

### OFFICIAL PLAN AMENDMENT

#### Application Fee:

Official Plan Amendment (re-designating) - \$1,790.00 (\$700.00 to County)

#### **Other Fees:**

St. Clair Region Conservation Authority Natural Hazard & Natural Heritage Fees are available on their website <u>www.scrca.on.ca</u> or by calling 519-245-3710

\$100.00 - County of Lambton - If septic evaluation is required, payable to 'The County of Lambton'

#### **Development Review:**

The applicant/proponent must attend a development review meeting (DRM) prior to submission of the application. After the DRM, a letter with the requirements for a 'complete application' will be sent to the proponent/applicant. This letter must be attached to this application form at the time of submission.

#### **Application Forms:**

A complete sketch of the property must accompany the application showing accurate dimensions and buildings.

The proposed zoning should be detailed so an appropriate zone can be established.

Justification for the change should accompany the application.

Council is the approval authority to approve or deny the application. If adopted, it is forwarded to the County for approval. If Council or the County denies it, the applicant has the alternative to appeal the decision by filing an appeal with the Ontario Land Tribunal.

#### **Notification:**

Notice is sent to all property owners within 400 ft. (150 m) of property line and appropriate agencies (sent 20 days prior to the meeting). Notice is also posted on site.

#### **Public Meeting:**

A statutory public meeting must be held where a Town Planner will provide Council with the purpose and the reasons for the by-law amendment. The Applicant is also given an opportunity to make a presentation.

#### **Appeal Period:**

The County of Lambton will indicate the final day for appeal. Any formal appeals must be filed with the Ontario Land Tribunal.

#### **Finalization:**

Once County of Lambton approval is received and the appeal period is complete without any objections, the amendment becomes effective.

Other Permits:

St. Clair Region Conservation Authority Ministry of Transportation County of Lambton Ministry of the Environment (if applicable)



# APPLICATION FOR OFFICIAL PLAN AMENDMENT

FOR OFFICE USE Development review meeting date: File No.: Reviewed by: Review date:

*Planning Act*, R.S.O. 1990, c. P.13, s. 34(10); 1996, c. 4, s 20(5) O. Reg. 199/96, schedule

NAME OF APPROVAL AUTHORITY: Plympton-Wyoming Council

NAME OF MUNICIPALITY: Town of Plympton-Wyoming

APPLICATION FEE: \$1,715.00 (\$700.00 to County of Lambton)

Please complete all sections of the application form. The Town of Plympton-Wyoming has the right to refuse any applications that are incomplete, inaccurate, or have not been reviewed by the Planning Department prior to submission. Applications will not be accepted without payment present at the time of submission.

NAME OF OWNER(S):	<b>NAME OF AGENT:</b> (if applicant is an agent authorized by the owner)
MAILING ADDRESS:	MAILING ADDRESS:
TELEPHONE:	TELEPHONE:
EMAIL:	EMAIL:

#### AMENDMENT REQUEST

	Name of the official plan proposed to be amended:	
amendment:	The Town of Plympton-Wyoming Official Plan	

**LEGAL DESCRIPTION** of subject land (the municipality, <u>concession and lot numbers</u>, registered plan and lot numbers, reference plan and part numbers - www.gislambton.on.ca can help with this or a Parcel Abstract from Land Registry Ontario. This information can be found on a Town tax bill):

### MUNICIPAL ADDRESS AND ROLL NUMBER:

DIMENSIONS OF SUBJECT LAND: (in metric only) FRONTAGE: DEPTH:

AREA:

**DATE** subject property was acquired by current owner:

OFFICIAL PLAN POLICY AND DESIGNATION – EXISTING: (found on schedule 'A' or 'B' of the Official Plan)

State current land uses authorized by the official plan designation:

 THE PROPOSED AMENDMENT
 changes / replaces / deletes
 a <u>WRITTEN</u> policy in the official plan (circle one).

 NAME/DESCRIPTION of affected policy:

POLICY - ADDITION - the proposed amendment adds the following WRITTEN policy to the official plan:

PURPOSE – if the proposed amendment changes, replaces, deletes or adds a policy, state the purpose of the proposed official plan
amendment:

### EFFECT OF PROPOSED AMENDMENT ON DESIGNATION (MAPPING)

The proposed amendment  $\Box$  Changes  $\Box$  Replaces a designation of the Land Use Schedule of the official plan. Name the designation proposed:

LAND USE – state the land uses that would be authorized by the proposed amendment:

OTHER APPLICATIONS if known, indicate if the land is the subject of an application under the Planning Act for:				
	Official plan amendment	File #	Status	
	Approval of a plan of subdivision (under section 51)	File #	Status	
	Severance (under section 53)	File #	Status	
	Previous rezoning application (under section 34)	File #	Status	

**TEXT – PROPOSED AMENDMENT –** state the text of the proposed amendment if a policy in the official plan is being changed, replaced, deleted, or if a policy is being added to the official plan.

	(add additional sheet if further space is required
Where the proposed amendment changes or replaces a schedule in the official plan, attach the p accompanies the schedule.	

Signature page to follow.

