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## **PREAMBLE**

These pages explain the purpose of this Zoning By-law and how it should be used. These pages do not form part of the Zoning By-law passed by Council and are intended only to make the Zoning By-law more understandable and easier to use.

Section 34 of the <u>Planning Act</u>, R.S.O. 1990, c.P.13, as amended grants the statutory authority to municipalities to zone lands. A zoning by-law can according to Section 34(1):

- Prohibit the use of land or buildings for any use that is not specifically permitted by the by-law;
- Prohibit the erection or siting of buildings and structures on a lot except in locations permitted by the by-law;
- Regulate the type of construction and the height, bulk, location, size, floor area, spacing and use of buildings or structures;
- Regulate the minimum frontage and depth of a parcel of land;
- Regulate the proportion of a lot that any building or structure may occupy;
- Regulate the minimum elevation of doors, windows or other openings and buildings or structures;
- Require that parking and loading facilities be provided and maintained for a purpose permitted by the by-law; and,
- Prohibit the use of lands and the erection of buildings or structures on land that is:
  - Subject to flooding;
  - The site of steep slopes;
  - Rocky, low lying, marshy or unstable;
  - Contaminated:
  - A sensitive groundwater recharge area or headwater area;
  - The location of a sensitive aquifer;
  - A significant wildlife habitat area, wetland, woodland, ravine, valley, or area of natural and scientific interest:
  - A significant corridor or shoreline of a lake, river or stream; or,
  - The site of a significant archaeological resource.

As the result of the above, zoning by-laws do affect the rights of property owners to use land. However, zoning by-laws do not create or affect any interest in land and has no effect on title.

Zoning by-laws in Ontario are not permitted to regulate the user of land, only the use of land. By-laws that are designed to control the user have been determined to not be valid by the courts. Section 35(2) is consistent with these court decisions and it states:

"The authority to pass a by-law under Section 34 does not include the authority to pass a by-law that has the effect of distinguishing between persons who are related and persons who are unrelated in respect to the occupancy or a use of a building or structure or a part of a building or structure, including the occupancy or use as a single housekeeping unit."

Any Official Plan contains general policies that affect the use of land throughout a municipality. These policies specify where certain land uses are permitted and in some instances, specify what regulations should apply to the development of certain lands. However, the Official Plan is a general document that is not intended to regulate every aspect of the built form on a lot. It is for this reason that an Official Plan is not considered to be "applicable law" for the purposes of determining whether a building permit should be issued under the <u>Building Code Act</u>, 1992, S.O. 1992, c.23, as amended. Instead, this is the role of a zoning by-law, with such a by-law being considered "applicable law".

## **HOW TO USE THIS BY-LAW**

In order to reference this By-law most easily, a property owner should follow each of the steps listed below to determine what permissions apply to their particular property.

## 1. LOCATE THE PROPERTY ON A MAP

Maps in a Zoning By-law are called 'Schedules'. The first step to using this By-law is to refer to the zone schedules (both the main Schedules 'A' and 'B' as well as any special maps contained in Schedule 'C') that can be found on the Municipality's website, at the front counter of the Planning and Development Services Department at the Municipal Office on the copy held by the Clerk's Department. The schedule you are looking at may not be the most up-to-date version, so confirm your findings with a Planner at the Municipality. The online schedules include a key map and series of smaller maps covering the entire Municipality. The zone category will be indicated on the schedules by a symbol or abbreviation. For example, you may see a symbol such as "A" beside your property. This would indicate that your property is within the Agricultural Zone. The zone symbols or abbreviations are explained in Part 2 of the By-law.

Part 2 also provides assistance to help you identify the zone boundaries on the Schedules. For example, if your property appears close to a zone boundary and you are not sure how to determine exactly where that boundary is located, refer to Section 2.4 of the By-law.

## 2. BY-LAW AMENDMENTS

A Zoning By-law is not a static document. It is amended over time as demands and policies governing land use change. Before proceeding any further, you should verify that your property is not the subject of an earlier Zoning By-law

amendment. While the Municipality strives to keep this By-law up-to-date, more recent amendments may not be included in the version of the By-law you are using. Staff in the Municipality's Planning Department will be able to assist you to confirm if your property has been subject to a more recent By-law amendment.

#### 3. ZONE PROVISIONS

The next step to using this By-law is to determine what uses are permitted on your property and what standards may apply to the uses on your property. Parts 6 to 10 of the By-law identify the permitted uses and zone standards for each zone in the Municipality. Zone standards include minimum lot area, minimum frontage requirements, minimum yard requirements, maximum lot coverage for buildings, maximum permitted height of buildings and, in some cases, the minimum required landscaped open space on the lot.

#### 4. **DEFINITIONS**

The definitions in Part 3 can assist you if you are not sure of the nature of a permitted use or how it has been defined for the purposes of this By-law. Words that are defined in Part 3 are italicized throughout the By-law. If a word is not italicized, it is not specifically defined. Uses which are not identified as permitted uses within a particular zone are not permitted in that zone.

#### 5. GENERAL PROVISIONS

Now that you are aware of the uses permitted on your property and the specific zone standards that apply to those uses, reference should be made to Part 4 of this By-law. Part 4 contains a more general set of standards known as 'General Provisions' that apply to all properties in all zones throughout the Municipality. For example, the general provisions contain standards that regulate the location of accessory structures on a lot, height exceptions, and non-conforming/non-complying uses that apply to all properties regardless of what zone the property is located.

#### 6. PARKING AND LOADING

Part 5 provides the parking and loading requirements for all uses permitted in the Municipality. If you are considering changing the use of your property or adding a new use to your property, you should review Part 5 to ensure that you are aware of the parking requirements for the proposed use.

# 7. OVERLAY ZONES, EXCEPTIONS, HOLDING ZONES, TEMPORARY USES, AND INTERIM CONTROL BY-LAWS

Parts 11 through 14 contain specific requirements that may apply to one property or a series of properties. Some properties are within an Overlay Zone, covered

in Part 11 (Overlay Zones) that modify use permissions or performance standards within the particular overlay.

Lands subject to an exception covered in Part 12 (Exceptions) have specific use permissions or zone provisions that have been applied either in response to a landowner request or if there is a public interest objective in applying different rules on a property and/or in an area. The provisions within an exception section are intended to take precedence over any other provision in the By-law, where relevant lands subject to an exception will be specifically identified on the schedules with a number within a set of brackets after the parent zone symbol. Additional reference may be made within this Section to special mapping applicable to such properties.

Part 13 (Holding Provisions) contains specific requirements that describe what conditions need to be met in order to develop or establish new permitted uses on a property. Lands subject to a Hold will be specifically identified on the schedules with the use of a (H) symbol followed by the Holding provision number.

Part 14 (Temporary Use Zones) identifies those properties that are subject to use permissions that only last for a specified period of time. Lands subject to an exception will be specifically identified on the schedules with the use of a (T) symbol followed by the Temporary Use number in front of the parent zone symbol.

## 8. DESCRIPTION OF ZONES

This section includes an overview of the intent and purpose of each zone.

## 8.1 Residential Zones (Part 6 of the By-law)

The residential zones implement the policies of the Low, Medium and High Density Residential designations of the Official Plan. Two zones further recognize and permit dwelling units within the Hamlets. A further three zones recognize dwelling units within the Countryside Area.

## **RES1 – Low Density Residential One**

This Zone would permit single detached dwellings and limited accessory uses only. Within this zone are five "sub-zones" that reflect the varied lot frontages and subsequent minimum required yards in Ward 1. These zones are identified as RES1-1 (the largest and widest lots), RES1-2, RES1-3, RES1-4 and RES1-5 (the smallest and narrowest lots). An additional use permission recognizing legal duplex and semi-detached dwellings existing on or before June 21, 1976 (the current R2-1 Zone) will be built into the By-law.

## **RES2 – Low Density Residential Two**

This Zone would permit other forms of low density residential development in addition to single detached dwellings, such as semi-detached and duplex dwellings, in addition to limited accessory uses. Similar to the RES1 Zone, there are two sub-zones (RES2-1 and RES2-2) that reflect the different lot frontage and subsequent minimum required yards in this zone.

## **RES3 – Medium Density Residential**

This Zone applies to the majority of lands (except for those with a current community facility) designated Medium Density Residential in the Official Plan. The list of permitted uses would be fairly broad, permitting all forms of low density residential development as well as various forms of townhouse development and limited accessory uses.

## **RES4 – High Density Residential**

This Zone applies to lands (except for those with a current community facility) designated High Density Residential in the Official Plan. This zone permits higher density forms of development such as townhouse and apartment buildings and limited accessory uses.

#### RESV1 and RESV2 - Hamlet Residential

These Zones permits low density residential development within the designated Hamlets shown in the Official Plan. The RESV2 Zone requires a larger lot area to accommodate newer septic system requirements and permits more residential uses that the RESV1 Zone.

#### **RESR – Rural Residential**

This Zone permits single detached dwellings and limited accessory uses on individual lots within the Countryside Area of Ward 2 (those rural lands outside of the Hamlets and the Oak Ridges Moraine).

#### **RESE – Estate Residential**

This Zone permits single detached dwellings and limited accessory uses within existing estate residential subdivisions in the Countryside Area of Ward 2 (those rural lands outside of the Hamlets and the Oak Ridges Moraine).

## 8.2 Commercial Zones (Part 7 of the By-law)

The Commercial Zones implement the Central, General and Highway Commercial designations of the Official Plan, the Local Commercial areas within Ward 1 as well as existing commercial development within Ward 2.

#### COM1 – Neighbourhood Commercial

This Zone permits a range of commercial use permissions that are appropriate within a neighbourhood context, such as retail stores, personal service shops, offices and medical clinics. This Zone applies to smaller convenience shops and plazas in Ward 1.

#### COM2 - General Commercial

This Zone implements the General Commercial and Highway Commercial designations in the Official Plan and applies to comprehensively planned commercial nodes and corridors along major arterial roads in Ward 1. It permits a wide range of retail and service commercial uses.

#### COM3 - Downtown Commercial

This Zone applies to the historic commercial core of Ward 1 and lands south to the railway line and Lake Ontario shoreline. It permits a broad range of retail and service commercial uses, as well as limited residential development and community facilities.

## **COMR – Rural Commercial**

This Zone applies to lands designated Highway Commercial in Ward 2 in the Official Plan and to other existing commercial properties outside of that designation. It permits a smaller range of retail and service commercial uses than in the General Commercial (COM2) Zone, based upon the availability of partial or private services only.

#### COMV – Hamlet Commercial

This Zone applies to existing commercial properties in the Hamlets of Welcome and Campbellcroft. It permits a range of retail and service commercial uses.

## 8.3 Employment Zones (Part 8 of the By-law)

The employment zones implement the General and Service Employment designations, as well as the additional specialized designations, of the Official Plan.

#### **EMP1 – General Employment**

This Zone applies to lands designated General Employment in the Official Plan in both Ward 1 and the Rural Employment Areas of Ward 2 (Wesleyville and the intersection of Highway 28 and Dale Road). Permitted uses include industrial and office uses, as well as outdoor storage. This Zone can be characterized as a "traditional" employment zone.

## **EMP2 – Service Employment**

This Zone applies to lands designated Service Employment in the Official Plan in both Ward 1 and the Rural Employment Areas of Ward 2 (Wesleyville and the intersection of Highway 28 and Dale Road). Permitted uses include industrial and office uses, as well as limited service commercial uses, but at a higher density to ensure a high-profile built form.

## **EMPR – Rural Employment**

This Zone applies to remaining employment lands within Ward 2 that are the site of existing industrial uses.

#### **EMPX** – Extractive

This Zone recognizes and permits licensed mineral aggregate resource operations under the Aggregate Resources Act.

#### **EMPG – Power Generation**

This Zone applies to lands in Wesleyville that are planned for electrical power generation and accessory uses.

## **EMPW – Waste Management**

This Zone applies to sites used for waste management purposes in Ward 2.

## 8.4 Countryside Zones (Part 9 of the By-law)

These zones apply in Ward 2 to all rural lands that are not part of a Hamlet. In other words, these zones apply to farmlands, woodlots and other rural areas.

#### A - Agricultural

This Zone applies to lands designated as Prime Agriculture in the Official Plan, which are recognized as those lands to be preserved for farming. Permitted uses are limited to agriculture and related uses, including single detached dwellings and limited accessory uses.

#### RU – Rural

This Zone applies to lands designated as General Agriculture in the Official Plan, which are recognized as those lands that are less ideal for farming. Permitted uses are limited to agriculture and related uses, including single detached dwellings and limited accessory uses.

#### Oak Ridges Moraine Zones

In 2005, the Municipality adopted its Oak Ridges Moraine Conservation Plan Zoning By-law Amendment. It introduced six new zones into the former Township of Hope By-law, directly implementing that Plan. The new Official Plan recognizes the same six designations as a Secondary Plan for the area, each of which provides the basis for one implementing zone:

- Oak Ridges Moraine Core (ORM-C), applying where a high concentration of significant environmental features has been identified;
- Oak Ridges Moraine Environmental Protection (ORM–EP), applying to the majority of lands on the Oak Ridges Moraine and where development is generally discouraged;
- Oak Ridges Moraine Linkage (ORM-L), applying to lands where a corridor system for the potential natural transfer of wildlife throughout the Oak Ridges Moraine is to be protected;
- Oak Ridges Moraine Extractive (ORM-MX), applying to licensed mineral aggregate resource operations on the Oak Ridges Moraine;

- Oak Ridges Moraine Rural (ORM-RU), applying where typical rural land uses are permitted on the Moraine; and,
- Oak Ridges Moraine Rural Settlement (ORM-RS), applying where potential expansion of the Hamlet of Campbellcroft is contemplated by the Official Plan.

## 8.5 Other Zones (Part 10 of the By-law)

A series of additional zones are required to complete the implementation of the Official Plan.

#### IU – Urban Institutional

This Zone applies to community facilities in Ward 1. Permitted uses include any public or community-oriented use, including places of worship, schools, community halls and facilities operated by the Municipality.

#### IR – Rural Institutional

This Zone applies to community facilities in Ward 2. A smaller list of permitted uses applies in this Zone compared to the Urban Institutional (IU) Zone.

## **OS - Open Space**

This Zone applies to parklands owned and maintained by a public authority throughout the Municipality.

## OSR – Major Recreational

This Zone applies to major, private open space uses (active recreation) throughout the Municipality. Permitted uses include golf courses, cross-country facilities, mountain biking facilities and equestrian centres.

## **EP – Environmental Protection**

This Zone applies to Provincially Significant Wetlands and remaining lands designated Natural Environment in the Official Plan, and outside of the Regulatory Floodplain (see Section 7.6 of this Preamble) that contain some form of significant environmental feature. No uses beyond conservation uses and parks without buildings or structures (except those used for erosion or flood control) are permitted.

#### D – Development

This Zone identifies lands that are designated for development in the Municipality by the Official Plan but have yet to be granted full development permissions.

## T – Transportation

This Zone applies to railway lands owned by CP Rail and CN Rail and permits railway uses only.

## 8.6 Overlay Zones (Part 11 of the By-law)

Overlay Zones are contained in Part 11 of the Zoning By-law. These Zones modify use permissions and performance standards for lands covered by the applicable Overlay, as required by the Official Plan.

## **EP-F – Environmental Protection - Floodplain**

This Overlay Zone restricts full development permissions and performance standards within the overlay to ensure that certain design criteria are carried forward into applicable law to the satisfaction of the Conservation Authority, but only within those areas where limited development is permitted in Section C5.1.1 of the Official Plan.

## Landform Conservation Areas 1 and 2

On the Oak Ridges Moraine, an additional cap on the total area disturbed by development is placed upon lands within a Landform Conservation Area identified on Schedule 'C-2' to the Zoning By-law. Two standards apply, based upon the degree of significance attached to the particular feature.

## CORPORATION OF THE MUNICIPALITY OF PORT HOPE

#### **BY-LAW NUMBER 20/2010**

**WHEREAS** it is considered desirable to prohibit the *use* of land and the erection and *use* of *buildings* or *structures* except for certain purposes, and to regulate the type of construction and the height, bulk, location, size, *floor area*, character and *use* of *buildings* in accordance with the provisions of Part 34 of the <u>Planning Act</u>, R.S.O. 1990, c.P. 13, as amended;

NOW THEREFORE, the Council of the Corporation of the Municipality of Port Hope enacts as follows:

## PART 1 - INTERPRETATION AND ADMINISTRATION

## 1.1 TITLE

This By-law may be referred to as the "*Municipality* of Port Hope Zoning By-law" ("this By-law") and applies to all lands within the *Municipality* of Port Hope.

## 1.2 CONFORMITY AND COMPLIANCE WITH BY-LAW

No *person* shall change the *use* of any *building*, *structure* or land or *erect* or alter any *building* or *structure* or occupy any land or *building* except in accordance with the provisions of this By-law.

# 1.3 BUILDING PERMITS, CERTIFICATES OF OCCUPANCY AND MUNICIPAL LICENSES

The requirements of this By-law must be met before a *building* permit is issued for the erection, addition to or *alteration* of any *building* or *structure*.

Without limiting the generality of the foregoing, this shall include those matters defined as applicable law under Section 1.4.1.3 of Ontario Regulation 350/06 (the *Building* Code).

#### 1.4 INTERPRETATION

Nothing in this By-law shall serve to relieve any *person* from any obligation to comply with the requirements of any other By-law of the *Municipality* of Port Hope or any other requirement of the *County* of Northumberland, the Province of Ontario or the Government of Canada that may affect the *use* of lands, *buildings* or *structures* in the *Municipality*.

#### 1.5 ENFORCEMENT

Any person or directors or officers of any corporation convicted of a violation of this By-law is liable to penalties in accordance with the provisions of Sections 67 and 67.1 of the <u>Planning Act</u>, R.S.O. 1990, c.P.13, as amended.

#### 1.6 VALIDITY

If a court of competent jurisdiction declares any provision, or any part of a provision, of this By-law to be invalid, if it be found to be of no-force and effect, it is the intention of the *Municipality* that each and every other provision of this By-law be applied and in force in accordance with its terms to the extent possible according to law.

## 1.7 EFFECTIVE DATE

This By-law shall come into force the day it was passed if no appeals are received. If an appeal(s) is received, this By-law, or portions thereof, shall come into force upon the approval of the Ontario Municipal Board and in accordance with the provisions of the Planning Act, R.S.O. 1990, c.P.13, as amended.

#### 1.8 REPEAL OF FORMER BY-LAWS

- a) By-laws 2857/73 (Port Hope) and 3035 (Hope) and all amendments thereto are hereby repealed.
- b) By-law 3350 (Hope) is amended by deleting all of the Parts and Schedules that apply to all lands subject to By-law 3350 except for those lands that are legally described as:
  - (i) Part of Lot 12, Broken Front Concession (1252 and 1845 Baulch Road and adjacent lands as identified on Schedule "B" Sheet 15).

## 1.9 MINOR VARIANCES TO FORMER BY-LAWS, AS AMENDED

Where the Committee of Adjustment of the *Municipality* or the Ontario Municipal Board has authorized a minor variance from the provisions of By-laws 2857/73, 3035 and 3350, in respect of any land, *building* or *structure* and the decision of the Committee of Adjustment of the *Municipality* of Port Hope or the Ontario Municipal Board authorizing such minor variance has become final and binding prior to the enactment of this By-law, the provisions of this By-law, as they apply to such land, *building* or *structure*, shall be deemed to be modified to the extent necessary to give effect to such minor variance.

#### 1.10 EXPANSIONS TO LEGAL NON-CONFORMING USES

Where the Committee of Adjustment of the *Municipality* of Port Hope or the Ontario Municipal Board has authorized the expansion of a legal non-conforming use, *building* or *structure* in accordance with Section 45 (2) a) i) of the Planning Act R.S.O. 1990 c.P 13 as amended and the decision of the Committee of Adjustment of the

Municipality of Port Hope or the Ontario Municipal Board authorizing such expansion has become final and binding prior to the enactment of this By-law, the provisions of this By-law, as they apply to such land, building or structure shall be deemed to be modified to the extent necessary to give effect to such a decision.

#### 1.11 SITE PLAN AGREEMENTS

Where a Site Plan Agreement has been entered into prior to the effective date of this by-law, the provisions of this by-law, as they apply to such land, *building* or *structure*, shall be deemed to be modified to the extent necessary to give effect to such Site Plan Agreement.

#### 1.12 LOTS CREATED BY A WILL

A *lot* created by a Will after July 26, 1990 does not qualify for a *building* permit. If a *lot* created by a Will was created on or before July 26, 1990, a *building* permit may be available provided all other applicable provisions in this By-law are met.

# **PART 2 - ESTABLISHMENT OF ZONES**

## 2.1 ZONES

The Provisions of this By-law apply to all lands within the limits of the *Municipality* of Port Hope. All lands in the *Municipality* are contained within one or more of the following *Zones:* 

ZONE	SYMBOL
Residential Zones (See Part 6) Low Density Residential One  Low Density Residential Two Medium Density Residential High Density Residential Hamlet Residential One Hamlet Residential Two Rural Residential Estate Residential	RES1-1, RES1-2, RES1-3, RES1-4. RES1-5 RES2-1, RES2-2 RES3 RES4 RESV1 RESV2 RESR RESE
Commercial Zones (See Part 7) Neighbourhood Commercial General Commercial Downtown Commercial Rural Commercial Hamlet Commercial	COM1 COM2 COM3 COMR COMV
Employment Zones (See Part 8) General Employment Service Employment Rural Industrial Power Generation Extractive Industrial Waste Management	EMP1 EMP2 EMPR EMPG EMPX EMPW
Countryside Zones (See Part 9) Agricultural Rural Oak Ridges Moraine – Core Oak Ridges Moraine – Environmental Protection	A RU ORM-C ORM-EP

Oak Ridges Moraine – Extractive

Industrial ORM-MX
Oak Ridges Moraine – Linkage ORM-L
Oak Ridges Moraine – Rural ORM-RU
Oak Ridges Moraine – Rural Settlement ORM-RS

## Other Zones (See Part 10)

Institutional – Urban IU
Institutional – Rural IR
Open Space OS
Major Recreational OSR
Environmental Protection EP
Transportation T
Development D

## **Overlay Zones (See Part 11)**

Environmental Protection - Floodplain EP-F

Landform Conservation Area (Schedule 'C-2')

## 2.2 ZONE SYMBOLS

The *Zone* symbols used in this By-law and on the Schedules to this By-law to refer to *lots*, *buildings* and *structures* and other parcels of land and to the *use* of *lots*, *buildings* and *structures* and other parcels of land permitted by this By-law.

#### 2.3 ZONE SCHEDULES

The *Zones* and *Zone* boundaries are shown on Schedules 'A' and 'B' to this By-law.

#### 2.4 DETERMINING ZONE BOUNDARIES

When determining the boundary of any *Zone* as shown on any Schedule forming part of this By-law, the following provisions shall apply:

- A boundary indicated as following a highway, street, lane, railway right-of-way, utility corridor or watercourse shall follow the centreline of such highway, street, lane, railway right-of-way, utility corridor or watercourse;
- b) A boundary indicated as substantially following *lot lines* shown on a Registered Plan of Subdivision, or the municipal boundaries of the *Municipality* shall follow such *lot lines*;

- c) A boundary indicated as running substantially parallel to a streetline and the distance from the streetline is not indicated, the boundary shall be deemed to be parallel to such a streetline and the distance from the streetline shall be determined according to the scale shown on the Schedule(s);
- d) A boundary indicated as following a *lot line* abutting an unopened road allowance shall follow the *centreline* of such road allowance:
- e) A *zone* boundary indicated as following a shoreline shall follow such shoreline, and in the event of a change in the shoreline, the boundary shall be construed as moving with the actual shoreline;
- f) Where a *lot* falls into two or more *zones*, each portion of the *lot* shall be used in accordance with the provisions of this Bylaw for the applicable *zone*; and,
- g) Where none of the above provisions apply the *zone* boundary shall be scaled from the Schedule(s).

In no case is a *Zone* boundary dividing a *lot* into two or more *Zone* categories intended to function as a property boundary.

#### 2.5 EXCEPTION ZONES

Where a *Zone* symbol on the attached schedule(s) is followed by a number enclosed within a set of brackets, the symbol refers to a site-specific exception that applies to the lands noted. Site-specific exceptions are listed in Part 12 of this By-law. Unless specifically amended by the *Zone* Exception, all other provisions of the Parent *Zone* apply.

#### 2.6 HOLDING ZONES

a) Notwithstanding any other provision in this By-law, where a Zone symbol is followed by a set of brackets, a letter "H" and a number contained within those brackets – for example RES4(H1) – the symbol refers to a Holding provision that applies to the lands noted. No person shall use or permit the land to which the Hold applies for any use other than the use which legally existed on the date the By-law applying the Holding provision came into effect or the use(s) permitted in the By-law enacting the Hold, or expand or replace an existing building or structure as the case may be, until the

- Hold (H) is removed in accordance with the policies of the Official Plan and Section 36 of the <u>Planning Act</u>, R.S.O. 1990, c.P.13, as amended.
- b) Notwithstanding the above, *public uses* in accordance with Section 4.28 of this By-law, *model homes* in accordance with Section 4.15 of this By-law, construction uses in accordance with Section 14.1.1 of this By-law, a sales office in accordance with Section 14.1.2, *wayside pit, wayside quarry, portable asphalt plant* or *portable concrete plant* in accordance with Section 14.1.3 of this By-law are permitted without the need to remove the Holding provision. In addition, this provision shall not prevent the issuance of a Building Permit to make structural repairs, carry out façade improvements, improve and/or replace plumbing and electrical systems and/or replace openings.

## 2.7 DEFINITIONS

For the convenience of the reader, all words that are italicized are defined in Part 3 of this By-law.

## 2.8 LAND OWNERSHIP

No representation or implication is made by the *Municipality* nor should any inference be drawn from the Schedules attached to this By-law as to the ownership of any land and/or rights of access to such land. Ownership and access rights are legal matters that fall solely within the purview of a *court* of competent jurisdiction.

## **PART 3 - DEFINITIONS**

#### Abattoir means:

A *building* or *structure* used for the slaughtering or killing of livestock, or poultry, or fowl, and may include the temporary keeping of animals or poultry or fowl, the preparing and packing and shipping of meat for human consumption; in conformity with the regulations contained in the Public Health Act, as amended.

## **Accessory Farm Employee Accommodation** means:

Buildings or structures that are designed to be used for the accommodation of employees of the main agricultural use on the same lot as the main agricultural use on a temporary or permanent basis.

#### Adult Entertainment means:

A premises in which is provided, in pursuance of a trade, calling, business or occupation, Services or Entertainment Appealing to or Designed to Appeal to Erotic or Sexual Appetites or Inclinations.

#### Adult Entertainment Use means:

A use that includes an adult entertainment establishment, adult video store, adult specialty store, body rub establishment, whether such use is a main or accessory use.

#### Adult Specialty Store means:

A premises specializing in the sale of materials and products, such as clothing and accessories, appealing to, or designed to appeal to, erotic or sexual appetites or inclinations. An adult specialty store may, as an accessory use, sell or rent pre-recorded video tapes, video discs, films and or slides appealing to, or designed to appeal to, erotic or sexual appetites or inclinations, provided that no greater than 10% of the gross floor area of the premises is used for such sale or rentals.

#### Adult Video Store means:

A premises where any combination of pre-recorded video tapes, video discs, films or slides Appealing to, or Designed to Appeal to, Erotic or Sexual Appetites or Inclinations, or depicting sexual acts, are offered for rent or sale. An Adult video store shall not include facilities for the screening or viewing of such products.

## **Aggregate Transfer Station** means:

An area of land where aggregate products are temporarily stored prior to shipment and may include facilities for the administration or management of the business and the storage of required equipment, but does not include the retail sale of aggregate products.

## **Agricultural Support Use** means:

A *premises* used for the storing, blending and distributing agricultural support products such as fertilizers, seed and agricultural chemicals.

#### Agricultural Use means:

The growing of crops, including *nursery* and horticultural crops; raising of livestock; raising of other animals for food, fur or fiber, including poultry and fish; aquaculture; apiaries; agro-forestry; maple syrup production; and associated onfarm *buildings* and *structures*.

## Agricultural Warehouse means:

A *building* or *premises* used for the storage of agricultural produce and may include facilities for wholesale distribution or an *accessory retail store*, subject to the provisions of this By-law.

#### Aisle means:

An area of land used by *motor vehicles* to access *parking spaces*.

#### **Alteration** means:

Any modification to the structural component of a *building* that results in a change of *use*, or any increase or decrease in the volume or *floor area* of a *building* or *structure*.

#### Animal Clinic means:

A *premises* where one or more licensed veterinarians and any associated staff provide medical, surgical or similar services solely for domestic pets. This definition may include overnight recovery areas and grooming activities but shall not include any facilities for the cremation or disposal of dead animals or a *kennel*.

#### **Animal Shelter** means:

A *premises* where abandoned, lost or rescued animals are sheltered or boarded for the purposes of adoption or claiming shall not but include and *animal clinic* or *kennel*.

"Appealing to, or Designed to Appeal to, Erotic or Sexual Appetites or Inclinations", when Used to Describe Services or Entertainment includes:

- a) Services or Entertainment of which a principal feature or characteristic is the nudity or partial nudity of any *person*; and,
- b) Services or Entertainment in respect of which the word "nude", "naked", "topless", "bottomless", "sexy", or any other word, picture, symbol or representation having like meaning or implication is used in any advertisement.

#### Arena means:

A *building* containing an ice surface used for skating related activities and/or trade shows, other recreational activities not requiring an ice surface and other events or gatherings, such as weddings, banquets and conferences.

## **Art Gallery** means:

A *premises* used for any combination of the preservation, exhibition or sale of paintings or other works of art.

#### **Assembly Hall** means:

A *building*, or part of a *building*, in which facilities are provided for such purposes as meetings for civic, educational, political, religious or social purposes and may include a *banquet hall*, *private club* or fraternal organization.

#### Auctioneer's Establishment means:

A *premises* used for the sale of items in which the price is determined through bidding and may include, as an *accessory use*, an *outdoor display and sales area.* 

#### **Auditorium** means:

A *building*, or part of a *building*, in which facilities are provided for athletic, civic, educational, political, religious or social purposes and shall include an *arena*, gymnasium, or other similar facility or *use*.

#### **Balcony** means:

An outdoor living area on a partially enclosed platform attached to or extended horizontally from one or more main walls of a *building* and which is not accessed by stairs from the outside.

#### Banquet Hall means:

A *premises* used for the purpose of catering to banquets, weddings, receptions or similar functions for which food and beverages may be prepared and served.

#### Basement means:

One or more *storeys* of a *building* located below the *first storey*.

## Bed and Breakfast Establishment means:

Guest rooms are rented and in which sleeping accommodations and meals are provided to the traveling public and is carried out within the principal residence of the proprietor of the establishment.

#### Billiard Hall means:

A *premises* where the game of billiards is played for commercial purposes.

## **Boarding or Rooming House** means:

Any house or other *building* or portion thereof in which *persons* are harbored, received or lodged for hire, but does not include a *bed and breakfast, day nursery, hotel, hospital*, home for the young or the aged or institution, provided the *hotel, hospital*, home or institution is licensed, approved or supervised under any general or specific Act.

## **Body Rub** means:

The kneading, manipulating, rubbing, massaging, touching or stimulating, by any means, of a *person's* body or part thereof but does not include:

- a) Medical or therapeutic treatment given by a *person* duly qualified, licensed or registered to do so under the laws of the Province of Ontario; and,
- b) Alternative health care services, such as shiatsu and reflexology, given by a person duly qualified to provide such services through completion of formal courses and education and training in the provision of such service offered by an organization or institution that has the qualifications to provide such services.

## Body Rub Establishment means:

A *premises* where a *Body Rub* is performed, offered or solicited in pursuance of a trade, calling, business or occupation, but shall not include:

- a) Any premises where Body Rubs are performed for the purpose of medical or therapeutic treatment and are performed by persons duly qualified, licensed or registered to do so under the laws of the Province of Ontario; and,
- b) Any premises where Body Rubs are performed for the purpose of alternative health care services, such as shiatsu and reflexology, given by a person duly qualified to provide such services through completion of formal courses and education and training in the provision of such service offered by an organization or institution that has the qualifications to provide such services.

## **Bowling Alley** means:

A premises where the game of bowling is played for commercial purposes.

## **Building** means:

A structure occupying an area greater than 10.0 square metres consisting of any combination of a wall, roof and floor, or a structural system serving the function thereof, including all plumbing, works, fixtures and service systems appurtenant thereto.

#### **Building, Accessory** means:

A detached *building*, the *use* of which is customarily incidental, subordinate or exclusively devoted to the main *use* of *main building* located on the same lot.

## **Building, Apartment** means:

A *building* containing three or more dwelling units that share a common external access to the outside through a common vestibule and a common corridor system.

## Building, Main means:

A building in which the main use for which the lot is used is carried on.

## Building, Multiple-Unit means:

A *building* containing three or more *dwelling units* that are:

- a) Located in a *building* such that some or all of the dwelling units are accessed by a corridor system or entrance and some or all of the dwelling units are accessed directly from the outside; or,
- b) Located within a Co-op or any Plan of Condominium, such as a Common Element Condominium, with each dwelling unit being accessed by a *private road*.

This definition shall not apply in a circumstance where a dwelling unit is considered to either be an *apartment dwelling unit* or a *street townhouse dwelling* unit, as defined by this by-law.

#### **Building Supply Outlet** means:

A *premises* in which *building* or construction materials and home improvement materials are offered for retail sale.

#### **Building, Townhouse**

A *building* that is vertically divided into a minimum of three and a maximum of eight dwelling units, each of which has independent entrances at grade to the front and rear of the *building*, and each of which shares a common wall that has a minimum height of 2.4 metres and a depth of 6.0 metres, above grade.

## **Bulk Fuel Storage Facility** means:

A *premises* for the bulk storage of petroleum, petroleum products, chemicals, gases or similar substances.

#### **Business Office means:**

A service commercial use where the affairs of businesses, professions, services, industries, governments, non-profit organizations or like activities are conducted, in which the chief product of labour is the processing and storage of information rather than the production and distribution of goods.

## Camping Establishment means:

A tourist establishment consisting of at least five (5) seasonal camping *lots* and comprising land used or maintained as grounds for the camping or temporary parking of *trailers*, motorized *mobile homes*, truck campers, campers or tents, but does not include parks or camping grounds maintained by a *public authority* 

#### Carport means:

A *building* or *structure* which is less than 60% enclosed, and is used for the parking or storage of one or more *motor vehicles*.

#### Cellar means:

That portion of a *building*, between two floor levels, which has at least half of its height from finished floor to finished ceiling below finished grade level adjacent to the exterior walls of the *building*.

