## MUNICIPALITY OF MIDDLESEX CENTRE



## REDLINE COMPREHENSIVE ZONING_BY-LAW

NO. 2005-005

THIS DOCUMENT CONSTITUTES A CONSOLIDATED VERSION OF ZONING BY-LAW NO. 2005-005, THE COMPREHENSIVE ZONING BY-LAW OF THE MUNICIPALITY OF MIDDLESEX CENTRE ADOPTED BY COUNCIL MAY 4, 2005.

IT INCORPORATES ALL AMENDMENTS TO THE ZONING BY-LAW,
ALL TEMPORARY USE BY-LAWS AND ALL AMENDMENTS TO
REMOVE THE HOLDING (H) SYMBOL IN FULL FORCE AND EFFECT.
IN ADDITION, IT ALSO INCORPORATES ALL MINOR VARIANCES/PERMISSIONS GRANTED BY THE COMMITTEE OF ADJUSTMENT IN FULL FORCE AND EFFECT.

THIS DOCUMENT IS INTENDED FOR ADMINISTRATIVE AND CONVENIENCE PURPOSES. FOR LEGAL PURPOSES, REFERENCE SHOULD BE MADE TO THE ACTUAL ADOPTED VERSION OF THE ZONING BY-LAW, INDIVIDUAL AMENDMENTS AND TEMPORARY USE BY-LAWS ADOPTED BY COUNCIL AND DECISIONS OF THE COMMITTEE OF ADJUSTMENT.

TABLE OF CONTENTS

|  | ADMINISTRATION ......................................................................................... 1 1-1 |
| :---: | :---: |
| 1.1 | TITLE OF BY-LAW .............................................................................................. 1 1 |
| 1.2 | SCOPE OF BY-LAW........................................................................................... 1 1-1 |
| 1.3 | APPLICATION ................................................................................................... 1 1-1 |
| 1.4 | INTERPRETATION OF BY-LAW ............................................................................. 1 1-2 |
| 1.5 | MEASUREMENTS ................................................................................................ 1 1-2 |
| 1.6 | MINIMUM REQUIREMENTS .................................................................................... 1-3 |
| 1.7 | SCHEDULE FORMS PART OF BY-LAW .................................................................... 1 -3 |
| 1.8 | ADMINISTRATION ................................................................................................ 1-3 |
| 1.9 | LICENCES AND PERMITS....................................................................................... 1 1-3 |
| 1.10 | ISSUANCE OF BUILDING PERMITS ......................................................................... $1-4$ |
| 1.11 | BUILDINGS TO BE MOVED ..................................................................................... $1-4$ |
| 1.12 | RISK, EXPENSE AND COMPLIANCE....................................................................... $1-4$ |
| 1.13 | INSPECTION ........................................................................................................ $1-4$ |
| 1.14 | VIOLATIONS AND PENALTIES ............................................................................... $1-4$ |
| 1.15 | ORDER OF PROHIBITION ..................................................................................... 1 - 5 |
| 1.16 | APPLICATION OF OTHER BY-LAWS........................................................................ 1-5 |
| 1.17 | OTHER BY-LAWS ................................................................................................. 1 - 5 |
| 1.18 | REMEDIES........................................................................................................ $1-6$ |
| 1.19 | VALIDITY............................................................................................................ 1-6 |
| 1.20 | REPEAL OF EXISTING BY-LAWS ........................................................................... $1-6$ |
| 1.21 | EFFECTIVE DATE ................................................................................................. 1-6 |
| 2.0 | DEFINITIONS ................................................................................................................. |
|  | ZONES AND ZONING MAP ........................................................................... 3-1 |
| 3.1 | ESTABLISHMENT OF ZONES................................................................................. 3-1 |
| 3.2 | USE OF ZONE SYMBOLS ...................................................................................... 3-2 |
| 3.3 | FILL REGULATED AREAS ..................................................................................... 3-2 |
| 3.4 | DEFINED AREAS ................................................................................................. 3-2 |
| 3.5 | EXCEPTIONS FOR DEFINED AREAS....................................................................... 3-2 |
| 3.6 | INTERPRETATION OF ZONE BOUNDARIES.............................................................. 3-3 |
| 3.7 | HOLDING SYMBOL (H) .........................................................................................3-3 |
| 3.8 | TEMPORARY USE BY-LAW ................................................................................... 3-5 |
| 4 | GENERAL PROVISIONS ...................................................................................4-1 |
| 4.1 | ACCESSORY USES.............................................................................................. 4 4-1 |
| 4.2 | ADDITIONAL RESIDENTIAL UNITS........................................................................ 4 4-2 |
| 4.3 | CONSTRUCTION USES ........................................................................................ 4 4-4 |
| 4.4 | ESTABLISHED BUILDING LINES ............................................................................ 4 4-4 |
| 4.5 | EXISTING LOTS................................................................................................... 4 4-4 |
| 4.6 | EXPLORATION AND/OR PRODUCTION OF NATURAL GAS OR CRUDE OIL.................... 4-5 |
| 4.7 | EXPROPRIATIONS AND DEDICATIONS.................................................................... 4-5 |
| 4.8 | FRONTAGE ON A PUBLIC ROAD........................................................................... 4 -5 |
| 4.9 | GARDEN SUITES................................................................................................ 4 - 5 |

