

	Office Use Only:  Date of Receipt of Application:
	Date of Receipt of Payment:  Preconsultation completed?   Yes   No File Number:  Application Number: HE-OPA-  - 20
	This is an application to the Municipality of Highlands East to amend the Official Plan. The information below must be provided in full in accordance with the current regulations under the <i>Planning Act</i> .
1.	Property Owner Information
	Registered Owner's Name:
	Mailing Address:
	Telephone Number:
	E-mail Address:
	Would you prefer to receive notices via email or by mail? ☐ Email ☐ Mail
	Date Property Was Acquired by Property Owner:
2.	Agent Information (if required)
	Agent's Name:
	Mailing Address:
	Telephone Number:
	E-mail Address:
	Would you prefer to receive notices via email or by mail? $\square$ Email $\square$ Mail
	Where is correspondence to be directed? $\square$ Agent $\square$ Property Owner
3.	Property Information for Subject Property
	Civic Address (911 Address if assigned):
	Tax Roll Number: 46 – 01 000 0000
	Legal Description:
	Lot(s): Concession(s) or Registered Plan Number:



4.

Part(s)	on Plan 19R	
Former/Geographic	c Township of: ☐ Bicroft ☐ Cardiff ☐ Glamorgan ☐ Monmouth	
Frontage (Road): _	Frontage (Water):	
Depth:	Lot Area:	
Is the property subje	ect to any easements or rights-of-way? □ Yes □ No □ Unknown	
If yes, please provid	de information on the nature of the easements or rights-of-way:	· · · · · ·
	ements, restrictive covenants, or encumbrances (mortgages, charges, lie the title for the property?	ens)
☐ Yes ☐ No		
If yes, please provid	de information on the nature of the agreements, covenants, or encumbra	ances:
Planning Informati	<u>ion</u>	
Current Zoning:		
What is the current	use of the property?	
Date that current us	ea was astablished:	
	se was established.	
Current Highlands E	se was established: East Official Plan Designation(s):	<del></del>
J		
Land Uses Currently	East Official Plan Designation(s):	
Land Uses Currently Current County of H	East Official Plan Designation(s):  ly Permitted by the Highlands East Official Plan Designation:	
Land Uses Currently Current County of H	East Official Plan Designation(s):  ly Permitted by the Highlands East Official Plan Designation:  Haliburton Official Plan Designation(s):	
Current County of H	East Official Plan Designation(s):  ly Permitted by the Highlands East Official Plan Designation:  Haliburton Official Plan Designation(s):	
Current County of H	East Official Plan Designation(s):  ly Permitted by the Highlands East Official Plan Designation:  Haliburton Official Plan Designation(s):  ly Permitted by the County of Haliburton Official Plan Designation:	



Please explain how the proposed amendment conforms to the County of Haliburton Official Plan:
Does the requested amendment change, replace or delete a policy in the Highlands East Official Plan?
□ Yes □ No
If yes, please outline the policy to be changed, replaced, or deleted:
Does the requested amendment add a policy in the Highlands East Official Plan?
□ Yes □ No
If yes, please outline the policy to be added:
Does the requested amondment shapes as replace a schedule in the Highlands Fact Official
Does the requested amendment change or replace a schedule in the Highlands East Official Plan?
□ Yes □ No
If yes, please outline the schedule to be changed or replaced:
Does the requested amendment change or replace a designation in the Highlands East Official Plan?
□ Ves □ No



5.

