

THE CORPORATION OF THE TOWNSHIP OF UXBRIDGE

ZONING BY-LAW AMENDMENT APPLICATION

(under Section 34 of the Planning Act)

		For Township Use C	Dnly	
Township File Number :	Date of Receipt:	Payment of Required Fees:	Completion Initial Evaluation:	Date Circulated (if application deemed complete):

PLEASE TYPE OR USE BLACK INK FOR REPRODUCTION PURPOSES. WHERE ADDITIONAL SPACE IS REQUIRED PLEASE ADD PAGES AT THE BACK OF THE APPLICATION IDENTIFIED BY THE SECTION NUMBER.

PART A: PRESCRIBED INFORMATION UNDER SECTION 34(10.1) OF THE PLANNING ACT AND RELATED MATTERS

1. Specify (x) the type of application being submitted:

	Zoning By-law Amendment	Temporary Use	
2 .	Date of Application Submission:		
3.	Name of Owner:	Tel No.:	
	Address:	Fax No:	->
	Postal Code:		
4.	Name of Applicant:	Tel No.:	
	Address:	Fax No.:	-
	Postal Code:		
5.	Name of Authorized Agent (if any):		
	Address:	Tel No.:	
	Postal Code:		
		Email:	-])

6.	Plea	se specify (x) to w	hom all commu	inication s	should be	e sent:			
	Own	ner	Applicant		Agent				
7.	Nam	Names and Addresses of the holders of any mortgages, charges or other encumbrance							
	in re	espect of the subje	ct property (if k	nown):					
		Name		Ade	dress				
	1.	. <u></u>							
	2.								
	3.								
	4.								
8.	Dese	cription of land for	which applicat	ion is bei	ng made.				
	(a)	-			-		ference F	Plan):	
		Legal description (Lot, Concession, Registered Plan and/or Reference Plan):							
	(b)	Municipal Addres	e (Street and Nu	mbor).					
	(b)								
	(c)	Roll Number							
	(d)	Frontage	m Dep	oth	n	n Area		ha	
9.	Exis	ting land use:							
	(a)	What are the existing use(s) of the subject land?							
	(b)	Are there any existing buildings on the subject lands? Yes No						No	
		If yes:							
		Type of Building / Structure	Date Constructed	Set Front Lot Line	backs (met Rear Lot Line	ric) Side Lot Line	Height (metric)	Dimensions or Floor Area (metric)	

(c) If known: Date the subject land was acquired by the current owner

Date any existing buildings/structures on the subject lands were constructed

Length of time the existing uses of the subject land have continued

10. Proposed Changes

- (a) The uses proposed for the subject lands_____
- (b) Are there any buildings or structures proposed to be built on the subject lands?
 Yes No

If yes:

	Se	etbacks(me			Dimensions or
Type of Building / Structure	Front Lot Line	Rear Lot Line	Side Lot Line	Height (metric)	Floor Area (metric)

- (c) Current Zoning:
- (d) Nature and extent of the rezoning requested
- (e) Reason why the rezoning is requested
- (f) Current Official Plan designation and explanation of how the application conforms to the Plan.

(g) If the application is to implement an alteration to the boundary of an area of settlement or to implement a new area of settlement, details of the Official Plan or Official Plan Amendment that deals with the matter:

- (h) If the application is to remove land from an area of employment, details of the Official Plan or Official Plan Amendment that deals with the matter:
- (i) If the subject land is within an area where the Township has predetermined the minimum and maximum density requirements or the minimum or maximum height requirements in the Official Plan, what are the relevant requirements and a statement as to how the proposal conforms to them.

(j) If the subject land is within an area where zoning with conditions may apply, an explanation of how the application conforms to the official plan policies relating to zoning with conditions:

11. Previous Applications

(a) If known, whether the subject land has ever been the subject of an application under the Planning Act for approval of a plan of subdivision or for a consent:

Yes No

If yes, File #:______status of application: _____

(b) If known, whether the subject land has ever been the subject of an application under section 34 of the Planning Act:

Yes No

If yes, File #:______ status of application: ______

(c) If known, whether the subject land has ever been the subject of a Minister's Zoning Order:

Yes No

If yes, Ontario Regulation #:

12. Proposed Servicing

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

Service Type	Development Proposed	Yes/No	Studies Required Now	Attached
Municipal piped water system	Any development on municipal services		Confirmation of service capacity will be required during processing	
Municipal/Private communal water system	More than 5 lots/units and non residential where water used for human consumption		Servicing options statement and hydrogeological report	
	5 or less lots/units and non residential where water used for human consumption		Hydrogeological sensitivity certification	
Individual private wells	More than 5 lots/units and non residential where water used for human consumption		Servicing options statement and hydrogeological report	
	5 or less lots/units and non residential where water used for human consumption		Hydrogeological sensitivity certification	
Other	To be described by applicant		To be determined	