4.10 HAZARD LANDS. ..... 4-6
4.11 HEIGHT RESTRICTIONS ..... 4-6
4.12 HOME OCCUPATION ..... 4-7
4.13 LANDSCAPING ..... 4-7
4.14 LOTS WITH MORE THAN ONE USE OR ZONE ..... 4-9
4.15 LOTS CREATED HAVING GREATER COMPLIANCE ..... 4-10
4.16 LOSS BY NATURAL CAUSES. ..... 4-10
4.17 MINIMUM DISTANCE SEPARATION FORMULAE ..... 4-10
4.18 MINIMUM SETBACKS FROM PROVINCIAL HIGHWAYS, COUNTY ROADS AND MUNICIPAL
CONCESSION ROADS. ..... 4-10
4.19 MINIMUM SETBACKS FROM MUNICIPAL DRAINS AND NATURAL WATERCOURSES. ..... 4-11
4.20 MINIMUM SETBACKS FROM RAILWAYS ..... 4-11
4.21 MINIMUM SETBACKS FROM SEWAGE TREATMENT PLANTS. ..... 4-11
4.22 NON-CONFORMING USES. ..... 4-12
4.23 NON-COMPLYING BUILDINGS AND STRUCTURES ON EXISTING LOTS . ..... 4-12
4.24 NON-COMPLYING BUILDINGS AND STRUCTURES ON NEW LOTS. ..... 4-12
4.25 OPEN STORAGE ..... 4-13
4.26 ON-FARM DIVERSIFIED USES ..... 4-14
4.27 PARKING REGULATIONS ..... 4-14
4.28 PROHIBITED USES ..... 4-25
4.29 PUBLIC USES ..... 4-26
4.30 SIGHT VISIBILITY TRIANGLES ..... 4-26
4.31 SWIMMING POOLS ..... 4-27
4.32 TELECOMMUNICATION TRANSMITTING FACILITIES AND TOWERS ..... 4-27
4.33 YARD ENCROACHMENTS AND OBSTRUCTIONS ..... 4-28
5.0 AGRICULTURAL (A1) ZO NE ..... 5-1
5.1 GENERAL USE REGULATIONS ..... 5-1
5.2 SPECIAL USE REGULATIONS. ..... 5-2
5.3 EXCEPTIONS ..... 5-3
5.4 TEMPORARY USES ..... 5-12
6.0 AGRICULTURAL - NO RESIDENCES (A2) ZONE ..... 6-1
6.1 GENERAL USE REGULATIONS ..... 6-1
SPECIAL USE REGULATIONS. ..... 6-2
$6.2 \quad \mathbf{6 - 2}$
6.3 EXCEPTIONS ..... 6-3
6.4 TEMPORARY USES ..... 6-3
7.0 URBAN RESIDENTIAL FI RST DENSITY (UR1) ZONE ..... 7-1
7.1 GENERAL USE REGULATIONS ..... 7-1
7.2 SPECIAL USE REGULATIONS. ..... 7-3
7.3 EXCEPTIONS ..... 7-3
7.4 TEMPORARY USES ..... 7-25
8.0 URBAN RESIDENTIAL SE COND DENSITY (UR2) ZONE ..... 8-1
8.1 GENERAL USE REGULATIONS ..... 8-1
8.2 SPECIAL USE REGULATIONS. ..... 8-3
8.3 EXCEPTIONS ..... 8-3
9.0 URBAN RESIDENTIAL TH IRD DENSITY (UR3) ZONE ..... 9-1
9.1 GENERAL USE REGULATIONS ..... 9-1
9.2 SPECIAL USE REGULATIONS ..... 9-3
9.3 EXCEPTIONS ..... 9-3
10.0 COMMUNITY RESIDENTIAL FIRST DENSITY (CR1) ZONE ..... 10-1
10.1 GENERAL USE REGULATIONS ..... 10-1
10.2 SPECIAL USE REGULATIONS ..... 10-2
10.3 EXCEPTIONS ..... 10-2
11.0 COMMUNITY RESIDENTIA SECOND DENSITY (CZ) ZONE ..... 11-1
11.1 GENERAL USE REGULATIONS ..... 11-1
11.2 SPECIAL USE REGULATIONS ..... 11-2
11.3 EXCEPTIONS ..... 11-2
12.0 HAMLET RESIDENTIAL F IRST DENSITY (HR1) ZONE ..... 12-1
12.1 GENERAL USE REGULATIONS ..... 12-1
12.2 SPECIAL USE REGULATIONS. ..... 12-2
12.3 EXCEPTIONS ..... 12-2
12.4 TEMPORARY USES ..... 12-7
13.0 SURPLUS RESIDENCE (SR) ZONE ..... 13-8
13.1 GENERAL USE REGULATIONS ..... 13-8
13.2 SPECIAL USE REGULATIONS. ..... 13-9
13.3 EXCEPTIONS ..... 13-9
13.4 TEMPORARY USES ..... 13-11
14.0 VILLAGE CENTRE (C1) ZONE ..... 14-1
14.1 GENERAL USE REGULATIONS ..... 14-1
14.2 SPECIAL USE REGULATIONS ..... 14-2
14.3 EXCEPTIONS ..... 14-5
15.0 HIGHWAY COMMERCIAL (C2) ZONE ..... 15-1
15.1 GENERAL USE REGULATIONS ..... 15-1
15.2 SPECIAL USE REGULATIONS. ..... 15-3
15.3 EXCEPTIONS ..... 15-4
16.0 OFFICE PARK COMMERCIAL (C3) ZONE ..... 16-1
16.1 GENERAL USE REGULATIONS ..... 16-1
16.2 SPECIAL USE REGULATIONS ..... 16-2
16.3 EXCEPTIONS ..... 16-2
17.0 HAMLET COMMERCIAL (C 4) ZONE. ..... 17-1
17.1 GENERAL USE REGULATIONS ..... 17-1
17.2 SPECIAL USE REGULATIONS ..... 17-2
17.3 EXCEPTIONS ..... 17-4
18.0 LIGHT INDUSTRIAL (M1) ZONE ..... 18-1
18.1 GENERAL USE REGULATIONS ..... 18-1
18.2 SPECIAL USE REGULATIONS. ..... 18-2
18.3 EXCEPTIONS ..... 18-3
19.0 GENERAL INDUSTRIAL ( M2) ZONE ..... 19-1
19.1 GENERAL USE REGULATIONS ..... 19-1
19.2 SPECIAL USE REGULATIONS ..... 19-2
19.3 EXCEPTIONS ..... 19-3
20.0 FARM INDUSTRIAL (M3) ZONE. ..... 20-6
20.1 GENERAL USE REGULATIONS ..... 20-6
20.2 SPECIAL USE REGULATIONS. ..... 20-7
20.3 EXCEPTIONS ..... 20-8
21.0 EXTRACTIVE INDUSTRIAL (M4) ZONE ..... 21-1
21.1 GENERAL USE REGULATIONS ..... 21-1
21.2 SPECIAL USE REGULATIONS ..... 21-2
21.3 EXCEPTIONS ..... 21-3
21.4 TEMPORARY USES ..... 21-4
22.0 INSTITUTIONAL (I) ZONE ..... 22-1
22.1 GENERAL USE REGULATIONS ..... 22-1
22.2 SPECIAL USE REGULATIONS. ..... 22-2
22.3 EXCEPTIONS ..... 22-2
23.0 PARKS AND RECREATION (PR) ZONE ..... 23-1
23.1 GENERAL USE REGULATIONS ..... 23-1
23.2 SPECIAL USE REGULATIONS ..... 23-1
23.3 EXCEPTIONS ..... 23-2
24.0 OPEN SPACE (OS) ZONE ..... 24-1
24.1 GENERAL USE REGULATIONS ..... 24-1
24.2 SPECIAL USE REGULATIONS. ..... 24-1
24.3 EXCEPTIONS ..... 24-1
25.0 EXISTING USE (EU) ZONE ..... 25-1
25.1 GENERAL USE REGULATIONS ..... 25-1
25.2 SPECIAL USE REGULATIONS. ..... 25-1
25.3 EXCEPTIONS ..... 25-1
25.4 TEMPORARY USES ..... 25-2
1.0-ADMINISTRATION ..... 1-1
1.1-TITLE OF BY-LAW ..... 1-1
1.2 _SCOPE OF BY-LAW ..... 1-1
1.3-APPLICATION ..... 1-1
1.4 __INTERPRETATION OF BY-LAW ..... 1-2
1.5-MEASUREMENTS ..... 1-2
1.6- MINHMUM-REQUREMAENTS ..... 1-3
1.7 SCHEDULE FORMS PART OF BY-LAW ..... 1-3
1.8 ADMINISTRATION ..... 1-3
1.9 LICENCES AND-PERMITS. ..... 1-3
1.10 ISSUANGE OF BULDING PERMITS ..... 1-3
1.11 - BULEANGS TO BE MOVED ..... 1-4
1.12 -RISK, EXPENSE AND COMPLIANGE. ..... 1-4
1.13-INSPECTION ..... 1-4
1.14 -VIOLATIONS AND PENALTIES. ..... 1-4
1.15-ORDER OF PROHBITION ..... 1-5
1.16-APPLICATION OF OTHER BY-LAWS. ..... 1-5
1.17-OTHER BY-LAWS ..... 1-5
1.18-REMEDIES ..... 1-5
1.19 VALIDITY ..... 1-6
1.20 -REPEAL OF EXISTING BY-LAWS ..... 1-6
1.21 EFFECTIVE DATE ..... 1-6
2.0-DEFINITIONS ..... 2-1
3.0-ZONES AND ZONING MAP ..... 3-1
3.1 ESTABLISHMENT OF ZONES ..... 3-1
3.2 USE OF ZONE SYMBOLS ..... 3-2
3.3- FILLREGULATEDAREAS ..... 3-2
3.4 DEFINED AREAS. ..... 3-2
3.5-EXCEPTIONS FOR DEFINED AREAS ..... 3-2
3.6-_INTERPRETATION OF ZONE BOUNDARIES ..... 3-3
3.7 - HOLDING SYMBOL (H) ..... 3-3
3.8-TEMPORARY USE BY-LAW ..... 3-5
4.0-GENERAL PROVISIONS ..... 4-1
4.1 Agcessory uses. ..... 4-1
4.2 ADDITIONAL RESIDENTIAL UNITS ..... 4-2
4.3-CONSTRUCTION USES ..... 4-3
4.4-ESTABLISHED BULLDING LINES ..... 4-4
4.5-EXISTING LOTS ..... 4-4
4.6-EXPLORATION AND/OR PRODUCTION OF NATURAL GAS OR CRUDE OIL ..... 4-4
4.7_EXPROPRIATIONS AND DEDICATIONS ..... 4-5
4.8 -FRONTAGE ON A PUBLIC ROAD ..... 4-5
4.9 GARDEN SUITES ..... 4-5
4.10 - HAZARD LANDS ..... 4-6
4.11-HEIGHT RESTRICTIONS ..... 4-6
4.12 HOME OGGUPATION ..... 4-6
4.13 LANDSCAPING ..... 4-7
4.14-LOTS WITH MORE THAN ONE USE OR ZONE. ..... 4-8
4.15-LOTS CREATED HAVING GREATER COMPLIANCE ..... 4-10
4.16-LOSS BY NATURAL CAUSES ..... 4-10
4.17-MINIMUM DISTANCE SEPARATION FORMULAE ..... 4-10
4.18—MINIMUM SETBACKS FROM PROVINCIAL HIGHWAYS, COUNTY ROADS AND MUNICIPALCONCESSION ROADS4-10
4.19 - MINIMUM SETBACKS FROM MUNICIPAL DRAINS AND NATURAL WATERCOURSES.. ..... 4-11
4.20 - MINHMUM SETBACKS FROM RAILWAYS ..... 4-11
4.21 MINHMUM SETBAGKS FROM SEWAGE TREATMENT PLANTS ..... 4-11
4.22 NON-CONFORMING USES. ..... 4-12
4.23 - NON-COMPLYING-BUHDINGS-AND STRUCTURES-ONEXISTING-LOTS. ..... 4-12
4.24-NON-COMPLYING BUHDINGS AND STRUCTURESON NEW LOTS ..... 4-12
4.25-OPEN STORAGE ..... 4-13
4.26-ON-FARM DIVERSIFIED USES ..... 4-14
4.27-PARKING REGULATIONS ..... 4-14
4.28-PROHIBITED USES ..... 4-24
4.29_ PUBLIC USES ..... 4-25
4.30 - SIGHT VISIBILITY TRIANGLES ..... 4-25
4.31 SWIMMMING POOLS ..... 4-26
4.32 TELECOMMUNICATION TRANSMITTING FACHITIES AND TOWERS ..... 4-26
4.33 YARD ENGROACHMENTS AND OBSTRUCTIONS ..... 4-27
5.0-AGRICULTURAL (A1) ZO NE ..... 5-1
5.1-GENERAL USE REGULATIONS ..... 5-1
5.2 - SPECIAL USE REGULATIONS ..... 5-2
5.3-EXCEPTIONS ..... 5-3
5.4 -TEMPORARY USES ..... 5-11
5.5 TEMPORARY USES ..... 5-17
6.0-AGRICULTURAL - NORESIDENCES (A2) ZONE ..... 6-1
6.1-GENERAL USE REGULATIONS ..... 6-1
SPECIAL USE REGULATIONS ..... 6-2
6.2 6-2
6.3-EXCEPTIONS ..... 6-2
6.4-TEMPORARY USES ..... 6-3
7.0- URBAN RESIDENTIAL FIRST DENSITY (UR1) ZONE ..... 7-1
7.1-GENERAL USEREGULATIONS ..... 7-1
7.2 - SPECIAL USE REGULATIONS ..... 7-3
7.3-_EXCEPTIONS ..... 7-3
7.4 -TEMPORARY USES ..... 7-24
8.0- URBAN RESIDENTIAL SECOND DENSITY (UR2) ZONE ..... 8-4
8.1-GENERAL USE REGULATIONS ..... 8-1
8.2 - SPECIAL USE REGULATIONS ..... 8-3
8.3-EXCEPTIONS ..... 8-3
9.0- URBAN RESIDENTIAL THIRD DENSITY (UR3) ZONE ..... 9-1
9.1-GENERAL USE REGULATIONS ..... 9-1
9.2 - SPECIAL USE REGULATIONS ..... 9-3
9.3-EXCEPTIONS ..... 9-3
10.0-COMMUNITY RESIDENTIAL FIRST DENSITY (CR1) ZONE ..... 10-4
10.1-GENERAL USE REGULATIONS ..... 10-1
10.2 - SPECIAL USE REGULATIONS ..... 10-2
10.3-EXCEPTIONS ..... 10-2