#### **Cemetery** means:

Land set aside or used for the interment of human remains and includes a mausoleum, columbarium or other *structure* intended for the interment of human remains.

#### **Centreline** means:

With reference to a *public street*, a line drawn parallel to and equidistant from the limits of the *public street* and with reference to a *private street*, a line drawn parallel to and equidistant from the edges of the paved surface of the *private street*.

#### **Commercial Fitness Centre** means:

A *premises* in which facilities are provided for recreational or athletic activities such as body-building, gymnastics, martial arts and exercise classes and may include associated facilities such as a sauna, a swimming pool, a solarium, a cafeteria and *accessory retail store*.

## **Commercial Self-storage Facility** means:

A *premises* used for the temporary storage of household items and secured storage areas or lockers which are generally accessible by means of individual loading doors for each storage unit or locker.

#### Communication Dish means:

A device that is utilized to receive and/or transmit telecommunications radio or television or other data signals.

## **Community Centre** means:

A *building* or *structure* operated by a *public authority* which is used for community activities and other activities such as recreational *uses*, trade shows, weddings and banquets.

## Community Centre, Private means:

A tract of land or *building* or any part of a *building* used by the residents of a planned adult lifestyle/retirement community for the purposes of recreation, athletic, religious or social purposes.

## Concrete Batching Plant means:

A *premises* where concrete or concrete products used in *building* or construction are produced, and includes facilities for the administration or management of the business, the stockpiling of bulk materials used in the production process or of finished products manufactured on the *premises* and the storage and maintenance of required equipment, but does not include the retail sale of finished concrete products.

#### Conservation Use means:

An area of land that is generally left in its natural state and which is used for any combination of preservation, protection, or improvement of components of the natural heritage system of other lands for the benefit of man and the natural environmental and which may include, as an *accessory use*, hiking trails and cross country ski trails, *buildings* and *structures* such as nature interpretation centres and public information centres.

## Contractor's Supply Establishment means:

A *premises* in which materials and supplies for service trade contractors are offered for retail sale.

#### Contractor's Yard means:

An area of land used for the storing of equipment and materials used in the construction and/or restoration industries and may include a *premises* where a contractor performs shop or assembly work, but does not include an *industrial* use, landscaping operation or warehouse.

## **Corporation** means:

The Corporation of the Municipality of Port Hope.

#### Council means:

The Council of the Corporation of the Municipality of Port Hope.

## Country Inn means:

A *building* of historic and/or architectural significance, as determined by the *Municipality*, which is used for overnight accommodation, with meals, for the traveling public or day visitors to Port Hope, and which shall also include residential accommodation for the owner.

## County means:

The Corporation of the County of Northumberland.

#### Court means:

An open, uncovered and unoccupied space appurtenant to a *building* and bounded on two sides by walls of the *main building*.

#### **Crematorium** means:

An establishment devoted to the cremation of corpses.

#### **Custom Workshop** means:

A *building* or part of a *building* used by a trade, craft or guild for the manufacture in small quantities of made-to-measure clothes or articles and shall include baking, dressmaking, upholstering, weaving, repair, refinishing of antiques and other art objects, ceramic making, painting, sculpting and the repair of personal effects, but shall not include metal spinning, woodworking or furniture manufacturing, or refinishing of antique automobiles, and further does not include any factory production or any shop or factory otherwise classified or defined in the By-law.

## **Dating/Escort Services** means:

A *premises* where the social needs of those looking for companionship are organized, and which may include meeting rooms and/or dispatch services and/or the storage and parking of *motor vehicles* used by the business.

## Day Nursery means:

- a) A *premises* that provides temporary care or guidance, or both temporary care and guidance, for children in accordance with the <u>Day Nurseries Act</u>, R.S.O. 1990, c.D.2, as amended; and,
- b) A *premises* that provides temporary care or guidance, or both temporary care and guidance, for seniors, but shall not include *emergency housing*, *Group Home Type 1*, *Group Home Type 2*, *long term care facility, nursing home, retirement home, senior citizens home* or *treatment centre*.

#### **Deck** means:

An uncovered and unenclosed *structure* that is *accessory* to a residential *use* and used as an outdoor living area, with a foundation holding it *erect* and a floor that is above finished grade and shall not include a landing or a stair.

## **Drive-through Service Facility** means:

A *building* or *structure* where goods or services are offered to the public within a parked or stationary vehicle by way of a service window.

## **Driveway** means:

A defined area providing access for *motor vehicles* from a *public* or private *street* or a *lane* to facilities such as a *parking area*, parking lot, *loading space*, *private garage*, *building* or *structure*.

#### **Dry Cleaners Distribution Station** means:

A *premises* where articles of fabric are dropped off, stored or picked up by members of the public, but does not include a *dry cleaning establishment*.

## **Dry Cleaning Establishment** means:

Where dry cleaning, dry dyeing, cleaning or pressing of articles or goods of fabric is carried on and in which only non-flammable solvents are or can be used which do not emit odours or fumes and from which no noise or vibration is emitted.

## **Dry Industrial Use** means:

An *industrial use* that does not utilize water in any manufacturing or processing activities and where water is required for employee *use* only.

## **Dwelling** or **Dwelling Unit** means:

A room or *suite* of rooms designed or intended for *use* by one or more *person*s living together as one housekeeping unit and containing cooking, eating, living, sleeping and sanitary facilities, each of which has an independent entrance either directly to the outside or through a common vestibule.

## **Dwelling, Accessory** means:

An accessory dwelling unit that is located within a single-detached dwelling unit or in a non-residential building.

## **Dwelling, Apartment** means:

A dwelling unit in an apartment building.

## **Dwelling, Duplex** means:

A dwelling unit in a two storey building that is divided horizontally into two dwelling units.

## **Dwelling, Multiple-Unit means:**

A dwelling unit in a multiple-unit building.

#### **Dwelling, Semi-Detached** means:

A dwelling unit in a building containing two dwelling units each of which has an independent entrance, either directly from outside or through a common entrance from the outside. A wall that has a minimum height of 2.4 metres above grade and which has a minimum depth of 6.0 metres is required to separate the pair of dwelling units within the same building.

## **Dwelling, Single Detached** means:

A building containing only one dwelling unit, but shall not include a mobile home, park model home, travel trailer or tent trailer or trailer otherwise designed.

## **Dwelling, Street Townhouse** means:

A dwelling unit in a townhouse building, with each unit having direct access to a public street.

#### Easement means:

An instrument that is registered on title which provides for the *use* of land subject to the *easement* for sewer, water, drainage or utility purposes and which may include a right-of-way in favour of a *public authority*.

## **Emergency Housing** means:

Emergency shelters or facilities that accommodate not less than three and not more than ten residents, and provide temporary lodging, board, and personal support services to homeless individuals in a 24-hour supervised setting, for up to 30 days.

## **Emergency Service Facility** means:

A *building* that houses emergency personnel, their supplies, equipment and vehicles and may include an ambulance response facility, fire station or police station.

## **Equestrian Centre** means:

An area of land where horses are boarded and taken out to be ridden by their owners, or rented to others and where riding lessons may be given.

## **Equipment Sales and Rental** means:

A *premises* in which heavy machinery and equipment are offered or kept for rent, lease or hire under agreement for compensation.

## **Erect** means:

To build, construct, reconstruct, alter, relocate or, without limiting the generality of the foregoing, shall include any preliminary physical operation such as excavating, grading, piling, cribbing, filling or draining, structurally altering any existing *building* or *structure* by an addition, demolition, enlargement or extension.

#### Established Grade means:

The average surface elevation at the outside walls of any *building* or *structure*, which is determined by taking the arithmetic mean of the levels of the finished ground surface at every location of change of grade at the outside walls of the *building* or *structure*.

## Farm Implement Dealer means:

A premises where farm equipment is repaired, serviced, sold or stored.

#### Farm Produce Outlet means:

A *premises* where farm produce, exclusive of meat or poultry, is offered for retail sale, but shall not include the sale of reprocessed farm produce or an *abattoir*.

#### Farm Related Tourism Establishment means:

A commercial farm that provides, as an accessory use, educational and active opportunities to experience the agricultural way of life in the *Municipality*. Such activities may include farm machinery and equipment exhibitions, farm-tours, petting zoos, hay rides, sleigh rides, processing demonstrations, pick your own produce, farm theme playground for children and small scale educational establishments that focus on farming instruction. Overnight camping, amusement parks and recreational *uses* are not permitted.

#### Farm Vacation Home means:

An establishment that provides sleeping accommodation (including participation in farm activities, meals, services, facilities and amenities for the exclusive *use* of guests) for the traveling or vacationing public in up to three guest rooms within a single *dwelling* that is located on a farm and is the principal residence of the proprietor of the establishment.

#### Financial Institution means:

A *premises* in which financial services are offered to the public and includes a bank, credit union, trust company, savings office, cheque cashing company, or any other retail banking operation.

#### Floodplain means:

In the case of inland waterways, those lands subject to flooding during a Regulatory flood, being a Regional Storm centred over any given watershed.

## Floodproofing, Dry means:

The use of fill, columns or design modifications to elevate openings in buildings or structures above the Regulatory Flood level or the use of watertight doors, seals, berms/floodwalls to prevent water from entering openings below the Regulatory Flood level.

## Floodproofing, Wet means:

The *use* of materials, methods and design measures to maintain structural integrity and minimize water damage in *buildings* or *structures* which are intentionally designed to allow flood waters to enter, as determined by the *Municipality* in consultation with the Ganaraska Region Conservation Authority.

#### Floor Area means:

The total area of all floors in a *building*, measured between the exterior faces of the exterior walls of the *building* at each floor level.

#### Floor Area, Gross means:

The aggregate of the areas of each floor of a *building* or *structure* above or below *established grade*, measured between the exterior faces of the exterior walls and the *building* or *structure* excluding the sum of the areas of each floor used, or designed or intended for *use* for the parking of *motor vehicles*, unless the parking of *motor vehicles* is the principal *use* of the *building* or *structure*.

#### Floor Area, Gross Leasable means:

The total area of all floors in a *building* designated for tenant occupancy and the tenant's exclusive *use* including *basements*, mezzanines, upper *floor areas* and integral storage areas, measured from the centerline partitions and the exterior faces of the exterior walls but not including public or common areas such as *parking spaces* and *parking areas*, malls, corridors, stairways, elevators or machine or equipment rooms.

#### Floor Area, Ground means:

The area of a *lot* occupied by a *building* or *structure* measured to the interior face of the exterior walls, excluding in the case of a *dwelling* any *private garage*, breezeway, *porch* or verandah.

### Floor Area, Net means:

The aggregate of the *floor areas* of a *building* above or below *established grade*, but excluding car *parking areas* within the *building*, stairways, elevator shafts, service or mechanical rooms and penthouses, washrooms, garbage or recycling rooms, staff locker and lunch rooms, loading areas, any space with a floor to ceiling *height* of less than 1.8 metres and any part of a *basement* that is unfinished, is used solely for storage purposes and is not accessible to the public.

## Forest Management means:

The management of woodlands, including accessory uses such as the construction and maintenance of forest access roads and maple syrup production facilities:

- a) For the production of wood and wood products, including maple syrup;
- b) To provide outdoor recreation opportunities;
- To maintain and, where possible, improve or restore conditions for wildlife; and,
- d) To protect water supplies.

## Fuel Storage Tank means:

A tank for the bulk storage of petroleum, gasoline, fuel, oil, gas or flammable liquid or fluid but does not include a container for a tank for storage merely incidental to some other *use* of the *premises* where such tank is located.

### Funeral Home means:

A *premises* used for providing funeral supplies and services to the public and includes facilities intended for the preparation of the human body for internment.

### G.S.C. means:

When used in conjunction with a number, the elevation of the land above sea level according to the Geological Survey of Canada.

# Garage, Private means:

An enclosed *building*, or part thereof, designed and used for the storage of one or more *motor vehicles*.

#### Garden Suite means:

A self-contained detached residential *structure* that is *accessory* to a *single detached dwelling unit* and is designed to be temporary and portable.

#### Golf Course means:

An outdoor public or private area operated for the purpose of playing golf and which may include, as accessory uses, a *restaurant*, a clubhouse, a *retail store* selling golf equipment and accessories, a fitness centre, a *miniature golf course*, a dwelling unit for an owner/caretaker and other *buildings* or *structures* devoted to the maintenance, administration of the *golf course*.

## Golf Driving Range means:

An indoor or outdoor public or private facility dedicated to the driving of golf balls from fixed golf tees and which may include, as accessory uses, a clubhouse, a *retail store* selling golf equipment and accessories, a dwelling unit for an owner/caretaker and other *buildings* and *structures* devoted to the maintenance, administration and operation of the *golf driving range*.

### Greenhouse, Commercial means:

A *building* or *structure* for the growing of flowers, fruits, vegetables, plants, shrubs, trees and similar vegetation, which are not necessarily planted outdoors on the same lot containing such greenhouse, and, which are sold directly from such lot at wholesale or retail.

# **Group Home Type 1** means:

A single detached dwelling unit occupied by not less than six and not more than ten persons exclusive of staff and receiving family, who live as a single housekeeping unit and require 24-hour residential, sheltered, specialized or group care and which is licensed, approved or supervised by the Province of Ontario under any general or special Act.

# **Group Home Type 2** means:

A single detached dwelling unit occupied by not less than six and not more than ten persons exclusive of staff, who live as a single housekeeping unit and require 24-hour residential, sheltered, specialized or group care and which is licensed, approved, supervised or contracted by the Province of Ontario or the Federal Government under any general or special Act, and which shall be maintained and operated primarily for:

- a) Persons who have been placed on probation under <u>The Youth Criminal</u> <u>Justice Act</u>, <u>The Probation Act</u>, the <u>Criminal Code (Canada)</u> as amended or any Act passed to replace the foregoing Acts;
- b) Persons who have been released on parole under <u>The Ministry of Correctional Services Act</u> or <u>The Parole Act (Canada)</u> as amended or any Act passed to replace the foregoing Acts; and,
- c) Persons who have been charged under The Youth Criminal Justice Act.

## Habitable Room means:

A room designed for living, sleeping, eating or food preparation including, but not limited to, a den, *library*, sewing room or enclosed sunroom.

# **Height** means:

With reference to a *building* or *structure*, the vertical distance measured from the *established grade* of such *building* or *structure* to:

- The highest point of the roof surface or the parapet, whichever is the greater, of a flat roof;
- b) The deckline of a mansard roof;
- c) The mean level between eaves and ridge of a gabled, hip or gambrel roof or other type of pitched roof; and,
- d) In case of a *structure* with no roof, the highest point of the said *structure*.

Notwithstanding the above, the *height* of *accessory buildings* and *structures* is the vertical distance measured from the *established grade* of such *building* or *structure* to its highest point.

### **Home Industry** means:

A small-scale *industrial use* on a *commercial farm* which is an *accessory use* to an *agricultural use*. For the purpose of this By-law, a *contractor's yard*, the repairing of *motor vehicles* or paint shop, *mobile homes* and *trailers* are not considered to be *home industries*.

### **Home Occupation** means:

The use of part of a dwelling unit for the conduct of a profession, trade or occupation that results in a product or service and which is clearly accessory to the principal residential use of the dwelling unit.

## **Hospital** means:

Any institution, *building* or other *premises* established for the treatment of *persons* afflicted with or suffering from sickness, disease or injury.

#### Hotel means:

A *premises* that contains *suites* with or without private cooking facilities that are rented on a temporary basis to the public or *dwelling units*, or a combination of both, equipped to be occupied as temporary accommodation for the public, and may contain a public dining area, meeting rooms and *accessory* banquet facilities.

### **Hydrologically Sensitive Feature** means:

Permanent and intermittent streams, wetlands, kettle lakes, seepage areas and springs as described in Section 26 of the Oak Ridges Moraine Conservation Plan.

#### Industrial Use means:

A *premises* used primarily for the purpose of manufacturing, processing, fabrication, assembly, treatment, packaging and incidental storage of goods and materials and may include *accessory* sales and distribution of such products.

#### **Infrastructure** means:

A physical *structure* (facilities and corridors) that form the foundation for development. *Infrastructure* includes: sewage and water systems, septage treatment systems, *waste management* systems, electric power transmission facilities, communication/telecommunications facilities, transit and transportation corridors and facilities, oil and gas pipelines and associated facilities.

#### Institutional Use means:

A use that caters to the social, educational, health or religious needs of humans.

#### **Kennel** means:

A *premises* used for the breeding, raising, training, sheltering, or boarding of dogs, cats or other household pets.

## Key Natural Heritage Feature means:

Wetlands; significant portions of the habitat of endangered, rare and threatened species; fish habitat; areas of natural and scientific interest (life science); significant valleylands; significant woodlands; significant wildlife habitat; sand barrens; savannahs and tallgrass prairies as described in Section 22 of the Oak Ridges Moraine Conservation Plan.

### **Laboratory means:**

A building or a room where scientific or technological experiments, analyses, and research are carried out.

## Landscaped Open Space means:

That space on a *lot* that is not covered by *buildings* or *structures* and is used exclusively for *landscaping*.

# Landscaping means:

Trees, shrubs, flowers, grass or other horticultural elements, decorative stonework, screening or other architectural elements, and may include lands that are used as walkways and *driveways* and ramps that provide access on to the lot from the *street* and shall not include *parking areas*.

### **Landscaping Operation** means:

A *premises used* for the exclusive purposes of providing landscape contracting services, including the incidental storage of landscaping equipment, and may include the *accessory* growing of plants, but shall not include a *commercial greenhouse*, *nursery* or *retail store*.

### Landscaping, Soft means:

That portion of a *lot* comprised of any combination of flowers, grass, shrubs, sod, trees or other horticultural elements that is not covered by architectural elements including but not limited to asphalt, *buildings*, brickwork, concrete, stonework or *structures*.

#### Lane means:

A public thoroughfare which affords only a secondary means of access to abutting *lots* and which is not intended for general traffic circulation. For the purposes of this By-law, a *lane* is not a *public street*.

## **Laundry Establishment** means:

A *building* or *structure* used for the purpose of collection and distribution of articles or goods of fabric to be subjected to the process of cleaning, in which only water and detergents can be used, and may include a self-service laundry component.

## **Library** means:

A *premises* containing printed, electronic and pictorial material for *public use* for purposes of study, reference and recreation as recognized by the <u>Public Libraries</u> Act, R.S.O. 1990, c.P. 44, as amended.

#### Livestock means:

Dairy, beef, swine, poultry, horses, goats, sheep, ratites, fur-bearing animals, deer and elk, game animals, birds and any other animal raised for food, fur or fibre.

## **Livestock Facility** means:

A *building* where *livestock* are harboured and kept for *use*, propagation, or intended profit or gain and may include associated manure storage.

## Loading Space means:

An unobstructed area of land that is used for the temporary parking of one or more *commercial motor vehicles* while merchandise or materials are being loaded to or unloaded from such vehicle.

### **Long Term Care Facility** means:

A *premises* licenses pursuant to Provincial legislation, where a broad range of personal care, support and health services are provided for the elderly, disabled or chronically ill occupants in a supervised setting, and may include one or more accessory uses, such as common dining, lounging, kitchen, recreational or medical offices/clinics, but shall not include a retirement home.

### Lot means:

A parcel of land that is registered as a legally conveyable parcel of land in the Land Titles Registry Office.

## Lot Area means:

The total horizontal area within the lot lines of a lot.

## Lot Coverage means:

That percentage of the *lot* covered by all *buildings* and shall not include that portion of such *lot area* that is occupied by a *building* or portion thereof that is completely below grade. *Lot coverage* in each *Zone* shall be deemed to apply only to that portion of such *lot* that is located within said *Zone*.

# Lot Depth means:

The horizontal distance between the mid-point of the *front lot line* and the mid-point of the *rear lot line*.

## Lot Frontage means:

The horizontal distance between the interior side and/or *exterior side lot lines*, with such distance being measured perpendicularly to the line joining the midpoint of the *front lot line* with the mid-point of the *rear lot line* at a point on that line 6.0 metres from the *front lot line*.

In the case of a *lot* with no *rear lot line*, the point where two side *lot lines* intersect shall be the point from which a line is drawn to the mid-point of the *front lot line*. In the case of a *corner lot* with a *sight triangle*, the *exterior side lot line* shall be deemed to extend to its hypothetical point of intersection with the extension of the *front lot line* for the purposes of calculating *lot frontage*.

### Lot Line means:

A line delineating any boundary of a *lot*.

#### Lot Line, Exterior Side means:

The *lot line* of a *corner lot*, other than the *front lot line*, which divides the *lot* from a *public street*.

### Lot Line, Front means:

The line that divides the *lot* from the *public street*, but, in the case of:

- a) A corner lot, the shortest of the lot lines that divides the lot from the public street shall be deemed to be the front lot line:
- A corner lot where such lot lines are of equal length and where one lot line abuts a County road or Provincial highway, the front lot line shall be deemed to be that line which abuts the County road or Provincial highway;

- c) A corner lot where such lot lines are of equal length and where both lot lines abut public streets under the same jurisdiction, the Corporation may designate either streetline as the front lot line;
- d) A *lot* that does not abut a *public street* but which is separated from a *public street* by a *public park* and which is accessed by a *lane*, the shortest *lot line* that abuts the *public park* shall be deemed to be the *front lot line*; and,
- e) A through lot, the longest of the lot lines, which divides the lot from the public streets, shall be deemed to be the front lot line. If both such lot lines are of equal length, the Corporation may designate either streetline as the front lot line.

### Lot Line, Interior Side means:

A lot line, other than a rear lot line that does not abut a public street.

## Lot Line, Rear means:

The lot line opposite to, and most distant from, the front lot line.

## Lot, Corner means:

A *lot* at the intersection of two or more *public streets* or upon two parts of the same *public street* with such *street* or *streets* containing an angle of not more than 135 degrees or a *lot* upon which the tangents at the *street* extremities of the *interior side lot lines* contain an angle of not more than 135 degrees. The corner of a *lot* on a curved corner shall be that point on the *streetline* nearest the point of intersection of the said tangents.

### Lot, Interior means:

A lot that is not a corner lot or a through lot.

### Lot, Through means:

A *lot* bounded on opposite sides by a *public street*. However, if the *lot* qualifies as being both a *corner lot* and a *through lot*, such *lot* is deemed to be a *corner lot* for the purposes of this By-law.

# Main Building Façade Means:

- a) The exterior wall of the *building* on the *first storey* that contains the front door to the *building*; or,
- b) In the case of a *corner lot*, the exterior wall of the *building* on the *first storey*.

#### Marina means:

A *building*, *structure* or place, containing docking facilities and located on a navigable waterway, where boats and boat accessories are stored, serviced, repaired and/or kept for sale and where facilities for the sale of marine fuels and lubricants may be provided.

# **Medical Marihuana Production Facility** means:

A building used for growing, producing, testing, destroying, storing or distribution of medical marihuana or cannabis authorized by a license issued by the federal Minister of Health, pursuant to Section 25 of the Marihuana for Medical Purposes Regulations, SOR/2013-119, under the *Controlled Drugs and Substances Act*, SC 1996, c 19, as amended. For purposes of clarification no part of this operation, whether *accessory* or not, may be located outside.

### Medical Office means:

A *premises* used for the medical, dental, surgical, and therapeutic treatment of human beings including clinics operated by a number or variety of medical professionals, but does not include a public or private *hospital*.

### **Micro-brewery** means:

A *premises* used for the small-scale production of beer or spirits produced for consumption on the same *premises* and retail sale and may include, as *accessory uses*, a *business office* and *restaurant*.

# Mineral Aggregate Resource Operation means:

- Lands under license or permit, other than for a wayside pit or quarry, issued in accordance with the Aggregate Resources Act, or successors thereto; and,
- Associated facilities used in extraction, transport, beneficiation, processing or recycling of mineral aggregate and derived products such as asphalt and concrete or in the production of secondary related products.

Mineral aggregate resources are gravel, sand, clay, earth, shale, stone, limestone, dolostone, sandstone, marble, granite, rock or other material prescribed under the <u>Aggregate Resources Act</u>, R.S.O. 1990, c.A.8, as amended, suitable for construction, industrial, manufacturing and maintenance purposes but does not include metallic ores, asbestos, graphite, kyanite, mica, nepheline syenite, salt, talc, wollastonite, mine tailings or other material prescribed under the Mining Act, R.S.O. 1990, c.M.14, as amended.

#### Miniature Golf Course means:

A *premises* where the game of mini-putt is played using artificially constructed holes.

# Minimum Distance Separation (MDS) means:

The mathematical tool to determine a recommended distance between livestock and manure storage facilities and non-agricultural *uses*.

#### **Mobile Home** means:

Any *dwelling* that is designed to be mobile, and constructed or manufactured to provide a permanent residence for one or more *persons* in accordance with Canadian Standards Association (CSA) Z240, but does not include a *park model home*, travel *trailer* or tent *trailer* or *trailer* otherwise designed.

### **Mobile Home Park** means:

Land that has been provided and designed for the location of two or more occupied *mobile homes*.

### Model Home means:

A *building* that is used on a temporary basis as a sales office and/or as an example of the type of *dwelling* that is for sale in a related development and which is not occupied or used for human habitation.

#### **Modular Home** means:

A prefabricated *building* or *structure* which is designed to provide a permanent *dwelling unit* for one or more *person*s and which is placed on a finished permanent foundations. This definition shall not include a *mobile home*, a travel *trailer* or tent *trailer* or a *trailer* otherwise defined.

#### Motel means:

A *premises* that contains *suites* with no private cooking facilities that are rented on a temporary basis to the public with each room being accessed directly from the outside.

#### Motor Vehicle means:

An automobile, motorcycle, motor-assisted bicycle, and any other vehicle propelled or driven otherwise than by muscular power, but does not include a *street* car, or other *motor vehicles* running only upon rails, or a motorized snow vehicle, traction engine, farm tractor, self-propelled implement of husbandry or road-building machine.

## Motor Vehicle Body Shop means:

A *premises* used for the painting, repairing of the interior, exterior, or undercarriage of *motor vehicle* bodies. *Motor vehicle washing establishments* are not an *accessory use*.

## Motor Vehicle, Commercial means:

A *motor vehicle* having permanently attached thereto a truck or delivery body and includes an ambulance, hearse, casket, wagon, fire apparatus, police patrol, motor bus and tractor used for hauling purposes on the highways and any vehicle bearing commercial license plates.

### Motor Vehicle Dealership means:

A premises used for the sale and/or rental of new and/or used motor vehicles and may include, as accessory uses, a motor vehicle service station and motor vehicle body shop.

## Motor Vehicle Gasoline Bar means:

A *premises* where gasoline or other motor fuels and oil are kept for sale and delivery directly into a *motor vehicle*, and may include an *accessory retail store*, but shall not include a *motor vehicle* repair establishment or a *motor vehicle washing establishment*.

### Motor Vehicle Repair Garage means:

A premises used for the repairing of motor vehicles, but shall not include the sale of motor vehicle fuels or a motor vehicle body shop. Motor vehicle washing establishments are not an accessory use.

#### Motor Vehicle Service Station means:

A premises used for the sale of motor vehicle fuels and which may include the following accessory uses: retail store, restaurant, personal service shop, transit station, motor vehicle rental, motor vehicle repair shop and motor vehicle washing establishment.

# Motor Vehicle Washing Establishment means:

A *premises* in which the mechanical or hand washing of *motor vehicles* is carried out.

## **Mountain Biking Facility** means:

An area of land with trails used by non-motorized mountain bikes and which may include, as accessory uses, a restaurant, a club house, a retail store selling mountain bike equipment and accessories, commercial fitness centres, a dwelling unit for an owner/caretaker and other buildings or structures devoted to the maintenance, administration and operation of the mountain biking facility.

## Municipality means:

The Municipality of Port Hope.

#### Museum means:

A *premises* used for the preservation of a collection of any combination of paintings, other works of art, objects of natural history, mechanical, scientific or philosophical inventions, instruments, models or designs and which may also include a *library*, reading rooms, laboratories and *accessory business office*.

## Net Developable Area means:

The area of a *lot* or *site*, less any area that is within a *key natural heritage feature* or a *hydrologically sensitive feature*.

#### Non-Complying means:

A *building*, *structure* or *lot* that does not comply with the regulation(s) of this By-Law.

### Non-Conforming means:

A use that is not a permitted use in the Zone in which the said use is situated.

### **Nursery** means:

A *building* or part of a *building* and land adjacent thereto for growing, displaying and sale of flowers, fruits, vegetables, plants, shrubs, trees or similar vegetation and may include, as an *accessory use*, the sale of goods, products and equipment for gardening or *landscaping* purposes.

## **Nursing Home** means:

A *premises* in which lodging is provided with or without medical care and treatment in accordance with the <u>Nursing Homes Act</u>, R.S.O. 1990, c.N.7, as amended.

### **Obnoxious Use** means:

A *use* which, from its nature or operation, creates a nuisance or is liable to become a nuisance or offensive by the creation of noise or vibration, or by reason of the emission of gas, fumes, dust or objectionable odour, or by reason of the matter, waste or other material generated by the *use*, and without limiting the generality of the foregoing, shall include any *uses* which may be declared to be a noxious or offensive trade or business.

## **Opening** means:

An area of a main wall that is open from the outside to the inside and which is treated in a manner that offers a view to the inside from the outside.

#### Outdoor Display and Sales Area means:

An outdoor open space area where produce or merchandise is displayed or sold and where services are provided in conjunction with a business located within a building or structure on the same lot.

## Outdoor Storage means:

An area of land used in conjunction with a business located within a *building* or *structure* on the same *lot*, for the storage of goods and materials.

## Outdoor Storage Use means:

An *outdoor storage* area forming the main *use* of a *lot*, such as a *motor vehicle* wrecking *yard*, a *motor vehicle* storage compound or construction equipment or materials *yard*.

### Park, Private means:

An open space or recreational area other than a *public park*, operated on a commercial or private member basis, and which includes one or more of the following facilities or activities:

- Areas for walking, horse back-riding and cross-country skiing;
- b) Recreational or playground areas such as picnic areas, tennis *courts*, lawn bowling greens, outdoor skating rinks, athletic fields and *accessory buildings* which may include change rooms, meeting rooms and washrooms.

Any area of land under the jurisdiction of a *public authority* that is designed and/or maintained for active or passive recreational purposes. Without limiting the generality of the foregoing, a park may include municipal parks and playgrounds, *golf courses*, swimming pools, splash pads, sport courts, bowling greens, *arenas*, boating facilities and sports fields and ancillary retail *uses*.

# Park, Public means:

Any area of land under the jurisdiction of a *public authority* that is designed and/or maintained for active or passive recreational purposes. Without limiting the generality of the foregoing, a park may include municipal parks and playgrounds, swimming pools, splash pads, sport courts, bowling greens, boating facilities and sports fields and ancillary retail *uses*.

## Parking Area means:

An open area of land not located on a *public street*, private street or *lane* that is used for the parking of four or more *motor vehicles*, but shall not include any area where *motor vehicles* for sale or repair are kept or stored and shall not include a driveway that provides access to a ground oriented residential *dwelling unit*.

#### Park Model Home means:

A *trailer* designed for temporary human habitation having permanent running gear attached and meeting CSA Standard Z241.

# Parking Lot, Commercial means:

An area of land used for the parking of *motor vehicles* for a fee, with such *use* forming the principal *use* of a *lot*.

### Parking Space means:

An unobstructed space for the exclusive use of parking of a motor vehicle.

### Patio, Restaurant means:

An outside area that is *accessory* to a *restaurant* and where food and/or beverages are prepared and/or served in conjunction with the *restaurant use*.

#### Person means:

Any human being, association, firm, partnership, incorporated company, *corporation*, agent or trustee, and the heirs, executor or other legal representatives of a *person* to whom the context can apply.

## Personal Service Shop means:

A *premises* in which services involving the care of *persons* or their apparel are offered and includes a barber shop, a hair dressing shop, a beauty shop, a shoe repair establishment, a *dry cleaners distribution station*, photographer's *studio*, tailor, travel agent, day spa, tanning salon, diet centre or similar service establishments.

#### Place of Amusement means:

A *premises* that contains facilities that offer games of skill and competition for the amusement of the public, such as motion simulation rides, virtual reality games, video games, computer games, laser games and similar types of *uses*, but does not include casinos or any other establishment accommodating gambling or gaming activities, wagering or betting, video lottery and gaming machines or any other similar type of gambling *use*.

#### Place of Entertainment means:

A motion picture or live *theatre*, *arena*, *auditorium*, planetarium, concert hall and other similar *uses* but shall not include an *adult entertainment use*, any *use* entailing the outdoor operation or racing of animals or motorized vehicles, a casino or any other establishment accommodating or providing gambling or gaming activities, wagering or betting, video lottery or gaming machines, or any other similar type of gambling *use*.

# Place of Worship means:

A *premises* used by a charitable religious group(s) for the practice of religious rites.

### **Planting Strip** means:

An area which shall be used for no purpose other than *landscaping*, including decorative rock treatments or other required structural features, a row of trees or

a continuous massing of deciduous and coniferous shrubs. The remainder of such *planting strip* shall be used for no purpose other than *landscaping* features, planting trees, shrubs, annuals and/or perennials, grass or similar vegetation. Walkways and *driveways* accessing the lot from the street are permitted to cross a *planting strip*.

#### Porch means:

A *structure* with a roof and at least one side that is open and unenclosed, that is accessed by stairs from grade and which provides access to the *first storey* of a *dwelling unit*.

## Portable Asphalt Plant means:

### A facility:

- With equipment designed to heat and dry aggregate and to mix aggregate with bituminous asphalt to produce asphalt paving material, and includes stockpiling and storage of bulk materials used in the process; and,
- b) Which is not of permanent construction, but which is to be dismantled at the completion of the construction project.

## Portable Processing Plant means:

Equipment for the crushing, screening or washing of sand and gravel aggregate materials, but not including a *concrete batching plant* or an asphalt plant, which equipment is capable of being readily drawn or readily propelled by a *motor vehicle* and which equipment is not considered permanently affixed to the site.

### **Power Generation Facility** means:

A facility for the generation of electricity, but shall not include a *solar panel* or *wind turbine*.

### **Premises** means:

Area of a *building* occupied or used by a business or enterprise. In a multiple tenancy *building* occupied by more than one (1) business, each business area shall be considered a separate *premises*. Each individual unit proposed and/or registered in a draft Plan of Condominium shall also be considered an individual *premises*.

## **Printing or Publishing Establishment** means:

A *premises* wherein printing, photocopying, blue printing, duplicating, publishing or lithography are conducted.

## Privacy Area means:

An outdoor area exclusively used by the occupants of a *dwelling unit* but shall not include a *parking area*, *driveway* or ingress or egress ramp.

## Private Club means:

A *premises* used as a meeting place by members and guests of members of non-profit and non-commercial organizations for community, social or cultural purposes. This definition does not include *uses* that are normally carried out as a commercial enterprise.