(a) Water Supply

(b) Sewage Disposal

Service Type	Development Proposed	Yes/No	Studies Required Now	Attached
Municipal piped sewage system	Any development on municipal service		Confirmation of service capacity will be required during processing	
Municipal/Private communal sewage system	More than 5 lots/units or more than 4500 litres per day effluent		Servicing options statement and hydrogeological report	
	5 or less lots/units or less than 4500 litres per day effluent		Hydrogeological sensitivity certification	
Individual private septic systems	More than 5 lots/units or more than 4500 litres per day effluent		Servicing options statement and hydrogeological report	
	5 or less lots/units or less than 4500 litres per day effluent		Hydrogeological sensitivity certification	
Other	To be described by applicant		To be determined	

(c) Storm Drainage

Service Type	Development Proposed	Yes/No	Studies Required Now	Attached
Piped Sewers	Any development or piped service		Preliminary stormwater management plan.	
Ditches	Any development or non- piped service		Stormwater management study may	
Swales	Any development or non- piped service		be required during application processing.	
Other				

Property Access

Is access provided by:

Provincial HighwayMunicipal RoadRegional RoadPrivate RoadWater

If access to the subject land is by water only, describe the parking and docking facilities used or to be used and the approximate distance of these facilities from the subject land and the nearest public road:

13. **Provincial Policy**

- (a) Is the requested amendment(s) consistent with policy statements issued under subsection 3(1) of the Planning Act? (explain)
- (b) Are the subject lands within an area of land designated under any provincial plan or plans? (explain)

If **yes** to (b), does the application conform to or not conflict with the applicable provincial plan or plans? (explain)

PART B: TOWNSHIP REQUIRED INFORMATION UNDER SECTION 34(10.2) OF THE PLANNING ACT

In accordance with Section 5.7.3 of the Township Official Plan, a number of materials, plans and studies may be required to be submitted depending on the nature of the application. These requirements are set out in Part E of this application, List of Materials required to be submitted to constitute a complete application. The precise requirements for each application will be determined at the Pre-consultation meeting, however, to assist the Township in determining the exact information requirements the applicant is requested to provide the following information.

- 1. Does the site or adjacent lands include any significant trees or other natural features?
- 2. Is the site adjacent to any significant source of noise or vibration (e.g. railway, major road, major industrial use)?

3. Does the site include a building or structure designated under the Ontario Heritage Act?

- 4. Are there any indications that the subject lands include any archaeological features?
- 5. Potentially Contaminated Land please complete attached Site Contamination Screening Questionnaire.
- 5.1 Has there been an industrial or commercial use of the site?
 - Yes No Last Year of Use
- 5.2 Has there been filling on the site or subject land? Yes No Last Year of Use
- 5.3 Is there reason to believe that the site may have been contaminated by former uses on the site or adjacent sites? (i.e. gas stations, petroleum or other fuel stored on site or adjacent site)?

Yes No Last Year of Use

If **YES**, then an environmental investigation including all former uses of the site, and if appropriate the adjacent site is required. The study must be prepared by a qualified consultant.

Report attached? Yes

If NO, on what basis was this determined?

PART C: AFFIDAVITS REQUIRED AS PART OF THE PRESCRIBED INFORMATION UNDER SECTION 34(10.1) OF THE PLANNING ACT AND RELATED MATTERS

1. <u>CERTIFICATE</u> - (to be signed by Owner, if Agent has been appointed)

2. AFFIDAVIT

l,	of the
in the Region of	_solemnly declare that all the
above statements contained herein and in all exhibits transmitted	herewith 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, and by virtue of the "The O	Canada Evidence Act".

DECLARED BEFORE ME AT				
In the		this		
day of	,20			

Registered Owner(s) or Agent

A Commissioner, etc.

NOTICE OF COLLECTION MUNICIPAL FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT

Personal information collected on this form is collected under the authority of the *Planning Act* as amended, and will be used to assist in making a decision on this matter. All names, addresses, opinions and comments will be made available for public disclosure. Questions regarding this collection should be forwarded to The Manager, Development Services, Township of Uxbridge, 51 Toronto Street South, P.O. Box 190, Uxbridge, Ontario L9P 1T1, telephone 905-852-9181.

PLANNING FEES AGREEMENT

THIS AGREEMENT made this ____ day of _____, 20___.

BETWEEN:

THE CORPORATION OF THE TOWNSHIP OF UXBRIDGE

(the "Township")

OF THE FIRST PART

- and -

(the "Applicant")

OF THE SECOND PART

WHEREAS the Applicant has applied to the Township for ______ (the "Application") pertaining to certain lands more particularly described in Schedule "A" hereto (the "Lands");

AND WHEREAS the Applicant is the owner of the Lands.