11.0-COMMUNITY RESIDENTIAL SECOND DENSITY (CR2) ZONE ..... 11-1
11.1 - GENERAL USEREGULATIONS ..... 11-1
11.2 SPECIAL USEREGULATIONS ..... 11-2
11.3-EXCEPTIONS ..... 11-2
12.0-HAMLET RESIDENTIAL F IRST DENSITY (HR1) ZONE ..... 12-1
12.1-GENERAL USE REGULATIONS ..... 12-1
12.2 SPECIAL USE REGULATIONS ..... 12-2
12.3-EXCEPTIONS ..... 12-2
12.4-TEMPORARY USES ..... 12-6
13.0-SURPLUS RESIDENCE (SR) ZONE ..... 13-8
13.1-GENERAL USE REGULATIONS ..... 13-8
13.2 SPECIAL USEREGULATIONS. ..... 13-9
13.3 EXCEPTIONS ..... 13-9
13.4-TEMPORARY USES ..... 13-11
14.0-VHLLAGE CENTRE (C1) ZONE ..... 14-1
14.1-GENERAL USE REGULATIONS ..... 14-1
14.2-SPECIAL USE REGULATIONS ..... 14-2
14.3-EXCEPTIONS ..... 14-3
15.0-HIGHWAY COMMERCIAL (C2) ZONE ..... 15-4
15.1-GENERAL USEREGULATIONS ..... 15-1
15.2 - SPECIAL USE REGULATIONS ..... 15-2
15.3-EXCEPTIONS ..... 15-3
16.0-OFFICE PARK COMMERCIAL(C3) ZONE ..... 16-4
16.1-GENERAL USEREGULATIONS ..... 16-1
16.2 SPECIAL USEREGULATIONS ..... 16-2
16.3-EXCEPTIONS ..... 16-2
17.0-HAMLET COMMERCIAL (C 4) ZONE ..... 17-1
17.1 - GENERAL USEREGULATIONS ..... 17-1
17.2 SPECIAL USE REGULATIONS ..... 17-2
17.3-EXCEPTIONS ..... 17-4
18.0-LIGHT INDUSTRIAL (M1 ) ZONE ..... 18-1
18.1-GENERAL USEREGULATIONS ..... 18-1
18.2 SPECIAL USEREGULATIONS ..... 18-2
18.3-EXCEPTIONS ..... 18-3
19.0-GENERAL INDUSTRIAL (M2) ZONE ..... 19-1
19.1-GENERAL USE REGULATIONS ..... 19-1
19.2-SPECIAL USE REGULATIONS ..... 19-2
19.3-EXCEPTIONS ..... 19-3
20.0-FARM INDUSTRIAL (M3) ZONE ..... 20-6
20.1-GENERAL USE REGULATIONS ..... 20-6
20.2 - SPECIAL USE REGULATIONS ..... 20-7
20.3-EXCEPTIONS ..... 20-8
21.0-EXTRACTIVE INDUSTRIAL (M4) ZONE ..... 21-1
21.1-GENERAL USEREGULATIONS ..... 21-4
21.2 SPECIAL USE REGULATIONS ..... 21-2
21.3- EXGEPTIONS ..... 21-3
21.4-TEMPORARY USES ..... 21-4
22.0-INSTITUTIONAL (I) ZONE ..... 22-1
22.1-GENERAL USEREGULATIONS ..... 22-4
22.2 SPECIAL USE REGULATIONS ..... 22-2
22.3-EXGEPTIONS ..... 22-2
23.0-PARKS AND RECREATION (PR) ZONE ..... 23-1
23.1-GENERAL USE REGULATIONS ..... 23-1
23.2 SPECIAL USE REGULATIONS ..... 23-1
23.3-EXCEPTIONS ..... 23-2
24.0-OPEN SPACE (OS) ZONE ..... 24-1
24.1-GENERAL USE REGULATIONS ..... 24-1
24.2 _ SPECIAL USE REGULATIONS ..... 24-1
24.3-EXCEPTIONS ..... 24-1
25.0-EXISTING USE (EU) ZONE ..... 25-1
25.1-GENERAL USE REGULATIONS ..... 25-1
25.2 - SPECIAL USE REGULATIONS ..... 25-1
25.3-EXCEPTIONS ..... 25-1
25.4-TEMPORARY USES ..... 25-2
1.0-ADMINISTRATION ..... 1-1
1.1-TITLE OF BY-LAW ..... 1-1
1.2 SCOPEOF BY-LAW ..... 1-1
1.3 APPLICATION ..... 1-1
1.4-INTERPRETATION OF BY-LAW ..... 1-2
1.5-MEASUREMENTS ..... 1-2
1.6-MINIMUM REQUIREMENTS ..... 1-3
1.7 __SCHEDULE FORMS PART OF BY-LAW ..... 1-3
1.8-ADMINISTRATION ..... 1-3
1.9- LIGENCES AND PERMITS ..... 1-3
1.10-ISSUANGE OF BULDING PERMITS ..... 1-4
1.11 - BULDINGS TO BE MOVED ..... 1-4
1.12 RISK, EXPENSE AND-COMPLIANGE ..... 1-4
1.13 - INSPECTION ..... $1-4$
1.14 VHOLATIONS AND PENALTIES ..... 1-4
1.15-ORDER OF PROHIBITION ..... 1-5
1.16-APPLICATION OF OTHER BY-LAWS ..... 1-5
1.17-OTHER BY-LAWS ..... 1-5
1.18-REMEDIES ..... 1-6
1.19-VALIDITY. ..... 1-6
1.20—REPEAL OF EXISTING BY-LAWS ..... 1-6
1.21 EFFECTIVE DATE ..... 1-6
2.0-DEFINITIONS ..... 2-1
3.0-ZONES AND ZONING MAP ..... 3-1
3.1-ESTABLISHMENT OF ZONES ..... 3-1
3.2 USEOF ZONE SYMBBOLS ..... 3-2
3.3- FHL REGULATED AREAS ..... 3-2
3.4-DEFINED-AREAS ..... 3-2
3.5 EXCEPTIONS FOR DEFINED-AREAS ..... 3-2
3.6- INTERPRETATIONOF ZONE BOUNDARIES ..... 3-3
3.7 HOLDNG SYMBOL (H) ..... 3-3
3.8-TEMPORARY USE BY-LAW ..... 3-5
4.0-GENERAL PROVISIONS ..... 4-1
4.1 ACCESSORY USES ..... 4-1
4.2 CONSTRUCTIONUSES ..... 4-2
4.3 ESTABHSHED BULDING LINES ..... 4-3
4.4-EXISTING LOTS ..... 4-3
4.5- EXPLORATION AND/OR PRODUCTION OF NATURAL GAS OR CRUDE OIL ..... 4-3
4.6-EXPROPRIATIONS AND DEDICATIONS ..... 4-3
4.7- FRONTAGE ON A PUBLIG ROAD ..... 4-4
4.8-HAZARD LANDS ..... 4-4
4.9 - HEIGHT RESTRICTIONS ..... 4-4
4.10-HOME OGCUPATION ..... 4-5
4.11-LANDSCAPING ..... 4-5
4.12 LOTS WITH MORE THAN ONE USE OR ZONE ..... 4-7
4.13 LOTS CREATED HAVING GREATER COMPLIANCE ..... 4-8
4.14 LOSS BY NATURAL-CAUSES ..... 4-8
4.15-MINHMUM DISTANGE SEPARATIONFORMULAE ..... 4-8
4.16-MINHMUM SETBAGKS FROM PROVINGIAL HHGWAYS, COUNTY ROADS AND TOWNSHIP GONGESSIONROADS. ..... 4-8
4.17-MINIMUM SETBACKS FROM MUNICIPAL DRAINS AND NATURAL WATERCOURSES ..... 4-9
4.18-MINIMUM SETBACKS FROM RAILWAYS ..... 4-9
4.19-MINIMUM SETBACKS FROM SEWAGE TREATMENT PLANTS ..... 4-9
4.20-NON-CONFORMINGUSES. ..... 4-10
4.21-NON-COMPLYING BUILDINGS AND STRUCTURES ON EXISTING LOTS .. 4-10
4.22- NON-COMPLYING-BULDINGS AND STRUCTURES ON NEWLOTS ..... 4-10
4.23-OPEN STORAGE ..... 4-11
4.24-PARKING-REGULATIONS ..... 4-12
4.25- PROHBITEDUSES ..... 4-20
4.26-PUBLIG USES ..... 4-20
4.27 - SIGHT VISIBHITY TRIANGLES ..... 4-24
4.28-SWIMMING POOLS ..... 4-21
4.29-TELECOMMUNICATION TRANSMITTING FACILITIES AND TOWERS ..... 4-22
4.30-YARD ENCROACHMENTS AND OBSTRUCTIONS ..... 4-22
5.0-AGRICULTURAL (A1) ZO NE ..... 5-1
5.1 GENERAL USEREGULATIONS ..... 5-1
5.2 SPECIAL USEREGULATIONS ..... 5-2
5.3-EXCEPTIONS ..... 5-3
5.4-TEMPORARY USES ..... 5-11
6.0-RESTRICTED AGRICULTURAL (A2) ZONE ..... 6-1
6.1-GENERAL USEREGULATIONS ..... 6-1
6.2 SPECIAL USE REGULATIONS ..... 6-2
6.3 EXGEPTIONS ..... 6-3
6.4 TEMPORARY USES ..... 6-4
7.0—AGRICULTURAL - NO RESIDENCES (A3) ZONE ..... 7-1
7.1-GENERAL USEREGULATIONS ..... 7-1
7.2 SPECIAL USEREGULATIONS. ..... 7-2
7.3 EXGEPTIONS ..... 7-3
7.4-TEMPORARY USES ..... 7-3
8.0—URBAN RESIDENTIAL FIRST DENSITY (UR1) ZONE ..... 8-1
8.1-GENERAL USEREGULATIONS ..... 8-1
8.2 - SPECIAL USE REGULATIONS ..... 8-2
8.3 EXGEPTIONS ..... 8-2
8.4 TEMPORARY USES ..... 8-23
9.0- URBAN RESIDENTIAL SE COND DENSITY (UR2) ZONE ..... 9-1
9.1 -GENERAL USEREGULATIONS ..... 9-1
9.2 - SPECIAL USE REGULATIONS ..... 9-3
9.3-EXCEPTIONS ..... 9-3
10.0-URBAN RESIDENTIAL TH IRD DENSITY (UR3) ZONE ..... 10-4
10.1-GENERAL USE REGULATIONS ..... 10-1
10.2 - SPECIAL USE REGULATIONS. ..... 10-3
10.3-EXCEPTIONS ..... 10-3
11.0-COMMUNITY RESIDENTIAL FIRST DENSITY (CR1) ZONE ..... 11-1
11.1 - GENERAL USEREGULATIONS ..... 11-1
11.2 SPECIAL USE REGULATIONS ..... 11-2
11.3-EXCEPTIONS ..... 11-2
12.0-COMMUNITY RESIDENTIAL SECOND DENSITY (CR2) ZONE ..... 12-1
12.1-GENERAL USEREGULATIONS ..... 12-4
12.2 SPECIAL USE REGULATIONS ..... 12-2
12.3-EXCEPTIONS ..... 12-2
13.0-HAMLET RESIDENTIAL F IRST DENSITY (HR1) ZONE ..... 13-1
13.1-GENERAL USEREGULATIONS ..... 13-1
13.2 SPECIAL USE REGULATIONS ..... 13-2
13.3-EXGEPTIONS ..... 13-2
13.4 TEMPORARY USES ..... 13-6
14.0-SURPLUS RESIDENCE (SR) ZONE ..... 14-7
14.1-GENERAL USE REGULATIONS ..... 14-8
14.2-SPECIAL USE REGULATIONS. ..... 14-9
14.3-EXCEPTIONS ..... 14-9
14.4-TEMPORARY USES ..... 14-14
15.0-VILLAGE COMMERCIAL (C1) ZONE ..... 15-1
15.1-GENERAL USE REGULATIONS ..... 15-1
15.2-SPECIAL USE REGULATIONS ..... 15-2
15.3—EXGEPTIONS ..... 15-4
16.0-HHGHWAY COMMERCIAL (C2) ZONE ..... 16-1
16.1-GENERAL USE REGULATIONS ..... 16-1
16.2 - SPECIAL USE REGULATIONS ..... 16-2
16.3-EXCEPTIONS ..... 16-3
17.0-OFFICE PARK COMMERCIAL (C3) ZONE ..... 17-1
17.1-GENERAL USEREGULATIONS ..... 17-1
17.2 SPECIAL USEREGULATIONS. ..... 17-2
17.3-EXGEPTIONS ..... 17-2
18.0-LIGHT INDUSTRIAL (M1 ) ZONE ..... 18-1
18.1-GENERAL USEREGULATIONS ..... 18-1
18.2 SPECIAL USEREGULATIONS ..... 18-2
18.3-EXGEPTIONS ..... 18-3
19.0-GENERAL INDUSTRIAL (M2) ZONE ..... 19-1
19.1-GENERAL USEREGULATIONS ..... 19-1
19.2-SPECIAL USE REGULATIONS ..... 19-2
19.3-EXCEPTIONS ..... 19-3
20.0-FARM INDUSTRIAL (M3) ZONE ..... 20-5
20.1 - GENERAL USEREGULATIONS ..... 20-5
20.2 - SPECIAL USE REGULATIONS ..... 20-6
20.3-EXCEPTIONS ..... 20-7
21.0-EXTRACTIVE INDUSTRIAL (M4) ZONE ..... 21-1
21.1-GENERAL USEREGULATIONS ..... 21-4
21.2 SPEGIAL USE REGULATIONS ..... 21-2
21.3-EXGEPTIONS ..... 21-3
21.4-TEMPORARY USES ..... 21-4
22.0-INSTITUTIONAL (I) ZONE ..... 22-1
22.1 GENERAL USE REGULATIONS ..... 22-1
22.2 SPECIAL USE REGULATIONS. ..... 22-2
22.3 EXGEPTIONS ..... 22-2
23.0-PARKS AND RECREATION (PR) ZONE ..... 23-1
23.1-GENERAL USEREGULATIONS ..... 23-1
23.2-SPECIAL USE REGULATIONS ..... 23-1
23.3-EXCEPTIONS ..... 23-2
24.0-OPEN SPACE (OS) ZONE ..... 24-1
24.1-GENERAL USE REGULATIONS ..... 24-1
24.2-SPECIAL USE REGULATIONS ..... 24-1
24.3-EXCEPTIONS ..... 24-1
25.0-EXISTING-USE (EU)ZONE ..... 25-1
25.1-GENERAL USE REGULATIONS ..... 25-1
25.2 - SPECIAL USE REGULATIONS ..... 25-1
25.3-EXCEPTIONS ..... 25-1
25.4-TEMPORARY USES ..... 25-2