If yes, please outline the designation to be changed or replaced:	
What land uses would the proposed amendment authorize?	
Does the requested amendment alter all or any part of the boundary of a settlement area or establish a new settlement area?	
□ Yes □ No	
Does the request amendment remove the subject land from an area of employment?	
□ Yes □ No	
Is the subject property within an area of land designated under a provincial plan?	
⊠ No (no designated lands in Highlands East)	
Is this application consistent with the policy statements under Section 3(1) of the Planning Act (the <i>Provincial Planning Statement, 2024</i> )?	
□ Yes □ No	
Is the subject property or land within 120 m of the subject property currently subject to an application for minor variance, consent, amendment to an official plan, a zoning by-law, Minister's zoning order, plan of subdivision or a site plan? $\square$ Yes $\square$ No	
If yes, please provide the file number, name of the approval authority, the land it affects, its	
purpose, its status and its effect on the requested amendment:	
Public Consultation Strategy	
Have you submitted an enhanced public consultation strategy with this application? $\square$ Yes $\square$ No	
If no, do you intend to undertake public consultation in a manner that is consistent with Section 17 of the Planning Act? $\Box$ Yes $\Box$ No	



Note: Staff may outline the requirement for an enhanced public consultation strategy through preconsultation or may require it upon receipt and review of your application.

#### 6. Significant Land Uses and Features

Are any of the following uses located on or within 500 m of the subject property?

Use or Feature	On Subject Property	Within 500 m
Livestock Facility, Barn, or Manure Storage	☐ Yes ☐ No	☐ Yes ☐ No
Active or Closed Landfill Site	☐ Yes ☐ No	☐ Yes ☐ No
Sewage Treatment or Waste Stabilization Pond	☐ Yes ☐ No	☐ Yes ☐ No
Provincially Significant Wetland	☐ Yes ☐ No	☐ Yes ☐ No
Locally Significant Wetland	☐ Yes ☐ No	☐ Yes ☐ No
Significant Wildlife Habitat	☐ Yes ☐ No	☐ Yes ☐ No
Cold Water Lake Trout Lake	☐ Yes ☐ No	☐ Yes ☐ No
Floodplain	☐ Yes ☐ No	☐ Yes ☐ No
Erosion Hazard	☐ Yes ☐ No	☐ Yes ☐ No
Active Airport	☐ Yes ☐ No	☐ Yes ☐ No
Commercial Land Use	☐ Yes ☐ No	☐ Yes ☐ No
Industrial Land Use	☐ Yes ☐ No	☐ Yes ☐ No
Municipal Land Use	☐ Yes ☐ No	☐ Yes ☐ No
Hydro-electric or Telecommunications Corridor	☐ Yes ☐ No	☐ Yes ☐ No
Gravel Pit or Quarry	☐ Yes ☐ No	☐ Yes ☐ No
Hazardous sites and rehabilitated mine sites	☐ Yes ☐ No	☐ Yes ☐ No
Contaminated Sites	☐ Yes ☐ No	☐ Yes ☐ No
Provincial Highway	☐ Yes ☐ No	☐ Yes ☐ No
If the answer is yes to any of the above, please proving features and their proximity to the land subject to the		
Has the subject property ever had a gas station local	ated on or directly adjace	nt to it?
□ Yes □ No		
Has there been gasoline or other fuel stored on the subject land or adjacent land?		
□ Yes □ No		



Has there ever been a commercial or industrial land use on the subject land or adjacent land? ☐ Yes ☐ No Is there reason to believe that the subject land may have been contaminated ☐ Yes ☐ No Has the grading of the subject land been changed by adding earth or other material? ☐ Yes ☐ No If the answer to any of the above questions is yes, please provide detailed information on the former uses: If the answer to the above questions is no, please explain how this was determined: 7. Access to the Subject Property ☐ Municipal Road ☐ Municipal Road ☐ Municipal Road (Year Round) (Seasonal) (unmaintained) ☐ County Road ☐ Private Right of Way ☐ Provincial Highway ☐ Water Access Only ☐ Crown Land Name of Street or Road: If Water Access, please provide information regarding the mainland docking and parking location and the distance from the water access point to the subject property: If via private road or Crown land access, does the property have a legal right of way (please provide details about access)?