AND WHEREAS all the costs, charges, fees and disbursements incurred by the Township in relation to the Application will be charged as a fee to the Applicant pursuant to Township By-law No. 2016-149, as will be amended from time to time (the "Fees By-law");

AND WHEREAS the Township requires the Applicant to enter into an agreement with the Township pursuant to the Fees By-law, which Agreement will provide that the Applicant reimburse the Township for all of its costs, charges, fees, and disbursements in connection with the processing of the Application including, but not limited to, its legal, engineering, planning, consulting and other costs, whether by staff, retained consultant or otherwise, incurred by the Township in connection with the Application, and any other proceedings involving the Application before the Courts or any tribunal ("Township Costs");

AND WHEREAS the Applicant represents and warrants that it has all the necessary authorizations and permissions to enter into this Agreement and that may be required for any purpose in connection with this Agreement and the Application, and the Applicant acknowledges and agrees that the Township relies on this representation and warranty in entering into this Agreement;

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the mutual covenants hereinafter contained and for other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereto hereby covenant and agree as follows:

1. **Commencement of Proceeding:** Thirty (30) days prior to the commencement of any court, Ontario Municipal Board or other tribunal proceeding in connection with the Application, the Applicant and the Owners shall pay a Security Deposit above which shall be determined based on the expected duration of the hearing and complexity of the file and shall keep this security posted with the Township until all Township accounts have been paid in full following completion of the proceeding and until any and all Court, or tribunal hearings, pre-hearings, conferences or proceedings in connection with the Application are finally disposed of and a final decision has been rendered, or are fully and completely withdrawn, and all appeal periods with respect to same have expired.

- 2. Township Accounts: The Township will render monthly invoices to the Applicant for Township Costs incurred. Such accounts shall be due and payable within thirty (30) days after same are rendered by the Township and failure to pay such accounts within thirty (30) days from the date thereof shall result in interest being added thereto at the rate of 1¹/₄ percent (1.25%) per month (fifteen percent per annum), until such time as payment in full is received by the Township. Nothing in this Agreement shall be interpreted to remove the right of the Applicant or the Owners to dispute an account rendered by the Township in connection with the Township Costs. Failure to pay Township accounts may result in such amounts being added to the tax roll pursuant to the Municipal Act. Notwithstanding the above, the Treasurer of the Township of Uxbridge reserves the right to add accounts outstanding to the tax roll, if in their opinion it is warranted, at any-time and without notice.
- 3. **Obligation to Pay Township Costs:** Notwithstanding the posting of deposits pursuant to this Agreement, the obligation of the Applicant and the Owners to pay Township Costs to the Township pursuant to the Fees By-law and this Agreement shall continue in full force and effect. For the purposes of this section only, "fulfilled all its obligations" shall mean that all Township Costs required to be paid pursuant to this Agreement and the Fees By-law have been paid in full to the satisfaction of the Township, and that no further costs, charges, fees, disbursements and/or Township Costs for which this Agreement or the Fees By-law may apply are expected to be incurred by the Township in connection with the Application.
- 4. Termination of Agreement: The Applicant's and the Owners' obligations under this Agreement, including the Applicant's obligations with respect to Township Costs, shall continue until such time as an appeal, if any, including an appeal to the Ontario Municipal Board, is filed with respect to any planning approvals related to the Application, following which, the Applicant's obligations under this Agreement, including the Applicant's obligations with respect to Township Costs, shall continue only in the event that the Township supports the position of the Applicant at such appeal or appeals. In the event that the Township opposes the position of the Applicant at such appeal or appeals, the Applicant's obligations under this Agreement, including the Applicant's obligations with respect to Township Costs, shall cease and this Agreement shall be terminated, except that the Applicant shall make all payments owing as of the date of said termination until such time as all amounts owing have been paid to the Township in full to the satisfaction of the Township following which, any security posted by the Applicant under this Agreement shall be returned to the Applicant.
- 5. **Agreement Default:** The Applicant acknowledges and agrees that if, in the opinion of the Township, at any time, the Applicant is in default of this Agreement, all Township staff and consultants shall immediately cease processing the Application including attendance at any Court or tribunal hearing, prehearings, conferences or proceedings in connection with the Application. No future development agreements related to the Application will be executed by the Township unless all accounts and this Agreement are in good standing.
- 6. **Successors and Assigns:** This Agreement shall enure to the benefit of, and be binding upon, the respective heirs, executors, successors and assigns of each of the parties hereto. For greater certainty, and without limiting the generality of the foregoing, it is acknowledged, understood and agreed that upon a change of ownership of the Lands, or any part thereof, the new registered owner thereof, from the date of registration, shall become bound by the provisions of this Agreement.