## ADMINISTRATION

1.1 TITLE OF BY-LAW

This By-Law of the Corporation of the Township-Municipality of Middlesex Centre may be cited as the Zoning By-Law.
1.2 SCOPE OF BY-LAW
(a) LANDS SUBJECT TO BY-LAW

The provisions of this By-Law shall apply to all those lands lying within the Corporate Limits of the Township-Municipality of Middlesex Centre.
(b) COMPLIANCE WITH ZONING BY-LAW

No person shall, within the lands to which this By-Law applies, use any land or erect or use any buildings or structures in whole or in part, except in conformity with the provisions of this By-Law.

### 1.3 APPLICATION

The provisions of this By-law shall apply to all lands within the boundaries of the Township-Municipality of Middlesex Centre as now or hereafter legally constituted:
(i) EXISTING USE CONTINUED

Nothing in this By-Law shall prevent:
(i) The use of any land, building or structure for any purpose prohibited by this By-Law if such land, building or structure was lawfully used for such purpose on the day of the passing of this By-Law, so long as it continues to be used for that purpose.
(ii) The erection or use of any building or structure for a purpose prohibited by this By-Law, the plans of which have been, prior to the day of the passing of this By-Law, 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 and provided the building permit has not been revoked under the Building Code Act, 1992, S.O. 1992, c. 23.
(ii) COMPLIANCE WITH OTHER RESTRICTIONS

This By-Law shall not be construed so as to reduce or mitigate any other restrictions or regulations lawfully imposed by the CorporationMunicipality or by any governmental authority having jurisdiction to make such restrictions or regulations.

### 1.4 INTERPRETATION OF BY-LAW

(a) DEFINITIONS

In this By-Law, unless the context requires otherwise, the definitions and interpretations set out in Section 2.0 hereof shall apply.
(b) TEXT

Unless specified otherwise, the following shall apply throughout the text of this By-law:
(i) The particular shall control the general;
(ii) The word "shall" is to be construed as mandatory and not discretionary;
(iii) Unless the contrary intention specifically appears otherwise, words imparting the singular number of the masculine gender only shall include more persons, parties, or things of the same kind than one, and females as well as males, and the converse;
(iv) Words used in the present tense shall include the future tense;
(v) A building or structure shall include any part thereof; and
(vi) Any Act or Regulation referred to in this By-law shall include any amendments or revisions made thereto or any subsequent Act or Regulation enacted in place thereof.
(c) GENDER, NUMBER, USE AND OCCUPY

In this By-Law, unless the contrary intention is indicated, words used in the singular shall include the plural and words used in the male gender shall include the female gender and vice versa. Also, in this By-Law, unless the context requires otherwise, the verb "USE" shall include design to be used, arrange to be used, intend to be used, and permit to be used; and the verb "OCCUPY" shall include design to be occupied, arrange to be occupied, intend to be occupied, and permit to be occupied.

## 1.5 <br> MEASUREMENTS

All measurements of length or area used in this By-Law shall be subject to the normal rules of rounding numbers, within the degree of precision specified by the number of digits following the decimal point (if any), so that:
(a) For a WHOLE NUMBER, measurements of LESS THAN 0.5 shall be rounded DOWNWARD to the next whole unit;
(b) For a WHOLE NUMBER, measurements of 0.5 AND GREATER shall be rounded UPWARD to the next whole unit;
(c) For a number having ONE DECIMAL PLACE, measurements of LESS THAN 0.05 shall be rounded DOWNWARD to the next one-tenth unit; and
(d) For a number having ONE DECIMAL PLACE, measurements of 0.05 AND GREATER shall be rounded UPWARD to the next one-tenth unit.

Ratios and percentage figures shall not be subject to rounding.

### 1.6 MINIMUM REQUIREMENTS

In interpreting and applying the provisions of this By-law, they are held to be the minimum requirements for the promotion of health, safety, comfort, convenience, and general welfare of the inhabitants of the Municipality.

### 1.7 SCHEDULE FORMS PART OF BY-LAW

Schedule A, which includes Maps U-1 to U-12 and Maps 1 to 102 inclusive, and which is attached hereto, forms a part of this By-law as fully and to all intents and purposes as though recited in full herein.

### 1.8 ADMINISTRATION

This By-Law shall be administered by a person (or persons) designated from time to time by Council who shall be considered to be the Chief Building Official of the Municipality of Middlesex Centre or by such employee of the Municipality of Middlesex Centre as designated by the Chief Building Officer., the Manager of Community Development/Senior Planner or his/her delegate.

### 1.9 LICENCES AND PERMITS

(a) No municipal permit, certificate, or license shall be issued where the said permit is required for a proposed use of land or a proposed erection, alteration, enlargement or use of any building or structure that is in violation of any provisions of this By-law.
(b) No excavation for any building or structure shall be commenced until a Building Permit has been issued by the Chief Building Official or an authorized employee of the Jownship-Municipality of Middlesex Centre.
(c) No person shall occupy a new building or structure, in whole or in part, until such time as a final inspection has been given by the Chief Building Official.
(d) Where Ontario Fill, Construction and Alterations to Waterways Regulations are in effect, a permit from the Conservation Authority having jurisdiction or any other authority having jurisdiction is required prior to the construction of any building or structure or any grading/excavation taking place on the regulated lands. These lands are delineated by shading for reference purposes and are shown on Schedule A to this By-law.

### 1.10 ISSUANCE OF BUILDING PERMITS

Notwithstanding the provisions of the Building Code Act, 1992, S.O. 1992, c.23, or any by-law of the CorporationMunicipality to the contrary, no building permit shall be issued where a proposed building, structure or alteration to an existing building or structure would contravene in any way, one or more of the provisions of this By-Law.

### 1.11 BUILDINGS TO BE MOVED

No building shall be moved within the jurisdiction of the Township-Municipality of Middlesex Centre or shall be moved into the jurisdiction of the Municipality Township of Middlesex Centre from outside its jurisdiction without a permit from the Chief Building Official.
1.12 RISK, EXPENSE AND COMPLIANCE

The facilities, yards or other matters required by this By-Law shall be provided and maintained at the sole risk and expense of the owner of the lands in respect of which such matters are required hereby, and the said owner and/or user shall at all times bear full responsibility for ensuring compliance in all respects with this By-Law.

