

PLANNING APPLICATION FORM

Official Plan Amendment
Zoning By-law Amendmen
Minor Variance
Consent to Sever
Certificate of Validation
Property Addition

Office Use Only		
OPA/		
ZBA/		
A/		
B/		

Governing By-laws Zoning
Greenstone 23-77
Beardmore

Beardmore Geraldton Longlac Nakina Rural Official Plan 22-15

This Application reflects the mandatory information that is prescribed in the Schedules to the Ontario Regulations made under the Planning Act, as amended. In addition to this form, the Applicant will be required to submit the appropriate fee, a site plan drawn to scale and any additional information or studies that my be necessary to assess the proposal. Failure to submit all of the required information may prevent or delay the consideration of this Application. If more space is required, please use additional sheets.

Sections 1 through 6, plus 11 and 12 MUST be completed. Please complete Sections 7, 8, 9 or 10 as applicable.

1) IDENTIFICATION

a) Owner Name	
Mailing Address	
Phone (daytime)	FAX
E-mail (optional)	
	r Deed or Abstract to prove ownership? Y
b) Agent Name	
Mailing Address	
Phone (daytime)	FAX
c) Are there any other encumbra	ances, liens, mortgages, etc.?
YES NO	
Name	
Mailing Address	
Phone (daytime)	FAX
Particulars (attach sheets as ne	ecessary)

N

2) DESCRIPTION OF SUBJECT PROPERTY (from top right corner of tax bill)			
a)	Street address		
b)	Legal description		
c)	Tax roll number		
d)	Dimensions of subject la	nds	
Fro	ontage	Depth	Area
	Location and description operty.	of any easements or ri	ghts-of-way on the subject
<u>3)</u>	<u>ACCESS</u>		
	Municipal road - year rou Municipal road - seasona Right-of-way (specify) Other public road (specif	rify) nd (specify) I (specify) y)	
	Parking facilities (specify Distance from subject lar	y) v) nd	ıly:
<u>4)</u>	<u>SERVICES</u>		
	WATER is provided to the Publicly owned/operated Privately owned/operated Privately owned/operated Lake or other water body Other means (specify)	piped water individual well communal well	
	SEWAGE DISPOSAL is propertion of the properties of the privately owned/operated privately owned/operated privy Other means (specify)	sanitary sewer system individual septic syste communal septic syst	em em
c)	STORM DRAINAGE is pro sewers swales	ovided to the subject I ditches other (specify)	

a) Describe in detail the proposed outcome.

5) CURRENT STATUS

b) Complete the follow subject land (attach s			building or str	uctures on the
•	BLDG 1	•	BLDG 2	BLDG 3
type height				
dimensions ground floor area		- -		
proposed date of construction				
7) OFFICIAL PLAN A	<u>MENDMENT</u>			
An Official Plan Ame by the Ministry of Mu months before everyth	ınicipal Affair	s and Housin	•	
a) Does this applicati	on involve an	amendment t	to the Official	Plan?
No Yes				
b) What is the purpos	e of the propo	osed Official F	Plan amendme	ent?
c) Does the proposed	Official Plan	amendment		
change policy?	No '	Yes		
replace policy? delete policy? N		Yes Yes		
add policy?	No '	Yes		
d) List all policy secti	ons to be ame	ended		
e) Does the proposed within the Official Pla		Amendment o	change a land	use designation
f) What is the propose	ed Official pla	n designation	?	
8) ZONING BY-LAW A	<u>AMENDMENT</u>			
A Zoning By-law Ame complete.	ndment is exp	pected to take	e a <u>minimum</u> c	of 12 to 14 weeks to
a) Does this applicati	on involve an	amendment t	to the Zoning E	3y-law?
No Yes				
b) What is the propos	ed zone for th	nis property?		
c) What is the purpos	e of the propo	osed Zoning B	y-law amendn	nent?
d) Is the subject land this time? No	the subject o	•	anning approv attach details	

9) MINOR VARIANCE

A Minor Variance to the Zoning By-law is expected to take a $\underline{\text{minimum}}$ of 7 to 10 weeks to complete.
a) Does this application involve a Minor Variance to the Zoning By-law?
No Yes
b) RELIEF - Nature and extent of relief from the Zoning By-law: (attach additional sheets as necessary)
c) REASON - Why the proposed cannot comply with the provisions of the Zoning By-law:
10) CONSENT TO SEVER
A Consent to Sever is expected to take a <u>minimum</u> of 12 to 14 weeks to complete, prior to the implementation of conditions.
a) Does this application involve a consent to sever land?
No Yes
b) Type and purpose of proposed transaction:
Transfer: creation of a new lot, addition to a lot, easement, other purpose
Other: a charge, a lease, a correction of title
c) Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged;
d) If a lot addition, identify the lands to which the parcel will be added;
10.1) DESCRIPTION OF LAND INTENDED TO BE SEVERED a) Frontage Depth Area
b) Existing use
c) Proposed use
d) Number and use of buildings and structures (both existing and proposed) on the lands to be severed:
e) ACCESS to the subject (severed) land is by: Provincial highway Municipal road - year round Municipal road - seasonal Right-of-way Water Other public road (specify)