- 7. **Parties to Act Reasonably:** Notwithstanding anything else in this Agreement, wherever in this Agreement any decision action or fee is to be made, taken or charged by or on behalf of any party hereto, this Agreement requires that the parties and their respective agents, servants, consultants or contractors shall act reasonably, expeditiously and in good faith in respect thereof.
- 8. Notice of Change in Ownership: In the event of a change in ownership of the Lands or any portion thereof, the Applicant shall immediately advise the Township of the name and address of the new owner.
- 9. **Fees Collected as Taxes:** The Applicant agrees that, in addition to any means process or recourse available to the Township, including any means process or recourse provided by this Agreement and/or the Fees By-law, the Township's Costs may be collected in a like manner as taxes.
- 10. **Township Lien:** The Applicant and the Owners acknowledge and agree to, in addition to any means, process or recourse available to the Township, including any means process or recourse provided by this Agreement and/or the Fees By-law, hereby grant the Township a lien on the Lands in the amount of the outstanding Township Costs, from time to time, plus any other amount or amounts otherwise payable and owing under the Fees By-law. For greater certainty, the Applicant and the Owners acknowledge and agree that:
 - a. The lien will attach to the Lands; and
 - b. The effect of such a lien is that the Township may compel payment of and/or recover Township Costs, from time to time, plus any other amount or amounts otherwise payable and owing under the Fees By-law, as a lien against the Lands.
- 11. **Agreement Registration:** The Applicant and the Owners agree that this Agreement may be registered on title to the Lands.

IN WITNESS WHEREOF the parties have affixed their corporate seals, duly attested by the hands of their proper signing officers in that respect.

SIGNED, SEALED AND DELIVERED in the presence of) THE CORPORATION OF THE) TOWNSHIP OF UXBRIDGE
in the presence of) Dor:
Authorized to be executed by By-law No, passed on the day of) Per:) Name: Dave Barton, Mayor))
, 20) Per:
) Name: Debbie Leroux, Clerk
))
) Per:
) Name:
) Title:
) Per:
) Name:
) Title:
) I/We have authority to bind the Corporation.)

SCHEDULE "A"

Legal Description of the Lands Subject to the Application

ALL AND SINGULAR that certain parcel or tract of land situate, lying and being in the Township of Uxbridge, Region of Durham and being composed of:

Appendix C Site Screening Questionnaire Form

Regional Municipality of Durham Planning and Economic Development Department 605 Rossland Road East Whitby, ON L1N 6A3 Telephone: 905.668.7711 Toll Free: 1.800.372.1102 www.durham.ca

Site Screening Questionnaire for Identifying Potentially Contaminated Development Sites in the Regional Municipality of Durham

This form must be completed for all planning applications unless two original copies and a digital copy of the applicable Environmental Site Assessment (ESA) work prepared in accordance with Ontario Regulation (O.Reg.) 153/04, as amended, is submitted to the approval authority in support of this development proposal. If you have any questions about this questionnaire, please contact the Regional Municipality of Durham as identified above.

Landowner Name:				
Mail	ing Address (Stre	et No. and Name): _		
Loca	ation of Subject La	ands (Municipal Ado	dress):	
Lot(s	s): Conc	ession(s):	_ Registered Plan	#:
Forn	ner Township:		Municipality	:
Rela	ited Planning App	lication(s) and File	Number(s)	
1.	What is the curre	ent use of the prope	rty? Check the app	ropriate use(s):
	Category 1:	□ Industrial	Commercial	Community
	Category 2:	□ Residential	□ Institutional	□ Parkland
	Category 3:	□ Agricultural	□ Other	

Note: daycare facilities and a property that contains a religious building(s) are considered institutional uses. See Ontario Regulation 153/04, as amended, for definitions.

2. Does this development proposal require a change in property use that is prescribed under the *Environmental Protection Act* and O.Reg. 153/04 (e.g. a change to a more sensitive use from Category 1 to 2; 2 to 3; or 1 to 3 as identified under Question 1)?

□ Yes □ No

If yes to Question 2, a Record of Site Condition must be filed on the Provincial Environmental Site Registry.

3. Has the property or any adjacent lands ever been used as an Enhanced Investigation Property (e.g. industrial uses; chemical warehousing; automotive repair garage; bulk liquid dispensing facility, including a gasoline outlet and/or a drycleaning equipment)?

□ Yes □ No

4. Has fill (earth materials used to fill in holes) ever been placed on the property?

□ Yes □ No

 Is the property or any adjacent lands identified as a wellhead protection zone? (Please review the Ministry of the Environment, Conservation and Parks Source Protection Information Atlas to confirm)

□ Yes □ No

6. Is the property within 250 metres from an active or decommissioned landfill/dump, waste transfer station or Polychlorinated Biphenyl (PCB) storage site?

□ Yes □ No

7. Has the property ever stored/generated/accepted hazardous materials requiring Hazardous Waste Information Network (HWIN) registration or other permits?