# Private Home Daycare means:

The temporary care for reward or compensation of five children or less who are under ten years of age where such care is provided in a private residence, other than the home of a parent or guardian of any such child, for a continuous period not exceeding twenty-four hours.

#### Private Road means:

A private thoroughfare not under the jurisdiction of the *Corporation*, the *County* of Northumberland or the Province of Ontario or created through the registration of a plan of condominium.

#### Professional Office means:

Offices where services are provided that require specialized training or professional certification including but not limited to accountant, appraiser, attorney, architect, landscape architect, engineer, land use planner, surveyor, stockbroker, physician, dentist, chiropractor, massage therapist, psychologist, and optometrist. No goods are sold or exchanged.

# **Public Authority** means:

Any Provincial, Regional or Municipal commission, board, or authority or any quasi-public body that is controlled by a *public authority* such as a public transit commission and which for the purposes of this definition include public or private utilities which provide *infrastructure* for *public use*.

### Public Use means:

Any use of land, buildings or structures by or on behalf of a public authority.

#### Public Works Yard means:

A facility where materials are stored in addition to the indoor and/or *outdoor* storage of motor vehicles and equipment owned and operated by a *public* authority and may include a *business* office as an accessory use.

## Queuing Lane means:

An area of land that is used exclusively for *motor vehicles* whose occupants are waiting to be provided with goods, materials or services.

## **Queuing Space** means:

An unobstructed space for the exclusive *use* by a *motor vehicle* within a *queuing lane* while awaiting service.

### Recreational Trailer, Vehicle or Boat means:

Any vehicle that is suitable for being attached to a *motor vehicle* for the purpose of being drawn or is self-propelled, and may be capable of being used on a short term recreational basis for living, sleeping or eating accommodation of human beings and includes a travel *trailer*, pick-up camper, motorized camper, boat *trailer*, or tent *trailer*.

### Recreational Trailer, Vehicle or Boat Sales Establishment means:

A premises used for the sale of recreational trailers, vehicles or boats and may include, as an accessory use, the repair and storage of recreational trailers, vehicles or boats.

#### **Research and Development** means:

The use of buildings or structures or a portion thereof for scientific research, investigation, testing or experimentation, but does not include facilities for the manufacture or sale of products, except as incidental to the main purpose of the facility.

#### Resort Establishment means:

A *premises* designed for the traveling or vacationing public, and that has facilities for accommodation and may serve meals or provide *kitchen facilities* within each unit and may furnish equipment, supplies or services to *persons* for recreational purposes, but does not include a *camping establishment*, *hotel, mobile home park* or *private park*.

#### Restaurant means:

A *premises* in which the principal business is the preparation and serving of food and refreshments to the public for consumption at tables within or outside the *building* and which may include the preparation of food in a ready-to-consume state for consumption off the *premises*.

## Restaurant, Take-Out means:

A *premises* where prepared food is primarily consumed outside of the *premises* and where no more than six seats for customers are provided.

### Retail Store means:

A premises in which goods, wares, merchandise, substances, articles or things are displayed, rented or sold directly to the general public but does not include an adult specialty store, adult video store, building supply outlet, commercial greenhouse, farm produce outlet, nursery, supermarket, specialty food store or motor vehicle use.

## Retail Store, Accessory means:

A retail store accessory to a permitted non-residential use.

#### Retirement Home means:

A premises that provides accommodation primarily to retired persons or couples where each private bedroom or living unit has a separate private bathroom and separate entrance from a common hall but where common facilities for the preparation and consumption of food are provided, and where common lounges, recreation rooms and medical care facilities may also be provided.

### Salvage Yard means:

An area outside of an enclosed *building* where scrap metal and *motor vehicles* are disassembled and dismantled, or where *motor vehicles* in an inoperable condition or used *motor vehicle* parts are stored or re-sold.

## Saw and/or Planing Mill means:

A *building*, *structure* or area where timber is cut, sawed or planed, either to finished lumber, or as an intermediary step and may include facilities for the kiln drying of lumber and may or may not include the distribution of such products on a wholesale or retail basis.

#### School Portable means:

A temporary *building* or *structure* designed to serve as a classroom on a *lot* that is also the site of a *public school*.

## School, Commercial means:

A *premises* used as a school conducted for gain, including a *studio* of a dancing teacher or a music teacher, an art school, a golf school, school of calisthenics, business or trade school and any other such specialized school.

### School, Private means:

A *premises* used as an academic school which secures the major part of its funding from sources other than government agencies.

# School, Public means:

A *premises* used as an academic school under the jurisdiction of a Provincially approved educational institution or parochial school operated on a non-profit basis.

## Second Level Lodging Home means:

A *single detached dwelling* which has been converted as a lodging or rooming house and is occupied by not less than eleven *persons* and not more than twenty *persons* exclusive of staff, who live under supervision as a single housekeeping unit and require 24-hour residential, sheltered, specialized or group care.

#### Senior Citizens Home means:

Any home for Senior Citizens sponsored and administered by any public agency or any service club, church or other non-profit organization, either of which obtains its financing from Federal, Provincial or Municipal Governments or agencies, or by public subscription or donation, or by any combination thereof, and such homes shall include auxiliary *use*s such as club and lounge facilities, usually associated with Senior Citizens' development.

#### Service Commercial Use means:

A *premises* where clerical, business, professional and administrative services such as banking, accounting, insurance, investment and financial planning, land *use* planning, engineering or architectural services or the services of other consultants are provided and may include *personal service shops*.

## **Service Shop** means:

A service commercial use in which the repair of household articles is primarily carried out but shall not include shops for the repair of internal combustion engines, motor vehicles or other similar uses.

#### Setback means:

The horizontal distance from a property line or defined physical feature such as a *stable top of bank* measured at right angles from such line or feature to the nearest part of any *building* or *structure* or amenity area or other component of a *use* that is subject to the *setback* on the *lot*.

### Sidewalk means:

A paved area within the municipal right-of-way that is designed for use by pedestrians.

## Sight Triangle means:

The triangular space on a *lot* formed by two intersecting *streetlines* and a line drawn from a point on one *streetline* across such *lot* to a point in the other *streetline*, each such point being the required distance from the point of intersection of the *streetlines* (measured along the *streetlines*). Where the two *street* lines do not intersect at a point, the point of intersection of the *streetlines* shall be deemed to be the intersection of the projection of the *streetlines* or the intersection of the tangent to the *streetlines*.

## Sign means:

Any board, plate, panel, object, surface or device upon, within, against, through or by which there is inscribed, painted, affixed, borne, or projected any declaration, demonstration, insignia or illustration used for the purpose of direction, information, advertisement, promotion or identification including any *Sign Structure* related thereto, structural trim, and advertising device related thereto.

#### Solar Panel means:

A device that is designed to convert the energy of the sun into electricity.

### **Spa Room** means:

A room in a private establishment which offers patrons services such as personal hygiene, grooming, relaxation therapy, hydro-therapy and licensed massage therapy on a one-to-one basis.

## **Special Needs Housing** means:

Any housing, including dedicated facilities, that is designed to accommodate individuals with specific needs beyond economic needs and includes: *long term care facilities* and *retirement homes*, where varying degrees of support services are provided including meal preparation, laundry, housekeeping, respite care and attendant services; *emergency housing*; and *nursing homes*.

## Specialty Food Store means:

A *premises* specializing in a specific type or class of foods such as an appetizer store, bakery, butcher, delicatessen, fish, gourmet and similar foods.

### Stable Top of Bank means:

The line which defines the transition between tableland and sloping ground at the crest of a slope associated with a *watercourse*, as determined by an approved Geotechnical Study or by the appropriate Conservation Authority.

## Storage Container means:

Any portable device that is open or closed, in which a material can be stored, handled, treated, transported, recycled or disposed of.

### Storey means:

That portion of a *building* between the surface of a floor and the floor, ceiling or roof immediately above.

### Storey, First means:

The *storey* with its floor closest to *established grade* and having its ceiling more than 1.8 metres above grade.

## Stormwater Management Facility means:

An end-of-pipe management facility being a detention or retention basin, which may include a permanent pool, designed to temporarily store and treat collected stormwater runoff and release it at a controlled rate or direct it for an intended reuse.

### Street, Private means:

A private right-of-way that is used by *motor vehicles* but is not owned by the *Municipality* or any other *public authority*.

### Street, Public means:

A roadway owned and maintained by a *public authority* and for the purposes of this By-law does not include a *lane* or any private *street*.

#### Streetline means:

The limit of a road allowance and is the dividing line between a lot and a street.

#### Structure means:

Anything that is *erected*, built or constructed of parts joined together and attached or fixed permanently to the ground or any other *structure*.

For the purpose of this By-law, a fence that has a *height* of 1.8 metres or less, a retaining wall that has a *height* of 1.0 metre or less, a light standard and a *sign* shall be deemed not to be *structures*.

### **Structure, Accessory** means:

A detached *structure*, the *use* of which is customarily incidental, subordinate or exclusively devoted to the main *use* or *main building* located on the same *lot*.

#### Studio means:

Any *premises* or part thereof used as a working place for the creation of paintings, sculptures, pottery, video and other pictures or objects that are the subject of art.

## Suite means:

A single room or series of rooms of complementary *use*, operated under a single tenancy, and includes:

- a) Dwelling units;
- b) Individual guest rooms in a *bed and breakfast*, *motet*, *hotel*, *boarding or rooming house* and dormitories; and,
- Individual stores and individual or complementary rooms for business and personal services occupancies.

## Supermarket means:

A *premises*, containing a complete departmentalized food store selling a comprehensive line of groceries, baked goods, fresh fruit and vegetables, canned goods, dairy products, frozen foods, and fresh and frozen meats. Other

lines may include confectionary, drugs and cosmetics, household supplies and articles, hardware, commercial service uses such as dry cleaning and financial services, and a seasonal garden centre.

# **Swimming Pool Pumps, Filters and Heaters** means:

The equipment necessary to operate an outdoor swimming pool.

## Swimming Pool, Outdoor means:

Any privately owned body of water located outdoors, contained in part or in whole by artificial means, in which the depth of water of any point can exceed 0.6 metres and which is used or capable of being used for swimming, diving or bathing.

### Tattoo Parlour means:

A *premises* where art is generally permanently marked on the human skin with ink.

## Taxi Service Depot/Dispatch Establishment means:

A *premises* where taxi's and/or limousine taxis are dispatched from and where such vehicles may be parked and/or stored.

### Theatre means:

A *premises* that is used for the showing of motion pictures or for dramatic, musical or live performances. For the purposes of this definition, an *adult* entertainment establishment is not considered to be a *theatre*.

### Trade and Convention Centre means:

A *premises* where facilities are provided for the displaying of goods and services for the general public, such as an auto show or a computer trade show or where groups of people meet for civic, educational, political, religious or social purposes.

#### Trailer means:

Any vehicle so constructed that it is suitable for being attached to a *motor vehicle* for the purpose of being drawn or propelled by the *motor vehicle* and is capable of being used for the transport of goods, materials, equipment or livestock notwithstanding that such vehicle is jacked up or that its running gear is removed.

## Trailer, Tourist means:

A trailer capable of being used for the temporary living, sleeping or eating accommodation of persons notwithstanding that its running gear is or may be removed.

#### **Transit Station** means:

A *building* or *structure* or parts thereof or an area of land that is used for temporary parking of transit vehicles and the picking-up and dropping off of passengers.

# **Transport Terminal** means:

The *use* of land for the purpose of storing, servicing, washing, repairing or loading of trucks and transport *trailers* with materials or goods that are not manufactured, assembled, warehoused, or processed on the same *lot*, but does not include an *aggregate transfer station* or *waste transfer facility*.

#### Treatment Centre means:

A *single detached dwelling* which is occupied by not more than 20 *persons* exclusive of staff, who live as a single housekeeping unit, and require 24-hour residential, sheltered, specialized or group care, and treatment and rehabilitation for addiction to drugs or alcohol.

# **Unitary Equipment** means:

Any apparatus used for the purpose of heating, cooling, changing of air, refrigeration, pumping or filtering of water or any other equipment used for these purposes, except for an air conditioning unit located in a window *opening*.

#### **Use** means:

The purpose for which any portion of a *lot*, *building* or *structure* is designed, arranged, intended, occupied or maintained.

## **Use, Accessory** means:

A *use* that is customarily incidental to, subordinate to or exclusively devoted to the *main use* located on the same *lot*.

### Use, Main means:

The principal purpose for which a *lot*, *building or structure* is designed, arranged, intended, occupied or maintained.

## Waste Composting Facility means:

- a) Any land upon, into, in or through which, or *building* or *structure* in which organic waste that is to be diverted from landfill is deposited, stored, processed and recycled into compost; and,
- b) Any operation carried out or machinery or equipment used in connection with the depositing, storage, transfer, processing or recycling referred to in clause (a).

## Waste Management Facility means:

- a) Any land upon, into, in or through which, or *building* or *structure* in which, waste is deposited, disposed of, handled, stored, transferred, treated or processed; and,
- b) Any operation carried out or machinery or equipment used in connection with the depositing, disposal, handling, storage, transfer, treatment or processing referred to in clause (a).

Such a facility shall require an environmental assessment under the Environmental Assessment Act, R.S.O. 1990, c.E.18 as amended (Ontario) or the Canadian Environmental Assessment Act, 1992 c.37, as amended (Canada).

# Waste Recycling Facility means:

The use of land, buildings or structures for the collection and processing of materials such as paper, plastic, glass, metal, styrofoam and other similar materials for recycling, but shall not include a waste composting facility or waste transfer facility.

### Waste Storage Area means:

A space allocated either within a *main building* or in an *accessory building or structure* where garbage, refuse or recycling materials are temporarily stored while awaiting disposal, but does not include any storage for hazardous waste or materials.

### Waste Transfer Facility means:

The use of land, buildings and structures for the collection of waste into bulk containers for the further transport to a waste management facility, waste composting facility, waste recycling facility or other waste disposal facility.

## Water Supply means:

An adequate distribution system of underground piping and related storage, including pumping and purification appurtenances operated by a municipal corporation and/or the Ministry of the Environment and/or any public utilities commission for public use.

### Watercourse means:

A body of water or the natural channel for a perennial stream of water.

# Wayside Pit or Quarry means:

A temporary pit or quarry opened and used by or for a *public authority* solely for purpose of a particular project or contract of road construction and which is not located within the right-of-way of a *public street*.

### Wellhead Protection Area means:

The surface and subsurface area surrounding a water well or well field that supplies a public water system and through which contaminants are reasonably likely to move so as eventually to reach the water well or well field.

## Wheelchair Ramp means:

A ramp that is designed to provide access to a *building* from *grade* by the physically disabled.

#### Yard means:

An open, uncovered space on a *lot* appurtenant to a *building* and unoccupied by *building*s or *structures* except as specifically permitted in this By-law.

## Yard, Exterior Side means:

The yard of a corner lot extending from the front yard to the rear yard between the exterior side lot line and the nearest main walls of the main building or structure on the lot.

## Yard, Front means:

A *yard* extending across the full width of the *lot* between the *front lot line* and the nearest main walls of the *main building* or *structure* on the *lot*.

## Yard, Interior Side means:

A *yard* other than an exterior side *yard* that extends from the *front yard* to the *rear yard* between the *interior side lot line* and the nearest main walls of the *main building* or *structure* on the *lot*.

## Yard, Minimum Required means:

The minimum distance of a *yard* required from a *lot line*. No part of a required minimum *yard* for a *building* or *structure* shall be included as part of a required minimum *yard* for another *building* or *structure*. In calculating *minimum required yards*, the minimum horizontal distance from the respective *lot lines* shall be used.

### Yard, Rear means:

A *yard* extending across the full width of the *lot* between the *rear lot line* and the nearest main walls of the *main building* or *structure* on the *lot*.

#### Zone means:

A designated area of land use(s) shown on the Zoning Schedules of this By-law.

## **PART 4 - GENERAL PROVISIONS**

The provisions of this section of the By-law shall apply to all lands within the *Municipality* of Port Hope, unless otherwise specified.

# 4.1 ACCESSORY BUILDINGS, STRUCTURES AND USES

All accessory buildings, structures and uses are subject to the following provisions:

- a) Where this By-law provides that land may be used or a building or structure may be erected or used for a purpose, that purpose shall include any accessory buildings, structures or uses located on the same lot as the main use to which they are related.
- b) No accessory building or structure shall be used for human habitation or an occupation for gain or profit, except if specifically permitted by this By-law.
- c) No accessory building or structure shall be erected on a lot prior to the erection of the main building on the lot.
- d) No accessory building or structure or part thereof shall be located within an easement that is in favour of a public authority.
- e) For the purpose of setback calculations, natural gas or electricity meters and air conditioning units, dog houses, freestanding mail boxes, entrance pillars, statues, storage lockers under 1.0 metres high, freestanding arbours or pergolas, pool pumps and filters not inside accessory buildings, flag poles, free standing trellises, school bus shelters, composters, planters, light standards barbeques are not considered structures the determination of setbacks in Section 4.1 of this By-law.
- f) Standards for *accessory buildings* and *structures* are set out in Tables 4.1 and 4.2, below:

Table 4.1: Provisions for Urban Residential, Commercial, Employment and Institutional Zones

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	RES1, RES2, RES3, RES4	COM1, COM2, COM3, COM4, EMP1, EMP2, EMPR	IU
Permitted yards	Interior Side, Exterior Side and Rear	Interior Side, Exterior Side and Rear	Interior Side, Exterior Side and Rear
Setback from front lot line	Not permitted any closer to front lot line than main building from front lot line.	Not permitted any closer to front lot line than main building from front lot line.	Not permitted any closer to front lot line than main building from front lot line.
Setback from exterior side lot line	Not permitted any closer to exterior lot line than main building from exterior lot line.  Notwithstanding the above, a detached private garage in the rear yard shall not be located any closer than 5.5 metres from the exterior side lot line.	Not permitted any closer to exterior <i>lot line</i> than <i>main</i> building from exterior <i>lot</i> line.	Not permitted any closer to exterior <i>lot line</i> than <i>main building</i> from exterior <i>lot line</i> .
Minimum required setback from interior side and rear lot line	1.2 metres	1.2 metres	1.2 metres
Maximum height for detached private garage	5.0 metres	n/a	n/a
Maximum height for all other accessory buildings and structures (1)	4.0 metres	4.0 metres	4.0 metres
Maximum floor area for any accessory buildings and structures	10% of the <i>lot area</i>	n/a	10% of the <i>lot area</i>
Maximum number of accessory buildings and structures per lot	1 private garage/carport and 1 accessory building or structure	2	2

**Table 4.2: Provisions for Countryside and Open Space Zones** 

	Countryside	RESV1,	COMR,	OS, OSR
	Zones	RESV2,	COMV, EMPR,	
		RESR, RESE	EMPD, EMPG	
Permitted yards	Interior and Rear	Interior and Rear	Interior and Rear	Interior and Rear
Minimum required setback from front or exterior side lot line	Not permitted in minimum required yard for main building	Not permitted any closer to front lot line than the main building from front lot line.	Not permitted in minimum required yard for main building	Not permitted any closer to front lot line than the main building from front lot line.
Minimum required setback from interior side and rear lot line	1.2 metres increased to 7.5 metres adjacent to a Residential, Commercial or Employment Zone boundary	1.2 metres	3.0 metres	3.0 metres
Maximum height for detached private garage	5.0 metres	5.0 metres	n/a	n/a
Maximum height for all other accessory buildings and structures (Shall not apply to buildings used for livestock, agricultural machinery and agricultural products such as hay)	5.0 metres (1)	5.0 metres	n/a	n/a
Maximum floor area for all accessory buildings and structures	5% of the <i>lot area</i> (1)	5% of the lot area	n/a	n/a

## **SPECIAL PROVISIONS**

1. Shall not include *buildings* used for *livestock*, agricultural machinery and agricultural products such as hay.

# 4.1.1 Private Garages

In addition to those provisions in Tables 4.1 and 4.2, the following provisions shall also apply to *private garage*s attached to single detached, semi-detached and townhouse *dwelling*s in Residential *Zones* on *lots* with less than 15.0 metres *lot frontage*:

a) No part of a *private garage* that is *attached* to a *dwelling* shall be closer to the *front lot line* than the *main building facade* except for the following:

- i) Where the *building* has a covered *porch* the *private* garage may extend 3.0 metres beyond the *main* building facade provided that the *private* garage is not closer to the *front lot line* than the *porch*.
- ii) Where the *building* does not have a covered *porch* the *private garage* may extend 1.0 metres beyond the *main building facade*.
- b) No part of a *private garage* that is attached to a *dwelling* shall be closer than 1.2 metres to an *interior side lot line*.
- c) Where a *private garage* is located in a *rear yard* it shall be set back 1.2 metres from the *rear lot line*.
- d) Where a *private garage* is accessed from a *lane*, it shall be set back 2.4 metres from the *lot line* dividing the *lot* from the *lane*.
- e) The minimum width for a *private garage*, measured between the inside of the walls, shall be 3.0 metres.
- f) The maximum width for a *private garage*, measured between the outside of the walls facing a *front lot line*, shall be 50% of the *lot frontage* or 12.0 metres, whichever is lesser.

## 4.1.2 Gatehouses and Parking Shelters

The following provisions shall also apply to gatehouses and parking shelters:

- a) Notwithstanding any other provision of this By-law, a gatehouse not exceeding 10.0 square metres in *floor area* shall be permitted in any part of a front or exterior side *yard* in a High Density Residential (RES4) *Zone* or any Employment *Zone*.
- b) Nothing in this By-law shall apply to prevent the erection of a parking shelter for *use* solely by parking attendants or security personnel in any part of a *parking area* except within a *sight triangle*, provided that such parking shelter does not exceed 4.5 metres in *height* and 5.0 square metres in *gross floor area*.

# 4.1.3 Shipping Containers

Shipping containers and *trailers* shall not be placed or used on any *lot* in a Residential, Commercial or Service Employment (EMP2) *Zone* and shall only be located on a *lot* as an *accessory structure* used in conjunction with a permitted *agricultural use* or *transport terminal*.

# 4.1.4 Unitary Equipment

*Unitary equipment* shall be subject to the following requirements:

- a) *Unitary equipment* is not permitted in the *front yard*;
- b) Unitary equipment shall be located no closer to the interior or exterior side lot lines than the minimum required interior and exterior side yards for the main building from the applicable lot lines;
- c) Unitary equipment shall be set back a minimum of 5.0 metres from the rear lot line; and,
- d) In any non-residential *Zone*, *unitary equipment* shall meet the minimum *setback* requirements for a *main building* from Residential *Zone* boundaries.

Notwithstanding the above, any *unitary equipment* attached to a *townhouse* building shall be permitted to encroach into any *required yard*, but shall be set back a minimum of 0.5 metres from the *interior side lot line*.

## 4.1.5 Waste Storage Areas

Accessory waste storage areas are permitted in all zones, provided that:

- a) Where such a standard applies, an accessory building or structure used mainly as a waste storage area shall not be included in the total permitted lot coverage for accessory buildings and/or structures on a lot: and,
- b) An accessory building containing a waste storage area shall be located:
  - i) In an *interior side yard* or *rear yard* only;
  - ii) No closer to any *lot line* than required for an *accessory building* or *structure* by this By-law;
  - iii) No closer to any Residential Zone boundary than required for an accessory building in a non-Residential Zone by this By-law;
  - iv) No closer to any Open Space or Environmental Zone boundary than required for an accessory building by this By-law;
  - v) Outside of any required landscaped area or landscaped buffer; and,

vi) Shall not occupy any required *parking spaces*, *loading spaces* access to *parking spaces* and *loading spaces* or *driveways*.

### 4.1.6 Recreational Structures

Outdoor swimming pools and hot tubs are permitted in accordance with Tables 4.1 and 4.2, except that no part of any outdoor swimming pool or hot tub shall be permitted within any required yard. For the purposes of this Section, setbacks shall be measured to the water's edge.

#### 4.2 ACCESSORY DWELLING UNITS

### 4.2.1 Residential Zones

Where an *accessory dwelling unit* is permitted in a Residential *Zone* in this By-law:

- a) The maximum number of *accessory dwelling units* permitted on a *lot* shall be 1;
- b) An accessory dwelling unit shall only be permitted within a single dwelling unit;
- c) The accessory dwelling unit shall be located entirely within the same main building as the single detached or semi-detached dwelling unit, and,
- d) The required parking spaces for the accessory dwelling unit and single detached or semi-detached dwelling unit shall not be provided as tandem parking.

### 4.2.2 Commercial Zones

Where an *accessory dwelling unit* is permitted in a Commercial *Zone* in this By-law:

- a) The maximum number of accessory dwelling units permitted on a lot shall be 1, except in the Downtown Commercial (COM3) Zone, where there is no maximum;
- b) The portion of floor area within the *first storey* of a *building* and within 12.0 metres of any *streetline* is used for commercial purposes.

Notwithstanding the above, entrances and lobbies associated with the accessory dwelling may be located in

- this area provided that no more than 30% of the wall facing the *streetline* is occupied by entrances or lobbies; and,
- c) No *dwelling unit* shall be located within a portion of a non-residential *building* that is used:
  - i) To house livestock;
  - ii) As part of a *bulk fuel storage* operation or any *premises* that has flammable fluids or hazardous materials stored in bulk for commercial purposes;
  - iii) For a motor vehicle body shop;
  - iv) For a motor vehicle gasoline bar,
  - v) For a motor vehicle repair garage;
  - vi) For a motor vehicle sales and/or rental establishment, or,
  - vii) For a motor vehicle service station.

### 4.3 ACCESSORY FARM EMPLOYEE ACCOMMODATION

Where accessory farm employee accommodation is a permitted use:

- a) Any lot upon which accessory farm employee accommodation is located shall be occupied as a residence by the operator of the business;
- b) Any building and any associated activity area used for the accessory farm employee accommodation shall be located no further than 30.0 metres from a single detached dwelling or barn on the same lot and no closer than 15.0 metres from any lot line;
- c) Buildings or structures for accessory farm employee accommodation shall only be located on a lot with a minimum lot area of least 40.0 hectares:
- d) The maximum *gross floor area* for *accessory farm employee accommodation* shall be 80.0 square metres;
- e) The *driveway* accessing the *accessory farm employee accommodation* shall be shared with the *driveway* that is utilized for the principal *use* on the *lot*; and,
- f) The use is clearly secondary and accessory to the principal use on the same lot.

### 4.4 COMMUNICATION DISHES

No communication dish shall have a diameter of greater than 1.3 metres and shall not be more than 1.3 metres wide at its widest point. In addition, all communication dishes shall be attached to the main building on the lot. Notwithstanding the above, there are no restrictions on the size or location of a communication dish in any Employment Zone, or Countryside Zone, except that they are not permitted in a required yard.

#### 4.5 DECKS

# 4.5.1 Decks That Have a Height of Less Than 0.6 Metres

A *deck* that has an average floor *height* of less than 0.6 metre above the ground at the wall the deck is located against or attached to shall be permitted to encroach into the *required rear* and *interior side yards*, provided that:

- a) The deck is located no closer to the interior and exterior side lot line than the interior and exterior side yard requirement for the main building; and,
- b) The *deck* is located no closer than 1.0 metre from the *rear lot line*.

Notwithstanding the above provisions, stairs used to access a *deck* are permitted to encroach within 0.8 metres of any *lot line*.

## 4.5.2 Decks That Have a Height of 0.6 Metres or Greater

A *deck* that has a floor *height* of 0.6 metres or greater above the ground at the wall the deck is located against or attached to shall be permitted to encroach into the *required rear yard*, provided that:

- a) The *deck* shall be located no closer than 3.0 metres to the *rear lot line:*
- b) The deck shall be located no closer to the interior side lot line than the interior side yard requirement for the main building; and,
- c) The deck shall be located no closer to the exterior side lot line than the exterior side yard requirement for the main building.

Notwithstanding the above provisions, stairs used to access a *deck* are permitted to encroach within 0.8 metres of any *lot line*.

#### 4.6 DWELLING UNITS BELOW GRADE

A dwelling unit may be permitted below finished grade provided that the finished floor level of the dwelling unit is not more than 1.2 metres below the highest finished grade level immediately adjacent to the dwelling unit.

## 4.7 DWELLING UNITS ON A LOT

Unless otherwise permitted in this By-law, no more than one *dwelling unit* shall be permitted on any *lot*.

## 4.8 ENCROACHMENT OF ARCHITECTURAL FEATURES

- a) Architectural features such as sills, belt courses, cornices, chimney breasts, pilasters, roof overhangs, window bays and balconies are permitted to encroach into any *required yard* a distance of no more than 0.6 metres, but in no case shall the architectural feature or *balcony* be located closer than 0.6 metres to any *lot line*.
- b) There is no restriction on the location of gutters, eavestroughs or rainwater collectors.
- c) If a window bay encroaches into a required interior or *rear* yard in accordance with Section 4.8(a), it shall be cantilevered over *grade* and extend no more than 1.0 metre into the required yard and be no more than 3.0 metres wide.
- d) If a window bay encroaches into the required *front* or *exterior side yard* in accordance with Section 4.8(a), the window bay is not required to be cantilevered and it can encroach into such *yard* a distance of 1.0 metre, provided it is no more than 3.0 metres wide. The width of the window bay can be increased to 4.0 metres if a *porch* does not abut the main wall of the *dwelling unit*.
- e) Stairs accessing a *basement* or cellar are not permitted to encroach into the required *front*, *exterior* and *interior side yards*.

## 4.9 ESTABLISHED BUILDING LINES

#### 4.9.1 Reduced Front Yard

Notwithstanding any other provision of this By-law, where a vacant *lot* exists between two developed *lots*, with the *main building* on one or both of the developed *lots* having a *front yard* less than the *minimum required front yard* for the applicable *zone*, the *required* 

front yard of the vacant lot is permitted to be the average of the front yards of the two developed lots.

## 4.9.2 Increased Front Yard

Notwithstanding any other provision of this By-law, where a vacant *lot* exists between two developed *lots*, with the *main building* on both of the developed *lots* having a *front yard* greater than the *minimum required front yard* for the applicable *zone*, the *minimum required front yard* of the vacant *lot* shall be the average of the *front yards* of the two developed *lots*.

## 4.10 FRONTAGE ON A PUBLIC STREET

Unless otherwise specified by this By-law, no *person* shall *erect* any *building* or *structure* and no *person* shall *use* any *building* or *structure*, *lot* or parcel unless the *lot* or parcel to be so used, or upon which the *building* is situated or *erected* or proposed to be *erected*:

- a) Abuts or fronts on a *street* which is assumed by by-law by a *public authority* for maintenance purposes; or,
- b) Is being constructed pursuant to a Subdivision Agreement with a *public authority;* or,
- Fronts on a year round maintained public street that was not established as a consequence of Registering a Plan of Subdivision; or,
- d) Is a private street within a Plan of condominium that either provides direct access to a public street or which connects with other private streets within a Plan of Condominium or other Plans of Condominium to access a public street or original road allowance.

For the purposes of this By-law, the *front lot line* of a *lot* separated from a *public street* by a reserve or a Block of land owned by a *public authority* shall be deemed to abut such a *public street*.

#### 4.11 HEIGHT EXCEPTIONS

The *height* requirements of this By-law shall not apply to:

a) Any ornamental roof construction features including but not limited to domes, chimneys, towers, steeples, spires, belfries, cupolas or any architectural *structure* used to screen mechanical equipment;

- b) Any mechanical features, such as structures containing a mechanical penthouse or the equipment necessary to control an elevator provided that such equipment does not project more than 5.0 metres above the highest point of the roof and does not occupy greater than 50% of the area of the roof;
- c) A lightning rod;
- d) A weather vane or other weather monitoring device;
- e) A fire station drying tower;
- f) Mineral aggregate resource operations;
- g) Buildings and structures associated with a public works yard;
- h) Clock towers and monuments;
- i) Flagpoles and light standards;
- j) Agricultural *buildings* and *structures*; and,
- k) Towers used for telecommunications, electricity transmission lines or water storage tanks.

#### 4.12 HOME INDUSTRY

Where a *home industry* is a permitted *use*:

- a) The maximum number of employees permitted to be engaged in the business and working in the *home industry*, in addition to the residents of the *dwelling unit*, shall be as follows:
  - i) On *lots* less than or equal to 0.6 hectares in area 1 employee;
  - ii) On *lots* having an area of greater than 0.6 hectares and less than or equal to 1.7 hectares 2 employees;
  - iii) On *lots* greater than 1.7 hectares in area 3 employees; or,
  - iv) In all other Zones 0 employees;
- b) Any *lot* upon which a *home industry* is located shall also be occupied as a residence by the operator of the business;
- c) A home industry shall be permitted within an accessory building. Any accessory building used for the home industry

- shall be located no further than 30.0 metres from the detached *dwelling* on the same *lot* and no closer than 30.0 metres from any *lot line*;
- d) A *home industry* shall only be located on a *lot* with a minimum *lot area* of least 4.0 hectares;
- e) The maximum *gross floor area* dedicated to the *home industry* shall not exceed 200.0 square metres;
- f) The *driveway* accessing the *home industry* shall be shared with the *driveway* that is utilized for the main *use* on the *lot*;
- g) The *use* shall be clearly secondary and *accessory* to the main *use* on the same *lot*:
- h) Only the sale of goods that are primarily manufactured, processed, fabricated or produced on the *premises* is permitted;
- Outdoor storage of goods or materials is permitted subject to Section 4.23 of this By-law, provided that the area occupied by such outdoor storage does not exceed 50% of the gross floor area of the home industry;
- j) Only currently licensed motor vehicles, associated with the home industry, are parked or stored on the lot and within an interior side or rear yard;
- k) There is no external advertising other than a *sign erected* in accordance with the *Municipality's Sign* By-law;
- I) The following *uses* shall not be permitted as a *home industry*:
  - i) Construction/landscaping contractors yards; and,
  - ii) Any use involving the storage, repair, maintenance, painting and/or towing of motor vehicles or recreational vehicles; and,
- m) Home industry uses shall not include the generation of or storage of hazardous waste, liquid industrial waste, or any severely toxic contaminant listed in Schedule 3 contaminants of Ontario Regulation 347 of the Environmental Protection Act, R.S.O. 1990, c.E.19, as amended, and shall not generate sewage effluent in excess of 4,500 litres per day.

No more than one home industry, home occupation or custom workshop shall be permitted on a lot, and in no case shall there be a home industry, home occupation and custom workshop in the same dwelling unit.