If information is different from Section 3 or 4 above, please provide information. 10.2) DESCRIPTION OF LAND INTENDED TO BE RETAINED a) Frontage Depth Area
b) Existing use
c) Proposed use
d) Number and use of buildings and structures (both existing and proposed) on the lands to be retained:
e) ACCESS to the subject (retained) land is by: Provincial highway Municipal road - year round Municipal road - seasonal Right-of-way Water Other public road (specify)
If information is different from Section 3 or 4 above, please provide information.
10.3) OTHER APPLICATIONS If known, indicate if the subject land is the subject of an application under the Planning Act for a) Approval of a plan of subdivision (under section 51) File # Status
b) Previous consent application (under section 53) File # Status
c) Explain
d) Is the applicant applying for additional consents on this holding simultaneously with this application, or considering applying for additional consents in the future? Yes No
e) Is the applicant applying for any zoning by-law amendment or minor variance in relation to any land that is the subject of this application at this point or is an application anticipated as a condition of consent? Yes No

11) AUTHORIZATION (only complete 11.1 or 11.2 - not both)

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 authorization set out below must be completed.

11.1) a) AUTHORIZATION O	F OWNER FOR AGENT TO MAKE THE APPLICATION
1.	, am the owner of the land that is the
subject of this application, and to make this application on n	, am the owner of the land that is the nd I authorize ny behalf.
Date	Signature of Owner
**********	*********
If the applicant is not the ow the owner concerning persona	ner of the subject land, complete the authorization of al information set out below.
b) AUTHORIZATION OF OWN OF PERSONAL INFORMATIO	IER FOR AGENT TO THE USE AND DISCLOSURE
<u>Protection of Privacy Act</u> , I are for this application, to provid	, am the owner of the land that is the d for the purposes of the <i>Freedom of Information and</i> uthorize as my agent e any of my personal information that will be or collected during the processing of the application.
Date	Signature of Owner
11.2) CONSENT OF THE OV PERSONAL INFORMATION	VNER TO THE USE AND DISCLOSURE OF
<u>Protection of Privacy Act</u> , I at to any person or public body	am the owner of the land that is the subject e purposes of the <i>Freedom of Information and</i> uthorize and consent to the use by or the disclosure of any personal information that is collected under Act for the purposes of processing this application.
 Date	Signature of Owner

12) DECLARATION OF APPLICANT/AGENT

I, of the	·
of, in the	
of, solemnly of	declare that:
All the statements contained in this applic make this solemn declaration consciention that is of the same force and effect as if n	usly believing it to be true and knowing
DECLARED before me at the	
of	
in the of	,
this day of	, 20
Signature of Applicant/Agent	_
Signature of Commissioner, etc.	

PLANS REQUIRED IT IS NECESSARY TO SUBMIT PRELIMINARY SITE PLANS FOR THE DEVELOPMENT AT THE TIME OF THE FILING OF THIS APPLICATION.

Minimum requirements will be a sketch drawn to scale on paper 8 $\frac{1}{2}$ " X 11" or 8 $\frac{1}{2}$ " X 14" showing the following.

- The boundaries and dimensions of the subject land.
- The location, size and type of all existing buildings and structures on the subject land, indicating the distance of the buildings or structures from the front yard lot line, rear yard lot line and the side yard lot lines.
- The location, size and type of all proposed buildings and structures on the subject land, indicating the distance of the buildings or structures from the front yard lot line, rear yard lot line and the side yard lot lines.
- The location of access to the land, on site parking and loading areas (dimension and number of spaces) and landscaping proposal for non-residential proposals.
- The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the subject land that may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks.
- The current uses on adjacent lands.
- The location, width and name of any roads within or abutting the subject land, indicting whether it is an unopened road allowance, a public traveled road, a private road or a right-of-way.
- If access to the subject land is by water only, the location of the parking and docking facilities to be used.
- The location and nature of any easement affecting the subject land.

Without the above information the application is incomplete and will not be processed.

Once the COMPLETED application is received a public hearing will be set.

A Notice of Public Hearing will be published in the local print media.

The Hearing will proceed. It is strongly advised that you or your representative be in attendance at this meeting, but be advised that it will proceed in your absence.

A decision will be made. Conditions may be imposed.

A Notice of Decision will be made public as required.

Upon the lapse of the mandatory appeal period (20 days) a letter of completion will be forwarded to the applicant/agent and the Director of Protective Services.

Under the Ontario Planning Act, the municipality has:

180 days to make a decision regarding an Official Plan Amendment, which then goes to the Ministry of Municipal Affairs and Housing for review and final decision, which may take another 180 days. The mandatory appeal period will follow.

120 days to make a decision regarding a Zoning By-law Amendment.

30 days to make a decision regarding a Minor Variance.

90 days to make a decision regarding a Consent application.