### 1.13 INSPECTION

(a) Subject to Clause (b) of this Subsection, the By-law Enforcement Officer, or any other officer or employee of the CorporationMunicipality, acting under the direction of Council, is hereby authorized to enter, at all reasonable hours, upon any property or premises for the purpose of carrying out theirhis duties and obligations under this By-Law, if there are reasonable grounds to believe that the provisions of this By-law are not being complied with, in whole or part.
(b) Notwithstanding anything to the contrary in Clause (a) of this Subsection, no officer or employee of the CorporationMunicipality shall enter any room or place actually being used as a dwelling unit or part thereof without the consent of the occupier or occupant, except under the authority of a search warrant issued under the Provincial Offences Act, R.S.O. 1990, c.P. 33.

### 1.14 VIOLATIONS AND PENALTIES

Every person:
(a) who contravenes any of the provisions of this By-Law; or
(b) who is the owner of any land used or of any building or structure erected, altered, enlarged or used in contravention of this By-Law; or
(c) who causes or permits any land used or of any building or structure erected, altered, enlarged or used in contravention of this By-Law; or
(d) who is the occupant of any land used or of any building or structure erected, altered, enlarged or used in contravention of this By-Law;
is guilty of an offence and on conviction is liable,
(e) on a first conviction to a fine of not more than $\$ 50,000.00$ and
(f) on a subsequent conviction to a fine of not more than $\$ 25,000.00$ for each day or part thereof during which the contravention has continued after the day upon which there was a first conviction;
provided that if a corporation is convicted under this Section 1.15, the maximum penalty that may be imposed is,
(g) on the first conviction, a fine of not more than $\$ 100,000.00$, and
(h) on a subsequent conviction, to a fine of not more than $\$ 50,000.00$ for each day or part thereof during which the contravention has continued after the day upon which the corporation was first convicted.
Every such penalty shall be recoverable under the provisions of the Municipal Act, 2001, S.O. 2001, c. 25 and the Provincial Offences Act, R.S.O. 1990, c.P. 33.

### 1.15 ORDER OF PROHIBITION

When a conviction is entered under Section 1.15 , in addition to any other remedy or any penalty provided by law, the Court in which the conviction has been entered and any Court of competent jurisdiction thereafter, may make an order prohibiting the continuation or repetition of the offence by the person convicted.

### 1.16 APPLICATION OF OTHER BY-LAWS

Nothing in this By-Law shall operate to relieve any person from any obligation to comply with the requirements of the Building Code Act, 1992, S.O. 1992, c.23, or any by-law of the CorporationMunicipality in force from time to time or any other applicable law or the obligations to obtain any license, permit, authority or approval required under this or any other by-law of the CorporationMunicipality or any other public authority or body.

### 1.17 OTHER BY-LAWS

If the provisions of this By-Law are inconsistent with the provisions of any other by-law of the CorporationMunicipality, then the provisions establishing the higher or more demanding, or more onerous, or more strict standard shall prevail and if there is a conflict of provisions, then the provisions of this By-Law shall prevail.

### 1.18 REMEDIES

(a) Where a building or structure is erected, altered, reconstructed, extended or enlarged, or any building or structure or part thereof is used, or any lot is used, in contravention of any requirements or other provisions of this ByLaw, such contravention may be restrained by action at the insistence of any ratepayer of the CorporationMunicipality pursuant to the relevant provisions of the the Planning Act, R.S.O. 1990, c.P.13, the Municipal Act, 2001, S.O. 2001, c.25, or the Courts of Justice Act, R.S.O. 1990, c. C. 43 in that behalf.
(b) Where a person guilty of a violation against this By-Law has been directed to remedy such violation and is in default of doing any work thus required, then such work may be done at theirhis expense by the CorporationMunicipality, at its sole discretion, and the CorporationMunicipality shall have the unlimited right to recover any expenses thus incurred by action or in like manner as municipal taxes, and such expenses shall be in addition to and not in derogation of any remedy by way of mandamus, injunction or otherwise.

### 1.19 VALIDITY

A decision of a Court that one or more of the provisions of this By-Law are invalid in whole or in part does not affect the validity, effectiveness or enforceability of the other provisions or parts of the provisions of this By-Law.

### 1.20 REPEAL OF EXISTING BY-LAWS

From the coming into force of this By-Law, the former Township of Delaware Zoning By-law No. 8-1984 as amended, the former Township of Lobo Zoning Bylaw No. 95-100 as amended, the former Township of London Zoning By-law No. 6550/96 as amended, and the former Town of Westminster Zoning By-law No. 2000 as amended, passed under Section 34 of the Planning Act, R.S.O. 1990, c.P. 13 shall be repealed save and except to the extent that they affect any minor variances duly granted to these by-laws after January 1, 1998 under Section 45 of the Planning Act, R.S.O. 1990, c.P. 13.

### 1.21 EFFECTIVE DATE

This By-Law shall become effective from the date of its passing by Council and comes into force in accordance with Section 34 of the Planning Act, R.S.O. 1990, c.P.13, or upon approval of the Ontario Municipal BoardLand Tribunal.

## DEFINITIONS

Whenever used in this By-law, all words and phrases shall have their customary meaning with the exception of the following words and phrases that shall have the following meanings:
2.1 ABATTOIR means a building or structure, or portion thereof, where animals are slaughtered for the purposes of processing meat into food for human consumption; and where meat products are produced, processed, handled, stored or sold.
2.2 ACCESSORY, when used to describe a use, building or structure means a use, building or a structure that is:
(a) incidental, subordinate and exclusively devoted to a main use, building or structure;
(b) located on the same lot as the main use, building or structure; and
(c) unless specified otherwise in this By-law, not used for human habitation.
2.3 ADULT ENTERTAINMENT ESTABLISHMENT means any premises or part thereof in which is provided, in pursuance of a trade, calling, business or occupation, or services appealing to or designed to appeal to erotic or sexual appetites or inclinations.

In this definition:
(a) TO PROVIDE includes to furnish, perform, solicit, or give such services and providing and provision have corresponding meanings;
(b) SERVICES include activities, facilities, performers, exhibitions, viewings and encounters;
(c) SERVICES DESIGNED TO APPEAL TO EROTIC OR SEXUAL APPETITES OR INCLINATIONS includes:
(i) services of which a principal feature or characteristic is the nudity or partial nudity of any person;
(ii) services in respect of which the word nude, naked, topless, bottomless, sexy, or any other word or any picture, symbol or representation having like meaning or implication is used in any advertisement.
2.4 AGGREGATE means gravel, sand, clay, earth, shale, stone, limestone, dolostone, sandstone, marble, granite, and rock other than metallic ores.
2.5 AGGREGATE STORAGE means an area in which aggregate may be stored in conjunction with a pit or quarry, for sale or use in the production of cement or asphalt.
2.6 AGRICULTURAL PROCESSING ESTABLISHMENT means a lot, building or structure used for the processing of products directly derived from agriculture and may include the processing, storage and transport of such products and an abattoir.
2.7 AGRICULTURAL SALES ESTABLISHMENT means a lot, buildings, or structures or portions thereof for the purpose of sales of goods, materials or services that are necessary to support agricultural uses as defined in this By-law and, without limiting the generality of the foregoing, may include the processing, sale and storage of feed, fertilizer and chemical products, agricultural products and farm fuel suppliers or depots.

AGRICULTURAL USE means the cultivation of land, the production of crops and the processing and selling of such products on a lot, and the breeding, raising and care of livestock and the selling of such livestock or the products of such livestock raised on a lot and without limiting the generality of the foregoing, may include animal husbandry, aquaculture, fur farming, pasturage, the raising and harvesting of field crops, horticulture, dairying, poultry keeping, fruit bush crops, fruit tree crops or vine crops, market gardening, wholesale greenhouses, sod farming, agri-forestry such as Christmas tree plantations, a mushroom farm, apiary and beekeeping, with or without its main buildings, including one single detached dwelling, barns, sheds, pens and similar accessory buildings, but does not include any dwelling accessory to the farming operation, a mushroom composting facility.
2.9 AGRICULTURAL USE, INTENSIVE LIVESTOCK means an agricultural use of a lot which includes the keeping of one or more types of livestock in such numbers that either:
(a) the livestock units kept on such lot exceeds one hundred and fifty (150) livestock units; or
(b) the livestock units density determined for such lot is greater than five (5) livestock units per tillable hectare available for the farm operation on such lot for application of livestock manure for such lot;
and for the purpose of the definition of intensive livestock agricultural use, LIVESTOCK UNITS kept on a lot at any particular time shall be determined:
(i) by calculating the maximum number of each livestock type kept on such lot at that time,
(ii) by dividing such maximum number of each such livestock type by the Animals per Livestock Unit Factor prescribed in Table 1, Appendix A of Minimum Distance Separation II (MDS II) in order to determine the livestock units for each such animal or bird type kept on such lot at such time, and
(iii) by aggregating the livestock units for each animal or bird type kept on such lot at any such time.

For the purpose of the definition of intensive livestock agricultural use, LIVESTOCK UNIT DENSITY for a lot shall be determined by dividing the number of livestock units, kept on such lot as calculated using Table, 1, Appendix A of Minimum Distance Separation II (MDS II) by the tillable land base identified in a nutrient management plan, or by the tillable land base available on such lot.