□ Yes □ No

8. Does the subject lands or lands abutting it previously or currently support one or more of the Potentially Contaminating Activities identified in Table 2 of Schedule D of O.Reg 153/04, as amended (see attachment)?

□ Yes □ No

If Yes was selected in any of the questions above, a Phase One ESA (and possibly a Phase Two ESA) at a minimum prepared in accordance with O.Reg. 153/04, is required. Please submit two hard copies and a digital copy of the Phase One and/or a Phase Two ESA that satisfies the requirements of O.Reg 153/04, as amended.

ESA's may be waived at the Region's discretion provided that the Applicant/Qualified Person (QP) can demonstrate that the response(s) does not pose a risk to human health and the environment to the Region's satisfaction (e.g. consent applications relating to easements, leases, mortgages, correction of title as well as location of off-site Potentially Contaminated Activities; and direction of surface and groundwater flow etc.).

The Region must be granted third party reliance on all ESA work through the completion of its Reliance Letter and Certificate of Insurance. Regional third-party reliance is not required if a Record of Site Condition is filed on the Environmental Site Registry for the proposed property use and/or the Ministry of the Environment, Conservation and Parks (MECP) issues a notice of a Certificate of Property Use where applicable.

Note: The Region may scope the Environmental Site Assessment requirements for minor development proposals on Enhanced Investigation Properties (e.g. accessory structures) or determine if additional environmental work is required.

Declarations:

This form must be completed and signed by both a Qualified Person and the property Owner(s) or Authorized Agent for all development applications made under the *Planning Act* and reviewed by the Region of Durham Planning Department.

A QP sign-off may be waived by the Region for the following Land Division Committee application types: leases; mortgages; title corrections; re-establishment of lot lines (where title inadvertently merged); minor lot line adjustments (at the discretion of the Region); as well as minor variances; minor zoning by-law amendments (e.g. where there is no physical development, the addition of a new non-sensitive land use), and/or part lot control applications where site contamination was recently addressed by a related planning application. For a full list of QP exemptions, please see Appendix B of the Regional Municipality of Durham's Soil and Groundwater Assessment Protocol.

Where a QP sign-off is required on this form, the completion of a Regional Reliance Letter and Certificate of Insurance may be waived.

To the best of my knowledge, the information provided in this questionnaire is true, and I do not have any reason to believe that the subject property contains contaminants at a level that would interfere with the proposed property use. I am a Qualified Person in accordance with Ontario Regulation 153/04 and carry the required liability insurance in accordance with Appendix F of the Regional Municipality of Durham's Soil and Groundwater Assessment Protocol.

Qualified Person:

Name (Please Print)	
Signature:	
Name of Firm:	
Address:	
Telephone:	
E-Mail Address:	
Date:	
Professional Seal:	
Property Owner, or Authorized Officer:	
Name (Please Print)	
Signature:	
Name of Company (if Applicable):	
Title of Authorized Officer:	
Address:	
Telephone:	
E-Mail Address:	
Date:	
Regional File Number:	
Area Municipal File Number:	

Appendix D: List of Potentially Contaminating Activities

Table 2 – Ontario Regulation 153/04

Records of Site Condition – Part XV.1 of the Environmental Protection Act

Ministry of the Environment, Conservation and Parks

ltem	Potentially Contaminated Activity (PCAs)	
1.	Acid and Alkali Manufacturing, Processing and Bulk Storage	
2.	Adhesives and Resins Manufacturing, Processing and Bulk Storage	
3.	Airstrips and Hangars Operation	
4.	Antifreeze and De-icing Manufacturing and Bulk Storage	
5.	Asphalt and Bitumen Manufacturing	
6.	Battery Manufacturing, Recycling and Bulk Storage	
7.	Boat Manufacturing	
8.	Chemical Manufacturing, Processing and Bulk Storage	
9.	Coal Gasification	
10.	Commercial Autobody Shops	
11.	Commercial Trucking and Container Terminals	
12.	Concrete, Cement and Lime Manufacturing	
13.	Cosmetics Manufacturing, Processing and Bulk Storage	
14.	Crude Oil Refining, Processing and Bulk Storage	
15.	Discharge of Brine related to oil and gas production	
16.	Drum and Barrel and Tank Reconditioning and Recycling	
17.	Dye Manufacturing, Processing and Bulk Storage	
18.	Electricity Generation, Transformation and Power Stations	
19.	Electronic and Computer Equipment Manufacturing	
20.	Explosives and Ammunition Manufacturing, Production and Bulk Storage	
21.	Explosives and Firing Range	