## 4.13 HOME OCCUPATION AND CUSTOM WORKSHOP

Where a home occupation or custom workshop is a permitted use:

- A home occupation or custom workshop shall be conducted as an indoor accessory use within a permitted dwelling unit or an accessory building or structure without changing the primary residential character thereof;
- b) The maximum number of employees that may be engaged in the business and working in the *dwelling unit* or an *accessory building* or *structure*, in addition to the residents of the *dwelling unit*, shall be as follows:
  - i) In the Low Density Residential One (RES1), Low Density Residential Two (RES2), Hamlet Residential One (RESV1), Hamlet Residential Two (RESV2), or Rural Residential (RESR) *Zone*, as well as any Countryside *Zone* or the Estate Residential (RESE) *Zones* on *lots* less than or equal to 0.6 hectares in area 1 employee;
  - ii) In any Countryside *Zone* or the Estate Residential (RESE) *Zones* on *lots* having an area of greater than 0.6 hectares and less than or equal to 1.7 hectares 2 employees;
  - iii) In any Countryside *Zone* or the Estate Residential (RESE) *Zones* on *lots* greater than 1.7 hectares in area 3 employees; or,
  - iv) In all other *Zones* 0 employees.
- Any dwelling unit containing a home occupation or custom workshop shall be occupied as a residence by the operator of the business;
- d) The home occupation or custom workshop is not conducted in whole or in part in any yard, driveway or required parking space;
- e) The maximum *gross floor area* dedicated to the *home* occupation or a custom workshop shall be in accordance with the maximums identified in Table 4.3, below:

Table 4.3: Maximum Floor Area for a Home Occupation or

**Custom Workshop** 

Zones	Maximum <i>Gross Floor Area</i> (GFA)	
	Conducted within the dwelling unit	Conducted within an accessory building
<ul><li>RES1</li><li>RES2</li></ul>	25% GFA	10% of the lot area
<ul> <li>RESV1</li> <li>RESV2</li> <li>RESR</li> <li>Any Countryside Zone and RESE on lots less than or equal to 0.6 hectares in area</li> </ul>	25% GFA	50.0 m <sup>2</sup>
Any Countryside Zone and RESE on lots having an area of greater than 0.6 hectares and less than or equal to 1.7 hectares	25% GFA	100.0 m <sup>2</sup>
<ul> <li>Any Countryside Zone and RESE on lots greater than 1.7 hectares in area</li> </ul>	25% GFA	140.0 m <sup>2</sup>
All other <i>Zones</i> , where permitted	25% GFA	Not permitted

Note: Floor area in basement or cellar not to be included within calculation

- There are no goods, wares or merchandise offered or exposed for sale, or sold or kept for sale on the *premises* other than those produced on the *premises*;
- g) There is no *outside storage* of materials, goods or vehicles in conjunction with the *home occupation use*;
- h) There is no external advertising other than a *sign erected* in accordance with the *Municipality's Sign* By-law;
- i) There is no parking of *commercial motor vehicles* permitted, only one *commercial motor vehicle* trip shall be generated per day and no *commercial motor vehicle* shall visit the property between the hours of 8:00 pm and 8:00 am;
- A custom workshop shall not create noise, vibration, fumes, odour, dust, glare or radiation that is detectable outside of the dwelling unit or accessory building containing the custom workshop;
- k) The following uses shall not be permitted as a home occupation or custom workshop:

- i) Adult entertainment use;
- ii) Animal clinic;
- iii) Construction/landscaping contractor's yards;
- iv) Dating/escort services;
- v) Industrial use;
- vi) Kennel;
- vii) Medical office;
- viii) Nursing home;
- ix) Place of amusement,
- x) Restaurant,
- xi) Retail store;
- xii) Tattoo parlours;
- xiii) Taxi service depot/dispatch establishments; and,
- xiv) Any use involving the storage, repair, maintenance, painting and/or towing of motor vehicles or recreational vehicles.

No more than one home industry, home occupation or custom workshop shall be permitted on a lot, and in no case shall there be a home industry, home occupation and custom workshop in the same dwelling unit.

#### 4.14 MINIMUM DISTANCE SEPARATION

Notwithstanding any other *yard* or *setback* provisions in this By-law to the contrary no residential, institutional, commercial, industrial or recreational *use* located on a separate *lot* and otherwise permitted by this By-law shall be *erected* or altered unless it complies with the *Minimum Distance Separation* (MDS I) Formula as developed by the Ontario Ministry of Agriculture and Rural Affairs, attached as Schedule 'D' to this By-law.

Notwithstanding any other *yard* or *setback* provision in this By-law to the contrary no *building* housing livestock or manure handling facility shall be *erected* or expanded unless it complies with the *Minimum Distance Separation* (MDS II) Formula as developed by the Ontario Ministry of Agriculture and Rural Affairs, attached as Schedule 'D' to this By-law.

## 4.15 MODEL HOMES

Model homes shall only be permitted on lands that have received Draft Plan of Subdivision Approval for residential purposes provided that:

 Not more than the lesser of 4 or 10% of the total number of residential units contained in the draft approved Plan of Subdivision are constructed as model homes;

- b) The *model home* is built within a *lot* defined by the draft approved Plan of Subdivision;
- c) The *model home* complies with all other requirements of this By-law; and,
- d) A *Model Home* Agreement is entered into with the *Municipality*.

#### 4.16 MULTIPLE USES ON A LOT

- a) Where any *building*, *structure* or land is used for more than one purpose the said *building*, *structure* or land shall comply with the provisions of this By-law relating to each *use*. In the case of a conflict, the more stringent provision shall apply.
- b) Within any Countryside *Zone* or the Rural Residential (RESR), Estate Residential (RESE), Rural Commercial (COMR) or Rural Industrial (EMPR) *Zones*, a *building* shall be *set back* a minimum of 10.0 metres from any *dwelling unit* in a separate *building* on the same *lot*.

#### 4.17 MULTIPLE ZONES ON ONE LOT

Where a *lot* is divided into more than one *zone* under the provisions of this Bylaw, each such portion of the *lot* shall be used in accordance with the zone provisions of this By-law for the applicable *zone*.

The *lot area* and *lot frontage* requirements of the most restrictive *zone* on the *lot* shall be applied to the entire *lot*.

This provision does not apply to lands that are subject to a Holding (H) Provision. This provision is also subject to Section 4.7 of this By-law.

#### 4.18 NON-COMPLYING BUILDINGS AND STRUCTURES

## 4.18.1 Replacement, Enlargement, Repair or Renovation

A non-complying building or structure that does not comply with this By-law, but which was legally erected/altered in accordance with the by-laws in force at the time of construction and/or alteration is permitted to be replaced, enlarged, repaired or renovated provided that the enlargement, repair or renovation:

- a) Does not further encroach into a required *yard*;
- b) Does not increase the amount of *floor area* or volume in a required *yard*;

- c) Does not in any other way increase a situation of non-compliance; and,
- d) Complies with all other applicable provisions of this By-law.

#### 4.18.2 Reconstruction

Nothing in this By-law shall apply to prevent the reconstruction of any legally existing *building* or *structure* that is accidentally damaged or destroyed by causes beyond the control of the owner or where the owner has obtained a demolition permit from the *Municipality*. Such a *building* or *structure* is permitted to be reconstructed in accordance with the previously existing standards, even if such did not conform with one or more of the provisions of this By-law provided that a *building* permit for the reconstruction is obtained within 24 months of the damage being done and, where applicable, that the *building* or *structure* is improved to meet the appropriate *dry* or *wet floodproofing* standard of the Ganaraska Region Conservation Authority, but that the non-compliance may not be further increased.

## 4.18.3 Permitted Exterior Extension, Alteration and Reconstruction

On the exterior of a *building* or *structure*, the installation of eavestroughs, siding, brick or insulation whose sole purpose is to improve the exterior of a *building* or *structure* that was lawfully used for a purpose not permissible within the *zone* in which it is located prior to the effective date of this By-law shall be permitted provided that the *floor area* of the *building* or *structure* is not expanded in any way, except in conformity with this By-law.

#### 4.18.4 Permitted Interior Alteration

The interior of any *building* or *structure* that was lawfully used for a purpose not permissible within the *zone* in which it is located prior to the effective date of this By-law, is permitted to be reconstructed or structurally altered, in order to render the *building* or *structure* more convenient for the existing purpose for which it was lawfully used.

#### 4.18.5 Restoration to a Safe Condition

Nothing in this By-law shall prevent the repair, strengthening or restoration to a safe condition of any *building* or *structure* or part thereof that was lawfully used for a purpose not permissible within the *zone* in which it is located prior to the effective date of this By-law, or the re*building* of such *building* or *structure* if it has been destroyed by means beyond the control of the owner, provided that the dimensions or *use* of the original *building* or *structure* or of any *yards* appurtenant thereto, are not altered in any way except in conformity with this By-law unless these changes are necessary to provide for flood proofing.

In cases where a *building* or *structure* or part thereof is found to be unsafe due to radioactive contaminated landfill or materials, this provision shall permit the correction of the condition.

## 4.18.6 Building Permit Issued

The provisions of this By-law shall not apply to prevent the erection or *use*, for a purpose prohibited by this By-law, of any *building* or *structure* for which plans have, prior to the date of passing of this By-law, been approved by the Chief *Building* Official, so long as the *building* or *structure*, when *erected*, is used and continues to be used for the purpose for which it was *erected*.

# 4.18.7 Non-compliance as a Result of Acquisition by a Public Authority

Notwithstanding any other provision of this By-law, where, as a result of an acquisition of land by a *public authority*, such acquisition results in a contravention of this By-law relating to minimum *yard*s and/or *setbacks*, *lot coverage* or maximum permitted *gross floor area* or *net floor area*, then the lands so acquired shall be deemed to continue to form part of the *lot* upon which the *building* or *buildings* are located in determining compliance with this By-law.

## 4.18.8 Driveways and Required Parking Spaces

Notwithstanding any other provision of this By-law, where, as a result of an acquisition of land by a *public authority*, such acquisition results in a contravention of this By-law relating to the minimum required number of *parking spaces*, minimum size of *parking spaces*, minimum width of a *driveway*, location of *parking spaces* and/or *driveways* or minimum required *setbacks* and/or *yards* for *driveways* and/or *parking spaces*, then the lands so affected are deemed to comply with this By-law to the extent it complied with this By-law on the day before the expropriation was finalized.

## 4.18.9 Non-compliance as a Result of New Road Construction

Notwithstanding any other provision in this By-law, where as a result of the establishment of a new public road abutting a *lot* that would have been considered an *interior lot* prior to the establishment of the public road, such *lot* shall continue to be considered an *interior lot* for the purposes of determining compliance with this By-law.

#### 4.19 NON-COMPLYING LOTS

#### 4.19.1 Existing Lots

A *lot* in existence prior to the effective date of this By-law that does not meet the *lot area* and/or *lot frontage* requirements of the applicable *Zone*, is permitted to

be used and *buildings* and *structures* thereon be *erected*, enlarged, repaired or renovated provided the *use* conforms with this By-law and the *buildings* or *structures* comply with all of the other provisions of this By-law.

## 4.19.2 Non-compliance as a Result of Acquisition by a Public Authority

Notwithstanding any other provision of this By-law to the contrary, where, as a result of the acquisition of part of a *lot* by a *public authority*, the *lot*, after the acquisition, is a *non-complying lot*, such *non-complying lot* may be used for any purpose permitted by this By-law within the *Zone* in which the *lot* is located, provided that:

- a) Such *lot* as reduced is accessible to vehicular traffic from a road either directly or via private access;
- b) No change is made to such *lot* or to any *building* or *structure* thereon, subsequent to the date of the said acquisition, that would increase the degree of any non-conformity resulting from such acquisition or that would contravene any other provision hereof; and,
- c) This provision is not construed as mitigating or legalizing any non-conformity or contravention pertaining to such *lot* prior to the date of such acquisition.

## 4.19.3 Lot Subject to a Consent to Sever

Notwithstanding any other provision of this By-law to the contrary, where an existing *lot* has a lesser lot area and/or *lot frontage* than required by this By-law and is the subject of a consent to a land severance, an amendment to this By-law to recognize the further reduction in *lot area* and/or *lot frontage* will not be required, provided that all other applicable zone standards of this By-law are complied with.

## 4.19.4 Part of Lot 34, Broken Front Concession and Part of Lots 34 and 35, Concession 1

Sections 4.19.1, 4.19.2 and 4.19.3 above shall not apply to Part of Lot 34, Broken Front Concession and Part of Lots 34 and 35, Concession 1, as shown on Schedule 'C-1' to this By-law, with the exception of the following lots as shown on Registrars Compiled Plan No. 173:

a) Provided they are combined and treated as one *lot*, each pair of Lots 49 and 50, Lots 161 and 162, Lots 175 and 176, Lots 275 and 276, Lots 286 and 287, and Lots 360 and 361; and.

b) Lots 1, 2, 51, 52, 158, 163, 164, 165, 170, 172, 173, 205, 206, 207, 217, 236, 237, 238, 239, 241, 243, 277, 278, 283, 284, 285 and 288.

#### 4.20 NON-CONFORMING USES

The provisions of this By-law shall not apply to prevent the *use* of any existing *lot*, *building* or *structure* for any purpose prohibited by this By-law if such existing *lot*, *building* or *structure* was lawfully used for such purpose, prior to the effective date of this By-law and provided that the *lot*, *building* or *structure* continues to be used for that purpose and is not altered in any way except in conformity with this By-law.

#### 4.21 OPENINGS

## 4.21.1 Facing a Lot Line

An *opening* for a door that provides access to the interior of a *main building* and/or an *accessory building* shall not permitted in any portion of a wall facing a *lot line* that is located less than 1.2 metres from the same *lot line*.

## 4.21.2 External Stairs to a Basement Prohibited

An *opening* providing access for stairs from the outside of a *building* to a *basement* or *cellar* shall not be permitted in any *required yard*.

#### 4.22 OUTDOOR DISPLAY AND SALES

Where an outdoor display and sales area is permitted as an accessory use:

- a) The *outdoor display and sales area* shall comply with the following *setbacks*:
  - Maximum distance between an outdoor display and sales area and building containing the principal use of the lot – 12.0 metres;
  - ii) Minimum required *interior side yard* for an *outdoor display and sales area* 3.0 metres;
  - iii) Minimum required rear yard for an outdoor display and sales area 3.0 metres;
  - iv) Minimum set back for an outdoor display and sales area from a Residential Zone boundary 7.5 metres.
- b) The maximum permitted area for an *outdoor display and* sales area shall be 200% of the *floor area* of the *main building* on the same *lot*;

- The outdoor display and sales area must be located outside of any required parking spaces, loading areas and required planting strips;
- d) The *outdoor display and sales area* shall be established and maintained with a stable surface, treated so as to prevent the raising of dust or loose particles and comprised in whole or in part of one or more materials including asphalt, concrete, concrete or brick pavers, gravel or similar materials, and.
- e) Motor vehicle dealerships or the accessory sale of motor vehicles where permitted by this By-law, are not subject to the provisions of Sections 4.22(a), (b) and (c) of this By-law.

## 4.23 OUTDOOR STORAGE

## 4.23.1 General Provision

Where accessory outdoor storage is permitted in a zone:

- a) Outdoor storage shall be permitted only in a rear or interior side yard and shall not be located any closer than 18.0 metres to any streetline, including the Highway 401 streetline:
- b) The *height* of stored materials shall not exceed 4.5 metres;
- c) Outdoor storage shall be screened by opaque fencing with a minimum height of 2.75 metres;
- d) Outdoor storage is not permitted within any yard adjoining a residential zone boundary; and,
- e) The maximum permitted area for *outdoor storage* shall be the lesser of 30% of the *lot area* or twice the ground *floor area* of the *main building* on the *lot*.

## 4.23.2 Agricultural Uses

Outdoor storage of farm-related materials shall be permitted accessory to an agricultural use. The provisions of Section 4.23.1 above shall not apply.

#### 4.24 PATIOS

Restaurant patios are permitted accessory to any restaurant provided that:

- a) A restaurant patio shall be permitted in any yard with no required setback to the applicable lot line, except that in a rear yard it shall be located no closer to the rear lot line than required for an accessory building by this By-law;
- b) Notwithstanding Subsection (a) above, a *restaurant* patio shall not be permitted within a *sight triangle* required by this By-law;
- c) Notwithstanding Subsection (a) above, a *restaurant* patio shall not be located within any *planting strip* required by Section 4.25 of this By-law;
- d) Notwithstanding Subsection (a) above, a *restaurant* patio shall be *setback* a minimum of 7.5 metres from any Residential *Zone*;
- e) The maximum *height* of a *restaurant* patio shall be 4.0 metres except if it is on a roof; and,
- f) A *restaurant* patio shall be screened by fencing with a minimum *height* of 1.0 metre.

## 4.25 PLANTING STRIPS

#### **4.25.1** Location

- a) A 3.0 metre-wide *planting strip* abutting the full length of the *lot line* shall be required:
  - i) Where a *lot* in any Commercial or Employment *Zone* or in the Institutional Rural (IR) *Zone* abuts an *interior* side or rear lot line of a lot in any Residential *Zone*;
  - ii) Where a *lot* in the Medium Density Residential (RES3) *Zone* abuts a *lot* in a Low Density Residential One (RES1) or Low Density Residential Two (RES2) *Zones*:
  - iii) Where a *lot* in the High Density Residential (RES4) *Zone* abuts a *lot* in a Low Density Residential One

- (RES1), Low Density Residential Two (RES2) *Zone* or Medium Density Residential (RES3) *Zones*; and,
- iv) Along a streetline between a parking area and a street where parking areas are located adjacent to a street in any Zone except the Downtown Commercial (COM3) Zone.
- b) A 4.5 metre wide *planting strip* abutting the full length of the *lot line* shall be required:
  - i) Along a streetline where a lot contains an apartment building.
- c) Where *parking areas* are connected to *parking areas* on adjacent *lots*, a *planting strip* is not required.
- d) Where there is an opaque wall or fence having a *height* of 1.5 metres or more, the width of the *planting strip* is permitted to be reduced to 1.8 metres in width.

## **4.25.2** Contents

Required *planting strips* shall contain one or more of the following screening devices:

- a) A continuous row of trees:
- b) A continuous hedgerow of evergreens, bushes or shrubs;
- c) A berm;
- d) A wall; or,
- e) A fence.

## 4.25.3 **Design**

Screening devices comprising a required *planting strip* shall:

- a) Be arranged so as to form a dense or opaque screen or barrier;
- b) Be designed to have an ultimate *height* of not less than 1.8 metre above the elevation of the ground at the nearest *lot line*, provided that they do not obstruct a *sight triangle*; and,

c) Be uninterrupted except where traversed by pedestrian walkways or permitted *driveways*, in which case no such screening devices shall be required within 1.0 metre thereof.

## 4.25.4 Landscaped Open Space

A *planting strip* or buffer screen referred to in this Section is permitted to form a part of any *landscaped open space* required by this By-law and is also permitted to form part of a required *yard*.

### 4.26 PORCHES

#### 4.26.1 Size of Porches

The floor of any *porch* that is located between a *main wall* of a *building* and a *streetline* shall extend at least 1.5 metres towards the *streetline* from the main wall that abuts the *porch*. Windows, stairs, columns, piers and/or railings associated with the *porch* are permitted to encroach within this area. Notwithstanding the above, a portion of the *porch* is not required to extend 1.5 metres towards the *streetline* provided it extends no more than 0.8 metres along the main wall.

## 4.26.2 Encroachments into Yards

- a) Porches and the stairs used to access a porch, with the porch having a maximum elevation of 3.0 metres, with the elevation being measured from the floor of the porch to the underside of the rafters or ceiling of the porch are permitted to encroach:
  - i) Into the required *front yard* and *exterior side yard* a distance of 2.5 metres, provided that no part of the *porch* shall be located closer than 1.2 metres from the *front* or *exterior side lot line*;
  - ii) Into the required *rear yard* a distance of 2.5 metres; and,
  - iii) Into the required *interior side yard* a distance of 2.5 metres, provided that no part of the *porch* is located closer than 1.2 metres from the *interior side lot line*.
- b) In addition to a *porch*, an underground cold *cellar* is permitted to encroach into any required *yard*, provided the underground cold *cellar* is located entirely underneath the *porch*.

c) Eaves and eavestroughs associated with a *porch* shall be permitted to encroach an additional 0.6 metres beyond what is permitted by this Section into any required *yard*. There is no restriction on the location of gutters.

#### 4.27 PROHIBITED USES

#### 4.27.1 All Zones

The following uses, activities and/or objects shall be prohibited in any Zone:

- a) The use of any tent, trailer or motor vehicle for human habitation, except where such tent, trailer or motor vehicle is located in a campground, in a trailer park or in a mobile home park;
- b) The use of any accessory building or structure or boathouse for human habitation:
- c) The *use* of a truck, bus, coach body or rail car for human habitation or for storage purposes;
- d) The storage of disused rail cars, streetcars, buses, truck bodies or *trailers* without wheels;
- e) The parking or storage of *trailers* or *commercial motor vehicles* on a vacant *lot*:
- f) The parking or storage of *trailers* or *commercial motor vehicles* on a vacant *lot* for the purposes of advertising;
- g) The *outdoor storage* of partially dismantled *motor vehicles* or *trailers* or *motor vehicle* or *trailer* parts unless otherwise permitted by this By-law;
- h) Obnoxious uses;
- i) The manufacturing, refining, rendering or distillation of acid, ammonia, chlorine, coal, creosote, explosives, fireworks, glue, petroleum or tar; and,
- j) The bulk storage of industrial chemicals, fuels and oils, hazardous waste or liquid industrial waste unless specifically permitted by as defined under <u>Environmental Protection Act</u>, R.S.O. 1990, c.E. 19, as amended.

## 4.27.2 Oak Ridges Moraine

In addition to Section 4.27.1 of this By-law, the following *uses* are prohibited in the Oak Ridges Moraine – Core (ORM-C), Oak Ridges Moraine – Environmental Protection (ORM-EP), Oak Ridges Moraine – Extractive Industrial (ORM-MX), Oak Ridges Moraine – Linkage (ORM-L), Oak Ridges Moraine – Rural (ORM-RU) and Oak Ridges Moraine – Rural Settlement (ORM-RS) *Zones*:

- Generation or storage of hazardous or liquid industrial waste;
- b) Waste composting facility;
- c) Waste management facility;
- d) Waste transfer facility;
- e) Organic soil conditioning facilities;
- f) Snow storage and disposal facilities;
- g) Bulk storage tanks that are not equipped with an approved secondary containment device; and,
- h) The use, creation, handling or storage of alfatoxin, tetrachlorodibenzo-p-dioxin, pentachlorodibenzo-p-dioxin, hexachlorodibenzo-p-dioxin, tetrachlorodibenzo furan or other contaminants listed in Schedule 3 (Severely Toxic Contaminants) to Regulation 347 of the Revised Regulations of Ontario, 1990.

## 4.28 PUBLIC USES

#### 4.28.1 Permitted Locations

- a) A *public use* shall be permitted in all *zones* other than the:
  - i) Environmental Protection (EP) *Zone*;
  - ii) Oak Ridges Moraine Core (ORM-C) Zone;
  - iii) Oak Ridges Moraine Environmental Protection (ORM-EP) *Zone*;
  - iv) Oak Ridges Moraine Extractive Industrial (ORM-MX) Zone;
  - v) Oak Ridges Moraine Linkage (ORM-L) *Zone*;
  - vi) Oak Ridges Moraine Rural (ORM-RU) Zone; and,
  - vii) Oak Ridges Moraine Rural Settlement (ORM-RS) Zone.

b) Nothing in this By-law shall prevent the *use* of any land, building or structure for infrastructure and as a public street nor prevent the installation of a utility including a water main, sanitary sewer, storm sewer, gas main, pipeline or overhead or underground hydro, sewage pumping station, municipal well and related *structure*, water storage tower, water reservoir, telecommunications/communications *infrastructure* or other utility supply or communication line.

## 4.28.2 Regulations for Public Uses

Where a *public use* is permitted, the following provisions shall apply:

- Such public use shall comply with all applicable zone standards, parking and loading requirements of the Zone in which it is located;
- b) No *outdoor storage* shall be permitted unless such *outdoor storage* is specifically permitted in the *Zone* in which the *public use* is located;
- c) Notwithstanding subsection (a) above, buildings and structures which are used for the storage of road maintenance materials within a public works yard owned by a public authority shall be exempt from the height requirements of this By-law;
- d) Any accessory uses to a public use shall be clearly incidental and accessory to the principal use; and,
- e) Any above-ground, utility or *public use* which is located in a Residential *Zone* shall be located and maintained in general harmony with the residential *buildings* permitted in such *Zone*.

#### 4.29 RAMPS AND BARRIER-FREE ACCESS

Nothing in this By-law shall prevent the location of a barrier-free entrance that conforms to the requirements of Section 3.8 (Barrier-Free Design) of the Ontario *Building* Code (Ontario Regulation 350/06) or its successor.

## 4.30 REDUCTION OF REQUIREMENTS

No *person* shall change the purpose for which any *lot* or *building* is *used*, erect or enlarge any *building* or *structure* or sever any lands from any existing *lot* if the effect of such action is to cause the original, adjoining, remaining or new *building*, *structure* or *lot* to be in contravention of this By-law.

#### 4.31 SCHOOL PORTABLES

School portables are considered to be main buildings by this By-law.

#### 4.32 SERVICES REQUIRED

#### 4.32.1 Urban Area

No land, building or structure in the following Zones shall be used and no building or structure shall be erected, used or altered after the passage of this By-law unless the use is to be serviced by Municipal sewage and water services:

- a) Low Density Residential One (RES1);
- b) Low Density Residential Two (RES2);
- c) Medium Density Residential (RES3);
- d) High Density Residential (RES4);
- e) Neighbourhood Commercial (COM1);
- f) General Commercial (COM2), but only for those lands within this *Zone* as shown on Schedule 'A' to this By-law;
- g) Downtown Commercial (COM3);
- h) General Employment (EMP1), but only for those lands within this *Zone* as shown on Schedule 'A' to this By-law;
- i) Service Employment (EMP2), but only for those lands within this *Zone* as shown on Schedule 'A' to this By-law; and,
- j) Institutional Urban (IU).

## 4.32.2 Hamlets and the Countryside Area

In all other *zones*, the establishment of any type of sewage disposal system, except a Class IV or VI system as defined by the *Building* Code Act, 1992, S.O. 1992, c.23, as amended, is not permitted on vacant *lots* that existed on the date this By-law comes into effect.

## 4.32.3 Other Dwelling Units in the Hamlet Areas

Notwithstanding Section 4.32.2 above an apartment dwelling, a duplex dwelling, a multiple dwelling and a townhouse dwelling shall not be erected, used or altered in the Hamlet Residential Two (RESV2) Zone after the passage of this By-law unless the use is to be serviced by municipal sewage and water services.

## 4.33 SIGHT TRIANGLES

## 4.33.1 Application

Notwithstanding any other provision of this By-law, a *sight triangle* shall be required on a *corner lot* at an at-grade intersection of two or more *streets* that is measured according to the provisions set out in Table 4.4, below:

Table 4.4: Sight Triangle Dimensions (Distance from Lot Line to Point of Intersection)

	,	Subject lot has access onto a:		
		Local street	Collector street	County Road or Provincial Highway
	Local road	3.0 metres	5.0 metres	9.0 metres
er S Ser	Collector road	5.0 metres	7.0 metres	9.0 metres
Other right-of way	Arterial or Provincial Highway	9.0 metres	9.0 metres	9.0 metres

The provisions of this Section shall not apply to any *lot* located in the Downtown Commercial (COM3) *Zone* or where this By-law does not require any *front* or *exterior side yard*.

#### 4.33.2 Prohibition of Obstructions

Within any part of a *sight triangle* as defined herein:

- a) No *building*, *structure*, *sign*, wall or fence shall be *erected*, located or placed, in whole or in part;
- b) No vehicle shall be parked or stored; and,

c) Landscaping materials are permitted to be located or allowed to grow and any land raised, but in no case greater than 1.0 metre in height above the average elevation of the site triangle, determined by averaging the elevations of the three corner points thereof, or being located in such a manner as to impede or obstruct in any way the field of view across such site triangle for persons driving vehicles on an abutting street.

### 4.33.2 Permitted Encroachments

Notwithstanding Section 4.33.2 a) above, architectural features such as sills, belts courses, cornices, parapets, pilasters or other similar ornamental *structures* shall be permitted to encroach into a *sight triangle* in accordance with Section 4.8 a) of this By-law.

#### 4.34 SIGNS

The provisions of this By-law shall not apply to prevent the erection, alteration or use of any sign provided such sign complies with the By-laws of the Municipality and is accessory to the use of the land on which it is located.

#### 4.35 SOLAR PANELS

#### 4.35.1 General Provisions

a) Solar panels are permitted as set out in Table 4.5, below:

**Table 4.5: Standards for Solar Panels** 

Land Use	Permitted Location	Maximum Height
Single detached, semi-detached, duplex and townhouse dwellings in the RES1, RES2, RES3 and	Roof	Panels are permitted to extend a maximum of 1.0 metre perpendicular to a roof surface.
RES4 Zones	Ground mounted platform	It is classified as an accessory structure.
Residential, industrial and commercial <i>buildings</i> 12.0 metres in <i>height</i> or over.	Roof	Panels are permitted to extend a maximum of 5.0 metres beyond the highest point of the roof.
	Ground mounted platform	It is classified as an accessory structure.
Residential, industrial and commercial buildings under 12.0 metres in height (not including single-detached, semi-detached	Roof	Panels are permitted to extend a maximum of 2.0 metres beyond the highest part of the roof.
duplex and townhouse dwellings in the RES1, RES2, RES3 and RES4 Zones)	Ground mounted platform	It is classified as an accessory structure.
Rural residential or agricultural	Roof	Panels are permitted to extend a maximum of 1.0 metre in <i>height</i> , measured perpendicular to a roof surface.
	Ground mounted platform	It is classified as an accessory structure.

b) Free-standing, ground mounted *solar panels* shall be included in the calculation of *lot coverage*. For the purposes of this By-law, such a *solar panels* is deemed to be an *accessory structure*.

## 4.35.2 Prohibited Zones

Notwithstanding Section 4.35.1 above, a *solar panel* shall not be permitted in the following *Zones*.

- a) Environmental Protection (EP) Zone;
- b) Open Space (OS) Zone; and,
- c) Environmental Protection Floodplain (EP-F) Zone,

#### 4.36 SPECIAL SETBACKS

## 4.36.1 Group Homes

a) Notwithstanding any other setback provision in this By-law to the contrary, the minimum required setbacks between a Group Home Type 1, Group Home Type 2 or Treatment Centre in the Low Density Residential One (RES1), Low Density Residential Two (RES2), Hamlet Residential One (RESV1) and Hamlet Residential Two (RESV2) Zones, shall be as identified in Table 4.6, below:

Table 4.6: Group Home Setbacks in Ward 1

		Subject facility is a:	
r Facility:		Group Home Type 1	Group Home Type 2, Treatment Centre
Other	Group Home Type 1	400 metres	1,000 metres
Ó	Group Home Type 2, Treatment Centre	1,000 metres	1,000 metres

b) Notwithstanding any other setback provision in this By-law to the contrary, the minimum required setbacks between a Group Home Type 1, Group Home Type 2 or Treatment Centre in the Agricultural (A) or Rural (RU) Zones, shall be as identified in Table 4.7, below:

Table 4.7: Group Home Setbacks in Ward 2

		Subject facility is:	
r Facility:		Group Home Type 1	Group Home Type 2, Treatment Centre
Other	Group Home Type 1	2,500 metres	4,000 metres
Ŏ	Group Home Type 2, Treatment Centre	4,000 metres	4,000 metres

## 4.36.2 County Roads and Provincial Highways and Railroads

Notwithstanding any other provision in this By-law, all *building*s and *structures* shall be located no closer than:

- a) 59.0 metres from the *centreline* of Highway 401;
- b) 30.0 metres from the *centre-line* of any other Provincial Highway; and,
- c) 27.0 metres from the *centre-line* of a *County* Road.

#### 4.36.3 Lake Ontario Shoreline

Notwithstanding any other provision in this By-law, all *building*s and *structures* shall be set back a minimum of 30.0 metres inland from the 72.9 metre *G.S.C.* elevation.

## 4.36.4 TransCanada Pipeline

Notwithstanding any other provisions in this By-law, no permanent *building* or *structure* shall be located within 7.0 metres of the TransCanada pipeline right-of-way. *Accessory structures* shall have a minimum *setback* of at least 3.0 metres from the limit of the TransCanada right-of-way. No *building* or *structure* is permitted within 3.0 metres of the TransCanada right-of-way.

## 4.36.5 Trans-Northern Pipeline

Notwithstanding any other provision in this By-law, no permanent building or structure shall be located within 10.0 metres of the Trans-Northern pipeline right-of-way.

## 4.36.6 Railroads

Notwithstanding any other provision in this By-law, all *buildings* and *structures* containing a *dwelling unit*, a *place of worship*, a *day nursery* and/or a *private* or *public school* shall be located no closer than 30 metres from the right-of-way owned by a Federally regulated railway company.

#### 4.37 THROUGH LOTS

Where a lot, which is not a corner lot, has lot frontage on more than one street.

a) The *setback* and *front yard* requirements contained herein shall apply on each *street* in accordance with the provisions of the *Zone* or *Zones* in which such *lot* is located: and.

b) Accessory buildings and structures shall be permitted in the applicable yard having the greater depth in accordance with Section 4.1 of this Bylaw.

## 4.38 TRAVEL TRAILERS, RECREATIONAL VEHICLES AND CAMPERS

## 4.38.1 Outdoor Parking and Storage

The outdoor parking and storing of a recreational vehicle, truck camper, camper trailer, trailer and licensed off-road recreational vehicle shall be prohibited in all Residential and Countryside Zones except that a total of one recreational vehicle, truck camper, camper trailer, trailer or licensed off-road recreational vehicle, is permitted to be stored outdoors on the same lot where the owner of said recreational vehicle resides in a Residential Zone, provided that it meets the setbacks for an accessory building and where the required parking spaces for the use on the lot are satisfied, and only in the following yards:

- a) In the *rear* or *interior side yard*, provided that it meets the *setbacks* for an *accessory building* within the limits of the *lot*; and,
- b) In the *front yard*, provided that it meets the *minimum required front yard* standard for the applicable *zone*.

#### 4.38.2 Use

- a) The use of trailers, travel trailers, recreational vehicles, truck campers, and camper trailers for commercial purposes or habitation shall be prohibited in all Zones except in areas where such use is expressly permitted by this By-law.
- b) No other form of *trailer* or *vehicle* shall be used for human habitation unless expressly permitted by this By-law.

#### 4.39 USES OF LOTS WITHOUT BUILDINGS

Unless expressly permitted by this By-law, no permitted *use* in any Residential, Commercial or Employment *Zone* is permitted unless a *main building* is *erected* on the same *lot*.