For the purpose of the definition of intensive livestock agricultural use, TILLABLE LAND BASE for a lot means the total area of land in hectares, including pasture land that is capable of being cultivated.
2.10 AGRICULTURAL USE, VALUE-ADDED means any activity or process that is completed by the farm operator, which alters the original agricultural product or commodity grown on site and may be supplemented by off-farm inputs, and may include bagging, packaging, grain drying and milling, bio-product production, bundling, pre-cutting, cooking and baking and marketing activities.
2.11 AGRI-TOURISM USE means farm-related tourism uses that promote the enjoyment, education or activities related to the principal farm operation on a lot such as farm machinery and equipment exhibitions (on a temporary basis), farm tours, petting zoos, hay rides and sleigh rides, processing demonstrations, pick-your-own produce operations, small-scale farm theme playgrounds and smallscale educational establishments that focus on farming instruction, and may include accessory small-scale vendors associated with the agri-tourism use.
2.102.12ALTER, when used in reference to a building or structure, or portion thereof, means to change any one or more of the internal or external dimensions of such building or structure or to change the type of construction of the exterior walls or roof thereof.
2.112.13ALTER, when used in reference to a lot, means to decrease or increase the width, depth, or area thereof or to decrease or increase the frontage, depth or area of any required yard, setback, or parking area, or to change the location of any boundary of such lot with respect to a road, whether such alteration is made by conveyance or alienation of any portion of the said lot.
2.122.14ANIMAL CLINIC means a building or part thereof, designed, used or intended for use by a veterinarian and his-their assistants for the purpose of providing for the care and treatment of pets raised or housed for recreational or hobby purposes and without limiting the generality of the foregoing includes dogs, cats, and birds but does not include livestock.
2.132.15ANIMAL HOSPITAL means a building designed, used or intended for use by a veterinarian and his their assistants for the purpose of providing for the care and treatment of livestock, and may include an animal clinic.
2.16 AREA OF OPERATION means, in relation to an on-farm diversified use, all associated buildings, landscaped area, berms, well and septic systems, parking areas and dedicated laneways, and shall exclude existing laneways and parking areas shared with the principal agricultural use on the same lot.

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2.142.17 ATTACHED when used in reference to a building, means a building otherwise complete in itself, which depends for structural support or for complete enclosure, upon a division wall or division walls shared in common with adjacent building or buildings.
2.152.18ATTIC means the topmost usable storey of a building, situated wholly or partly within a roof, where at least 50.0 percent, but not more than 66.0 percent of such storey is greater than 2.0 metres ( 6.6 ft ) in height.
2.162.19BASEMENT means that portion of a building between two floor levels which is partly underground but which has less than one-half of its height from finished floor to finished ceiling below finished ground surface or grade.
2.172.20BED AND BREAKFAST ESTABLISHMENT means a single detached dwelling in which not more than five rooms are made available by the person or persons occupying the said dwelling for the temporary accommodation of the travelling or vacationing public and within which light meals may be offered. A maximum of one non-luminous sign indicating the name and business of the occupant and having a maximum area of $1 \mathrm{~m}^{2}$ shall be permitted.
2.182.21BEDROOM means a habitable room located within a dwelling unit and used primarily for sleeping.
2.192.22BOARDING HOUSE, ROOMING HOUSE or TOURIST HOME means a building or portion thereof, in which the proprietor resides and supplies, for hire or gain to other persons, lodging and/or meals, but shall not include a hotel, hospital, home for the young or the aged, or institution, or restaurant accommodating the general public.
2.202.23BODY-RUB ESTABLISHMENT or MASSAGE PARLOUR means any premises or part thereof where a body-rub or a massage is performed, offered, or solicited in pursuance of a trade, calling, business or occupation, but does not include any premises or part thereof where the body-rubs or massages performed are for the purpose of medical or therapeutic treatment and are performed or offered by persons otherwise duly qualified, licensed or registered to do so under the laws of the Province of Ontario.
2.212.24BUILDING means a structure, whether temporary or permanent, used or intended for sheltering any use or occupancy and consisting of a wall, roof, and floor or any one or more of them, or a structural system serving the functions thereof, including all the works, fixtures, and service systems appurtenant thereto, but shall not include a boundary wall, fence, travel trailer, camping trailer, truck camper, motor home, or tent, or as otherwise defined under the Building Code Act, 1992, S.O. 1992, c. 23.
2.222.25BUILDING ENVELOPE means that portion of a lot within which permitted buildings or other structures may be altered, erected, used, or maintained.
2.23 BUILDING INSPECTOR means an officer or employee of the Corporation charged with the duty of enforcing the provisions of the Building By-law under the Building Codo Act, 1992, S.0. 1992, c.23.
2.242.26BUILDING LINE means a line within a lot drawn parallel to a lot line which establishes the minimum distance between the lot line and any building or structure which may be erected. Where the lot line is a curve, the same shall apply.
2.252.27BUILDING LINE, ESTABLISHED means a building line established between existing buildings where at least five (5) main buildings have been erected on any one side of a continuous one hundred and fifty (150) metre strip of land fronting on a street or road. The established building line shall thus mean the average setback of the existing main buildings.
2.262.28BUILDING PERMIT means a permit required by the Building By-law under the Building Code Act, 1992, S.O. 1992, c. 23.
2.272.29BUILDING SUPPLY ESTABLISHMENT means a building or structure in whic h building or construction and home improvement materials are offered or kept for retail sale.
2.282.30BULK SALES ESTABLISHMENT means the use of land, structure or building, or the portions thereof, for the purpose of buying, selling, and storing fuel oil, lumber, wood, building materials, or similar bulk commodities, but excludes any manufacturing, assembling or processing of these commodities.
2.292.31BY-LAW ENFORCEMENT OFFICER means an officer or employee of the CorporationMunicipality charged with the duties of enforcing this By-law.
2.302.32CAMPGROUND means the use of land, buildings, or structures, and comprising land used for seasonal recreational activity as grounds for camping including the parking of tents, motor homes, travel trailers, or truck campers, and the erection of park model trailers and mobile homes and may include administrative offices, a taundromatelaundromat and a private park which is licenced under the provisions of the Municipal Act, 2001, S.O. 2001, c. 25. For the purposes of the definition of CAMPGROUND, seasonal shall mean not year round.
2.33 CANNABIS PRODUCTION FACILITY means a premises for production of secondary products, processing, testing, destroying, packaging and/or shipping of cannabis which is authorized by a license issued by and/or registration/registered by the Federal Minister of Health, pursuant to the Cannabis Act (Canada) and its Regulations, as amended, or any successors thereto.
2.312.34CANOPY means a permanent, unenclosed roof structure erected for the purpose of sheltering motor vehicle fuel pumps and dispenser islands from the weather.
2.322.35CARPORT means a building or structure with not more than $60 \%$ of the wall area enclosed, used for the parking or storage of motor vehicles.
2.332.36CAR WASH means the use of land, buildings, or structures, for the purpose of washing motor vehicles.
2.342.37CELLAR means that portion of a building between two floor levels which is partly or wholly underground but which has more than one-half of its height from finished floor to ceiling below adjacent finished ground surface or grade.
2.352.38CEMETERY means the use of land, buildings, or structures, for the interment of the dead, deceased or in which human bodies have been buried and may include a crematorium, mausoleum and columbium.
2.362.39CENTRELINE, STREET means the centreline of the original road allowance, centreline of the street right-of-way or any widened road allowance.
2.372.40CHIEF BUILDING OFFICIAL means the officer or employee of the CorporationMunicipality appointed by Council as the Chief Building Official charged with the duty of enforcing the provisions of the Building Code Act, 1992, S.O. 1992, c. 23 .
2.382.41 CLINIC means a building, or part thereof, that is used by physicians, dentists or physical or mental health practitioners and their staff for the purpose of consultation, diagnosis and treatment of out patients and may include administrative offices, waiting rooms, treatment rooms, laboratories, pharmacies, and dispensaries directly associated with the facility.
2.392.42CLUB, PRIVATE means a building, or portion thereof, designed, used, or intended for use as a meeting place for the members of an organization, association, fraternal order, or similar group, not operated for profit and wherein athletic facilities, dining rooms, and beverage rooms may be provided. A private club does not include a body rub parlour or adult entertainment parlour.
2.402.43COMMUNITY CENTRE means a building, or portion thereof, used for community activities, the control of which is vested in the Municipality, a local board, or trustees.
2.412.44CONSERVATION AUTHORITY means the Conservation Authority having jurisdiction or any successors thereto.
2.422.45CONSULTANT IN AGRICULTURE means a professional agrologist or engineer with a current accreditation and/or specialization in the assessment of soils, manure and nutrient management or an individual who can provide documentary proof of recent satisfactory completion of the Ministry of Agriculture and Food program with respect to manure and nutrient management.
2.432.46CONTRACTOR'S YARD or SHOP means the use of land, buildings, or structures, or portion thereof, for the purpose of storing equipment, vehicles, or material, or for performing shop work or assembly work by any building trade or other construction contractor.
2.442.47CONSERVATION means the use of a lot, building or structure for the purpose of management of natural resources, fish and wildlife.


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2.51 DECK means an attached or freestanding platform or area not covered by a roof or structure, which is made of wood, concrete, or other similar material, and which is accessed directly from grade, and which may also be accessed from the associated building.
2.49 made of wood, concrete or other similar material projecting from a building of freestanding, open to the sky, and intended for the purpose of outdoor dining, founging, and other similar accessory residential uses.
2.502.52DENSITY means the ratio of the number of dwelling units located or proposed to be located on a lot to one (1) hectare of lot area where the area to be measured shall include all lands within the lot proposed to be used for buildings, structures, streets, parking areas, landscaped open space or any other purpose.
2.512.53DOG KENNEL means the use of land, buildings, structures or enclosed space, or portion thereof, but not a building used for human habitation, in which four (4) or more dogs of at least four (4) months of age are kept, groomed, bred, boarded, trained or sold.
2.522.54DOG RUN means an area of land set aside as part of a dog kennel or for the purpose of exercising dogs.
2.532.55DRIVEWAY, PRIVATE means a private passageway for a motor vehicle, having at least one end thereof connected to a road, and providing the principal means of vehicular access to a lot.
2.542.56DRIVEWAY, MUTUAL means an ingress or egress that is common to two (2) or more owners of abutting lands as a right-of-way registered against the title of the lands.
2.552.57DWELLING means a building, containing one or more dwelling units, used or intended to be used for human habitation but does not include a travel trailer, camping trailer, truck camper, bus camper, motor home, or tent.
(a) ADDITIONAL RESIDENTIAL UNIT means a dwelling unit that is selfcontained, subordinate to and located within the same building or on the same lot of a primary dwelling unit.
(b) APARTMENT DWELLING means a dwelling unit contained within anapartment building, or a dwelling unit contained within a building which may have one or more permitted uses other than residential on the first floor.
(cb) BACHELOR UNIT means an apartment unit wherein the living area includes the area for sleeping arrangements, and no separate bedroom is provided.
(d $\mathrm{d}_{\text {) }}$ CONVERTED DWELLING means a dwelling originally designed as a single unit dwelling which because of its size or design is or is capable of being converted by partition and the addition of sanitary facilities and kitchen facilities into no more than two dwelling units.

