercial, or if YES to any of questions above, please attach an inventory of all former uses of the subject land, or if applicable, the land(s) adjacent to the subject lands.								
Acknowledgement Clause								
I hereby acknowledge that it is my responsibility to ensure that I am in compliance with all applicable laws, regulations and guidelines and the Municipality's Official Plan policies pertaining to contaminated sites. I acknowledge that as a condition of approval of this application that the Municipality may require me to file a Record of Site Condition signed by a qualified person in the provincial Environmental Site Registry, and provide verification to the Municipality of acknowledgement of this Record of Site Condition by the Ministry of Environment. I acknowledge that the Municipality may require the qualified person signing the Record of Site Condition to submit to the Municipality a Declaration acknowledging that the Municipality may rely on the statements in the RSC. I further acknowledge that the Municipality of Chatham-Kent is not responsible for the identification and/or remediation of contaminated sites, and I agree, whether in (or as a result of) any action or proceeding for environmental clean-up of any damage or otherwise, I will not sue or make claim whatsoever against the Municipality of Chatham-Kent, its officers, officials, employees or agents for or in respect of any loss, damage, injury or costs.								
 Date			Signature of	Applicant(s)(Owner)				