## PART 5 - PARKING AND LOADING PROVISIONS

#### 5.1 APPLICABILITY OF THIS SECTION

- a) The parking and *loading space* requirements of this Part of the By-law shall not apply to any *use* in existence at the date of passing of this By-law so long as the *floor area*, as it existed at such date, is not increased.
- b) If an addition is made to the *building* that increases the *floor* area, additional parking and *loading spaces* shall be required to be provided for the additional *floor* area as required by the regulations of this By-law.
- c) If the use of lands or a building or part of a building is changed to a use that requires additional parking than what existed as of the date of passing of this By-law, additional parking and loading spaces shall be required in accordance with the regulations of this By-law.

#### 5.2 GENERAL PARKING PROVISIONS

## 5.2.1 Restriction on Use of Land, Buildings and Structures

No *person* shall *use* any land, *building* or *structure* in any *Zone* for any purpose permitted by this By-law, unless the minimum number of *parking spaces* required are provided in accordance with the provisions of this Part of the By-law.

#### 5.2.2 Calculation of Parking Requirements

#### 5.2.2.1 Rounding of Requirements

Where the minimum number of *parking spaces* is calculated on the basis of a rate or ratio, the required number of *parking spaces* shall be rounded to the next higher whole number where the calculated required number of *parking spaces* results in a fraction of a *parking space*.

#### 5.2.2.2 More than One Use on a Lot

The parking requirements for more than one *use* on a single *lot* or for a *building* containing more than one *use*, shall be the sum total of the parking requirements for each of the component *uses*, unless otherwise noted.

## 5.2.2.3 Requirements Based on Capacity

Where the number of *parking spaces* required in accordance with this By-law is based upon the "capacity" of a *use*, such capacity shall be equal to the maximum capacity of any *building* or *structure* pertaining to such *use*, as determined by the Ontario *Building* Code, relevant fire safety regulations or, where applicable, the Liquor Licensing Board or Ontario or other public agency having jurisdiction, whichever capacity is less.

## 5.2.3 Dimensions of Parking Spaces

## 5.2.3.1 General Requirements

- a) Where parking spaces are provided in a surface parking area, or on a driveway each parking space shall have a width of not less than 2.7 metres and a length of not less than 5.5 metres.
- b) Where *parking spaces* are provided in an enclosed or underground *parking garage*, such *parking spaces* shall have a width of not less than 2.7 metres and a length of not less than 5.4 metres.
- c) Where required parking spaces are provided within a private garage accessory to a detached, semi-detached or townhouse dwelling, with such a private garage being a single car garage or a double car garage with a separating wall, each parking space shall have a width of not less that 2.9 metres and length of not less than 6.0 metres and a height clearance of not less than 2.1 metres. A minimum area of 2.9 metres wide by 5.3 metres long by 2.1 metres high of this space shall be unobstructed by any component of any structure, including stairs.
- d) Where parking spaces are provided within a private garage accessory to a detached, semi-detached or townhouse dwelling, with such a private garage being a single car garage or a double car garage with no separating wall, each parking space shall have a width of not less that 2.75 metres and length of not less than 6.0 metres and a height of not less than 2.1 metres. A minimum area of 5.5 metres wide by 5.3 metres long by 2.1 metres high of this space shall be unobstructed by any component of any structure, including stairs.

## 5.2.3.2 Parallel Parking

Where principal access to a *parking space* is located on its longest side, such *parking space* shall have a minimum width of 2.75 metres and a minimum length of 6.9 metres.

### 5.2.3.3 Single Stacked Angled Parking

Where principal access to a *parking space* is located on its shortest side, and where *landscaped open space*, a *sidewalk* or a wall abuts the *parking space*s along the opposite shorter side, and where the *parking space* is provided at any angle between ten and seventy degrees, measured between the edge of the pavement and the longer side of the *parking space*, such *parking space* shall have a minimum width of 2.75 metres and a minimum length of 6.4 metres.

## 5.2.3.4 Compact Car Parking

Notwithstanding any other provision of this Part of the By-Law to the contrary, where 10 or more *parking spaces* are required on a *lot*, the minimum rectangular dimensions required for not more then 10% of such *parking spaces* shall be a width of 2.5 metres and a length of 5.5 metres, provided that any such *parking space* is clearly identified as being reserved for the parking of small cars only.

## 5.2.4 Location of Required Parking

#### 5.2.4.1 Same Lot as the Use

All *parking spaces* shall be located on the same *lot* as the *use* that requires the parking.

## 5.2.4.2 When Off-site Parking May be Permitted

Notwithstanding Section 5.2.4.1 above, required *parking spaces* for any *use* within the Downtown Commercial (COM3) *Zone* are permitted to be located on another *lot* within 300.0 metres of the *lot* on which parking would be required for a *use*, provided that:

- a) An agreement with the *Municipality* is registered against title of both such registered *lots* binding and requiring the owner(s) thereof to maintain such *parking spaces* for the duration of the *building*, *structure* or *use* for which they are required; and,
- b) The off-site parking is located on a *lot* held under the same ownership and is in the same *Zone* as the subject *lot*; or,
- c) The main use is a permitted use on both lots; or,

d) The *lot* on which the parking is being provided is located in a *zone* that permits a parking *lot*.

## 5.2.4.3 Yards where Parking Areas are Permitted

Outdoor *parking area*s shall be permitted in any part of any *yard*, except that no part of any *parking area* shall be located:

- a) Within a *sight triangle* in accordance with Section 4.32 of this By-law;
- b) In any required *front yard* or required exterior side *yard* in any Countryside, Open Space (OS) or Residential *Zone*;
- c) Closer to any *street* having a width of more than 10.0 metres than:
  - i) The minimum required interior side and minimum required read *yard* in an Industrial *Zone*;
  - ii) 1.0 metre in any Commercial, Institutional Urban (IU), Institutional Rural (IR), Open Space (OS) or Major Recreational (OSR) *Zone*; or,
  - iii) 2.0 metres in any Countryside, Rural Employment (EMPR4), Waste Disposal (EMPD), Power Generation (EMPG), Extractive Industrial (EMPX) or Institutional Rural (IR) *Zone*; and,
- d) Closer to any Residential *Zone* than:
  - i) The minimum required interior side and minimum required read *yard* in an Industrial *Zone*;
  - ii) 1.0 metre in any Commercial, Institutional Urban (IU), Institutional Rural (IR), Open Space (OS) or Major Recreational (OSR) *Zone*; or,
  - iii) 3.0 metres in any Countryside, Rural Employment (EMPR), Waste Disposal (EMPD), Power Generation (EMPG), Extractive Industrial (EMPX) or Institutional Rural (IR) *Zone*.

#### 5.2.5 Surface Treatment

All parking spaces, loading spaces, queuing lanes and spaces, parking areas, parking lots and all driveways and aisles providing, access thereto shall be established and maintained with a stable surface, treated so as to prevent the

raising of dust or loose particles and comprised in whole or in part of one or more materials including asphalt, concrete, concrete or brick pavers, gravel or similar materials. The use of similar materials which provide for the infiltration of water into the ground is also permitted.

Notwithstanding the above, this requirement shall not apply in any Countryside *Zone* and the Open Space (OS) *Zones*.

## 5.2.6 Exclusive Use of a Parking Space

Any parking space shall be unobstructed and available for parking purposes and used exclusively for that purpose at all times, unless otherwise specified in this By-law.

## 5.2.7 Parking Required for Outdoor Patios

Parking spaces are not required for any outdoor patio that occupies less than 40% of the net floor area of the restaurant it serves. Where the outdoor patio occupies an area equal to or greater than 40% of the net floor area of the restaurant it serves, parking spaces shall be required at the required minimum requirement specified in Section 5.3 of this By-law for that portion of the outdoor patio greater than 40% of the net floor area of the restaurant it serves.

## 5.2.8 Access to Parking Areas and Parking Spaces

## 5.2.8.1 Double Parking

Each required *parking space* shall be accessible at all times for parking a vehicle without the necessity of moving any other vehicle, except that nothing in this Bylaw shall apply to prevent the parking of a vehicle in any part of a *driveway accessory* to a *duplex dwelling*, *single detached dwelling*, *semi-detached dwelling* or street *townhouse dwelling*.

## 5.2.8.2 Width of Parking Aisles

The minimum width of an aisle providing access to a *parking space* within a *parking area* shall be 3.5 metres, except as set out in Table 5.1, below in the case of angled off-*street* parking accessed by a one-way aisle.

**Table 5.1: Width of Parking Aisles** 

Angle of Park	ing (Degrees)	Minimum Required Aisle
Equal to	Less than	Width (Metres)
0	45	3.5
45	56	4.3
56	70	6.5
70	90	6.7

## 5.2.8.3 Width of Access Ramps and Driveways in Non-Residential *Zones*

Access ramps and *driveway*s accessing a *parking area* or parking *lot* shall be a minimum of 3.0 metres in width for one-way traffic and a minimum of 6.0 metres in width for two-way traffic, and in no case shall be not more than 9.0 metres in width.

## 5.2.9 Cash-in-Lieu of Parking

Parking spaces required by Sections 5.3 and 5.6 of this By-law shall not be required if the *Municipality* has entered into an agreement with the landowner respecting the payment of cash-in-lieu of some or all of the parking required in accordance with Section 40 of the <u>Planning Act</u>, R.S.O. 1990, c.P.13, as amended.

#### 5.2.10 Unlicensed Motor Vehicles and Motor Vehicle Uses

- a) The parking of an unlicensed motor vehicle on a lot shall be permitted only as an accessory use to a motor vehicle sales and/or rental establishment, motor vehicle body shop or a motor vehicle repair garage located on the same lot; and,
- b) No part of any *lot* in a Residential *Zone* shall be used for the parking or storage outdoors of any vehicle, other than a recreational vehicle, where such vehicle does not bear a valid license plate and currently valid validation tag, except for not more than 1 such vehicle in either an *interior side* yard, private garage or carport.

## **5.2.11** Parking Garages

Parking garages shall comply with the provisions for the *main building* in accordance with this By-law. No *setbacks* or *yards* shall be required for any portion of a parking garage if it is constructed completely below the *established grade*. This exemption shall also apply to ventilation shafts and housings, stairways and other similar facilities associated with below grade parking garages that extend from below *established grade*.

## 5.3 NON-RESIDENTIAL PARKING REQUIREMENTS

The number of *parking spaces* required for non-residential *uses* shall be calculated in accordance with the standards set out in Table 5.2, below:

**Table 5.2: Non-Residential Parking Requirements** 

Table 5.2: Non-Residential Pa	Minimum Parking Space
Use	Requirement (Net floor area unless otherwise specified)
Adult Entertainment Parlour	1/5.8 m <sup>2</sup> nfa
Adult Specialty Store	1/20 m <sup>2</sup> nfa
Adult Video Store	1/20 m <sup>2</sup> nfa
Animal Clinic	1/16.9 m <sup>2</sup> nfa
Arena	1/3 fixed seats
Art Gallery	1/40 m <sup>2</sup> nfa
Assembly Hall	1/6 persons capacity
Banquet Hall	1/5.8 m <sup>2</sup> nfa
Billiard Hall	1/20 m <sup>2</sup> nfa
Bowling Alley	4/lane
Business Office	1/30 m <sup>2</sup> nfa
Commercial Fitness Centre	1/20 m <sup>2</sup> nfa
Commercial Self-Storage Facilities	1/5 m <sup>2</sup> nfa for the <i>business office</i> plus 1/100
	m <sup>2</sup> of the <i>building(s)</i> used for storage, except
	where the <i>driveway</i> access to the storage unit
	has a minimum width of 7.0 metres, in which
	case no additional parking shall be required
Community Centre	1/10 m <sup>2</sup> nfa
Day Nursery	1.5/classroom plus 1/30 m <sup>2</sup> nfa
Dry Cleaning Establishment	1/12 m <sup>2</sup> nfa
Financial Institution	1/18 m <sup>2</sup> nfa
Funeral Home	Minimum 10 spaces, plus an additional 1/13
	m <sup>2</sup> nfa
Golf Course	24 spaces/9 holes
Golf Driving Range	1.5/tee 1/20 m <sup>2</sup> nfa
Greenhouse, Commercial	1/20 m <sup>2</sup> nfa
Hospital	1/21 m <sup>2</sup> nfa
Hotel	1/room
Industrial Use	1/30 m <sup>2</sup> for the first 1,000 m <sup>2</sup> nfa, plus 1/100
Medical Marihuana Production Facility	m <sup>2</sup> nfa for the <i>floor area</i> between 1,000.1 m <sup>2</sup>
, ,	and 5,000 m <sup>2</sup> nfa, plus 1/200 m <sup>2</sup> nfa for the
	net floor area in excess of 5,000.1 m <sup>2</sup> nfa
Kennel	1/16.5 m <sup>2</sup> nfa
Library	1/26.5 m <sup>2</sup> nfa
Medical Office	5 spaces OR 1/16.9 m <sup>2</sup> nfa, whichever is
	greater
Miniature Golf Course	1.25/tee
Motel	1.1/room
Motor Vehicle Body Shop	1/20m <sup>2</sup> nfa for the <i>business office</i> , plus any
Motor Vehicle Repair Garage	spaces required for accessory uses
Motor Vehicle Service Station	1400 2 6 6 6
Motor Vehicle Dealership	1/20 m <sup>2</sup> nfa for the <i>motor vehicle sales and/or</i>
	rental establishment, plus any spaces
M ( )//:/ 0	required for accessory uses.
Motor Vehicle Gas Bar	1/20 m <sup>2</sup> nfa
Motor Vehicle Rental Establishment	1/20 m <sup>2</sup> nfa
Motor Vehicle Sales and/or Rental	
Establishment	4/40 == 2 == f ==
Museum	1/40 m <sup>2</sup> nfa
Personal Service Shop	1/20 m <sup>2</sup> nfa
Place of Worship	1/4 persons of worship area capacity OR 1/9
	m <sup>2</sup> nfa of worship area capacity, whichever is
	greater
Restaurant	1/9.3 m <sup>2</sup> nfa

Use	Minimum Parking Space Requirement (Net floor area unless otherwise specified)
Restaurant, Take-Out	1/16.6 m <sup>2</sup> nfa
Retail Store	1/20 m <sup>2</sup> nfa
School, Commercial	1/20 m <sup>2</sup> nfa
School, Private School, Public	4/classroom
Service Shop	1/20 m <sup>2</sup> nfa
Supermarket	1/13.8 m <sup>2</sup> nfa
Theatre	1/4 seats
Trade and Convention Centre	1/20 m <sup>2</sup> nfa, plus any spaces required for any accessory restaurant and/or banquet hall
Transport Terminal Warehouse	1/85 m <sup>2</sup> nfa
Wayside Pit or Quarry	Any spaces required for the business office
Any other non-residential <i>use</i> not specified in this table	1/30 m <sup>2</sup> nfa

## 5.4 BARRIER-FREE PARKING SPACES

Barrier-free *parking spaces* for the exclusive *use* of physically disabled *persons* shall be provided in accordance with Tables 5.3 and 5.4, below:

Table 5.3: Barrier-free Parking Requirements for a Hospital or Medical Office

Total Number of Automobile Parking Spaces Provided	Minimum Required Number of Barrier-free <i>Parking Spaces</i>
1-30	1
31-60	2
61-100	3
For each additional 30 spaces or	1 additional space
part thereof	

Table 5.4: Barrier-free Parking Requirements for All Other Uses

Total Number of Automobile Parking Spaces Provided	Minimum Required Number of Barrier-free <i>Parking Spaces</i>
1-19	0
20-100	1
101-200	2
For each additional 100 spaces or part thereof	1 additional space

- a) A barrier-free *parking space* shall have minimum rectangular dimensions of 4.5 metres by 5.5 metres;
- b) A barrier-free *parking space* shall be located on level ground readily accessible to an entrance to such *building*; and,

c) A barrier-free *parking space* shall be clearly identified and reserved for the exclusive *use* of physically disabled *persons*.

## 5.5 GENERAL RESIDENTIAL PARKING PROVISIONS

## 5.5.1 Location of Parking

- a) The parking of *motor vehicle*s associated with a residential use is only permitted within a parking garage, surface parking area, private garage, carport or on a driveway accessing an individual dwelling unit, a private garage or a carport.
- b) No vehicle shall be parked on an unsurfaced area of any front or exterior side yard.
- c) A parking area shall be set back 1.0 metre from a streetline.
- d) A parking area associated with an apartment or multiple-unit building shall be set back 7.5 metres from a streetline, 3.0 metres from an interior side lot line and 1.8 metres from the building on the same lot.

# 5.5.2 General Parking Provisions for Ground Oriented Residential Dwelling Units

- a) Within a *front* or *exterior side yard, motor vehicle* parking is only permitted on a *driveway*.
- b) A *driveway* associated with a ground-oriented residential *dwelling* shall provide direct access to a *private garage*, carport or *parking space*.
- c) *Motor vehicles* shall not be parked parallel to the *streetline* on any *driveway* unless expressly permitted by this By-law.
- d) There shall be no *motor vehicle* parking between an outside wall of an attached *private garage* that faces an exterior *side lot line*, a *front lot line* or a *rear lot line*.
- e) Subject to the provisions for circular *driveway*s, only one *driveway* is permitted per *lot*.

## 5.5.3 Driveways in Residential Zones

## 5.5.3.1 Maximum and Minimum *Driveway* Width

- a) The minimum *driveway* width shall be 3.0 metres.
- b) The maximum *driveway* width shall be equal to the *garage* door width plus 1.5 metres or 6.1 metres, whichever is greater, provided a minimum of 40% of the area of the *front* or *exterior side yard* in which the *driveway* is located is the site of *soft landscaping*.
- c) Notwithstanding Section 5.5.3.1(b) above, the maximum width of a *driveway* at the *streetline* shall be 6.1 metres.
- d) When a *garage door* opening used for *motor vehicle* access faces an *interior side lot line*, the maximum *driveway* width in the *front yard* is 6.1 metres.

## 5.5.3.2 Entrances for Driveways

- a) *Driveway*s used for providing access for the parking of *motor vehicles*, shall:
  - i) Not be located within a *sight triangle*, except that, where a *lot* is occupied by a *semi-detached dwelling unit*, the *driveway* shall be located along the *front lot line* or *exterior side lot line*, at the location furthest removed from the intersection; and,
  - ii) Comply with any applicable regulations of the *Municipality*, *County* or the Ministry of Transportation pertaining to entrances onto public roads.

## 5.5.3.3 Provisions for Circular Driveways

On *lots* within any Residential *zone* that have a *lot frontage* less than 22.0 metres, only one *driveway* from a *public street* onto the *lot* is permitted. If such a *lot* has a frontage of 22.0 metres or greater, a second *driveway* is permitted, provided:

- a) The *main building* is *setback* at least 15.0 metres from the *streetline*;
- b) The *driveways* are at least 7.0 metres apart, measured at the *streetline*:

- c) The second *driveway* allows a *motor vehicle* alternate access to a lot, and connects from the *streetline* to the main *driveway* providing access to the *private garage, carport* or other *parking spaces*; and,
- d) No more than 50% of the area of the *front yard* and 30% of the width of the *lot frontage* is used for *driveway* purposes.

## 5.5.4 Parking of Commercial Motor Vehicles in Residential Zones

- a) The parking or storage of one *commercial vehicle* per *dwelling unit* on a *lot* is permitted in any Residential *Zone*, provided the *commercial vehicle* has a registered gross vehicle weight of 3,400 kilograms or less.
- b) Notwithstanding Section 5.5.5(a) above, a maximum of two commercial vehicles per dwelling unit on a lot is permitted in any Countryside Zone.
- c) If the *commercial motor vehicle* is a school bus, it is permitted to exceed a weight of 3,400 kilograms within the Countryside *Zones*, as well as any Commercial or Employment *Zone*, but shall not exceed the 5.0 metre wheelbase.

### 5.6 RESIDENTIAL PARKING REQUIREMENTS

The number of *parking spaces* required for residential *uses* shall be calculated in accordance with the standards set out in Table 5.5, below:

**Table 5.5: Residential Parking Requirements** 

Table 5.5: Residential Parking Re					
Use	Minimum Parking Space				
USE	Requirement				
Bed and Breakfast Establishment	1/room or <i>suite</i> used for the purpose of lodging for the traveling public, in addition to the required parking for the <i>dwelling</i> unit				
Boarding or Rooming House	2 spaces, plus 0.5 space/room for every separate room designed as accommodation				
Crisis Care Facility	0.25/beds				
Emergency Housing					
Group Home Type 1					
Group Home Type 2					
Treatment Centre					
Custom Workshop	1 space, but only if the use occupies a				
Home Industry	gross floor area of 15.0 m <sup>2</sup> or greater.				
Home Occupation					
Dwelling, Accessory	1/unit, in addition to the required parking				
Garden Suite	for the dwelling unit				
Dwelling, Accessory in the Downtown Commercial (COM3) Zone	1/unit				
Dwelling, Apartment	1.25/unit, plus 0.25/unit dedicated for visitor parking in a <i>building</i> containing 4 or more <i>dwelling units</i>				
Dwelling, Duplex	1.5/unit				
Dwelling, Multiple Unit	2/unit, plus 0.25 spaces/unit dedicated for visitor parking				
Dwelling, Semi-Detached	2/unit				
Dwelling, Single Detached					
Dwelling, Street Townhouse	2/unit, provided 3 spaces are provided for every two <i>dwelling units</i> in a <i>building</i> containing 8 or more <i>dwelling units</i>				
Long Term Care Facility	0.5/bed				
Nursing Home					
Mobile Home	1/unit				
Retirement Home	4 spaces, plus 0.5 parking spaces for each of the first 30 guest rooms, plus 0.25 parking spaces for each additional guest room				

### 5.7 LOADING

# 5.7.1 Restriction on Use of Land, Buildings and Structure

No *person* shall *use* any *apartment building* containing 50 or more *dwelling units, public use* or any land, *building* or *structure* in any Commercial or Employment *Zone* for any purpose permitted by this By-law, unless *loading spaces* are provided in accordance with the provisions of this Section of the By-law.

## 5.7.2 Calculation of Loading Requirements

The *loading space* requirements for more than one *use* on a single *lot* or for a *building* containing more than one *use*, shall be the sum total of the *loading space* requirements for each of the *uses*, unless otherwise noted.

## 5.7.3 Loading Space Requirements

The minimum number of *loading spaces* required on a *lot* shall be based on the number of *dwelling units*, or the *floor area*, of all of the *building*s on the *lot* for which *loading spaces* are required in accordance with the standards set out in Tables 5.6 and 5.7, below:

Table 5.6: Loading Spaces for Specific Uses

Use	Loading Spaces Required
Apartment building containing 50 or	1
more dwelling units	
Motor vehicle sales and/or rental	1
establishment	

**Table 5.7: Loading Spaces for All Other Uses** 

Gross Floor Area	Loading Spaces Required
Less than 300.0 m <sup>2</sup> gfa	0
300.0 m <sup>2</sup> to 3,700.0 m <sup>2</sup> gfa	1
3,700.1 m <sup>2</sup> to 9,250.0 m <sup>2</sup> gfa	2
9,250.1 m <sup>2</sup> to 14,800.0 m <sup>2</sup> gfa	3
Over 14,800.0 m <sup>2</sup> gfa	3, plus 1 additional loading space
	for each additional 7,400 m <sup>2</sup> gfa or
	part thereof

Notwithstanding Table 5.7 above, no more than 1 *loading space* shall be required for all *net floor area* on a *lot* devoted to *business offices*.

## 5.7.4 Loading Space Exemptions

Notwithstanding any other provision of Section 5.7 *loading spaces* are not for the following:

- a) Any use in the Downtown Commercial (COM3) Zone.
- b) Commercial self storage facilities.

## 5.7.5 Dimensions of Loading Spaces

Each *loading space* shall be a minimum of 3.7 metres wide, 9.0 metres long and have a minimum vertical clearance of 4.3 metres.

## 5.7.6 Location of Required Loading Spaces

Loading spaces shall:

- a) Be located on the same *lot* for the *use* or *building* for which it is required;
- b) Be located within 15.0 metres of the *use* or *building* for which is it required;
- c) Not be permitted in the *front yard* or *exterior side yard*, and shall not be located in any *required yard*;
- d) In a Residential *Zone*, be set back a minimum of 10.0 metres from any *streetline* and 3.0 metres from an *interior side* or *rear lot line*; and,
- e) In a Commercial, Institutional or Employment Zone, be set back a minimum of 10.0 metres from any streetline or residential zone boundary, but is permitted within this area if the loading space is located entirely within a building or structure on a floor above the first storey or below established grade.

## 5.7.7 Exclusive Use of a Loading Space

Any required *loading space* shall be unobstructed and available for loading purposes and used exclusively for that purpose at all times, unless otherwise specified in this By-law.

#### 5.8 QUEUING LANES FOR DRIVE-THROUGH SERVICE FACILITIES

## 5.8.1 Queuing Lane Requirements

Where *drive-through* service facilities are permitted, *queuing* lanes are required and shall be exclusive of any other *parking* space, loading space and aisle requirements contained within this By-law and shall be provided in accordance with the provisions of this Part.

### 5.8.2 Ingress and Egress Space Requirements

The minimum queuing space requirements within a designated *queuing lane* shall be in accordance with the standards set out in Table 5.8, below:

**Table 5.8: Queuing Lane Requirements** 

Use Associated with Drive-Through Service Facility	Minimum Required Ingress Queuing Spaces	Minimum Required Egress Queuing Spaces
Financial Institution	4	1
Restaurant	12	2
Motor Vehicle Service Station	3	n/a
Motor Vehicle Washing Establishment	10	2
All Other <i>Use</i> s	3	1

## 5.8.3 Location of Ingress and Egress Spaces

Required ingress spaces shall be located before the first point of contact and required egress spaces shall be located after the final point of contact.

## 5.8.4 Length of Queuing Lane

The length of the *queuing lane* associated with the *drive-through service facility* shall be the total number of required ingress spaces and egress spaces.

## 5.8.5 Multiple Queuing Lane Requirements

Where multiple *queuing lanes* are provided on a *lot*, the queuing space requirements shall be provided for each individual queuing lane in compliance with the provisions of Section 5.8 of this By-law.

### 5.8.6 Size of Queuing Space

All queuing spaces shall be rectangular in shape, with a minimum width of 3.0 metres and a minimum length of 7.0 metres.

## 5.8.7 Setbacks for Queuing Lanes

Queuing lanes and all order boxes using voice communication to order shall be located no closer than:

- a) 12.2 metres from any streetline; and,
- b) 30.0 metres from any Residential *Zone*.

#### 5.8.8 Relation to Front and Exterior Side Lot lines

No queuing lanes, order boxes, and openings associated with a drive through service facility shall be located in the wall facing the front or exterior side lot line unless all of the components of a drive through service facility are located no closer than 12.2 metres from the front and exterior side lot lines.

## 5.8.9 Delineation of Queuing Lane Requirements

Queuing lanes shall be unobstructed and shall be clearly delineated by pavement markings or physical barriers, and shall be independent of the balance of the parking area and loading area.

### 5.9 BICYCLE PARKING REQUIREMENTS

a) Bicycle *parking spaces* are required for the *uses* listed in Table 5.9, below, in addition to any required *parking spaces* for *motor vehicles*:

**Table 5.9: Bicycle Parking Requirements** 

Üse	Required Bicycle <i>Parking</i> Spaces			
Retail Store	2 spaces plus 1 space/1,000.0			
Service Commercial Uses	m <sup>2</sup> nfa			
Institutional Uses				
Industrial Uses having 1,000	2 spaces plus 0.25			
$m^2$ nfa or greater	spaces/1,000.0 m <sup>2</sup> nfa			
School, Private	1 space/10 students capacity,			
School, Public	plus 1 space/35 employees			
	capacity			

- b) Each bicycle *parking space* shall have a minimum length of 1.8 metres and a minimum width of 0.6 metres.
- c) Notwithstanding Section 5.9(a) above, bicycle *parking* spaces shall not be required in the Downtown Commercial (COM3) *Zone.*

## **PART 6 - RESIDENTIAL ZONES**

#### 6.1 LIST OF APPLICABLE ZONES

Low Density Residential One RES1-1, RES1-2,

RES1-3, RES1-4,

RES1-5

Low Density Residential Two RES2-1, RES2-2

Medium Density ResidentialRES3High Density ResidentialRES4Hamlet Residential OneRESV1Hamlet Residential TwoRESV2Rural ResidentialRESREstate ResidentialRESE

#### 6.2 GENERAL PROHIBITION

No *person* shall, within any Residential *Zone*, *use* or permit the *use* of any land, or *erect*, *alter*, enlarge, *use* or maintain any *building* or *structure* for any *use* other than as permitted in Table 6.1 and in accordance with the standards contained in Tables 6.2, 6.3, 6.4, 6.5, 6.6 and 6.7, below, the General Provisions contained in Part 4 and the Parking and Loading Provisions contained in Part 5 of this By-law.

### 6.3 PERMITTED USES

Uses permitted in a Zone are denoted by the symbol 'X' in the column applicable to that Zone and corresponding with the row for a specific permitted use in Table 6.1, below. Any number(s) following the symbol 'X', zone heading, or identified permitted use, indicates that one or more conditions apply to the use noted or, in some cases, to the entire Zone. Conditions are listed at the end of the Permitted Use Table 6.1:

Table 6.1: Permitted Uses in the Residential Zones

USE	RES	RES	RES	RES	RES	RES	RES	RES
USE	1	2	3	4	V1	V2	R	E
Dwelling, Single Detached	Х	Х	Х		Х	Х	Χ	X (1)
Dwelling, Semi-Detached	X (2)	Х	Х					
Bed and Breakfast Establishment	Х	Х	Х		Х	Х	Χ	
Boarding or Rooming House		Х	Х		Х	Х	Χ	
Custom Workshop (5)	Х	Х	Х	Х	Х	Х	Χ	Χ
Day Nursery	Х	Х	Х	Х	Х	Х	Χ	
Dwelling, Accessory (6)	Х	Х	Х					
Dwelling, Apartment				Χ		X (3)		
Dwelling, Duplex	X (2)	X	Х			X (3)		
Dwelling, Multiple-Unit			Х	Х		X (3)		
Dwelling, Street Townhouse			Х	Х		X (3)		
Group Home Type 1 (4)		Х			Х	Х	Х	
Home Occupation (5)	Х	Х	Х	Х	Х	Х	Χ	Χ
Mobile Home								
Mobile Home Park								
Private Home Daycare	Х	Х	Х	Х	Х	Х	Х	
Retirement Home			Х	Х				
Senior Citizen Home			Х	Х		X (3)		

- 1. Minimum floor area for a single detached dwelling 140.0 square metres.
- 2. Only uses legally existing on or before June 21, 1976.
- 3. Subject to Section 4.32 (Services Required) of this By-law.
- 4. Subject to Section 4.36.1 (Special Setbacks Group Homes) of this By-law.
- 5. Subject to Section 4.13 (*Home occupations* and *Custom workshops*) of this By-law.
- 6. Subject to Section 4.2.1 (*Accessory* Residential *Zones*) and within a *single* detached dwelling or semi-detached dwelling only.

### 6.4 ZONE STANDARDS

No person shall within any Zone use or permit the use of any lot or erect, alter, use any building or structure except in accordance with the following zone standards in Tables 6.2, 6.3, 6.4, 6.5, 6.6 and 6.7, below. Any number(s) following the zone standard, zone heading or description of the standard indicates an additional Zone requirement. These additional standards are listed at the end of Tables 6.2, 6.3, 6.4, 6.5, 6.6 and 6.7:

Table 6.2: Standards for the Low Density Residential One (RES1) Zone

Zone	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Minimum Required Exterior Side Yard	Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum <i>Height</i>
RES1-1	700.0 m <sup>2</sup>	18.0 m	7.5 m	7.5 m	1.2 m (1)	7.5 m	11.0 m
RES1-2	460.0 m <sup>2</sup> (2)	15.0 m (3)	6.0 m	3.0 m (4)	1.2 m (5)	7.5 m	11.0 m
RES1-3	415.0 m <sup>2</sup> (6)	13.7 m (7)	6.0 m	3.0 m (4)	1.2 m (5)	7.5 m	11.0 m
RES1-4	370.0 m <sup>2</sup> (8)	12.0 m (9)	6.0 m	3.0 m (4)	1.2 m (5)	7.5 m	11.0 m
RES1-5	310.0 m <sup>2</sup> (8)	12.0 m (9)	6.0 m	3.0 m (4)	1.2 m (5)	7.5 m	11.0 m

#### SPECIAL PROVISIONS

- 1. Shall be increased to 3.0 metres on one side only.
- 2. Minimum *lot area* for a *corner lot* 505.0 square metres.
- 3. Minimum *lot frontage* for a *corner lot* 16.5 metres.
- 4. Minimum required exterior side yard for a private garage or carport 5.5 metres.
- 5. Minimum required interior side yard for a private garage or carport 1.2 metres. Shall be increased to 3.0 metres on one side only on a lot where no attached private garage or carport is provided.
- 6. Minimum lot area for a corner lot 465.0 square metres.
- 7. Minimum *lot frontage* for a *corner lot* 15.2 metres.
- 8. Minimum *lot area* for a *corner lot* 425.0 square metres.
- 9. Minimum *lot frontage* for a *corner lot* 13.7 metres.
- 10. Minimum lot area for a corner lot 390.0 square metres.
- 11. Minimum *lot frontage* for a *corner lot* 11.7 metres.

Table 6.3: Standards for the Low Density Residential Two (RES2-1) Zone

Building	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Minimum Required Exterior Side Yard	Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum <i>Height</i>
Single Detached Dwelling	460.0 m <sup>2</sup> (1)	15.0 m (2)	6.0 m	3.0 m (3)	1.2 m (4)	7.5 m	11.0 m
Semi- Detached Dwelling	350.0 m²/unit	9.0 m/unit	6.0 m	6.0 m	1.2 m (5)	7.5 m	11.0 m
Duplex Dwelling	700.0 m <sup>2</sup>	18.0 m	6.0 m	6.0 m	1.8 m (6)	7.5 m	11.0 m
Boarding or Rooming House	555.0 m <sup>2</sup>	18.0 m	6.0 m (7)	6.0 m (7)	1.2 m (7)(8)	7.5 m (7)	11.0 m
Group Home Type 1 (9)	555.0 m <sup>2</sup>	18.0 m	6.0 m (7)	6.0 m (7)	1.2 m (7)(8)	7.5 m (7)	11.0 m

- 1. Minimum *lot area* for a *corner lot* 505.0 square metres.
- 2. Minimum *lot frontage* for a *corner lot* 16.5 metres.
- 3. Minimum required exterior side yard for a private garage or carport 5.5 metres.
- 4. Minimum required interior side yard for a private garage or carport 1.2 metres. Shall be increased to 3.0 metres on one side only on a lot where no attached private garage or carport is provided.
- 5. Minimum required *interior side yard* where a *lot* does not have an attached *private garage* or *carport on one side* 3.7 metres. Shall be reduced to zero along the *interior side lot line* that is also the location of a common wall.
- 6. On an *interior lot*, shall be increased to 3.7 metres on one side only.
- 7. If a dwelling unit was legally existing as of June 21, 1976, it is permitted to be converted for use as a boarding or lodging house or Group Home Type 1 if the dwelling unit encroaches into any minimum required yard for a boarding or lodging house or Group Home Type 1 provided that no further encroachment into the applicable yard is permitted.
- 8. Shall be increased to 3.0 metres on one side only.
- 9. Subject to Section 4.36.1 (Special Setbacks Group Homes) of this By-law.