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(ed) DUPLEX DWELLING means one of two dwelling units contained within a building divided horizontally into two separate units, where each unit has an independent entrance directly from the outside or through a common vestibule.
(e) LINK DWELLING means one of two dwelling units attached vertically by a below grade common wall, each of which has an independent entrance directly from the outside.
(f) LIVE-WORK DWELLING means a dwelling unit used and operated by oneor more persons of a single household containing a subsidiary business and personal services occupancy that does not include food preparation requiring exhaust hood ventilation or producing grease-laden vapour.
( fg )f) MULTIPLE UNIT DWELLING means a dwelling, designed and used as, or intended to be used as, four or more separate dwelling units. This definition shall not include any dwelling otherwise defined herein or specifically named elsewhere in this By-Law. For the purpose of this By-law, a Multiple Unit Dwelling may include a Nursing Home or Rest Home, Retirement Home, or Senior Citizen Home as defined in this By-law but excludes an apartment dwelling and townhouse dwelling.
(hgg)SEMI-DETACHED DWELLING means one of two building that containing two dwelling units attached vertically by an above and below grade common wall, each of which has an independent entrance directly from the outside or through a common vestibule.
(i) SEMI-DETACHED DWELLING UNIT means a dwelling unit within a semidetached dwelling
(jah) SINGLE DETACHED DWELLING means a separate dwelling containing one dwelling unit.
(kii) STREET TOWNHOUSE DWELLING means a townhouse with each dwelling unit having frontage on a public street.
(kij) TOWNHOUSE DWELLING means a dwelling divided vertically by a common vertical wall into three or more dwelling units with a maximum of eight units, each of which has independent entrances to the front and rear yards or front and side yards.
(I) TOWNHOUSE DWELLING, BACK-TO-BACK means the use of a building divided vertically into three or more dwelling units by common walls, including a common rear wall, which prevents internal access between dwelling units.
(m) TOWNHOUSE DWELLING, CLUSTER means a townhouse dwelling situated on a lot in such a way that at least 1 dwelling unit does not have frontage on a public street.
(nm),TOWNHOUSE DWELLING, STACKED means a townhouse dwellingbuilding consisting of at least foursix dwelling units, where individual dwelling units are separated both vertically and horizontally from other attached dwelling units.
(onm) TOWNHOUSE DWELLING, STREET means a townhouse dwelling with each dwelling unit having frontage on a public street.
2.562.58DWELLING UNIT means a suite of two one or more habitable rooms used or intended to be used by one or more persons living together as one household, in which food preparation and sanitary facilities are provided for the exclusive use of the household, and to which an independent entrance is provided from outside the building or from a common hallway, vestibule or stairway.

EFFECTIVE DATE means the date that this by-law shall be deemed to come into full force and effect in accordance with the relevant Section of the Planning Act, R.S.O. 1990, c. P. 13.

### 2.57

2.582.60ERECT means to build, construct, reconstruct, or relocate, and without limiting the foregoing, also includes:
(a) any preliminary operation such as excavation, filling or draining;
(b) the altering of any existing building or structure by an addition, enlargement, extension or other structural change;
(c) the moving of a building or structure from one location to another; and
(d) any work requiring a Building Permit under the Building By-law and the Building Code Act, 1992, S.O. 1992, c. 23.

For the purposes of this By-law, ERECTED and ERECTION shall have corresponding meanings.
2.592.61 EXISTING means legally existing at the date of the passing of this By-law.
2.602.62FARM EQUIPMENT SALES AND SERVICE ESTABLISHMENT means the use of land, buildings, or structures, or portions thereof, where farm vehicles and equipment are stored for purposes of sale, lease, or hire and where such vehicles and equipment are repaired or serviced for purposes of being maintained in an operable condition.
2.63 FARM MICRO-BREWERY, CIDERY OR WINERY means premises used on a farm for the making of beers, spirits, ciders and wines from grains, hops, crops, and/or fruit grown primarily as part of the principal agricultural use and may include an accessory tasting and hospitality area and commercial patio, and retail sales of the products produced on-site.
2.64 FARM PRODUCE OUTLET means a use accessory to an agricultural use which consists of the retail sale of agricultural products, raised, grown, or processed by the property owner or an agricultural operation conducted on the farm.
2.61 FARM WEDDING VENUE shall-means an existing -lot, building or structure, or part thereof -in an agricultural area useds for weddings, bridal showers, or other

2.622.66FENCE means a wall (other than the wall of a building), gate or other barrier constructed of wood, masonry, metal, or combination thereof which is access areas and lines of sight are required for safety purposes.

FILL LINE means a line delineating that area of a watershed, which is subject to the fill, construction and alteration to watorways regulations of the appropriate Conservation Authority.
2.652.67FINANCIAL INSTITUTION means a building where money is deposited, withdrawn, kept, loaned, invested, and/or exchanged and, without limiting the generality of the foregoing, includes a bank, trust company, credit union or an investment or brokerage firm.
2.662.68FINISHED GRADE, when used in reference to a building or structure, means the average elevation of the finished surface of the ground immediately adjoining the base of the exterior walls or supports of such building or structure, exclusive of any artificial embankment.
and/or services are offered to the public for sale by different vendors from individual stalls or stands.
2.68 FLOOD, REGULATORY means the approved standard used to define the limit of the flood plain for the regulatory purposes.
rage, or having a $1 \%$ chance of occurring or being exceeded in a given year.
2.722.70FLOOR AREA means the sum of the area of all floors of a building measured from the outside of all exterior walls exclusive of any attic, basement, cellar, garage, veranda, porch or sunroom unless such enclosed porch or sunroom is an integral part of the building and habitable in all seasons, and excluding any floor area with a ceiling height of less than two (2.0) metres.
2.732.71 FLOOR AREA, GROSS means the total sum of the horizontal areas of a building or structure measured from the exterior faces of the exterior wall or from the centreline of any common or partition wall but shall not include the horizontal area of any cellar, attic, enclosed parking area, enclosed loading space, or any unenclosed porch, veranda, balcony or similar structure.
2.742.72FORESTRY USE means the general raising and harvesting of wood and, without limiting the generality of the foregoing, shall include the raising and cutting of fuel wood, pulp wood, lumber, Christmas trees, and other forest products.
2.752.73FUEL DEPOT means a lot where bulk storage of fuel, including petroleum products and propane takes place, and where wholesaling and retailing of these products may be carried on.
2.71.1 FUNERAL ESTABLISHMENT is a business licensed under the Bereavement Authority of Ontario that offers planning for funeral services and supplies, but does not permit a licensed undertaker who prepares corpses for interment or cremation, a crematorium or a funeral home or visitation services typically associated with funeral services
2.762.74FUNERAL HOME means a building or structure, or part thereof, wherein a licensed undertaker prepares corpses for interment or cremation and may include a chapel for funeral services as an accessory use but excludes a crematorium.
2.772.75GARAGE, PRIVATE means a building or portion of a building or structure having a maximum door opening of 3.5 metres ( 11.5 feet) in height and designed for the storage of private motor vehicles and the storage of household equipment incidental to residential occupancy on-site, wherein no service for profit is rendered.
2.782.76GARAGE, PUBLIC means a building or structure, other than a private garage, where motor vehicles are kept or stored for remuneration or repair, including the complete repair to motor vehicle bodies, frames or motors, and the painting, upholstering, washing, and cleaning of such vehicles, and may include a motor vehicle service establishment.
2.77 GARDEN CENTRE means the use of lands, buildings, or part thereof, for the purpose of buying, selling or growing plants, trees and shrubs, lawn and garden equipment, furnishings and supplies that are generally associated with domestic landscaping activities of homeowners.
2.78 GARDEN SUITE means a one-unit detached dwelling containing bathroom and kitchen facilities that is ancillary to a principal dwelling and that is designed to be portable and temporary.

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(a) when used with reference to a building or structure, the average finished ground elevation immediately adjoining the wall or walls in question;
(b) when used with reference to a road, the finished elevation of such road as established by the Municipality or other authority having jurisdiction.

GRAIN HANDLING FACILITY means the use of land, buildings, or structures, or portions thereof, for the drying, cleaning, handling, or storing of grain, corn and similar crops, or combination thereof.
2.842.83GROUND-MOUNTED SOLAR FACILITY means premises which provides forthe collection, storage, and distribution of solar energy for space heating or cooling, electrical generation, or water heating, where the facility is mounted on the ground, and not roof-mounted.
2.8779.1 GROUP HOME means a facility designed, used, or intended for the accommodation of persons including staff, living under supervision, who by reason of their emotional, mental, social, or physical condition require a group living arrangement for their well-being.
2.852.84 ha means hectares.
2.862.85HAZARD LANDS means lands that, because of their physical characteristics in combination with their location, pose a risk for the loss of life, property damage, and/or social disruption, if developed.
2.872.86 HEIGHT means, when used in reference to a building or structure, means the vertical distance between the grade at the front of such building or structure to the highest point thereon.
2.882.87HEREAFTER means after the date of the passing of this By-law.
2.88 HOME INDUSTRY means an ancillary use that is operated for gain or profit that may include uses such as a carpentry shop, machine shop, welding shop, repair shop for appliances and vehicles, electrical, plumbing and building contractor shops, but shall not include heavy equipment rental, sales, and service.
2.89 HOME OCCUPATION means an occupation secondary to a residential use, conducted for a profit or gain and located entirely within the dwelling unit, by a resident of the dwelling unit plus not more than one (1) assistant, at any given time, who may not be a resident of the said dwelling unit, but does not include or permit the following: a clinic, a retail store, a service shop, a restaurant, a bed and breakfast establishment, a funeral home, a dance school, a workshop, a storage yard, a parking area or site for any of the building or construction trades.
2.90 HOTEL means a building or structure providing accommodation for the travelling public, with or without accessory food, beverage or other services with each suite having access from the interior of the building which may also be accessible from the outside.

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2.91 HOUSEHOLD SALES/GARAGE SALES means the sale by the occupant of a dwelling, on his or their her own premises, of household goods belonging to him or herthe occupant.