Item	Potentially Contaminated Activity (PCAs)	
22.	Fertilizer Manufacturing, Processing and Bulk Storage	
23.	Fire Retardant Manufacturing, Processing and Bulk Storage	
24.	Fire Training	
25.	Flocculants Manufacturing, Processing and Bulk Storage	
26.	Foam and Expanded Foam Manufacturing and Processing	
27.	Garages and Maintenance and Repair of Railcars, Marine Vehicles and Aviation Vehicles	
28.	Gasoline and Associated Products Storage in Fixed Tanks	
29.	Glass Manufacturing	
30.	Importation of Fill Material of Unknown Quality	
31.	Ink Manufacturing, Processing and Bulk Storage	
32.	Iron and Steel Manufacturing and Processing	
33.	Metal Treatment, Coating, Plating and Finishing	
34.	Metal Fabrication	
35.	Mining, Smelting and Refining; Ore Processing; Tailings Storage	
36.	Oil Production	
37.	Operation of Dry-Cleaning Equipment (where chemicals are used)	
38.	Ordnance Use	
39.	Paints Manufacturing, Processing and Bulk Storage	
40.	Pesticides (including Herbicides, Fungicides and Anti-Fouling Agents) Manufacturing, Processing, Bulk Storage and Large-Scale Applications	
41.	Petroleum-derived Gas Refining, Manufacturing, Processing and Bulk Storage	
42.	Pharmaceutical Manufacturing and Processing	
43.	Plastics (including Fibreglass) Manufacturing and Processing	
44.	Port Activities, including Operation and Maintenance of Wharves and Docks	
45.	Pulp, Paper and Paperboard Manufacturing and Processing	
46.	Rail Yards, Tracks and Spurs	

ltem	Potentially Contaminated Activity (PCAs)	
47.	Rubber Manufacturing and Processing	
48.	Salt Manufacturing, Processing and Bulk Storage	
49.	Salvage Yard, including automobile wrecking	
50.	Soap and Detergent Manufacturing, Processing and Bulk Storage	
51.	Solvent Manufacturing, Processing and Bulk Storage	
52.	Storage, Maintenance, Fueling and Repair of Equipment, Vehicles, and Material used to Maintain Transportation Systems.	
53.	Tannery	
54.	Textile Manufacturing and Processing	
55.	Transformer Manufacturing, Processing and Use	
56.	Treatment of Sewage equal to or greater than 10,000 litres per day	
57.	Vehicles and Associated Parts Manufacturing	
58.	Waste Disposal and Waste Management, including thermal treatment, landfilling and transfer of waste, other than use of biosoils as soil conditioners	
59.	Wood Treating and Preservative Facility and Bulk Storage of Treated and Preserved Wood Products	

Note: the above-noted PCAs may change from time-to-time. Please refer to the Provincial Brownfields Regulation O.Reg.153/04 for the official list of PCAs.

PART D: MATERIALS REQUIRED AS PART OF THE PRESCRIBED INFORMATION UNDER SECTION 34(10.1) OF THE PLANNING ACT

The Zoning Amendment Application must include a detailed sketch (in metric units) showing the following information (in some cases it may be appropriate to combine with a survey plan). Wherever possible, a digital file as well as a paper copy of the plan is required.:

- (a) 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.

Further information and/or plans may be required after the application has been given a preliminary review by the Township staff and consultants.

PART E: TOWNSHIP REQUIRED INFORMATION UNDER SECTION 34(10.2) OF THE PLANNING ACT

Fifteen (15) copies and one electronic PDF copy on a memory stick of the following materials, plans and studies identified in the Township Official Plan may be required to be submitted by the Township. A determination will be made at the Pre-Consultation meeting. Where materials, plans and/or studies are required, an application will only be considered complete upon their submission.

The following information and studies prepared at the applicant's expense, and carried out by a qualified professional as determined by the Township, and, at the Township's discretion, unless required by this Plan, retained by the Township, shall generally be submitted as a basis for evaluation of development applications in the Uxbridge Urban and Coppins Corners Secondary Plan areas:

i) Background Information

A plan of survey of the subject site identifying all existing significant trees, other significant landscape features, existing buildings and structures and contours.

ii) Plans

Plans, including, where applicable, site grading and landscaping plans, elevations, and other documentation:

- a) describing the proposed development and its relationship to the existing streetscape in particular building envelopes accesses and parking areas:
- b) demonstrating how stormwater, erosion and sedimentation will be controlled on site:
- c) describing proposed landscaping and any modifications to existing significant trees and landscaping; and,
- d) demonstrating how the development will be integrated with the Natural Heritage System established in Section 2.3 of this Plan.
- iii) Natural Heritage System

Where the site includes or directly abuts lands designated on Schedule "B" to the Uxbridge Urban Area as part of the Natural Heritage System, proposals shall be evaluated in accordance with the information submission requirements of Section 2.3 of the Plan.

iv) Tree Analysis

Where new development is to occur on a piece of land which the Township identifies as having trees which may warrant preservation or replacement, a tree preservation and planting plan shall be developed either at the time of application or as a condition of approval at the direction of the Township.