Table 6.4: Standards for the Low Density Residential Two (RES2-2) Zone

Building	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Required Required Front Exterior		Minimum Required Rear Yard	Maximum <i>Height</i>
Single Detached Dwelling	270.0 m <sup>2</sup> (1)	9.0 m (2)	6.0 m	3.0 m (3)	1.2 m (4)	7.5 m	11.0 m
Semi- Detached Dwelling	300.0 m²/unit (5)	9.0 m/unit (2)	6.0 m	6.0 m	1.2 m (6)	7.5 m	11.0 m
Duplex Dwelling	700.0 m <sup>2</sup>	18.0 m	6.0 m	6.0 m	1.8 m (7)	7.5 m	11.0 m
Boarding or Rooming House	555.0 m <sup>2</sup>	18.0 m	6.0 m	6.0 m	1.2 m (8)	7.5 m	11.0 m
Group Home Type 1 (9)	555.0 m <sup>2</sup>	18.0 m	6.0 m	6.0 m	1.2 m (8)	7.5 m	11.0 m

- 1. Minimum *lot area* for a *corner lot* 315.0 square metres.
- 2. Minimum lot frontage for a corner lot 10.5 metres per dwelling unit.
- 3. Minimum required exterior side yard for a private garage or carport 5.5 metres.
- 4. Minimum required interior side yard for a private garage or carport 1.2 metres. Shall be increased to 3.0 metres on one side only on a lot where no attached private garage or carport is provided.

- 5. Minimum *lot area* for an end unit on a *corner lot* or an end unit abutting an 350.0 square metres.
  - Minimum *lot area* on an *interior lot* with two *semi-detached dwelling units* 600.0 square metres.
  - Minimum *lot area* on a *corner lot* with two *semi-detached dwelling units* 650.0 square metres.
- 6. Minimum required interior side yard for an attached private garage or carport 1.2 metre.
  - Minimum required interior side yard where a lot does not have an attached private garage or carport on one side 3.0 metres.
  - Shall be reduced to zero along the *interior side lot line* that is also the location of a common wall.
- 7. On an *interior lot*, shall be increased to 3.7 metres on one side only.
- 8. Shall be increased to 3.0 metres on one side only.
- 9. Subject to Section 4.36.1 (Special Setbacks Group Homes) of this By-law.

Table 6.5: Standards for the Medium Density Residential (RES3) Zone

Building	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Minimum Required Exterior Side Yard	Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum <i>Height</i>
Single Detached Dwelling	270.0 m <sup>2</sup> (1)	9.0 m (2)	6.0 m	3.0 m (3)	1.2 m (4)	7.5 m	11.0 m
Semi- Detached Dwelling	300.0 m²/unit (5)	9.0 m/unit (6)	6.0 m	6.0 m	1.2 m (7)	7.5 m	11.0 m
Duplex Dwelling	460.0 m <sup>2</sup> (8)	15.0 m (9)	6.0 m	3.0 m (10)	1.2 m (11)	7.5 m	11.0 m
Triplex  Dwelling	550.0 m <sup>2</sup> (12)	18.0 m (13)	6.0 m	3.0 m (10)	2.0 m (14)	7.5 m	11.0 m
Boarding or Rooming House	555.0 m <sup>2</sup>	18.0 m	6.0 m	6.0 m	1.2 m (15)	7.5 m	11.0 m
Multiple-Unit Dwelling	4,000.0 m <sup>2</sup>	50.0 m	7.5 m	7.5 m	6.0 m (16)	6.0 m (17)	11.0 m
Street townhouse Dwelling	180.0 m²/unit (18)	6.0 m/unit (19)	6.0 m	3.0 m	2.0 m (20)	7.5 m	11.0 m

- 1. Minimum *lot area* for a *corner lot* 315.0 square metres.
- 2. Minimum lot frontage for a corner lot 10.5 metres per dwelling unit.
- 3. Minimum required exterior side yard for a private garage or carport 5.5 metres.
- 4. Minimum required interior side yard for a private garage or carport 1.2 metres. Shall be increased to 3.0 metres on one side only on a lot where no attached private garage or carport is provided.
- 5. Minimum *lot area* for an end unit on a *corner lot* 350.0 square metres.

- Minimum *lot area* on an *interior lot* with two *semi-detached dwelling units* 600.0 square metres.
- Minimum *lot area* on a *corner lot* with two *semi-detached dwelling units* 650.0 square metres.
- 6. Minimum *lot frontage* for an end unit on a *corner lot* 10.5 metres. Minimum *lot frontage* for an *interior lot* with two *semi-detached dwelling* 
  - Minimum *lot frontage* for a *corner lot* with two *semi-detached dwelling units* 19.5 metres.
- 7. Minimum required interior side yard for an attached private garage or carport 1.2 metre.
  - Minimum required interior side yard where a lot does not have an attached private garage or carport on one side 3.0 metres.
  - Shall be reduced to zero along the *interior side lot line* that is also the location of a common wall.
- 8. Minimum lot area for a corner lot 505.0 square metres.
- 9. Minimum *lot frontage* for a *corner lot* 16.5 metres.

units – 18.0 metres.

- 10. Minimum required exterior side yard for an attached private garage or carport 5.5 metres.
- 11. Minimum required interior side yard for an attached private garage or carport 1.0 metre;
  - Minimum required interior side yard where a lot does not have an attached private garage or carport on one side 3.0 metres.
- 12. Minimum lot area for a corner lot 600.0 square metres.
- 13. Minimum *lot frontage* for a *corner lot* 19.0 metres.
- 14. *Minimum required interior side yard* where a *lot* does not have an attached *private garage* or *carport* on *one side* 3.0 metres.
- 15. Shall be increased to 3.0 metres on one side only.
- 16. *Minimum required interior side yard* abutting a *street townhouse dwelling* 3.0 metres;
  - Minimum required interior side yard abutting a single detached dwelling, semi-detached dwelling or duplex dwelling 7.5 metres.
- 17. Minimum required interior side yard abutting a street or a single detached dwelling, semi-detached dwelling or duplex dwelling 7.5 metres.
- 18. Minimum *lot area* for an end unit on an *interior lot* 240.0 square metres; Minimum *lot area* for a *corner lot* 270.0 square metres; Minimum required amenity area on a *lot* 36.0 square metres.
- 19. Minimum *lot frontage* for an end unit on an *interior lot* 8.0 metres; Minimum *lot frontage* for a *corner lot* 9.0 metres.
- 20. Required on one side of an end unit only.

Table 6.6: Standards for the High Density Residential (RES4) Zone

Building	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Minimum Required Exterior Side Yard	Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum <i>Height</i>
Apartment Dwelling	1.0 ha	60.0 m	7.5 m (1)	7.5 m (1)	7.5 m (1)	7.5 m (1)	n/a
Multiple-Unit Dwelling	4,000.0 m <sup>2</sup>	50.0 m	7.5 m	7.5 m	6.0 m (2)	6.0 m (3)	11.0 m
Street Townhouse Dwelling	180.0 m²/unit (4)	6.0 m/unit (5)	6.0 m	3.0 m	2.0 m (6)	7.5 m	11.0 m
Senior Citizens Home	n/a	n/a	6.0 m	6.0 m	7.5 m	7.5 m	11.0 m

- 1. Plus an additional 1.0 metre for every 3.0 metres or part thereof by which the *apartment building* exceeds a *height* of 15.0 metres.
- Minimum required interior side yard abutting a street townhouse dwelling –
   3.0 metres;
  - Minimum required interior side yard abutting a single detached dwelling, semi-detached dwelling or duplex dwelling 7.5 metres.
- 3. Minimum required interior side yard abutting a street or a single detached dwelling, semi-detached dwelling or duplex dwelling 7.5 metres.
- Minimum lot area for an end unit on an interior lot 240.0 square metres;
   Minimum lot area for a corner lot 270.0 square metres;
   Minimum required amenity area on a lot 36.0 square metres.
- 5. Minimum *lot frontage* for an end unit on an *interior lot* 8.0 metres; Minimum *lot frontage* for a *corner lot* 9.0 metres.
- 6. Required on one side only.

Table 6.7 – Standards for Ward 2 Residential Zones

Zone	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Minimum Required Exterior Side Yard	Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum Lot Coverage	Minimum Landscaped Open Space	Maximum Height
RESV1	2,800.0 m <sup>2</sup>	30.0 m	10.0 m	10.0 m	3.0 m	10.0 m	30%	30%	11.0 m
RESV2	8,000.0 m <sup>2</sup>	30.0 m	12.0 m	12.0 m	3.0 m	12.0 m	30%	30%	11.0 m
RESR	4,000.0 m <sup>2</sup>	45.0 m	15.0 m	15.0 m	6.0 m	15.0 m	30%	30%	11.0 m
RESE	6,000.0 m <sup>2</sup>	45.0 m	15.0 m	15.0 m	6.0 m	15.0 m	30%	30%	11.0 m

## **PART 7 - COMMERCIAL ZONES**

## 7.1 LIST OF APPLICABLE ZONES

Neighbourhood Commercial	COM1
General Commercial	COM2
Downtown Commercial	COM3
Rural Commercial	COMR
Hamlet Commercial	COMV

#### 7.2 GENERAL PROHIBITION

No *person* shall, within any Commercial *Zone*, *use* or permit the *use* of any land, or *erect*, *alter*, enlarge, *use* or maintain any *building* or *structure* for any *use* other than as permitted in Table 7.1, in accordance with the standards contained in Table 7.2, the General Provisions contained in Part 4 and the Parking and Loading provisions contained in Part 5 of this By-law.

#### 7.3 PERMITTED USES

Uses permitted in a Commercial Zone are denoted by the symbol 'X' in the column applicable to that Zone and corresponding with the row for a specific permitted use in Table 7.1, below. Any number(s) following the symbol 'X', zone heading, or identified permitted use indicates that one or more conditions apply to the use noted or, in some cases, to the entire Zone. Conditions are listed at the end of the Permitted Use Table:

**Table 7.1: Permitted Uses** 

USE	COM1	COM2	COM3	COMR	COMV
Animal Clinic		Х		Х	Х
Art Gallery			Х		X
Assembly Hall		X	X		Х
Auctioneer's Establishment			X	X	
Billiard Hall	X	X	X	X	
Building Supply Outlet		X		X	
Business Office	X	X	X	X	X
Camping Establishment				X	
Commercial Fitness Centre	X	X	X		X
Country Inn			X		X
Day Nursery		X	X		X
Drive-through Service Facility (2)		X		X	
Dry Cleaners Distribution Station	X	X	X		X
Dwelling, Accessory (3)	X	X	X		X
Emergency Service Facility	X	X	X	X	X
Farm Implement Dealer		X		X	
Financial Institution		X	X		X
Funeral Home		Х	Х		

USE	COM1	COM2	COM3	COMR	COMV
Greenhouse, Commercial		Х		Х	
Hotel (1)		Х	Х		Х
Laundry Establishment		Х	Х		
Library			Х		Х
Medical Office	Х	Х	Х		X
Micro-brewery			Х		
Miniature Golf Course		Х			
Motel (1)		Х			Х
Motor Vehicle Dealership		Х		X (5)	
Motor Vehicle Body Shop		Х	X (5)	X (5)	X (5)
Motor Vehicle Gasoline Bar		Х	X (5)	X (5)	X (5)
Motor Vehicle Repair Garage		Х	X (5)	X (5)	X (5)
Motor Vehicle Service Station		Х	X (5)	X (5)	X (5)
Motor Vehicle Washing Establishment		Х			` /
Museum			Х		Х
Nursery				Х	
Outside Display and Sales Area,		.,			
Accessory (4)		Х	X	X	Х
Parking Lot, Commercial			Х		
Personal Service Shop	Х	Х	Х	Х	Х
Place of Amusement		Х	Х		Х
Place of Entertainment		Х	Х		X
Place of Worship			Х		
Printing or Publishing Establishment	Х		Х		X
Private Club		Х	Х	Х	
Recreational Trailer, Vehicle or Boat		V		V	
Sales Establishment		Х		X	
Resort Establishment (1)				X	
Restaurant	Х	Х	X	X	Х
Restaurant, Take-Out	Х	Х	Х	Х	Х
Retail Store	Х	Х	X	X	Х
School, Commercial		Х	X		Х
Service Shop		Х	X		Х
Specialty Food Store	Х	Х	X		Х
Studio		X	Х		Х
Supermarket		Х			
Taxi Service Depot/Dispatch		Х	Х		Х
Establishment					
Theatre		Х	X		Х
Trade and Convention Centre			Х		
Transit Station		Х	Х		Х

- 1. Subject to Section 7.5 of this By-law.
- 2. Maximum number of *drive-through service facilities* permitted on a lot 2.
- 3. Subject to Section 4.2.2 (*Accessory dwellings* Commercial *Zones*) of this By-law.
- 4. Subject to Section to 4.22 (Outdoor Display and Sales) of this By-law.
- 5. Only legally existing uses and related *floor area* as of the date of the passing of this By-law.

#### 7.4 ZONE STANDARDS

No *person* shall within any Commercial *Zone use* or permit the *use* of any *lot* or *erect*, *alter* or *use* any *building* or *structure* except in accordance with the *zone* standards in Table 7.2, below. Any number(s) following the *zone* standard, *zone* heading or description of the standard indicates an additional *Zone* requirement. These additional standards are listed at the end of Table 7.2:

**Table 7.2: Zone Standards in the Commercial Zones** 

Zone	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Exterior Yard Side Yard		Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum Height
COM1	Twice the net floor area	n/a	6.0 m	7.5 m	6.0 m	6.0 m	11.0 m
COM2	3,700.0 m <sup>2</sup>	60.0 m	3.0 m	7.5 m (1)	0.0 m (1)	0.0 m (1)	11.0 m
СОМЗ	n/a	30.0 m	n/a	n/a	(2)	n/a	14.0 m (3)
COMR	6,000.0 m <sup>2</sup>	30.0 m	15.0 m	15.0 m	12.0 m	15.0 m	10.0 m
COMV	3,000.0 m <sup>2</sup>	30.0 m	10.0 m	10.0 m	10.0 m	10.0 m	10.0 m

#### **SPECIAL PROVISIONS**

- 1. *Minimum required yard* abutting a Residential *Zone* 9.0 metres.
- 2. Minimum required interior side yard for that portion of a mixed use building that contains dwelling units which have openings to habitable rooms facing the interior side lot line 4.5 metres.
- 3. Minimum *building height* 7.5 metres.

### 7.5 HOTEL, MOTEL, RESORT ESTABLISHMENT

Notwithstanding Table 7.2 above, the following additional *zone* standards will apply in any *zone* where a *hotel*, a *motel* or a *resort* establishment is a permitted use.

- a) Minimum distance between two walls opposite each other in a *court* form 21.0 metres;
- Minimum distance between two walls opposite each other where both walls contains openings to habitable rooms – 15.0 metres;
- c) Minimum distance between two walls opposite each other where one wall contains *opening*s to *habitable room*s 7.5 metres;

- d) Minimum distance between two walls opposite each other where neither wall contains *opening*s to *habitable room*s 3.0 metres;
- e) Minimum required *interior side yard* where the main wall contains an *opening* to a *habitable room* 7.5 metres; and,
- f) Minimum required *rear yard* where the main wall contains an *opening* to a *habitable room* 7.5 metres.

### **PART 8 - EMPLOYMENT ZONES**

#### 8.1 LIST OF APPLICABLE ZONES

General Employment	EMP1
Service Employment	EMP2
Rural Employment	EMPR
Extractive	EMPX
Power Generation	EMPG
Waste Management	EMPW

### 8.2 GENERAL PROHIBITION

No *person* shall, within any Employment *Zone*, *use* or permit the *use* of any land, or *erect*, *alter*, enlarge, *use* or maintain any *building* or *structure* for any *use* other than as permitted in Table 8.1 and in accordance with the standards contained in Table 8.2, the General Provisions contained in Part 4 and the Parking and Loading Provisions contained in Part 5 of this By-law.

#### 8.3 PERMITTED USES

Uses permitted in an Employment Zone are denoted by the symbol 'X' in the column applicable to that Zone and corresponding with the row for a specific permitted use in Table 8.1, below. Any number(s) following the symbol 'X', zone heading, or identified permitted use, indicates that one or more conditions apply to the use noted or, in some cases, to the entire Zone. Conditions are listed at the end of the Permitted Use Table 8.1:

Table 8.1: Permitted Uses in the Employment Zones

USE	EMP1	EMP2	EMPR	EMPX	EMPG	EMPW
Abattoir			Х			
Aggregated Transfer Station				Х		
Agricultural Support Use			X			
Agricultural Use			X	X	X	X
Agricultural Warehouse		X				
Animal Clinic			X			
Animal Shelter	X		X			
Assembly Hall		X	X			
Banquet Hall	X	X				
Building Supply Outlet	X		X			
Business Office	X	X	X			
Commercial Fitness Centre	X	X				
Conservation Use				X		
Contractor's Supply	Х	Х				
Establishment		^				
Contractor's Yard	X		X			
Drive-Through Service Facility		X				
Dry Cleaner's Distribution		X				

USE	EMP1	EMP2	EMPR	EMPX	EMPG	EMPW
Station						
Dry Cleaning Establishment	Χ	Х				
Dry Industrial Use	X	X	Х		Х	
Emergency Service Facility	X	X	X		X	
Equipment Sales and Rental					Α	
Establishment	X		X			
Farm Implement Dealer	Χ	Х	Х			
Financial Institution		X				
Funeral Home		X				
Hotel		X				
Industrial Use	Χ	X				
Laboratory	Λ	X				
Landscaping Operation	X		Х			
Laundry Establishment	X	X				
Medical Marihuana Production						
Facility (6)	Χ					
Mineral Aggregate Resource						
Operation				X		
Motel		Х				
Motor Vehicle Body Shop	X		Х			
Outdoor Display and Sales						
Area, Accessory (4)	X	X	X			
Outdoor Storage, Accessory (5)	Х	Х	Х	Х	Х	
Personal Service Shop	Λ	X (3)		Λ	Λ	
Power Generation Facility		λ (0)			Х	
Place of Entertainment		Х			Λ	
Printing and Publishing						
Establishment	X	X	X			
Private Club		Х				
Professional Office		X				
Public Works Yard	Χ	^	Х			
Research and Development	Λ	Х				
Restaurant		X				
Retail Store, Accessory	X (1)	X (1)	X (1)			
Salvage Yard	X (2)	λ(1)	X			
Saw and/or Planing Mill	X (Z)		X			
School, Commercial	X	X (3)				
School, Private		X (3)				
Service Shop	Х	X (3)				
Studio	X	A (3)	1			
Taxi Service Depot/ Dispatch	^	1	1			
Establishment	X		X			
Waste Composting Site						Х
Waste Composing Site  Waste Management Facility		1	1		1	X
Waste Recycling Facility		1	1		X	X
Waste Recycling Facility  Waste Transfer Facility		-	1		_ ^	X
vvasic Hallsici Faullity		1			1	_ ^

- 1. Maximum permitted *net floor area* The greater of 10% of the *net floor area* of the principal *use* or 75.0 square metres.
- 2. Only legally existing *uses* as of the date of passing of this By-law, are permitted.
- 3. Provided the *use* occupies no more than 20% of the *net floor area* of a multiple unit *building*.
- 4. Subject to Section 4.22 (Outdoor Display and Sales) of this By-law.

- 5. Subject to Section 4.23 (*Outdoor Storage*) of this By-law.
- 6. Where a *medical marihuana production facility* is located on a *lot*, no other *use* shall be permitted on that same *lot*.

#### 8.4 ZONE STANDARDS

No *person* shall within any Employment *Zone use* or permit the *use* of any *lot* or *erect*, *alter*, *use* any *building* or *structure* except in accordance with the *zone* standards in Table 8.2, below. Any number(s) following the *zone* standard, *zone* heading or description of the standard indicates an additional *Zone* requirement. These additional standards are listed at the end of Table 8.2.

**Table 8.2: Zone Standards in the Employment Zones** 

Zone	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Minimum Required Exterior Side Yard	Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum Lot Coverage	Maximum Height
EMP1 Full Services	n/a	30.0 m	15.0 m (1)	15.0 m (1)	3.0 m (2)	12.0 m (3)	n/a	n/a
EMP1 Partial or Private Services	4,000.0 m <sup>2</sup>	30.0 m	20.0 m	20.0 m	10.0 m	15.0 m	50%	12.0 m
EMP2 Full Services	4,000.0 m <sup>2</sup>	45.0 m	15.0 m (1)	15.0 m (1)	3.0 m (2)	12.0 m (3)	n/a	12.0 m
EMP2 Partial or Private Services	4,000.0 m <sup>2</sup>	30.0 m	20.0 m	20.0 m	10.0 m	15.0 m	50%	12.0 m
EMPR	4,000.0 m <sup>2</sup>	30.0 m	20.0 m	20.0 m	10.0 m	15.0 m	50%	12.0 m
EMPX	n/a	n/a	30.0 m	15.0 m	15.0 m	30.0 m	n/a	n/a
EMPG	n/a	n/a	15.0 m	15.0 m	6.0 m	15.0 m	30%	11.0 m
EMPW	n/a	n/a	100.0 m	15.0 m	6.0 m	15.0 m	30%	11.0 m

- 1. *Minimum required yard* abutting any *Zone* that is not an Employment, Open Space (OS) or Major Recreational (OSR) *Zone* 24.0 metres.
- 2. *Minimum required yard* abutting any *Zone* that is not an Employment, Open Space (OS) or Major Recreational (OSR) *Zone* 18.0 metres.
- 3. *Minimum required yard* abutting any *Zone* that is not an Employment, Open Space (OS) or Major Recreational (OSR) *Zone* 21.0 metres.
- 4. No Medical Marihuana Production Facility shall be established or erected on a lot where any part of the lot is closer than 70 metres to a lot in Residential, Commercial, Institutional Zone and 70 metres from an existing dwelling in the Agricultural, Rural Zone as included in Parts 6, 7, 9 and 10 of this Bylaw.

## **PART 9 - COUNTRYSIDE ZONES**

#### 9.1 LIST OF APPLICABLE ZONES

Agricultural Α RU Rural ORM-C Oak Ridges Moraine – Core Oak Ridges Moraine -**Environmental Protection** ORM-EP Oak Ridges Moraine – Extractive Industrial **ORM-MX** Oak Ridges Moraine – Linkage ORM-L Oak Ridges Moraine - Rural **ORM-RU** Oak Ridges Moraine – Rural Settlement **ORM-RS** 

#### 9.2 GENERAL PROHIBITION

No *person* shall, within any Countryside *Zone*, *use* or permit the *use* of any land, or *erect*, *alter*, enlarge, *use* or maintain any *building* or *structure* for any *use* other than as permitted in Table 9.1 and in accordance with the standards contained in Table 9.2, the General Provisions contained in Part 4 and the Parking and Loading Provisions contained in Part 5 of this By-law.

#### 9.3 PERMITTED USES

Uses permitted in the Countryside Zones are denoted by the symbol 'X' in the column applicable to that Zone and corresponding with the row for a specific permitted use in Table 9.1, below. Any number(s) following the symbol 'X', zone heading, or identified permitted use, indicates that one or more conditions apply to the use noted or, in some cases, to the entire Zone. Conditions are listed at the end of the Permitted Use Table 9.1:

**Table 9.1: Permitted Uses in the Countryside Zones** 

USE	Α	RU	ORM- C	ORM- EP	ORM- MX	ORM- L	ORM- RU	ORM- RS
Aggregate Transfer Station					Х			
Agricultural Use	Χ	X	X			X	X	X
Bed and Breakfast Establishment	X	X	Х			X	Х	Х
Boarding or Rooming House	Х	Х						
Conservation Use	Χ	Χ	Χ	X (2)	Χ	Χ	Χ	Χ
Custom Workshop	X (3)	X (3)						
Dwelling, Single Detached	X	X	X (H5)	X (H5)	X (H5)	X (H5)	X (H5)	X (H5)
Equestrian Centre	Χ	Χ						
Farm Employee Accommodation, Accessory	X (4)	X (4)						
Farm Produce Outlet, Accessory	Х	Х				Х	Х	Х
Farm Related Tourism Establishment	Х	Х						
Farm Vacation Home			X			Х	Х	Х
Forest Management	Χ	X						
Group Home Type 1	X (5)	X (5)						
Home Industry	X (6)	X (6)						
Home Occupation	X (3)	X (3)	X (3)			X (3)	X (3)	X (3)
Kennel		X (1)						
Mineral Aggregate Resource Operation					Х			
Park, Public	Χ	Χ	Χ	X (2)		Χ	Χ	Χ
Private Home Daycare	Χ	Х	Х			Х	Х	Χ
Legal existing <i>uses</i> on November 15, 2001			Х	Х	Х	Х	Х	Х

- 1. Only legally existing *uses* as of the date of passing of this By-law.
- 2. No *buildings* or *structures* are permitted, unless for flood or erosion control.
- 3. Subject to Section 4.13 (*Home Occupations* and *Custom Workshop*) of this By-law.
- 4. Subject to Section 4.3 (Accessory Farm Employee Accommodation) of this By-law.
- 5. Subject to Section 4.36.1 (Special Setbacks Group Homes) of this By-law.
- 6. Subject to Section 4.12 (Home Industries) of this By-law.
- H5. Subject to a Holding (H5) provision, as detailed in Row 5 on Table 13.1 in Part 13 of this By-law.

#### 9.4 ZONE STANDARDS

No *person* shall within any Countryside *Zone use* or permit the *use* of any *lot* or *erect*, *alter* or *use* any *building* or *structure* except in accordance with the *zone* standards in Table 9.2, below. Any number(s) following the *zone* standard, *zone* 

heading or description of the standard indicates an additional *Zone* requirement. These additional standards are listed at the end of Table 9.2:

**Table 9.2: Zone Standards in the Countryside Zones** 

Zone	Minimum Lot Frontage	Minimum <i>Lot Area</i>	Minimum Required Front Yard	Minimum Required Exterior Side Yard	Minimum Required Interior Side Yard	Minimum Required Rear Yard	Maximum Height	Maximum Lot Coverage
Α	165.0 m	40.0 ha	15.0 m	15.0 m	15.0 m (1)	15.0 m	10.0 m	10% (2)
RU	165.0 m	40.0 ha	15.0 m	15.0 m	15.0 m (1)	15.0 m	10.0 m	10% (2)
ORM-C (3)	165.0 m	40.0 ha	15.0 m	15.0 m	6.0 m	15.0 m	12.0 m	30% (4)
ORM-EP (3)	165.0 m	40.0 ha	15.0 m	15.0 m	6.0 m	15.0 m	12.0 m	30% (4)
ORM-L (3)	165.0 m	40.0 ha	15.0 m	15.0 m	6.0 m	15.0 m	12.0 m	30% (4)
ORM-MX (3)	165.0 m	40.0 ha	30.0 m	30.0 m	15.0 m	15.0 m	n/a	30% (4)
ORM-RU (3)	165.0 m	40.0 ha	15.0 m	15.0 m	6.0 m	15.0 m	12.0 m	30% (4)
ORM-RS (3)	30.0 m	2,800.0 m <sup>2</sup>	10.0 m	10.0 m	6.0 m	10.0 m	12.0 m	30% (4)

- 1. Minimum required interior side yard for a single detached dwelling 6.0 metres.
- 2. Maximum lot coverage for a single detached dwelling 30%.
- 3. Maximum ground *floor area* permitted for a non-agricultural *building* or *structure* As it existed on November 15, 2001.

  Maximum permitted increase in *gross floor area* for a non-agricultural *building* or *structure* 100% of the ground *floor area* that existed on November 15, 2001.
- 4. Subject to Section 11.2 (Landform Conservation Area) for those lands indicated on Schedule'C-2' of this By-law.

## **PART 10 - OTHER ZONES**

#### 10.1 LIST OF APPLICABLE ZONES

Institutional – Urban	IU
Institutional – Rural	IR
Open Space	OS
Major Recreational	OSR
Environmental Protection	EP
Development	D
Development - Waterfront	D-W
Transportation	T

#### 10.2 GENERAL PROHIBITION

No *person* shall, within any Institutional, Open Space, Environmental Protection, Development or Transportation *Zone*, *use* or permit the *use* of any land, or *erect*, *alter*, enlarge, *use* or maintain any *building* or *structure* for any *use* other than as permitted in Table 10.1, in accordance with the standards contained in Table 10.2, the General Provisions contained in Part 4 and the Parking and Loading Provisions contained in Part 5 of this By-law.

## 10.3 PERMITTED USES

Uses permitted in any Institutional, Open Space, Environmental Protection, Development or Transportation Zone are denoted by the symbol 'X' in the column applicable to that Zone and corresponding with the row for a specific permitted use in Table 10.1, below. Any number(s) following the symbol 'X', zone heading, or identified permitted use, indicates that one or more conditions apply to the use noted or, in some cases, to the entire Zone. Conditions are listed at the end of the Permitted Use Table 10.1:

**Table 10.1: Permitted Uses in the Other Zones** 

USE	IU	IR	OS	OSR	EP	D	D-W	Т
Activities related to the principal <i>use</i> of the lands as a rail corridor								Х
Agricultural Use				X (1)	X (1)	X (1)	X (6)	
Arena	Χ	Χ	X (5)					
Art Gallery	Х	Х						
Assembly Hall	Χ	Х		X				
Business Office, Accessory	Χ	Χ		X				
Camping Establishment				Х				
Cemetery	Χ	Х						
Commercial Fitness Centre				Х				
Community Centre	X	Х	X (5)					

USE	IU	IR	OS	OSR	EP	D	D-W	Т
Community Centre, Private	Х	Х		Х				
Conservation Use			Х		X (2)		X (6)	
					` ′			
Custom Workshop (4)						Χ		
Day Nursery, Accessory	Χ	Х						
Dwelling Unit, Accessory	X (3)	X (3)						
Emergency Housing	X	Χ						
Emergency Service Facility	Χ	Х						
Equestrian Facility				Χ				
Golf Course				Х				
Golf Driving Range				Х				
Home Occupation (4)						Χ		
Hospital	Χ	Χ						
Library	Х	Х						
Long Term Care Facility	Χ							
Marina			X (5)	Χ				
Miniature Golf Course				Х				
Mountain Biking Facility				Х				
Museum	Χ	Χ	X (5)					
Nursing Home	Χ						X (6)	
Park, Private	Χ	Χ	X	Χ	X (2)		X (6)	
Park, Public	Χ	Х	Х		X (2)			
Personal Service Shop				Χ				
Place of Worship	Χ	Χ						
Public Works Yard	Χ	Х						
Restaurant				Χ				
Retail Store				Х				
Retirement Home	Χ							
School, Commercial				Χ				
School, Private	Χ	Χ						
School, Public	Χ	Х						
Senior Citizens Home	Х							
Stormwater Management			Х					
Facility			^					
Studio	Χ	X		Х				
Uses legally existing on the effective date of this By-law						Х	X (6)	

- 1. Only *agricultural uses* and *buildings* that existed on the effective date of this By-law are permitted.
- 2. No *buildings*, *structures* and site alteration are permitted, unless for flood or erosion control.
- 3. Permitted only as an accessory use to a place of worship.
- 4. Subject to Section 4.13 (*Home Occupations* and *Custom Workshop*) of this By-law.
- 5. If operated as a *public uses* by the *Municipality*.
- 6. 'D-W' Development Waterfront Zone is an 'Interim Zone' recognizing all existing uses on the lands as well as associated with Public Recreation, and that lands within this zone shall be subject to a future Public process to identify a range of permitted uses as approved by Council.

### 10.4 ZONE STANDARDS

No *person* shall within any Institutional, Open Space, Environmental Protection, Development or Transportation *Zone use* or permit the *use* of any *lot* or *erect*, *alter*, *use* any *building* or *structure* except in accordance with the following *zone* standards. Any number(s) following the *zone* standard *zone* heading or description of the standard indicates an additional *Zone* requirement. These additional standards are listed at the end of Table 10.2:

Table 10.2: Zone Standards

Zone	Minimum Lot Area	Minimum Lot Frontage	Minimum Required Front Yard	Minimum Required Rear Yard	Minimum Required Interior Side Yard	Minimum Required Exterior Side Yard	Maximum Lot Coverage	Maximum Height
IU	n/a	n/a	6.0 m	7.5 m	6.0 m	6.0 m	n/a	19.0 m
IR	3,000 m <sup>2</sup>	30.0 m	15.0 m	15.0 m	10.0 m	15.0 m	40%	11.0 m
OS	n/a	n/a	6.0 m	7.5 m	7.5 m	6.0 m	n/a	11.0 m
OSR	n/a	n/a	6.0 m	7.5 m	7.5 m	6.0 m	n/a	11.0 m
EP	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
D	n/a	n/a	15.0 m	15.0 m	6.0 m	15.0 m	30%	n/a
D-W	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Т	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a

## **PART 11 - OVERLAY ZONES**

Notwithstanding any other provision of this By-law to the contrary, within the areas shown on the Schedules to this By-law as being within one of the following Overlay *Zones*, the following provisions shall additionally apply to or, where applicable, supersede the parent *Zone* standards on lands within the applicable Overlay *Zone*.

# 11.1 ENVIRONMENTAL PROTECTION – FLOODPLAIN (EP-F) ZONE

- a) Within the Environmental Protection *Floodplain* (EP-F) Overlay *Zone* as shown on Schedules 'A' and 'B' to this Bylaw, no land shall be used and no *buildings* or *structures* shall be *erected* or used except for those in accordance with any regulations of, and subject to the approval of, the *Municipality* (satisfactory to the policies of Section C5.1.1 of the Official Plan), the Ganaraska Region Conservation Authority and, where applicable, pursuant to the <u>Lakes and Rivers Improvement Act</u>, R.S.O. 1990, c.L.13, as amended, the <u>Fisheries Act</u>, R.S.C. 1985, C.F-14, as amended, or the <u>Public Lands Act</u>, R.S.O. 1990, c.P.43, as amended.
- b) Any use, building or structure that legally existed onthe effective date of this By-law:
  - i) Shall be subject to the provisions of Sections 4.18 and 4.20 of this By-law;
  - ii) The minimum elevation for any door, window or other opening for any building or structure within 30 metres of the 72.9 metres *G.S.C.* elevation shall be 73.2 metres; and,
- c) The minimum elevation for any door, window or other opening for any other building or structure within the Municipality shall be equal to the dry floodproofing elevation as determined by the Ganaraska Region Conservation Authority.