Only to be completed if the applicant is an agent authorized	by the property owner, not the property owner themselves	
AUTHORIZATIO	ON BY OWNER*	
I, the undersigned, being the owner of the subject la to be the applicant in the submission of this applicat		
Signature of Owner	Date	
Signature of Witness (must me a third party with no interest in the application)	Date	
*If the owner is a corporation, provide witnessed authorization	on company letternead.	
To be commissioned in front of a Commissioner of Oaths DECLARATION		
I/We, of the of         in the of         Solemnly declare that:         All 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.		
Signature of Applicant	Date	
Signature of Applicant	Date	
DELCARED before me at the Town of Plympton-Wy, 20	roming in the County of Lambton this day of	
Signature of Commissioner, etc.		

It is required this application be accompanied by a fee in cash, debit, or by cheque made payable to '**The Town of Plympton-Wyoming**'. If the subject land is within the Regulation Area of the Conservation Authority, their review fee can be paid directly to that office. Their review will not begin and the application will not be accepted until receipt of said fee.

Personal information contained on this form, collected pursuant to the *Planning Act*, will be used for the purpose of responding to the initial application. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution conducting the procedures under the Act.

Name of Owner:	Address:	
Name of Agent:	Address:	
Date of receipt of complete application:	Checked by:	
Existing Official Plan Designation:		
Pertinent Policies:		
Land Use:		
<b>Application Concerning</b> Land Use: Parks: Major Streets:		

All Zoning By-law Amendment applications must be reviewed at a Development Review meeting (DRM) before the application is accepted. Contact the Planning Department to register.
 After the DRM, a letter with the requirements for a 'complete application' will be sent to the proponent/applicant. This letter must be attached to this application form at the time of

#### **RECOMMENDATIONS TO APPLICANTS FOR OFFICIAL PLAN AMENDMENTS**

submission.

When you apply for an official plan amendment, you are required to submit information which is prescribed by Provincial Regulation as well as other additional information which the municipality required regarding the amendment. The more information provided, the less likely delays will occur in the review. An Official Plan Amendment must be based on proper planning principles. It is Recommended that an applicant:

- i. Examine all pertinent planning documents. The proposed amendment must be consistent with the general goals, objectives and development policies of the municipal official plan. The amendment must also have regard to the Provincial Policy Statement issued under the Planning Act. The County of Lambton Official Plan places the Provincial Policy Statement into the regional context of Lambton County. An amendment to a municipal official plan must conform to the County Official Plan.
  - ii. Examine surrounding land uses. The proposed development must fit into the surrounding community. Show the options required to mitigate any adverse impact on surrounding land uses (if any).
  - iii. Examine the capacity of municipal services to accommodate the proposal (existing water, sewage, storm drainage and roads). The proposed density of development must be supported by information about servicing. Contact the municipality or the relevant road authority.
- iv. At least one public meeting will be held and adequate information must be made available to the public in advance of the public meeting.

The *Planning Act* contains time-lines regarding the processing of this application. These time-lines are based on the date on which the **complete** application was received.



### ASSESSMENT OF SEWAGE FLOWS FOR EXISTING PRIVATE SEWAGE DISPOSAL SYSTEMS

Name of Property Owner:	
Mailing Address:	
Postal Code:	Telephone No.:
Lot:	Concession:
Sub Lot No:	Plan No:
Municipal Address:	
Municipality:	

	Existing Structure	Office Use	Structure After	Office
			Construction	Use
Fixture	Number	Fix. Units	Number	Fix. Units
Bedrooms				
Dishwasher				
Laundry Tub				
Shower Stalls				
Bath Tubs				
Toilets				
Wash-up Sinks				
Kitchen Sinks				
Other				
Total				



Please answer the following questions:

1.	Will any component of the existing sewage system be relocated or replaced?
	Yes No
2.	Will the proposed construction decrease the existing separation distance between the structure and the existing sewage system?
	Yes No
3.	Is the existing system malfunctioning or discharging sewage onto the ground or into surface water?
	Yes No
4.	What is the size of the existing septic tank?
5.	What is the size of the existing leaching bed?
6.	What is the floor area of the present dwelling?
7.	What will the floor area be of the dwelling after construction?
I	(Print name in full)
СС	ONTAINED HEREIN IS TRUE AND CORRECT.

Signature

Owner \_\_\_\_\_ Agent \_\_\_\_\_

Date:

### ASSESSMENT OF REQUIREMENT TO SUBMIT AN APPLICATION UNDER PART 8 OF THE ONTARIO BUILDING CODE

The following circumstances dictate when an upgrade or replacement of an existing sewage system is necessary. An application for a sewage permit is required when:

- The performance level of the existing building is reduced. The Ontario Building Code states that the performance level of a dwelling is reduced where the total daily design sanitary sewage flow of the dwelling exceeds the capacity of any component of the sewage system. The capacity of the sewage system must be evaluated when the construction:
  - increases the number of bedrooms in the existing home;
  - exceeds 15% of the gross area of the dwelling unit or;
  - adds new plumbing fixtures to the existing home.
- 2. The proposed structure will decrease the separation distance to the existing sewage system.
- 3. The sewage system is malfunctioning or is discharging sewage onto the ground or into surface water (e.g. Septic connections to agricultural field tiles and drainage ditches are not permitted).
- 4. The owner/agent is unable to answer either question 1, 2 or 3.