#### 8. Site Servicing for the Subject Property **Drinking Water: Storm Water Management:** Sewage: ☐ Existing ☐ Proposed ☐ Existing ☐ Proposed ☐ Existing ☐ Proposed ☐ Municipal Water Supply ☐ Municipal Sewers ☐ Storm Sewer ☐ Communal Private ☐ Communal Private ☐ Ditches / Swales Septic System Water Supply ☐ Private Septic System ☐ Private Water Supply ☐ Storm Water Pond If sewage servicing is private, please provide information on the existing or proposed system (type of system, age, capacity): If the water servicing is private, please provide information on the existing or proposed system (type of system, capacity, and source): If the requested amendment proposes to permit development on a privately owned and operated individual or communal septic system and more than 4500 litres of effluent would be produced per day, a servicing options report and hydrogeological report are required as part of a complete application. Are a servicing options report and hydrogeological report required for the proposed development? ☐ Yes ☐ No

If yes, please ensure that these reports are provided with the submitted application.



#### 9. Site Plan

All applications must be accompanied by a site plan that provides the prescribed information below in metric units:

- a. the boundaries and dimensions of the subject land;
- b. 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:
- c. 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,
  - i. are located on the subject land and on land that is adjacent to it, and
  - ii. in the applicant's opinion, may affect the application;
- d. the current uses of land that is adjacent to the subject land;
- e. the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way;
- f. if access to the subject land will be by water only, the location of the parking and docking facilities to be used; and
- g. the location and nature of any easement affecting the subject land.

Measurements shown on the sketch **must** correspond with those provided on the application. The use of a legal survey is highly recommended as a base for all sketches.

Incomplete or inadequately drafted site plans may delay the review or processing of applications.



#### 10. Buildings and Structures on the Subject Property

Please fill in the following information for all existing or proposed structures and buildings on the property. Please add an additional sheet if there is not enough space.

	Existing	Proposed
Number of Buildings/Structures on the Property		
Date of Construction of Buildings/Structures on the Property		Not Applicable
Type and Use of Buildings / Structures		
Height, Dimensions and Floor Area of Buildings/Structures		
Setback from the Property Boundaries (Include distances from the front, side and rear for each building and structure as well as a distance to the high-water mark for properties abutting lakes or rivers)		



#### 11. Complete Application – Pre-Consultation Requirements

Please ensure that any reports, plans or documentation that was identified as required to review and process this application through the pre-consultation process is provided to the Municipality with this application. Applications cannot be deemed complete if all the required information is not submitted.

#### 12. Authorized Agent

	alf. This must be signed by all registered owners.
I / We	
registered owner(s) of the property to which the	nis application applies. <b>I / We</b> hereby appoint
	to act on <b>my / our</b> behalf for all matters
regarding this application.	
(date)	(signature of registered owner)
(date)	(signature of registered owner)
3. Consent of the Owner	
I / We,	<b>am / are</b> the
registered owner(s) of the lands subject of this	s application and, for the purposes of the
Freedom of Information and Protection of Priv	vacy Act, <b>I / we</b> hereby authorize and consent to
the use by or the disclosure to any person or	public body of any personal information that is
collected under the authority of the Planning A application.	Act for the purposes of processing this
I / We also authorize and consent to represe	ntatives of Council, committee members,
municipal staff, staff of other public agencies	and/or any consultant/professional employed by
the municipality for the purpose of processing	this application, entering upon the lands subject
of this application for the purpose of conduction assist in the evaluation of this application.	ng any site inspections as may be necessary to



(date)	(signature of registered owner)
(date)	(signature of registered owner)
I4. <u>Affidavit</u>	
· ·	thorized agent must sign the following affidavit in front of
a commissioner for oaths in Ontario or	a notary public.
I / We,	of the Municipality /
Town / City of	in the County / District /
Region of	solemnly declare that all of
the above statements contained in this	s application are true and <b>I / we</b> 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, and by vi	irtue of the "Canada Evidence Act".
Declared before me at:	
The	
of	
in the	0: 1 10 11 10 11
of	
this day of	
20	
	Signature of Registered Owner or Authorized Agent
Signature of the Commissioner	

#### 15. Planning Services Acknowledgement

The filing of this application is considered as an undertaking by the registered owner(s) to accept all terms and conditions as set forth herein. Where the applicant is not the registered owner(s), the owner will be responsible for any and all outstanding costs related to the processing of this application.