## 11.2 LANDFORM CONSERVATION AREA

For lands within a Class 1 or Class 2 Landform Conservation Area as shown on Schedule 'C-2' to this By-law, the following additional specific *Zone* Standards shall apply:

### 11.2.1 Class 1 Landform Conservation Areas

- a) Maximum permitted *total disturbed area for development* permitted on a *lot* in a Class 1 Landform Conservation Area 25%;
- b) Maximum permitted *total disturbed area for development* permitted on a *lot* in a Class 2 Landform Conservation Area 50%.

## 11.2.2 Class 2 Landform Conservation Areas

- a) Maximum permitted *net developable area* of the site that is disturbed 50%;
- b) Maximum permitted impervious surface coverage within the *net developable area* of the site 20%.

## **PART 12 - EXCEPTIONS**

### 12.1

Where a *Zone* symbol is followed by a set of brackets and a number contained within those brackets – for example, A(1) – the provisions of this By-law are modified for the lands to which the *zone* exception applies as set out in Table 12.1, below.

### In Table 12.1:

- 12.1.1 Column 1 identifies the *Zone(s)* subject to the exception;
- 12.1.2 Column 2 sets out the exception number, amending By-law number and map location of each exception which corresponds to an area of the *Municipality* identified on the Zoning Schedules by the same number, contained within a set of brackets following a *Zone* symbol, denoting an exception;
- 12.1.3 Column 3 sets out the additional *uses* permitted in the *zone* exception, if applicable;
- 12.1.4 Column 4 sets out the only *use*s permitted in the *zone* exception, if applicable;
- 12.1.5 Column 5 sets out the prohibited *uses* in the *zone* exception, if applicable; and,
- 12.1.6 Column 6 sets out the new or modified standards for the *zone* exception, if applicable.

All other provisions of the *zone*, unless specifically modified or amended by this Part, continue to apply to the lands subject to this Section.

Table 12.1: Site-specific Exceptions

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	
A ORM- EP ORM- V	1 (3350) (B-Various)			(i) Any dwelling unit.	
IR	2 (3350) (B-24)		(i) Places of worship; (ii) Guest house, accessory.		(i) Maximum lot coverage for all buildings – 10% (ii) Minimum required landscaped open space – 30%

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	
RESV 1	3 (3376) (B-24)				<ul> <li>(i) Minimum required gross floor area for a dwelling unit – 186.0 metres;</li> <li>(ii) For the purposes of this Zone, the minimum gross floor area shall not include the basement or cellar.</li> </ul>
COM2	4		(i) Assembly hall;		
	(3427)		(ii) Banquet hall;		
	(3448)		(iii) Building supply outlet;		
	(66/2005) (B-18)		(iv) Business office;		
	(5 10)		(v) Dry cleaner's distribution station;		
			(vi) Hotel;		
			(vii) Medical office;		
			(viii) Motel;		
			(ix) Motor vehicle gasoline bar,		
			(x) Motor vehicle service station;		
			(xi) Motor vehicle washing establishment;		
			(xii) Outside display and sales area, accessory,		
			(xiii) Personal service shop;		
			(xiv) Place of entertainment,		
			(xv) Private club;		
			(xvi) Retail store;		
			(xvii) Restaurant,		
			(xviii) Restaurant, take-out.		
A RU	5 (68/2008) (B-19)	(i) Retail store.			(i) Maximum gross floor area for a retail store – 353.0 square metres.
EMP1	6 (20/2010) (B-18.)	(i) Salvage yard.			

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	Uses Prohibited	Special Provisions
RES3	7 (2965/75) (A-11)				(i) Maximum height – 3.7 metres.
os	8 (3132/78) (A-9)	(i) Assembly hall; (ii) Museum; (iii) Accessory dwelling units on the second storey only.			(i) Maximum number of accessory dwelling units – 1;  ii) Maximum number of buildings permitted – 1.
COM2	9 (46/85) (A-3)				(i) An accessory dwelling unit is permitted within a building used for a motor vehicle repair shop.
RES1- 2	10 (19/87) (A-13)				(i) Minimum required front yard – 45.0 metres.
RES1- 1	11 (20/87) (A-14)				<ul> <li>(i) Minimum required front yard – 5.9 metres;</li> <li>(ii) Minimum required interior side yard – 2.4 metres.</li> </ul>
RES2- 1	12 (12/88) (A-9)				(i) The lot shall be deemed to have frontage onto Howard Street until the Municipality constructs the future cross-town road.
COM2	13 (25/89) (A-9)			<ul> <li>(i) Equipment sales and rental establishment;</li> <li>(ii) Hotel;</li> <li>(iii) Motel;</li> <li>(iv) Outdoor display and sales area, accessory to an equipment sales and rental establishment;</li> <li>(v) Place of entertainment.</li> </ul>	

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>Uses</i>	Only Permitted <i>Uses</i>	Uses Prohibited	Special Provisions
COM2	14 (78/89) (59/2001) (A-11)	Termitted 03e3	Terrificed 03e3	(i) Motor vehicle gas bar, (ii) Motor vehicle service station.	(i) Minimum required number of parking spaces for a shopping centre – 1 space/18.6 square metres gross leasable floor area;
					(ii) Minimum required number of parking space for a business office – 1 space/33.8 square metres gross leasable floor area;
					(iii) Minimum required number of barrier-free parking space – 6.
RES2-1	15 (35/90) (A-6)				(i) For the purposes of this Zone "Height" shall mean the vertical distance from the finished grade level of the building or structure to the highest point of the building or structure and for the purposes of this definition, a structure shall include a fence and freestanding wall.  (ii) For the purposes of this Zone "Finished Grade Level" shall mean the elevation of the finished surface of the ground abutting the external wall of the building or structure nearest to a public street but shall not include any embankment in lieu of steps.  (iii) The building envelope shall be as delineated by the dotted lines shown on Schedule 'C-13' of this By-law.

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	Uses Prohibited	Special Provisions
COM1	16 (07/92) (09/2007) (A-14)	(i) Business office; (ii) Dry cleaners distribution station; (iii) Financial Institution; (iv) Personal service shop; (v) Restaurant, (vi) Restaurant, take-out; (vii) Retail store.			(i) Maximum <i>lot</i> coverage – 25%.
СОМЗ	17 (15/92) (A-6)				<ul> <li>(i) Maximum gross floor area of a place of amusement – 204.0 square metres;</li> <li>(ii) A place of amusement shall be limited to the ground floor area;</li> <li>(iii) Maximum number of mechanical or electronic machines or devices for use as a game, entertainment or amusement by the public – 11.</li> </ul>
COM2	18 (07/93) (A-11)		(i) Retail store.	(i) Supermarket; (ii) Drug store.	
EMP1	19 (31/93) (A-12)				<ul> <li>(i) Minimum required elevation for an opening – 80.22 metres elevation G.S.C.;</li> <li>(ii) All buildings shall be located within the hatched area shown on Schedule 'C-14' of this By-law;</li> <li>(iii) Areas outside of the hatched area on Schedule 'C-14' of this By-law shall be used only for access driveways, landscaped open space and in-ground facilities associated with stormwater or servicing of the lands.</li> </ul>

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	
EMP2	20 (47/93) (37/03) (A-14)	<ul> <li>(i) Building supply outlet,</li> <li>(ii) Motor vehicle sales and/or rental establishment,</li> <li>(iv) Restaurant, accessory.</li> </ul>			<ul> <li>(i) Parking shall be permitted in required front and exterior side yards;</li> <li>(ii) Minimum required planting strip provided along the south limit of the Zone – 10.0 metres, and shall include an earth berm.</li> </ul>
RES2- 1	21 (48/93) (A-5)				(i) Minimum required rear yard – 8.0 metres;
					(ii) Maximum <i>lot</i> coverage – 35%;
					(iii) Minimum required setback from the centreline of John Street – 12.0 metres.
RES2- 1	22 (56/93) (A-6)		(i) Multiple-unit dwelling.	(i) Bed and breakfast, (ii) Boarding or rooming house.	(i) Maximum number of dwelling units – 3.
RES3	23 (2901/74) (A-13)		(i) Street townhouse dwelling;		(i) All buildings shall be located within the hatched area shown on Schedule 'C-3' of this By-law.
EMP1	24 (12/95) (A-13)	(i) Commercial fitness centre; (ii) Private club.			
RES4	25 (16/95)		(i) Apartment dwelling.		(i) Maximum number of dwelling units – 43.
	(A-2)				(ii) Minimum required interior side yard – 6.0 metres;
					(iii) Minimum required number of <i>parking</i> <i>spaces</i> – 54 spaces, inclusive of handicapped stalls;
					(iv) 85% of the minimum required number of parking spaces shall be provided below grade.

		T	<i>(</i> 1) =	, ,	(1)	
COM2	26 (24/95) (A-11)		` '	Place of musement.	(i)	Maximum gross floor area of a place of amusement – 234.7 square metres; Location of a place of amusement – basement floor level of the westerly most building on the subject property only.
OSR	27 (15/90)				(i)	Minimum <i>lot area</i> – 0.4 hectares;
	(A-4)				(ii)	Maximum <i>height</i> of a <i>building</i> or <i>structure</i> – 3.7 metres;
					(iii)	Maximum height of a Clubhouse – 3 storey or 14m (whichever is the lesser) building (plus an observation deck up to 18m);
					(iv)	Minimum required landscaped open space – 5%;
					(v)	When the <i>lot area</i> of any block shown on Schedule 'C-12' of this By-law is reduced by 10% or less as a result of the registration of a Plan of Subdivision, the affected block may continue to be developed in accordance with the requirements of this <i>Zone</i> .
RES4	28 (15/90)		d	partment welling;	1.	Zone Standards for Residential Uses:
	(A-4)		(iii) S	School, public; Street ownhouse welling.	(i)	Minimum <i>lot area</i> – as shown on Schedule 'C-12' of this By-law;
				3	(ii)	Minimum <i>lot frontage</i> – as shown on Schedule 'C-12' of this By-law;
					(iii)	
						Block 1 and Block 2

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	identified on
					Schedule 'C-12' of this By-law – 2 storeys or 10.0 metres, whichever is the lesser; (v) Maximum lot coverage of all
					buildings and structures – 30%;
					<ul><li>(vi) Maximum coverage by an open parking area, driveways and vehicular movement areas – 25%;</li></ul>
					(vii) Maximum number of dwelling units – Block 1: 36, Block 2: 48, Block 3: 72, Block 4: 52, Block 5: 52, Block 6: 27, Block 7: 41, Block 8: 64, Block 12: 5, Block 13: 5;
					(viii) All buildings and structures shall be erected within the Building Envelope delineated on Schedule 'C-12' of this By-law. Notwithstanding the above, where a 10.0 metre setback is required for buildings or structures in Block 2, an accessory building or structure shall be permitted up to but not closer than 6.0 metres of the lot line;  (ix) Minimum required
					(ix) Minimum required landscaped open space – 30%;
					(x) An accessory building is permitted within any yard in Block 1 delineated on Schedule C-12 of this By-law;
					(xi) Maximum height of an accessory building on Block 1 as delineated on Schedule 'C-12' of this By-law – 3.7

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>Uses</i>	Only	Uses Drobibited	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	metres;
					(xii) Each parking space shall have a width of not less than 2.7 metres and a length of not less than 5.5 metres;  (xiii) Uncovered parking areas are permitted in all yards provided that no part of any parking area other than a driveway is located within 6.0 metres to any streetline and is closer than 3.0 metres to any side lot line or rear lot line or within 1.8 metres of any residential building located on the lot;  (xiv) When the lot area of any block shown on Schedule 'C-12' of this By-law is reduced by 10% or less as a result of the registration of a Plan of Subdivision, the affected block may continue to be developed in accordance with the requirements of this Zone.
					2. Zone Standards for a School:
					(i) Shall be subject to the standards of the IU Zone.
COM1	29 (15/90) (A-4)		(i) Accessory dwelling unit; (ii) Art gallery; (iii) Business office;		(i) Minimum lot area – as shown on Schedule 'C-12' of this By-law;
			(iv) Community centre; (v) Dry cleaner's		(ii) Minimum lot frontage  – as shown on Schedule 'C-12' of this By-law;
			distribution station; (vi) Financial institution;		(iii) Maximum height – 3 storeys or 14 metres, whichever is the lesser;
			(vii) <i>Library</i> ; (viii) <i>Medical office</i> ;		(iv) Maximum <i>lot</i> coverage of all <i>building</i> s and

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	etruetures 200/
			(ix) Museum; (x) Personal service shop; (xi) Restaurant; (xii) Retail store;		structures – 30%;  (v) Maximum gross floor area for residential uses – twice the gross floor area for commercial uses;
			(xiii) School, commercial; (xiv) Service shop; (xv) Studio.		(vi) Maximum gross floor area for commercial uses within an individual block – 1,000.0 square metres;
					(vii) Maximum gross floor area for a retail store – 260.0 square metres;
					(ix) All buildings and structures shall be erected within the Building Envelope delineated on Schedule 'C-12' of this By-law;
					(x) Minimum required landscaped open space for a mixed use building – 30%;
					(xi) Minimum required landscaped open space for a commercial building only – 10%;
					(xii) Minimum required number of parking spaces for commercial uses – 1/18.6 sq.m of gross leasable floor area;
					(xiii) Minimum required number of parking spaces for residential uses – 1.5 spaces per dwelling unit;
					(xiv) Each parking space shall have a width of not less than 2.7 metres and a length of not less than 5.5 metres.
					(xv) Minimum required number of <i>loading</i> spaces – 1;
					(xvi) Uncovered <i>parking</i> areas are permitted in all <i>yard</i> s provided that

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	no part of any parking area other than a driveway is located within 6.0 metres of any street line and no closer than 2.0 metres of any side lot line or 4.5 metres of a rear lot line or within 1.8 metres of any residential building located on the lot;  (xvii) When the lot area of any block shown on Schedule 'C-12' of this By-law is reduced by 10% or less as a result of the registration of a Plan of Subdivision, the affected block may continue to be developed in accordance with the requirements of this
COM2	30 (15/90) (A-4)		(i) Art gallery; (ii) Assembly Hall; (iii) Business office; (iv) Club house for a golf course situated on another lot; (v) Commercial fitness centre; (vi) Financial institution; (vii) Hotel; (viii) Library; (ix) Museum; (x) Personal service shop; (xi) Restaurant; (xii) Retail store; (xiii) School, private; (xv) Studio.		(i) Minimum lot area – As shown on Schedule 'C-12' of this By-law; (ii) Minimum lot frontage – As shown on Schedule 'C-12' of this By-law; (iii) Maximum lot coverage of all buildings and structures – 30%; (iv) All buildings and structures shall be erected within the Building Envelope delineated on Schedule 'C-12' of this By-law; (v) Maximum height of a building or structure – 14.0 metres; (vi) Maximum gross floor area for a retail store – 260.0 square metres; (viii) Minimum required landscaped open space – 10%; (ix) Maximum gross

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>Uses</i>	Only Permitted <i>U</i> ses	Uses Prohibited	Special Provisions
					leasable floor area for uses other than a hotel, an assembly hall, restaurant, club house or other recreational uses – 1,000.0 square metres;  (x) Minimum required number of parking spaces for those uses other than a hotel, an assembly hall, private club, private school, public school, club house and recreational uses – 1 space/18.6 square metres of gross leasable floor area;  (xi) Each parking space shall have a width of not less than 2.7 metres and a length of not less than 5.5 metres;  (xii) Minimum required number of loading spaces – 1 space/500.0 square metres of gross leasable floor area;  (xiii) When the lot area of any block shown on Schedule 'C-12' of this By-law is reduced by 10% or less as a result of the registration of a Plan of Subdivision, the affected block may continue to be developed in accordance with the requirements of this Zone.
COM2	31 (10/96) (A-1)			<ul><li>(i) Motor vehicle gas bar,</li><li>(ii) Motor vehicle service station.</li></ul>	<ul> <li>(i) Maximum width of an ingress and egress ramp – 10.8 metres, measured along the streetline;</li> <li>(ii) Required parking spaces are permitted to be provided on an abutting lot, provided that the abutting lot is in a Commercial</li> </ul>

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	Uses Prohibited	Special Provisions
					Zone;  (iii) Maximum gross leasable floor area – 4,400.0 square metres, excluding the floor area of the mezzanine and stand-alone storage buildings accessory to a permitted use in existence on March 11, 1996.
COM2	32 (10/96) (A- 1)				(i) Maximum gross leasable floor area – 1,125.0 square metres;
					(ii) No frontage is required onto a <i>public</i> street;
					(iii) The front lot line shall be the lot line along the west side of the subject lot.
COM2	33 (14/98) (61/2003) (94/2004) (A-1)				(i) Required parking spaces are permitted to be provided on an abutting lot, provided that the abutting lot is in a Commercial Zone;
					(ii) Maximum lot area used for an accessory outdoor display and sales area – 1,400.0 square metres;
					(iii) Minimum required setback for an accessory outdoor display and sales area from the Toronto Road streetline – 50.0 metres;
					(iv) Maximum gross leasable floor area for a retail store – 500.0 square metres;
					(v) Maximum gross leasable floor area for a supermarket – 5,900.0 square metres;
					(vi) Maximum gross leasable floor area for a motor vehicle gasoline bar – 35.0

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted <i>Uses</i>	Permitted Uses	Prohibited	square metres;
					(vii) Minimum setback for loading space from rear lot line - 1.5 metres.
COM2	34 (32/98) (A-12)	<ul> <li>(i) Industrial use;</li> <li>(ii) Custom workshop;</li> <li>(iii) Printing and publishing establishment.</li> </ul>	<ul> <li>(i) Assembly hall;</li> <li>(ii) Farm implement dealer,</li> <li>(iii) Greenhouse commercial;</li> <li>(iv) Hotel;</li> <li>(v) Medical office;</li> <li>(vi) Motel;</li> <li>(vii) Motor vehicle body shop;</li> <li>(viii) Motor vehicle washing establishment;</li> <li>(ix) Personal service shop;</li> <li>(x) Place of amusement,</li> <li>(xi) Recreational trailer, vehicle or boat sales establishment;</li> <li>(xii) Specialty food store;</li> <li>(xiii) Supermarket.</li> </ul>		<ul> <li>(i) Minimum required rear yard – 7.0 metres;</li> <li>(ii) Maximum number of main buildings per lot – 1;</li> <li>(iii) Minimum required landscaped open space – 5%;</li> <li>(iv) Minimum required planting strip required along a streetline – 3.0 metres;</li> <li>(v) Maximum gross floor area for a retail store accessory to an industrial use – 10% of the gross floor area of the industrial use.</li> </ul>
OS	35 (32/98) (A-12)		<ul> <li>(i) Business office, accessory,</li> <li>(ii) Conservation use;</li> <li>(iii) Nursery,</li> <li>(iv) Park.</li> </ul>		<ul> <li>(i) Minimum required front yard – 2.0 metres;</li> <li>(ii) Minimum required interior yard – 2.0 metre;</li> <li>(iii) Minimum required yard, all yards, for a parking area – 7.5 metres;</li> <li>(iv) Maximum lot coverage – 20%;</li> <li>(v) Minimum required landscaped open space – 75%.</li> </ul>
RES1- 1	36 (47/98) (A-10)			(i) Human habitation within an accessory building.	<ul> <li>(i) Minimum required front yard – 6.2 metres;</li> <li>(ii) Maximum height of an accessory building – 8.4 metres;</li> <li>(iii) Maximum accessory</li> </ul>

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	building dimensions –
					7.5 metres wide by 14.2 metres long;
					(iv) For the purposes of this Zone, "Height" shall mean the vertical distance from the average grade level at the building face closest to the street to the highest point of the accessory building or structure.
RES2- 1	37 (65/99) (A-11)	(i) Single detached dwelling.			(i) The lot shall be deemed to have access to a public street over an unopened road allowance.
EMP1	38 (8/2000) (A-14)				(i) Minimum required front yard – 55.0 metres;
	(A-14)				(ii) Minimum required setback from an EP-F Zone boundary – 3.0 metres;
					(iii) Maximum gross floor area – 929.0 square metres;
					(iv) Maximum ground floor area – 465.0 square metres;
					(v) Maximum <i>height</i> – 12.0 metres.
COM2	39 (2922/74) (A-11)		(i) Hotel.		(i) Maximum <i>height</i> – 19.5 metres.
RES3	40 (38/2000) (12/2002)				(i) Minimum required interior side yard – 1.2 metres;
	(40/2005) (A-9)				(ii) Minimum <i>lot frontage</i> – 7.55 metres.
OSR OS	41 (6/2000) (A-5)				(i) Maximum gross floor area of all accessory buildings and structures – 185.8 square metres;
					(ii) Maximum height of an accessory building or structure – 4.5 metres;
					(iii) Minimum required

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>U</i> ses	Only Permitted <i>Uses</i>	<i>U</i> ses Prohibited	Special Provisions
					yard, north yard – 30.5 metres;  (iv) Minimum required landscaped open space – 95%.  (v) The minimum required level of protection from hazards associated with the shoreline of Lake Ontario shall be the 1:100 year flood level of Lake Ontario being 76.2 metres G.S.C. plus a 50.0 metres, maximum, horizontal effect for wave action, or, the 100 year erosion limit, whichever is the greater.
RES1- 2	42 (44/2000) (A-5)				<ul> <li>(i) Maximum number of guest rooms – 2;</li> <li>(ii) Maximum gross floor area of a bed and breakfast – 25% of the gross floor area of the dwelling unit.</li> </ul>
EMP1	43 (48/2000) (A-14)	<ul> <li>(i) Commercial fitness centre;</li> <li>(ii) Motor vehicle body shop;</li> <li>(iii) Motor vehicle dealership;</li> <li>(iv) Motor vehicle gasoline bar,</li> <li>(v) Motor vehicle repair garage;</li> <li>(vi) Motor vehicle sales and rental establishment,</li> <li>(vii) Motor vehicle washing establishment,</li> <li>(viii) Private club;</li> <li>(ix) Recreational trailer, vehicle or boat sales establishment,</li> <li>(x) Restaurant, accessory.</li> </ul>			<ul> <li>(i) Maximum lot area permitted for the accessory outdoor display and sale area associated with motor vehicles or recreational vehicles – 66%;</li> <li>(ii) Minimum required floor area before an accessory restaurant is permitted – 1,000.0 square metres.</li> </ul>

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	<i>U</i> ses Prohibited	Special Provisions
СОМЗ	44 (13/2002) (A-10, A-11)	(i) Apartment dwelling; (ii) Multiple-unit dwelling; (iii) Street townhouse dwelling.			<ul> <li>(i) Minimum lot area – 46.5 square metres per dwelling unit;</li> <li>(ii) Minimum required setback from centreline of a public street – 10.0 metres.</li> </ul>
COM2	45 (41/2002) (A-2)				(i) No opening shall be permitted on the north elevation of any building located less than 9.0 metres from the northern lot line on that portion of a wall located higher than 3.0 metres above finished grade.
OSR	46 (OMB Dec. 1075) (A-4)		(i) As shown on Schedule 'C-4' of this By-Law.		(i) As shown on Schedules 'C-4' and 'C-5' of this By-law.
RES3	47 (OMB Dec. 1075) (A-4)		(i) As shown on Schedule 'C-4' of this By-law.		(i) As shown on Schedules 'C-4' and 'C-5' of this By-law.
RES3	48 (OMB Dec. 1075, 1990, 2292) (A-4)		(i) As shown on Schedule 'C-4' of this By-law.		(i) As shown on Schedules 'C-4' and 'C-5' of this By-law.
RES3	49 (OMB Dec. 1075, 1990, 2292) (A-4)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.
RES2- 1	50 (OMB Dec. 1075, 1990, 2292) (A-4)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.
RES3	51 (OMB Dec. 1075, 1990, 2292) (A-4)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.
RES4	52 (OMB Dec. 1075, 1990, 2292)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	Uses Prohibited	Special Provisions
	(A-4)				
IU	53 (OMB Dec. 1075, 1990, 2292) (A-4)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.
COM1	54 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.
OSR	55 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.
os	56 (OMB Dec. 1075, 1990, 2292) (A-4)		(i) As shown on Schedule 'C-6' of this By-law.		(i) As shown on Schedules 'C-6' and 'C-7' of this By-law.
RES2- 1	57 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-8' of this By-law.		(i) As shown on Schedules 'C-8' and 'C-9' of this By-law.
RES3	58 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-8' of this By-law.		(i) As shown on Schedules 'C-8' and 'C-9' of this By-law.
RES4	59 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-8' of this By-law.		(i) As shown on Schedules 'C-8' and 'C-9' of this By-law.
IU	60 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-8' of this By-law.		(i) As shown on Schedules 'C-8' and 'C-9' of this By-law.
os	61 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-8' of this By-law.		(i) As shown on Schedules 'C-8' and 'C-9' of this By-law.

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>Uses</i>	Only Permitted <i>Uses</i>	<i>U</i> ses Prohibited	Special Provisions
RES2-	62	Permitted Uses	(i) As shown on	Pronibited	(i) As shown on
1	(OMB Dec. 1075, 1990, 2292)		Schedule 'C-10' of this By-law.		Schedules 'C-10' and 'C-11' of this By-law.
	(A-2)				
RES3	63 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-10' of this By-law.		(i) As shown on Schedules 'C-10' and 'C-11' of this By-law.
OS	64 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-10' of this By-law.		(i) As shown on Schedules 'C-10' and 'C-11' of this By-law.
OS	65 (OMB Dec. 1075, 1990, 2292) (A-3)		(i) As shown on Schedule 'C-10' of this By-law.		(i) As shown on Schedules 'C-10' and 'C-11' of this By-law.
EMP1	66				(i) Maximum number of model homes - 3;
	(92/2004) (A-14)				(ii) An accessory outdoor display and sales area shall be limited to the yard abutting Highway 401.
RES3	67 (51/2005) (A-13)				(i) Minimum required setback from the 'EP-F' Zone – 3.0 metres.
RES2- 1	68 (74/2005) (A-10)	(i) Medical office.			(i) Minimum required interior side yard – 0.55 metres on one side;
					(ii) Minimum required rear yard – 18.0 metres;
					(iii) Minimum required landscaped open space – 30%.
RES1-	69 (84/2005)	(i) Country Inn.			(i) Maximum number of guest rooms – 7;
	(84/2005) (A-5)				(ii) Maximum number of spa rooms – 7;
					(iii) Maximum floor area for the storage and kitchen associated with a hotel – 90.0 square metres;

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>U</i> ses	Uses Prohibited	Special Provisions
	Number	Termited 0303	T crimited 0303	Tromsted	<ul> <li>(iv) Minimum required number of loading spaces – 1;</li> <li>(v) Minimum required yard for a parking space or parking area – 2.0 metres;</li> <li>(vi) Minimum required planting strip along any lot line – 1.0 metre.</li> </ul>
RES1- 1	70 (84/2005) (A-5)		(i) Parking area; (ii) Single detached dwelling.		(i) Minimum required yard for a parking space or parking area – 1.5 metres.
А	71 (3400) (B-17)	(i) Agricultural produce plant.			
RES2- 1	72 (18/2003) (A-12)	(i) Group Home Type 2.			
A	73 (11/2003) (B-17)			(i) Barn for the purposes of housing livestock.	
RES2- 1	74 (56/84) (A-9)				(I) Maximum number of single detached dwellings – 3.
COMR	75 (3350) (B-22)		(i) Motor vehicle repair garage.		
EMPR	76 (3350) (B-18)		(i) Industrial use; (ii) Retail store; (iii) Transport terminal.		
OSR	77 (3350) (B-23)		<ul> <li>(i) Camping establishment;</li> <li>(ii) Greenhouse, accessory;</li> <li>(iii) Miniature golf course, accessory;</li> <li>(iv) Recreational trailer, vehicle or boat sales establishment, accessory;</li> <li>(v) Retail sale of propane fuel.</li> </ul>		<ul> <li>(i) Minimum required yard, all yards – 15 metres;</li> <li>(ii) Maximum lot coverage – 40%;</li> <li>(iii) Minimum required landscaped open space – 40%.</li> </ul>

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>Uses</i>	Only Permitted <i>U</i> ses	Uses Prohibited	Special Provisions
EMPR	78 (3350) (B-18)		(i) Agricultural support use; (ii) Outdoor storage.		(i) Minimum required interior side yard – 15.0 metres.
EMPR	79 (3350) (B-17)		(i) Abattoir; (ii) Retail store, accessory, within the main building.		(i) Minimum required front yard – 76.0 metres.
EMPR	80 (3350) (B-25)		(i) Abattoir; (ii) Retail store, accessory, within the main building.		
EMPR	81 (3350) (B-19)		(i) Agricultural support use; (ii) Retail store, accessory.		
EMPR	82 (3350) (06/2011) (B-18)		(i) Agricultural warehouse; (ii) Animal clinic; (iii) Business office, accessory; (iv) Farm implement dealer; (v) Industrial use; (vi) Outdoor storage, accessory; (vii) Retail store, accessory; (viii) Service shop. (ix) Single detached dwelling, accessory.		(i) Single detached dwelling is ancillary to a permitted non-residential use and occupied by the owner, caretaker, watchman or other similar person, and family, as is employed on the lot on which such dwelling house is located.
EMPR	83 (3350) (B-17)		(i) Motor vehicle repair shop.		
EMPR	84 (3350) (B-18)		(i) Dry industrial use.		
COM2	85 (20/2010) (A-2)	(i) Industrial use.			
RES3	86 (104/2009) (A-10)		(i) Apartment building containing a maximum of 24		(i) Minimum required front yard – 12 metres; (ii) Minimum required

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>Uses</i>	Only Permitted <i>Uses</i>	Uses Prohibited	Special Provisions
COM2	87	(i) Auctioneer's	dwelling units.	(i) Motor vehicle	exterior side yard – 20 metres;  (iii) Minimum required rear yard – 1.5 metres;  (iv) Minimum number of parking spaces required – 1 space per dwelling unit.  (i) Minimum required
COWIZ	(80/2009) (A-1)	(ii) Outdoor storage, accessory.		(i) Indict verticle body shop; (ii) Place of Amusement; (iii) Specialty food store; (iv) Supermarket.	setback from the Toronto Road and Highway 401 streetlines for accessory outdoor display and sales, accessory outdoor storage and loading spaces – 2.0 metres;  (ii) Minimum required yard abutting the Toronto Road streetline – 2.0 metres;  (iii) Minimum required exterior side yard – 20.0 metres;  (iv) Minimum required yard, all other yards – 3.0 metres;  (v) Minimum required width of planting strip required abutting the Toronto Road streetline – 6.0 metres;  (vi) Minimum required with of planting strip required abutting the Toronto Road streetline – 6.0 metres;  (vi) Minimum required with of planting strip abutting all other streetlines – 3.0 metres;  (vii) Minimum required number of parking spaces for a retail store – 1/18.5 square metres gross leasable floor area.
RES3	88 (84/2010) (A-10)				(i) Minimum lot area - 166.14 square metres; (ii) Minimum lot frontage - 8.6 metres; (iii) Minimum front yard
					- 4.0 m (adjacent to

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>Uses</i>	Only Permitted <i>Uses</i>	<i>Uses</i> Prohibited	Special Provisions
	Number	remitted 03e3	remitted 03e3	Frombited	Harcourt Street) - 6.0 m (adjacent to Hope Street)
					(iv) Minimum exterior side yard - 3.5 m;
					(v) Minimum rear yard
					<ul> <li>4.0 m (adjacent to RES3-86 zone)</li> <li>2.5m (adjacent to RES3-88 zone).</li> </ul>
COM1	89 (92/2010) (A-9)	(i) Drive-through Window for (a) Convenience Retail Purpose(s), but <b>not</b> including Restaurant or Restaurant Take-Out.			(i) The Drive-through Window shall only apply to a Convenience Retail Purpose which use primarily sells food and closely related household items which are stocked so as to attract those consumers principally residing in the immediately surrounding area.
RES1-4	90 (01/2010) (A-1)				<ul> <li>(i) Minimum required front yard - 4.5 metres;</li> <li>(ii) Minimum required rear yard - 6.0 metres;</li> <li>(iii) Minimum required interior side yard - 1.2 metres and where an attached garage or carport is provided, the minimum side yard on one side may be 1.0 metre.</li> </ul>
RES4	91 (51/98) (A-2)				(i) Minimum lot area -     0.6 hectares     (ii) Maximum residential density - 150     dwelling units per hectare
D	92 (65/2009) (B-18)				(i) Minimum lot area shall be 19 hectares; (ii) Minimum front setback shall be 10 metres; (iii) Minimum setback adjacent to the 'RESV1' Zone shall be 3 metres; (iv) Minimum westerly setback adjacent to the 'RESV1' Zone shall be 30 metres;

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses Drobibited	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	(v) Maximum number of residential <i>units</i> shall be one (1); (vi) The existing accessory structure (workshop) shall be a permitted use for up to two (2) years from the date of the passing of this Bylaw, or until such time as all or a portion of the workshop is converted to a residential use or a new single detached residential unit is constructed on the
RESV 1	93 (57/2011) (B-18)				subject lands.  (i) Minimum Front Yard - 4.17 metres.
RES3	94 (62/2011) (A-4)		(i) Single Detached; (ii) Semi-detached; (iii) a Public Use including a school or park		(i) Minimum Lot Area a. Single Detached- 229 square metres b. Semi-detached - 212 square metres (ii) Minimum Lot Frontage a. Single Detached- 8.2 metres b. Semi-detached - 7.6 metres (iii) Minimum Required Front Yard to the main wall of the dwelling a. Lot with vehicular access from a public street (front) – 4.5 metres b. Lot with vehicular access from a lane – 3.0 metres (iv) Minimum Required Setback to Attached Garage from a public street – 6.0 metres (v) Minimum Required Exterior Side Yard a. Abutting a local road right-of-way

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	(47.0
					of 17.0 metres– 3.0 metres
					b. Abutting a local
					road right-of-way
					of 14.5 metres-
					2.0 metres
					<ul><li>c. For the purpose</li></ul>
					of Clause (v), the
					side yard
					setback of the
					dwelling and the
					accessory
					garage shall be calculated as if
					the <i>lot lines</i> were
					produced to their
					point of
					intersection.
					(vi) <i>Minimum Required</i>
					Interior Side Yard -
					1.2 metres and 0.6
					metres; (provided
					the minimum
					cumulative interior
					side yard of abutting yards shall be 1.8
					metres); Shall be
					reduced to zero
					along the <i>interior</i>
					side lot line that is
					also the location of a
					common wall
					(vii) Minimum Required Rear Yard
					a. Lot with
					vehicular access
					from a <i>public</i>
					street (front) –
					6.0 metres
					b. <i>Lot</i> with vehicular access
					from a lane –
					10.5 metres to
					the main rear
					wall of the
					dwelling
					excluding any
					breezeway or
					porch
					c. For the purpose of Clause (vii) a
					breezeway
					means a
					connection
					between the
					<i>dwelling unit</i> and
					an accessory
					garage. A