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Such a plan shall:

- a) address the nature and condition of the tree resources potentially affected by the development;
- b) provide recommendations for tree retention and removal based on the quality of the trees, species tolerance, proposed development impacts and opportunities for mitigation, as well as a program for replanting and vegetation enhancements for new development which impacts on tree stand; and,
- c) address the impact of the development on any abutting lands in the Environmental Constraint Area and Forest Area designations, and the woodlot management and edge/interior protection measures required to protect such areas during and after the initiation of construction.

Based on this analysis, controls will be placed on the trees to be removed, the amount and type of new landscaping to be provided on the site and related management and construction procedures through the Subdivision, Condominium or Site Plan Control Agreements.

v) Noise Impact Study

A noise impact study shall be carried out where residential uses or other sensitive uses, as defined by Ministry of the Environment guidelines, are proposed and the site is adjacent to a major noise source such as an arterial road, railway or industrial use.

Further, the requirements of the Ministry of the Environment guidelines, "Noise Assessment Criteria in Land Use Planning, October, 1995" or any successor thereto, with respect to the need for noise impact studies shall apply to new commercial, industrial or institutional development which is a potential major noise source, such as, but not limited to, uses which have associated with them on-going construction activity, outdoor heat rejection systems (including cooling towers) and outdoor exhaust fans, or other stationary noise sources such as railway yards, major truck stops, major hydro transformers, or natural gas compressors. Where required by the guidelines, a noise impact study shall be carried out to the satisfaction of the Township.

vi) Vibration Study

A vibration study shall be required at the request of the Region, the Township or the applicable railway where the site is within 75 metres (246 feet) of a railway right-ofway or an arterial road. Such a study shall be carried out to the satisfaction of the Township, in consultation with the appropriate government agency or railway.

Further, where new industrial development, which is a potential major source of vibration, such as metal forming industries including punch presses or drop forges, is proposed within 75 metres (246 feet) of existing residential development, a vibration study shall be carried out to the satisfaction of the Township.

vii) Heritage Impact Statement

Where the site includes a building of architectural and/or historical merit designated under the Heritage Act or is located in a designated Heritage District, a heritage impact statement, prepared by recognized professional(s) in the field, shall be required to be submitted to the Township. Such a study shall demonstrate to the satisfaction of the Township that:

- a) the proposal will not adversely impact the heritage significance of the property or the area in which it is located; or,
- b) demonstrate that it is not physically feasible to maintain the heritage building or structure.
- viii) Archaeological Resource Assessment

Where there may be archaeological remains of prehistoric and historic habitation, or areas containing archaeological potential within a site, an archaeological assessment conducted by archaeologists licensed under the Ontario heritage Act shall be required. In addition, the provisions of the Cemeteries Act and its regulations shall be applied when marked and unmarked cemeteries or burial places are encountered during development, assessment or any activity.

ix) Land Use Compatibility

Where applicable, information or necessary studies shall be provided to assist in the establishment of a separation distance, having regard for the Ministry of the Environment guidelines "Compatibility Between Industrial Facilities and Sensitive Uses", between proposed development and potentially incompatible uses.

x) Stormwater Management

Where applicable, in accordance with Ministry of the Environment guidelines, a Master Drainage Plan shall be prepared, or the Township shall require a stormwater study.

xi) Soil Quality

The applicant must demonstrate that on-site soil quality is suitable for the proposed use. Where site remediation is required the Township shall be satisfied with respect to the implementation of remediation prior to development approval. Specifically, where the Township, other public body, or the applicant has identified potential site contamination, the Township shall require the applicant to complete a Phase 1 assessment, in accordance with the Ministry of the Environment's Guidelines for Use at Contaminated Sites in Ontario. The Phase 1 assessment will be reviewed by the Township to ensure there is no contamination prior to the granting of any development approvals. If there is evidence of contamination, the Ministry of the Environment's Guidelines. If the site is found to be contaminated, the Township shall require the applicant to submit a Ministry of the Environment acknowledged Record of Site Condition to the Township to verify site clean-up prior to the granting of a building permit.

xii) Traffic Impact Analysis

Where the Township has identified concerns with traffic impacts, a traffic impact analysis carried out by a qualified transportation engineer shall be required.

xiii) Air Quality

Where the Township identifies concerns with impacts on air quality, appropriate studies by qualified professional(s) shall be required.

In addition, the following studies may be required to be submitted in the Uxbridge Urban Area as set out in Section 2 of the Official Plan:

Functional Servicing Study	Section 2.2.3.2
Market Impact	Section 2.5.17.3.1 i)
Corridor Commercial Area Development	Section 2.5.17.3.6
Employment Area Development	Section 2.3.19.5.2 (up to end
	of first ii)
Recreational Mixed Use Development	Section 2.5.24.3.1 ii)
Brock St. Mixed Use Area	Section 2.5.26.4.1 iii), iv), v) &
	Section 2.5.26.4.2

Coppins Corners Secondary Plan

In addition to other requirements of the Secondary Plan, Section 5.2 Servicing Strategy includes detailed submission requirements as does Section 5.7.3 xiv) and urban design guidelines are required in accordance with Section 5.7.3 xv).