#### **Applicant's Responsibility:**

- 1. The Applicant agrees to provide the Municipality with the following:
  - **a.** Any information in the Applicant's possession concerning all planning matters with respect to this application.
  - **b.** All surveys, drawings, sketches or plans as required to process this application.
  - **c.** The required application fee as determined by the Municipality's Fees and Charges bylaw, and provided during the mandatory pre-consultation process.
- 2. The Applicant understands and agrees that where the services of the Municipal Solicitor are required to process this application, the Applicant shall reimburse the Municipality for all such costs immediately upon receipt of an invoice.
- **3.** The Applicant understands and agrees that where the Municipality is required to engage the services of any other professional, including but not limited to, a surveyor, a hydrologist, a limnologist, etc. to process this application, the Applicant shall reimburse the Municipality for all such costs immediately upon receipt of an invoice.
- **4.** If Council supports an application and its decision on the application is appealed to the Ontario Land Tribunal (OLT) by someone other than the applicant, the applicant will be responsible for all Municipal costs to defend the decision. These costs may include all planning fees, legal fees, engineering fees, fees of other professionals, disbursements, reproduction costs, telephone charges, facsimile charges, peer review fees and any other reasonable costs which may be incurred by the Municipality.

The applicant will submit a Five Thousand Dollars (\$5,000.00) deposit to the Municipality, upon submission of the file to the Ontario Land Tribunal (OLT).

Additional funds may be requested to fully cover the Municipal expenses. Work will not be completed by the Municipality, its solicitor or consultants until such deposit has been paid by the applicant. The applicant will be responsible for the full cost of the Municipality's expenses at the hearing.

- **5.** The Owner(s) acknowledges that Municipal staff, Councillors or Committee members may be required to visit the property which is the subject of this application in order to process this application. The Owner(s) consents to such site visits as may be required.
- **6.** The Owner(s) acknowledges that the processing of this application may require the taking of pictures, either still or video, of the subject property. The Owner(s) consents to such pictures as may be required.



#### **Municipality's Responsibility:**

**7.** The Municipality agrees to process the application in accordance with the provisions of the Planning Act, R.S.O. 1990,c..p.13, as amended.

#### **Deposits:**

8. The Municipality may require the payment of deposits upon submission of any application. Deposits may be applied to cover peer review fees, professional fees should the Municipality require the expertise or advice of a third party consultant, as well as any legal costs incurred. Where the Municipality finds it necessary to make use of professional assistance in the processing of this application, the Municipality will request a deposit from the applicant to cover the cost of the service and processing of the application will not continue until the deposit is received by the Municipality. The deposit will be requested upon submission of the application.

Should fees exceed the initial deposit received, the Municipality shall request further deposits or payments of invoices. Additional funds may be requested from time to time, to fully cover the municipal expenses. Work will not be completed by the Municipality, its solicitor or consultants until such deposit has been paid by the applicant.

The Municipality will keep an accurate record of all costs incurred with respect to planning applications. Upon completion of the processing of an application, the Municipality will reconcile the account for the applications where a deposit has been paid. A refund of the deposit will be made with the exception of those costs incurred by the Municipality.

The applicant agrees to pay promptly, interim accounts from time to time in respect of all reasonable expenses incurred by the Municipality, payment for which has been made by the Municipality or invoices for which have been received by the Municipality.

Witnessed By:	
(signature of witness)	(signature of registered owne
(date)	(signature of registered owne