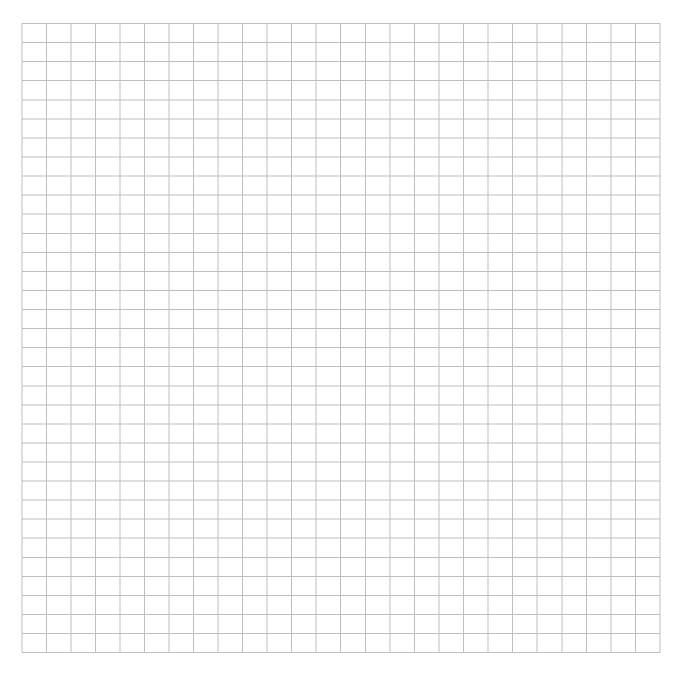
On the attached graph paper, please provide a sketch of the subject property showing lot dimensions, the location(s) of all buildings and structure and the location of the septic tank and leaching (show as much detail regarding the bed as possible - i.e. number of distribution pipes, length of tiles et cetera). If the size of the lot makes it impractical to show the entire property, focus on the area where the sewage system and dwelling are (to be) located.

This office will conduct an inspection of the subject property. An inspection/administrative fee of \$100.00 is therefore required of the applicant to cover the cost of the septic system evaluation/inspection. If it is necessary to make application for septic approval to replace or upgrade the existing sewage system, the evaluation fee will be applied to the cost of the septic permit.

**LOT DIAGRAM AND SEWAGE SYSTEM PLAN:** Draw to scale and indicate the direction of north.

**SHOW:** 1) Location of sewage system components (i.e. tanks, leaching beds)

- Horizontal distances from system to adjacent existing or proposed buildings, well water supplies (including neighbours'), existing on-site sewage systems, driveways, property lines, swimming pools and watercourses (including ditches).
- 3) Lot dimensions, roads and topographic features (i.e. steep slopes, swamps)



## **Declaration of Applicant**

### Section A

Is this project a commercial, agricultural, or industrial application?	Yes	Νο
Does the proposal involve fuel handling/storage ≥15,000 litres?	Yes	No

### Section B

Are there any hydro poles/hydro easements on this property?		No	
Is there any gas or oil or any other utility easement on this property?	? <b>Yes</b>	No	
Are there any Right-of-Way accesses on this property?	Yes	No	
Are there any easements (of any nature) on this property?	Yes	No	
Are there any closed private/municipal drains on this property?	Yes	No	
Are there any agreements/leases attached to title (i.e. wind, gas/oil	etc.)- Yes	No	

If you answered <u>YES</u> to any of the questions in <u>Section B</u> - you are required to clearly indicate on your site/plot/lot diagram the location of such items and provide sufficient documentation where <u>applicable/requested</u>.

### Section C

I understand that property locates are my sole responsibility. Yes No I understand it is my sole responsibility to ensure all substantial completion inspections (as outlined in the issued permit) are requested with 48 hours' notice, carried out and approved prior to proceeding to the next stage of construction. Yes No

I understand that I will be responsible to remit all applicable fees prior to my permit being officially issued and further I may be subject to the said fees if my application is denied, revoked or cancelled (by myself), as per the applicable building permit by-law. Yes No

I, certify that:
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(Print name)
 The information contained in this declaration, application, attached plans and specifications, and other attached documentation is true to the best of my knowledge.

2.	As the Owner/Agent/Contractor I take responsibility to ensure compliance to all federal, provincial and municipal
	legislation and or regulations prior to, during and after construction.

3. I will not hold The County of Lambton or its employees liable for any actions by myself resulting in; non-issuance of a permit, revoking of a permit, civil action and or possible fine.

4. I have authority to bind the corporation or partnership (if applicable).

(Date)

(Signature of Applicant)

Personal information contained in this form and schedules is collected under the authority of Section 7 Subsections 8(2) of the Building Code Act, and will be used in the administration and enforcement of the Building Code Act, 1992. Questions about the collection of personal information may be addressed to: a) the Chief Building Official of the municipality to which this application is being made.

Please Note: This declaration must be completed in its entirety prior to the issuance of a building/plumbing/septic permit, no exceptions.