FEE SCHEDULE FOR ZONING BY-LAW AMENDMENT APPLICATION

(made payable to the Township of Uxbridge except where noted)

(a)	Temporary Use, including potential holding symbol removal	\$3,537.00*
(b)	Single Renewal of Temporary Use	\$1,615.00*
(c)	Minor Amendment (single lot severance) including potential holding symbol removal	\$6,100.00*
(d)	Major Amendment including potential holding symbol removal	\$13,580.00*
(e)	Removal of Holding Symbol on Existing Buildings	\$1,700.00*
(f)	Removal of Part Lot Control	\$887.00*
(g)	Release of 1 Foot Reserve (.3m)	\$887.00
(h)	Dwellings in Ancillary Buildings	\$2,968.00
(i)	Lake Simcoe Conservation Authority	In accordance with their fee schedule
(j)	Durham Region Health Department Review (required only for a lot with existing or private services)	In accordance with their fee schedule
(k)	Durham Region Advisory (Planning) Department Review	In accordance with their fee schedule
(l)	Toronto Region Conservation Authority	In accordance with their fee schedule

Updated: January 2025

*Plus all external costs

SIGN POLICY DEVELOPMENT PROPOSALS TOWNSHIP OF UXBRIDGE

In accordance with the provisions of Planning Act and the Ontario Regulations promulgated thereunder it shall be the policy of the Township of Uxbridge that signs shall be erected at the direction of the Township for the following types of development applications:

- (a) Zoning By-law amendments for a specific parcel of land.
- (b) Official Plan Amendments to either the Township's Official Plan or the Durham Region Official Plan when dealing with a specific parcel of land.
- (c) Plans of Subdivision and condominium proposals.
- (d) Amendments to Hamlet Development Plans for a specific parcel of land.

Development signs shall be approved by the Township Clerk and shall be erected by the applicant when directed by the Township Clerk. The Township shall not process the application or set a date for a public meeting until the sign has been erected.

The development sign shall conform to the following specifications:

- 1. SIZE: A development sign shall be approximately 4 feet by 4 feet in size. Each sign shall not be less than 6 feet in height, but not more than 7 feet in height, measured from the ground to the top of the sign, and shall be fastened to two (2) iron T bars, securely anchored in the ground.
- 2. LOCATION: The development sign shall be posted on the building line, but not more than 25 feet from the street line, midway between opposing lot lines, and one sign shall be erected on each street frontage of the subject property. The sign shall not be erected on Municipal property or on the right-of-way of any public highway.

3. MAINTENANCE

AND REMOVAL: The development sign(s) erected shall be maintained by the applicant to the satisfaction of the Township of Uxbridge, until a decision has been rendered on the application by Regional or Township Council, and any amendment enacted has been approved by the Minister of Municipal Affairs and the Ontario Municipal Board, as necessary. The applicant shall remove the sign, at his own expense, within seven (7) days after the matter has been dealt with by Township or Regional Council, the Minister of Municipal Affairs or the Ontario Municipal Board, as the case may be.

- 4. **MATERIALS:** Development signs shall be constructed of 1/2 inch plywood (good one side, or better grade) or corrugated plastic and shall be supported by a minimum of two uprights.
- 5. **COLOURS:** Development signs shall have black lettering on a white background.

- 6. **LETTERING:** Letters shall be a minimum of 2 inches in height. All letters shall be upper case.
- 7. **TITLE:** The title shall be underlined and shall have letters a minimum of 4 inches in height and must contain the word "NOTICE".
- 8. **WORDING:** The text of the notice shall contain the following information:

NOTICE OF COMPLETE APPLICATION AND PUBLIC MEETING CONCERNING APPLICATION(S) FOR _____

Applications for ______ have been submitted to the Township of Uxbridge and the Region of Durham (if applicable) to permit ______

MEETING DATE:

TIME: Public Meeting ____ p.m.

MEETING PLACE: To

Town Hall, 51 Toronto Street South, Uxbridge

For applicant information please contact: _____

For more information about this matter, including information about appeal rights, contact the Township of Uxbridge Development Services Department - Telephone 905 852-9181. Additional information about the Plan of Subdivision and Plan of Condominium (if applicable) is also available at the Regional Planning & Economic Development Department (905) 668-7711.

File Nos.

Regional File Nos. (if applicable)

The wording of the sign <u>must</u> be approved by the Township Clerk prior to the erection of the sign(s)