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	
					breezeway shall not be more than
					one (1) <i>storey</i> in
					height and shall
					not have a width
					greater than 2.2
					metres on a <i>lot</i>
					having a <i>lot</i>
					frontage of 7.6
					metres in width.
					The width of a
					breezeway may
					be increased by 0.3 metres for
					each additional
					0.3 metres of <i>lot</i>
					frontage to a
					maximum of 4
					metres. The
					measurement of
					the width shall
					be from the inner side of the
					exterior walls or
					supporting
					structure.
					(viii) Notwithstanding the
					provisions of Section
					4.1.1 ( <i>Private</i>
					Garages) or any
					other provision in
					this By-law, the minimum setback for
					a private garage
					from a <i>lot line</i> shall
					be:
					a. 0.0 metres for a
					jointly-owned
					garage which
					serves two dwellings whose
					common lot line
					is the dividing
					line of such
					garage.
					b. 0.3 metres from
					the lot line
					dividing the <i>lot</i> from a <i>lane</i> .
					(ix) Maximum number of dwellings -112.
					(x) Notwithstanding the
					provisions of Table
					<ol> <li>4.1 (Provisions for Urban Residential,</li> </ol>
					Commercial,
					Employment and
					Institutional Zones),

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted <i>U</i> ses	Only Permitted <i>U</i> ses	<i>U</i> ses Prohibited	Special Provisions
	Number	remitted Oses	remitted Uses	rionibiled	or any other provision in this By-law: a. the provision for 'Setback from exterior side lot line' shall not apply b. The maximum floor area for any accessory buildings and structures shall be 20%  (xi) Notwithstanding the provisions of Section 4.33.1 (Sight Triangles - Application), or any other provision in this By-law, the sight triangle dimensions shall be 3.0 metres for Local Roads with a connection to Strachan Street, and 1.5 metres for Laneways.
RES3	95 (101/2011) (A-9)				(i) Minimum Required Front Yard – 4.5 metres (ii) Minimum Required Interior Side Yard – 4.5 metres (iii) Minimum Required Rear Yard – 4.5 metres (iv) Minimum number of parking spaces required – 1.5 space per dwelling unit (including visitor parking) (v) Notwithstanding the provisions of Section 5.5.1 (Location of Parking) or any other provision in this Bylaw: a. the minimum setback of the parking area from the streetline shall be 4.5 metres. b. the minimum setback of the parking area

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	from the <i>building</i>
					on the same <i>lot</i>
					shall be 1.0
					metres.
RESV	96				(i) Minimum Exterior Side Yard –3.59
1	(90/2011)				metres.
	(B-20)				(ii) Minimum Rear Yard
					– 0.588 metres.
					(iii) Lot Area – 1,823 square meters
RES3	97				(i) Minimum Required
INLOG	(22/2012)				Front Yard – 3.0
	(A-1)				metres.
	(/ ( ) /				(ii) Minimum Required Interior Side Yard –
					1.2 metres
					(iii) Minimum Required
					<i>Interior Side Yard</i> when adjacent to a
					public walkway– 0.6
					metres
					(iv) Minimum Required
					Rear Yard – 6.0 metres
RES3	98		(i) Multiple-unit		(i) Minimum Lot Area
	(33/2012)		dwellings;		- 926.70 square
	(A-6)				metres (ii) Minimum <i>Lot</i>
					Frontage – 15.90
					metres
					(iii) Minimum Required
					<i>Interior Side Yard</i> a. West – 1.87
					metres
					b. East – 5.91
					metres (iv) Notwithstanding the
					provisions of Table
					4.1 (Provisions for
					Urban Residential, Commercial,
					Employment and
					Institutional Zones),
					or any other provision in this By-
					law, the 'Setback
					from interior side lot
					line' to the west shall be 0.00 metres.
					(v) Notwithstanding the
					provisions of Table
					5.5 (Residential Parking
					Requirements), or
					any other provision
					in this By-law, the

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	Uses Prohibited	Special Provisions
					number of parking spaces required – 0 space per dwelling unit.
RES3	99 (33/2012) A-6		i) Multiple-unit dwellings;		(i) Minimum Lot Frontage – 35.73 metres (ii) Minimum Required
					Front Yard -6.60 metres
					(iii) Minimum Required Setback to Attached Garage from a public street – 6.0 metres
					(iv) Minimum Required Interior Side Yard a. West – 0.00 metres
					b. East – 4.35 metres
					(v) Notwithstanding the provisions of Table 4.1 (Provisions for Urban Residential, Commercial, Employment and Institutional Zones), or any other provision in this Bylaw, the maximum number of accessory buildings and structures per lot shall be 1 private garage and 2 accessory buildings or structures.  (vi) Notwithstanding the provisions of Table 5.5 (Residential Parking Requirements), or any other provision in this By-law, the total number of parking spaces is 8.
COMV	100 (57/2012) (B-23)				(i) Minimum Front Yard –0.0 metres (ii) Minimum Exterior Side Yard –0.0
					metres. (iii) Notwithstanding the
					provisions of Section 4.2.2.b) (Accessory Dwelling

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional	Only Permitted <i>Uses</i>	Uses Brobibited	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	Units-Commercial Zones), or any other provision in this By- law, the portion of floor area within the first storey of a building and within 0.0 metres of Gilmour Road and within 5.3 metres of County Road 9 is used for commercial purposes.
RES3	102 (72/2013) (A-4)		(i) Single Detached; (ii) Semi-detached; (iii)a Public Use including a school or park		(i) Minimum Lot Area a. Single Detached- 229 square metres b. Semi-detached - 212 square metres (ii) Minimum Lot Frontage a. Single Detached- 8.2 metres b. Semi-detached - 7.6 metres (iii) Minimum Required Front Yard to the main wall of the dwelling a. Lot with vehicular access from a public street (front) - 4.5 metres b. Lot with vehicular access from a lane - 3.0 metres (iv) Minimum Required Setback to Attached Garage from a public street - 6.0 metres (v) Minimum Required Exterior Side Yard a. Abutting a local road right-of- way of 17.0 metres b. Abutting a local road right-of-

Col. 2   Col. 3   Column 5   Column 5   Special Provisions	Exception	Additional	Only		
way of 14.5 metres= 2.0 metres= 2.0 metres color Clause (v), the side yard of Clause (v), the side yard of Clause (v), the side yard of the dwelling and the accessory garage shall be calculated as if the lot lines were produced to their point of intersection.  (vi) Minimum Required Interior Side Yard 1.2 metres and 0.6 metres; (provided the minimum cumulative interior side yard of abutting yards shall be 1.8 metres): Shall be reduced to zero along the interior side vard of a common wall (vii) Minimum Required Rear Yard a. Lot with vehicular access from a lame—10.5 metres to the main rear wall of the dwelling and yards shall be 1.8 meters). Consider the dwelling and produced Rear Yard a. Lot with vehicular access from a lame—10.5 metres to the main rear wall of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and produced Rear Yard a. Consideration of the dwelling and the dwelling and the dwelling and the dwelling unit the dwelling u	Number	Permitted Uses			Special Flovisions
metres - 2.0 metres c. For the purpose of Clause (v), the side yard serback of the develling and the accessory garage shall be calculated as if the lot lines were produced to their point of intersection.  (v) Minimum Required Interior Side Yard - 1.2 metres and 0.6 metres; (provided the minimum curulative interior side yard of slaul we interior side of a line that is also the location of a common wall (vii) Minimum Required Rear Yard a. Lot with vehicular access from a fame – 10.5 metres to 1.0 metres b. Lot with vehicular access from a fame – 10.5 metres to 1.5 metres to			Permitted Uses	Prohibited	
accessory			Permitted Uses	Prohibited	metres— 2.0 metres  c. For the purpose of Clause (v), the side yard setback of the dwelling and the accessory garage shall be calculated as if the lot lines were produced to their point of intersection.  (vi) Minimum Required Interior Side Yard-1.2 metres and 0.6 metres; (provided the minimum cumulative interior side yard of abutting yards shall be 1.8 metres); Shall be reduced to zero along the interior side lot line that is also the location of a common wall  (vii) Minimum Required Rear Yard  a. Lot with vehicular access from a public street (front)—6.0 metres  b. Lot with vehicular access from a lane—10.5 metres to the main rear wall of the dwelling excluding any breezeway or porch  c. For the purpose of Clause (vii) a breezeway means a connection between the dwelling unit and an accessory garage. A
α arane Δ					garage. A breezeway shall not be more

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	44)
					than one (1)
					storey in <i>height</i> and shall not
					have a width
					greater than 2.2
					metres on a lot
					having a <i>lot</i>
					frontage of 7.6
					metres in width.
					The width of a
					breezeway may
					be increased by
					0.3 metres for
					each additional
					0.3 metres of <i>lot</i>
					frontage to a
					maximum of 4
					metres. The
					measurement of
					the width shall be from the
					inner side of the
					exterior walls or
					supporting
					structure.
					(viii) Notwithstanding
					the provisions of
					Section 4.1.1
					( <i>Private Garages</i> ) or
					any other provision
					in this By-law, the
					minimum setback for
					a private garage
					from a <i>lot line</i> shall
					be:
					a. 0.0 metres for a
					jointly-owned
					garage which serves two
					dwellings whose
					common lot line
					is the dividing
					line of such
					garage.
					b. 0.3 metres from
					the <i>lot line</i>
					dividing the <i>lot</i>
					from a <i>lane</i> .
					(ix) Maximum number of dwellings -96.
					•
					(x) Notwithstanding the provisions of Table
					4.1 (Provisions for
					Urban Residential,
					Commercial,
					Employment and
					Institutional Zones),
					or any other

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	provision in this By-
					law:  a. the provision for 'Setback from exterior side lot line' shall not apply  b. The maximum floor area for any accessory buildings and structures shall be 20%  (xi) Notwithstanding the provisions of Section 4.33.1 (Sight Triangles - Application), or any other provision in this By-law, the sight triangle dimensions shall be 3.0 metres for Local Roads with a connection to Strachan Street, and 1.5 metres for Laneways.
RESR	103 (71/2013) (B-17)				The single family dwelling, fully-raised bed, well and/or accessory structure shall be located within a building envelope with the following setbacks:  (i) Minimum setback from northern property line - 6.0 meters  (ii) Minimum setback from southern property line - 6.0 meters  (iii) Minimum setback from Mastwoods Road - 15.0 meters  (iv) Minimum setback from eastern property line - 15.0 meters  (v) Minimum setback from the Pond- 15.0 metres  all in accordance with "Scoped Site Servicing Study" prepared by Oakridge Environmental Ltd. and dated April 2013.

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	<i>U</i> ses Prohibited	Special Provisions
RES1- 1	104 (20/2014)	(i) Country Inn (ii) Treatment			(i) Maximum number of guest rooms – 9;
	(84/2005) (A-5)	Centre			(ii) Maximum number of spa rooms – 9;
					(iii) Maximum floor area for the storage and kitchen associated with a hotel – 90.0 square metres;
					(iv) Minimum required number of <i>loading</i> spaces – 1;
					(v) Minimum required yard for a parking space or parking area – 2.0 metres;
					(vi) Minimum required planting strip along any lot line – 1.0 metre.
					(vii) 'Treatment Centre' means a single detached dwelling which is occupied by not more than 20 persons exclusive of staff, who live as a single housekeeping unit, and require 24-hour secure residential, sheltered, specialized or group care, and treatment and rehabilitation for addiction to drugs or alcohol. For the purpose of Treatment Centre "secure" shall mean monitored and controlled egress and ingress to the facility at all times.
					(viii) The Treatment Centre shall be wholly contained within the existing building envelope based on the date of the passage of this By-law.
					(ix) Parking for the Treatment Centre shall be provided based on a total of 14 spaces.

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>U</i> ses	<i>U</i> ses Prohibited	Special Provisions
					(x) Notwithstanding Section 4.36, a Treatment Centre shall be permitted on the subject lands.
COM3	105 (39/2014) (A-6)				(i) Minimum Front Yard -0.0 metres (ii) Minimum Exterior Side Yard -0.0 metres. (iii) Notwithstanding the provisions of Section 4.2.2.b) (Accessory Dwelling Units- Commercial Zones), or any other provision in this By- law, the residential use is permitted within the first storey of the building and within 12.0 metres of Walton Street and Pine Street North.
RESV 1	106 (44/2014) (B-23)				(i) Minimum Front Yard - 8.08 metres. (ii) Maximum Height - 15.0 metres. (iii) Lot Area - 2,000.1 square meters.
COMR	107 (15/2015) (B-18)				(i) Minimum Interior Side Yard (north) – 7.32 metres. (ii) Lot Area – 4,419.3 square metres.
RES1- 2	108 (18/2016) (A-11)	(i) Custom Workshop (ii) Business Office (iii)Retail Store, Accessory			<ul> <li>(i) Parking for the all permitted uses shall be provided based on a total of 4 spaces.</li> <li>(ii) Minimum Front Yard – 4.36 metres</li> <li>(iii) Minimum Rear Yard – 7.4 metres.</li> <li>(iv) Minimum Interior Yard – 0.35 metres.</li> <li>(v) Maximum Width of Driveway at the streetline – 11.5 m</li> </ul>

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses i. Growing and	Prohibited i. Bed and	i Minimum required let
A(1)	109 (86/2015) (B-17)		i. Growing and sale of hydroponic crops ii. Growing and sale of Trees iii. Growing and sale of hydroponic plants iv. Agricultural Storage v. Apple Storage and Distribution Centre vi. Small Scale Food Processing plant for Local Produce vii. Farm Equipment repair shop viii. Farm Input Supplier	i. Bed and Breakfast Establishment ii. Boarding or Rooming House iii. Dwelling, Single Detached iv. Farm Employee Accommodation , Accessory v. Farm Vacation Home vi. Group Home Type 1	i. Minimum required lot frontage – 100 m ii. Minimum required lot area – 1.2 ha iii. Minimum required rear yard – 10.06 m iv. Maximum lot coverage – 20%
A	110 (33/2016) (B-20)	(i) Retail Store, accessory	Соррани		<ul> <li>(i) Retail Store structure, associated parking, outdoor patio, laneways and private services are limited to an area of 0.5 ha within the existing cluster of buildings in the south west corner of the subject lands based on the date of the passage of this By-law.</li> <li>(ii) Maximum gross floor area of building used for retail store– 235 m²</li> </ul>
COMR	111 (44/2016) (B-18)	(i) Outdoor Storage (ii) Warehouse, Accessory			(i) Warehouse, Accessory shall be defined as "A building or part thereof, which is used for the short term, temporary storage and warehousing of household goods, which are not for sale or accessible to the general public, that is customarily incidental to, subordinate to or exclusively devoted to the main use located on the same lot."

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	The single family
RU	112 (36/2017) B-23				dwelling, fully-raised bed, well and/or accessory structure shall be located within a building envelope with the following setbacks:  (i) Minimum setback from northern property line - 374.0 meters  (ii) Minimum setback from western property line - 40.0 meters  (iii) Minimum setback from Ganaraska Road – 113.0 meters  (iv) Minimum setback from eastern property line-200.0 meters  (v) Minimum setback from the Pond - 30.0 metres
RESR	113 (52/2017) B-18				(i) Minimum Lot Area - 2221.8 square metres (ii) Minimum Required Front Yard – 9.1 metres (iii) Minimum Required Interior Yard – 4.5 metres (iv) Minimum Required Rear Yard - 2.4 metres (v) Notwithstanding the provisions of Table 4.2 (Provisions for Countryside and Open Space Zones), or any other provision in this Bylaw, the existing accessory structure will be permitted in the front yard and have the following provisions: a. Setback from front lot line shall be 3 metres b. Maximum

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	·
					height shall be 8.7 metres c. Maximum floor area for all accessory buildings and structures shall be 11.1%
					(vi) The single detached dwelling shall be wholly contained within the existing building envelope of the former church based on the date of the passage of this By-law.
RES1- 2	114 (77/2017) A-11	(i) Accessory dwelling unit within an accessory			(i) Maximum height for the accessory structure – 5.5 metres.
		structure			(ii) The Accessory Dwelling shall be wholly contained within the existing building envelope of the accessory structure based on the date of the passage of this By- law.
RES3	115 (32/2018) A-4		(ii) Single Detached (iii) a Public Use including a school, park, or walkway		(i) Minimum Lot Area – 230 square metres (ii) Minimum Lot Frontage – 8.4 metres (iii) Minimum Required Front Yard to the main wall of the dwelling a) Lot with vehicular access from a public street (front) – 4.5 metres b) Lot with vehicular access from a lane – 3.0 metres (iv) Minimum Required Setback to Attached Garage from a public street – 6.0m (v) Minimum Required Exterior Side Yard a) Abutting a local road right-of-way

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	(47.0
					of 17.0 metres or greater – 3.0
					metres
					b) Abutting a local
					road right-of-way
					of 14.5 metres-
					2.0 metres
					(vi) Minimum Required Interior Side Yard -
					1.2 metres and 0.6
					metres (provided the
					minimum cumulative
					interior side yard of
					abutting yards shall
					be 1.8 metres) (vii) Minimum Required
					Rear Yard
					<ul><li>a) Lot with vehicular</li></ul>
					access from a
					public street
					(front) – 6.0 metres
					b) Lot with vehicular
					access from a
					lane – 10.5
					metres to the main rear wall of
					the dwelling
					excluding any
					breezeway,
					attached
					c) For the purpose
					of Clause (vii) a breezeway shall
					not be more than
					one (1) storey in
					height and shall
					not have a width
					greater than 2.2 metres on a lot
					having a frontage
					of 7.6 metres in
					width. The width
					of a breezeway
					may be increased by 0.3 metres for
					each additional
					0.3 metres of lot
					frontage to a
					maximum of 4
					metres. The measurement of
					the width shall be
					from the inner
					side of the
					exterior walls or
					supporting structure.
					(viii) Notwithstanding the

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	municians of Continu
					provisions of Section 4.1.1 (Private
					Garages) or any other
					provision in this By-
					law, the minimum
					setback for a private
					garage from a lot line
					dividing the lot from a lane shall be 0.3
					metres from the lot
					line
					(ix) For the purpose of
					Clauses (iii) to (viii), in
					the case of a corner lot, the setbacks of
					the dwelling and
					garage shall be
					calculated as if the
					exterior side lot line
					was extended to its hypothetical point of
					intersection with the
					extension of the front
					lot line and rear lot
					line diving the lot from
					a lane
					(x) Maximum number of dwellings -170
					Notwithstanding the
					provisions of Table
					4.1 (Provisions for
					Urban Residential,
					Commercial, Employment and
					Institutional Zones), or
					any other provision in
					this By-law:
					a) the provision for
					'Setback from exterior side lot
					line' shall not
					apply
					b) The maximum
					floor area for any
					accessory buildings and
					structures shall
					be 20%
					(xi) Notwithstanding the
					provisions of Section
					4.33.1 (Sight
					Triangles - Application), or any
					other provision in this
					By-law, the minimum
					sight triangle
					dimensions shall be
					3.0m for Local Roads
					with a connection to

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted Uses	Prohibited	Strachan Street, and 1.5m for Laneways (xii) Notwithstanding the provisions of Section 4.1.4 (Unitary Equipment), or any other provision in this by-law, unitary equipment (including air conditioning units) shall be permitted to encroach into the interior side yard for the main building from the applicable lot lines (xiii) Notwithstanding the provisions of Section 4.8 (Encroachment of Architectural Features), or any other provision in this by-law, for lots 14.0m or larger, accessed from a lane, a balcony may be permitted on the roof top of an attached garage provided: a) the garage is no higher than one storey beyond the main rear wall; b) that the minimum distance between any two balconies on abutting properties is 6.0 metres, and; c) That the garage has a minimum setback of 6.0 metres from the rear lot line.
RES1- 2	116 (32/2018) A-4		(i) Single Detached		(i) Minimum Lot Area – 600 square metres (ii) Minimum Lot Frontage – 15.0 metres (iii) Minimum Required Front Yard – 6.0 metres (iv) Minimum Required Exterior Side Yard – 2.0 metres (v) Minimum Required Interior Side Yard – 1.2 metres (vi) Minimum Required

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception	Additional	Only	Uses	Special Provisions
	Number	Permitted Uses	Permitted <i>Uses</i>	Prohibited	Rear Yard – 7.5 metres (vii) Maximum Height – 11.0 metres (viii) Unitary equipment shall be permitted to encroach into the 1.2m interior and exterior side yards for the main building from the applicable lot lines
A	117 (49/2018) B-15				<ul> <li>(ix) Minimum required lot frontage – 35 m</li> <li>(x) Minimum required lot area – 22.13 ha</li> <li>(xi) Minimum required interior side yard setback for the existing shed – 1 m</li> </ul>
A	118 (79/2018) B-18		(ii) Agriculture-Related Uses (iii) Single Detached Dwelling		<ul> <li>(i) Minimum required lot area – 4.2 ha</li> <li>(ii) Minimum required front yard setback for the existing single detached dwelling – 4.7 m</li> <li>(iii) Minimum required front yard setback for the existing garage – 0 m</li> <li>(iv) Minimum required front yard setback for two existing silos, based on the date of the passing of this by-law– 5.5 m and 5.6 m</li> <li>(v) Minimum required front yard setback for existing agriculture-related accessory structures, based on the date of the passing of this by-law: <ul> <li>a. Metal building #1 – 6.0 m</li> <li>b. Metal building #2 – 2.1 m</li> <li>c. Concrete building – 0 m</li> </ul> </li> </ul>

Col.1	Col. 2	Col. 3	Column 4	Column 5	Column 6
Zone	Exception Number	Additional Permitted Uses	Only Permitted <i>Uses</i>	<i>U</i> ses Prohibited	Special Provisions
COMR	119 (65/2018) (B-18)		(i) Farm Retail (ii) Animal Clinic (iii) Business Office (iv) Emergency Service Facility (v) Farm Implement Dealer (vi) Greenhouse Commercial (vii) Nursery (viii) Personal Service Shop (ix) Private Club (x) Restaurant (xi) Retail Store		(i) Minimum Required Interior Side Yard – 1.86 metres
EMP1	120 (78/2018) (A-13)	(i) Transportation terminal			(i) Minimum Required Rear Yard – 8.5 metres

## **PART 13 - HOLDING PROVISIONS**

- 13.1 Notwithstanding any other provision in this By-law, where a *Zone* symbol is followed by a set of brackets, a letter "H" and a number contained within those brackets for example RES4(H1) the symbol refers to a Holding provision that applies to the lands noted. No *person* shall *use* or permit the land to which the Hold applies for any *use* other than the *use* which legally existed on the date the By-law applying the Holding provision came into effect or the *use(s)* permitted in the By-law enacting the Hold, or expand or replace an existing *building* or *structure* as the case may be, until the Hold (H) is removed in accordance with the policies of the Official Plan and Section 36 of the <u>Planning Act</u>, R.S.O. 1990, c.P.13, as amended.
- 13.2 Notwithstanding the above, public uses in accordance with Section 4.28 of this By-law, model homes in accordance with Section 4.15 of this By-law constructions uses in accordance with Section 14.1.1 of this By-law, a sales office in accordance with Section 14.1.2, asphalt plant or portable concrete plant in accordance with Section 14.1.3 of this By-law are permitted without the need to remove the Holding provision.
- 13.3 The Municipality may pass a By-law pursuant to Section 36 of the Planning Act, R.S.O. 1990, c.P. 13, as amended to remove the Holding (H) Symbol, thereby placing the lands in the zone indicated by the zone symbol, when all of the applicable requirements have been met. For the purposes of this By-law, a number of distinct holding provisions have been applied as set out in Table 13.1, below:

#### **13.4** In Table 13.1:

- 13.1.1 Column 1 sets out the number of each Holding (H) provision which corresponds to an area of the *Municipality* identified on the Zoning Schedules by the same number, contained within a set of brackets following a *Zone* symbol, denoting a Holding (H) provision;
- 13.1.2 Column 2 identifies the general applicability of the Holding (H) provision;
- 13.1.3 Column 3 identifies the property subject to the Holding (H) provision;
- 13.1.4 Column 4 sets out the conditions for removal of the Holding (H) provision;
- 13.1.5 Column 5 identifies the date of enactment of the Holding (H) provision;

All other provisions of this By-law continue to apply to the lands subject to this Section.

**Table 13.1: Holding (H) Provisions** 

Col. 1	Column 2	Column 3	Column 4	Col. 5
Symbol	Application	Property/ Legal Description	Conditions for Removal	Date Enacted
H1	Lands where a development agreement is required	Multiple properties	The Holding (H1) provision may be lifted once the <i>Municipality</i> is satisfied that an appropriate Subdivision Agreement and/or Site Plan Agreement and/or Development Agreement has been executed.	Jun. 29, 2010
H2	Former waste management facilities and adjacent lands	Multiple properties	The Holding (H2) provision may be lifted once the <i>Municipality</i> is satisfied that the proposed <i>use</i> and/or development will be compatible with the <i>waste management facilities</i> in accordance with Section C17 (Solid <i>Waste Management</i> ) of the Official Plan.	Jun. 29, 2010
НЗ	LLRWM Evaluation Area	Multiple properties	The Holding (H3) provision may be lifted once the <i>Municipality</i> is satisfied that the proposed development will be compatible with the Low-Level Radioactive Waste Management Area in accordance with Section D4.4 (Low-Level Radioactive <i>Waste Management</i> ) of the Official Plan.	Jun.29, 2010
H4	Oak Ridges Moraine Environmental Review	Multiple Properties	The Holding (H4) provision may be lifted once an appropriate Natural Heritage Evaluation and Hydrological Evaluation are completed to the satisfaction of the <i>Municipality</i> and the appropriate Conservation Authority, in accordance with the policies of the Oak Ridges Moraine Conservation Plan.	Apr. 12, 2005
H5	New single detached dwellings on the Oak Ridges Moraine	All properties in the following Zones: - ORM-C - ORM-EP - ORM-MX - ORM-L - ORM-RU - RM-RS	The Holding (H5) provision may be lifted once an appropriate Natural Heritage Evaluation and Hydrological Evaluation are completed to the satisfaction of the <i>Municipality</i> and the appropriate Conservation Authority, in accordance with the policies of the Oak Ridges Moraine Conservation Plan, and once <i>The Municipality</i> is satisfied that a Site Plan Agreement has been executed.	Apr. 12, 2005
H6	Factory Outlet Mall Site	Part of <i>Lot</i> 2, Concession 2	The Holding (H6) provision may be lifted once a Traffic Impact Analysis and Servicing Impact Study are completed to the satisfaction of the Director of Public Works, the necessary drawings and agreements concerning the alignment and reconstruction of Telephone Road are completed to the satisfaction of the Director of Public Works and an appropriate Site Plan Agreement has been executed.	Oct. 25, 2005

## **PART 14 - TEMPORARY USE ZONES**

## 14.1 MUNICIPALITY-WIDE

#### 14.1.1 Construction Uses

Nothing in this By-law shall prevent *uses* incidental to construction, such as a construction camp or other such temporary work camp, tool shed, scaffold or other *building* or *structure* incidental to the construction, only for so long as the same are necessary for work in progress that has neither been finished nor abandoned.

#### 14.1.2 Sales Office

Nothing in this By-law shall prevent the *use* of land for a sales office for the sale of residential, industrial or commercial *suites* (excluding a *model home*) provided that the *suites* to be sold are to be located on lands within the limits of the *Municipality*, and provided the lands are not within the following *zones*:

- a) Agricultural (A) Zone;
- b) Oak Ridges Moraine Core (ORM-C) Zone;
- c) Oak Ridges Moraine Environmental Protection (ORM-EP) *Zone*;
- d) Oak Ridges Moraine Extractive Industrial (ORM-MX) *Zone*;
- e) Oak Ridges Moraine Linkage (ORM-L) Zone;
- f) Oak Ridges Moraine Rural (ORM-RU) Zone;
- g) Oak Ridges Moraine Rural Settlement (ORM-RS) *Zone*;
- h) Environmental Protection (EP) Zone;
- i) Open Space (OS) Zone;
- j) Major Recreational (OSR) Zone; and,
- k) Environmental Protection *Floodplain* (EP-F) *Zone*.

# 14.1.3 Wayside Pit or Quarry, Portable Asphalt and Concrete Plants

A wayside pit or wayside quarry, portable asphalt plant or portable concrete plant is permitted in any Zone with the exception of the following zones:

- a) Agricultural (A) Zone;
- b) Oak Ridges Moraine Core (ORM-C) *Zone*;
- c) Oak Ridges Moraine Environmental Protection (ORM-EP) *Zone*;
- d) Oak Ridges Moraine Extractive Industrial (ORM-MX) *Zone*;
- e) Oak Ridges Moraine Linkage (ORM-L) Zone;
- f) Oak Ridges Moraine Rural (ORM-RU) *Zone*;
- g) Oak Ridges Moraine Rural Settlement (ORM-RS) *Zone*;
- h) Environmental Protection (EP) Zone;
- i) Open Space (OS) Zone;
- j) Major Recreational (OSR) Zone; and,
- k) Environmental Protection *Floodplain* (EP-F) *Zone*.

Notwithstanding the above, in no case shall a *wayside pit* or *wayside quarry* be located closer than 150.0 metres to a Residential *Zone* boundary or 90.0 metres from a *dwelling unit*, whichever is the greater.

#### 14.1.4 Garden Suite

A garden suite shall only be permitted where identified as a permitted use in this By-law. Unless otherwise modified or amended otherwise, all provisions of the zone the subject lot is located within shall apply to the garden suite.

## 14.2 SITE-SPECIFIC PERMISSIONS

Where on Schedules to this By-law, a zone symbol is preceded by the letter "T", a number and a dash, one or more additional but temporary uses are permitted on the lands noted until the permission granted by the site specific Temporary Use By-law expires in accordance with the policies of the Official Plan and

Section 39 of the <u>Planning Act</u>, R.S.O. 1990, c.P.13, as amended. Table 14.1, below, identifies the Temporary *Use Zones* within the *Municipality*.

## In Table 14.1:

- 14.2.1 Column 1 sets out the temporary *use* symbol of each temporary *use* permission which corresponds to an area of the *Municipality* identified on the Zoning Schedules by the same symbol, preceding a dash and a *Zone* symbol, denoting a temporary *use* permission;
- 14.2.2 Column 2 identifies the *Zone* subject to the Temporary *Use* By-law;
- 14.2.3 Column 3 identifies the property subject to the Temporary *Use* By-law;
- 14.2.4 Column 4 sets out the temporary uses permitted;
- 14.2.5 Column 5 sets out any *zone* standards and other special provisions applicable to the temporary *use(s)*;
- 14.2.6 Column 6 identifies the date of enactment of the Temporary *Use* By-law:
- 14.2.7 Column 7 identifies the date of expiry of the Temporary *Use* By-law;
- 14.2.8 All other provisions of this By-law continue to apply to the lands subject to this Section.

**Table 14.1: Temporary Use Permissions** 

Col. 1	Col.	Column 3	Column 4	Column 5	Col. 6	Col. 7
Exception Number	Zone	Subject Property	Temporary <i>Us</i> es Permitted	Special Provisions	Date Enacted	Date Expires
T2 (55/2009) (B-19)	RU	Part of Lots 11 and 12, Concession 4 (6300 6 <sup>th</sup> Line)	(i) Garden suite.	<ul> <li>(xii) Access to both dwellings (principal &amp; garden suite) shall be limited to the same driveway;</li> <li>(xiii) Maximum gross floor area for a garden suite – 90.0 square metres;</li> <li>(xiv) Maximum height for a garden suite – 4.5 metres;</li> <li>(xv) One garden suite shall be permitted on the subject lands;</li> <li>(xvi) Maximum lot coverage – 30%.</li> <li>(xvii) The garden suite shall be located within a building envelope with the following setbacks:</li> <li>Minimum setback from northern property line -</li> </ul>	Jun. 23, 2009	Jun. 23, 2019

Col. 1	Col.	Column 3	Column 4	Column 5	Col. 6	Col. 7
Exception Number	Zone	Subject Property	Temporary Uses Permitted	Special Provisions	Date Enacted	Date Expires
				<ul> <li>6 metres;</li> <li>Minimum setback from western property line - 6 metres;</li> <li>Minimum setback from 6th Line - 200 metres;</li> <li>Minimum setback from eastern property line - 296 metres.</li> </ul>		
T3 (05/2016) (B-22)		Part of Lot 4 Concession 9 (9451 Woodvale School Road)	(i) Garden suite	<ul> <li>(i) Access to both dwellings (principal &amp; garden suite) shall be limited to the same driveway;</li> <li>(ii) Maximum gross floor area for a garden suite – 90.0 square metres;</li> <li>(iii) Maximum height for a garden suite – 4.5 metres;</li> <li>(iv) One garden suite shall be permitted on the subject lands;</li> <li>(v) Maximum lot coverage – 30%.</li> <li>(vi) The garden suite shall be located within a building envelope with the following setbacks:</li> <li>Minimum setback from northern property line - 158 metres;</li> <li>Minimum setback from southern property line - 285 metres;</li> <li>Minimum setback from Woodvale School Road - 117 metres;</li> <li>Minimum setback from eastern property line – 259 metres.</li> </ul>	Feb 2, 2016	Feb 2, 2026
<b>T4</b> (64-2018)	EMP 1	30 and 31	(i) Conservation Us (ii) Single Detached Dwelling, Accessory	Single detached dwelling is ancillary to a permitted non-residential use and occupied by the owner, caretaker, watchman or other similar person, and family, as is employed on the lot on which such dwelling house is located.	August 7, 2018	August 7, 2021

# **PART 15 - ENACTMENT**

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This By-law shall come into effect in accordance with the Planning Act, R.S.O. 1990, c.P.13, as amended.

## 15.2 READINGS BY COUNCIL

BY-LAW READ A FIRST AND SECOND TIME THIS 29<sup>th</sup> DAY OF June, 2010.

BY-LAW READ A THIRD AND FINAL TIME AND FINALLY PASSED THIS 29<sup>th</sup> DAY OF June, 2010.

MAYOR: _		
L	Linda Thompson	(Municipal Seal)
CLERK: _	S.C. Dawe	

## 15.3 CERTIFICATION

I hereby certify that the foregoing is a true copy of Zoning By-law 20/2010 as enacted by the *Council* of the *Corporation* of the *Municipality* of Port Hope on the  $\underline{29^{th}}$  day of June, 2010.

CLERK:	_
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