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2.922.93INDUSTRY, DRY means a general or light industrial use which does not include or require the direct consumption of water and where the only waste water discharges are from auxiliary facilities such as washrooms, the indirect cooling of machinery and/or pressure testing equipment.
2.932.94 INDUSTRIAL USE, GENERAL means the use of land, buildings or structures or portions thereof, designed, used or intended for the purpose of manufacturing, assembling, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing, or storing or adapting for sale of any goods, substance article or thing, including the storage of construction equipment and materials.
2.942.95INDUSTRIAL USE, LIGHT means the use of land, buildings, or structures, or portions thereof, designed, used or intended for the purpose of manufacturing, assembling, or processing of component parts to produce finished products suitable for retail, wholesale or service trade and including repairing; servicing; distributing; warehousing; storing or adapting for sale any goods, substance, article or thing but excluding any operation which creates a nuisance as a result of the emission of any noise or air pollution that can be heard, smelled or otherwise detected outside of the building or structure in which the operation is conducted.
2.952.96INSTITUTIONAL USE means the use of land, buildings, structures or portions thereof, for public or social purposes, but not for commercial purposes, and, without limiting the generality of the foregoing, may include governmental, religious, educational, charitable, philanthropic, hospitals, public or private schools and nursery schools, and excludes a group home as defined.
2.962.97LABORATORY means a building or part thereof, used for scientific, medical and/or dental testing, experimentation and/or research.
2.972.98LANDING STRIP means the strip of ground used or capable of being used for the landing and take-off of aircraft.
2.982.99LANDSCAPED OPEN SPACE means a lot, or part thereof, which is used for the growth and maintenance of grass, shrubs, flowers, trees and similar types of vegetation and may include surfaced walkways, patios, fences and similar appurtenances.
2.93.1 LIFESTYLE COMMUNITY shall mean the use of land, buildings or structures designed, used, or intended for residential purposes, including the locating, keeping or maintaining of any cabin, mobile home, modular home, and is suitable for year-round occupancy, and where common areas and facilities may be provided including a retail store, laundromat and recreation facilities for on-site residents, including an administration building."
2.992 .100

LIVESTOCK means farm animals kept as pets or for use for propagation or intended for profit, and includes, but is not limited to the following: dairy and beef cattle, horses, swine, sheep, laying hens, chicken and turkey broilers, turkeys, geese, goats, ducks, mink, deer, elk and rabbits. used or capable of being used for the housing, feeding or keeping of livestock.
2.1012 .102

LIVESTOCK MANURE means livestock
feces and urine and may include bedding material and water.
2.1022.103

LIVESTOCK MANURE, LIQUID means livestock manure, which has dry matter content not exceeding 12 percent by weight.
2.1032.104

LIVESTOCK MANURE, SEMI SOLID means livestock manure, which has dry matter content greater than 12 percent by weight but less than 30 percent by weight.
2.1042 .105

LIVESTOCK MANURE, SOLID means
livestock manure, which has dry matter content ranging from 30 to 100 percent by weight.

LOADING SPACE means a lot, or part thereof, which is provided for the temporary parking of one vehicle for the loading or unloading of merchandise, materials or persons.
z.1062.107 LOT means a parcel or tract of land which:
(a) is the whole of a lot or block on a registered plan of subdivision, so long as such registered plan of subdivision is not deemed, pursuant to Section 50 of the Planning Act, R.S.O. 1990, c. P.13, not to be a registered plan of subdivision for subdivision control purposes;
(b) is all of the land held or owned under distinct and separate ownership from the ownership of the fee or equity of redemption in abutting land;
(c) the description of which is the same as in a Deed or Transfer which has been given consent pursuant to Section 53 of the Planning Act, R.S.O. 1990, c. P.13; or
(d) is the whole remnant remaining to an owner or owners after a conveyance made with consent pursuant to Section 53 of the Planning Act, R.S.O. 1990, c. P.13;
(e) is a vacant land condominium unit on a registered vacant land condominium plan; and

For the purposes of this definition, no parcel or tract of land ceases to be a lot by reason only of the fact that a part or parts of it has or had been conveyed to or acquired by the Municipality, Her Majesty in Right of Ontario, or Her Majesty in Right of Canada. area within the lot lines of a lot, except in the case of a corner lot having street lines rounding at the corner, where the lot area of such lot shall be calculated as if the lot lines were projected to the intersection.
2.1082 .109

LOT, CORNER means:
(a) a lot situated at the intersection of two or more streets or a lot abutting on one or more parts of the same street where such intersections have an angle of intersection of 175 degrees or less;
(b) a lot located on the curve of a street where the angle of intersection of the projected tangents of the street line does not exceed 175 degrees.
2.1092 .110

LOT COVERAGE means the percentage of the area of any lot upon which buildings or structures are erected or permitted to be erected, measured at grade level including all porches and verandas, steps, cornices, eaves, bay windows, and chimneys but shall not include decks.
2.1102 .111

LOT DEPTH means the horizontal distance between the front and rear lot lines. Where the front and rear lot lines are not parallel, the lot depth means the length of a straight line joining the midpoints of the front lot line and the rear lot lines. Where there is no rear lot line, lot depth means the length of a straight line joining the middle of the front lot line with the apex of the triangle formed by the side lot lines.
2.1112 .112

LOT FRONTAGE means the horizontal distance between the side lot lines or the extension thereof of a lot measured at right angles, but where such lot lines are not parallel, the lot frontage shall be measured perpendicularly to the line joining the centre of the front and the centre of the rear lot lines at a point 6.0 metres ( 19.7 ft ) back from the front lot line, and where such lot lines meet, the lot frontage shall be measured perpendicularly to the line joining the apex of the triangle formed by the side lot lines at a point 6.0 metres $(19.7 \mathrm{ft})$ back from the front lot line.
2.1122 .113

LOT INTERIOR means a lot other than a corner lot.
that abuts the street, but:
(a) in the case of a corner lot or through lot, the shorter lot line that abuts a street shall be deemed to be the front lot line and the longer lot line that abuts a street shall be deemed the side lot line or the rear lot line, as the case may be; but
(b) in the case of a corner lot or through lot with two lot lines of equal length abutting streets the lot line that abuts the wider street shall be deemed to
be the front lot line, but where the streets are of equal width, the lot line which abuts a County Road or Provincial Highway shall be deemed to be the front lot line, and in the case of both streets being under the same jurisdiction and of the same width, the owner of such lot may designate which street line shall be the front lot line;
(c) where lot frontage on an arterial road is required by the By-Law, the lot line that abuts the arterial road shall be interpreted as being the front lot line regardless of whether it is the longer lot line.

LOT LINE, REAR means the lot line farthest from or opposite to the front lot line. In the case of a triangular lot, the rear lot line shall be deemed to be the apex of the side lot lines.
2.1162.117 LOT LINE, SIDE means a lot line which is neither a front lot line nor a rear lot line.

| 2.1172.118 | side lot line abutting a street line. |
| :--- | :--- |
| LOT LINE, EXTERIOR SIDE means a |  |
| 2.1182.119 | LOT LINE, INTERIOR SIDE means a | on two opposite ends by streets.

Z.1202.121 $\mathbf{m}^{2}$, means square metres.
2.1212.122

MACHINE SHOP means a building or portion thereof where equipment and machinery and/or engines are serviced or repaired.
2.1222.123

MAIN BUILDING means the building on
a lot or part thereof designed, used, or intended for the permitted and principal use of the lot or part thereof.
2.1232 .124

MAIN WALL means the exterior front,
side or rear wall of a building, and all structural members essential to the support of a fully enclosed space or roof.
2.1242.125 MANSE means a building used as a dwelling unit for an employee of a place of worship.
2.1252.126 MANURE PIT means a containment system, with or without a roof or covering enclosing the surface area of the container, used for the storage of livestock manure, whether it be liquid livestock manure, solid livestock manure, or livestock manure that is neither liquid livestock manure nor solid livestock manure.

MARKET GARDEN means the use of
land, buildings or structures or part thereof for the purpose of selling fruit and vegetables to the general public.
2.128 MICRO-BREWERY means a building or part thereof used for the small-scale
production of beverages including beer, wine, cider, and spirits.

MINIMUM DISTANCE SEPERATION
(MDS I \& MDS II) means formulae used for the purposes of determining, in the case of MDS I, the minimum distance required for the establishment of nonagricultural uses in proximity to livestock buildings or structures located on a separate lot, and in the case of MDS II, the minimum distance required for the establishment or the expansion of livestock buildings or structures in proximity to non-agricultural uses located on a separate lot.

MOBILE HOME means a building or structure that is designed, constructed or fabricated so as to be made mobile and transported after construction or fabrication, either on its own wheels, on a flatbed, in or on other trailers or on detachable wheels, and so as to provide occupancy as a single unit permanent residence or a dwelling unit for one or more persons except to the extent of minor and incidental unpacking and assembling operations, placement on a stand, or connection to utilities. A mobile home does not include a bus camper, truck camper, travel trailer, tent trailer, trailer otherwise designed as a recreational vehicle, or any single unit dwellings constructed in parts, designed to be transported to a lot and where they are joined as integral parts and placed on a permanent foundation, cellar, or basement.
2.1292.131 MOTEL means an establishment providing accommodation for the travelling public, with or without food, beverage or other services. Each suite shall have access from the exterior only.

> 2.1302.132 MOTOR VEHICLE means a wheeled self-propelled vehicle for the transportation of passengers and goods and including, but not restricted to an automobile, a truck, bus, ambulance, hearse, and tractors.

### 2.1312.133 MOTOR VEHICLE, COMMERCIAL means a vehicle licensed by the Province of Ontario:

(a) as a public vehicle pursuant to the provisions of the Public Vehicles Act, R.S.O. 1990, c. P.54; or
(b) as a public commercial vehicle pursuant to the provisions of the Public Commercial Vehicles Act.

> 2.1322.134 MOTOR VEHICLE, DERELICT means a motor vehicle that is without a valid license plate, or is inoperable, or has no market value as a means of transportation, or is visually offensive by reason of excessive rust, dirt, paint finish, or substandard physical damage.
means a vehicle designed to be used as temporary accommodation for travel, vacation or recreational use, including, but not restricted to motorhomes, trailers and truck campers, but shall not include a mobile home as defined in this By-law.
2.1342.136 MOTOR VEHICLE SALES

ESTABLISHMENT means the use of land, buildings or structures where motor vehicles are kept for sale, and where motor vehicles may be oiled, greased or where repairs essential to the operation of motor vehicles are performed.


NON-CONFORMING means a use,
building, structure or any part thereof which does not conform or comply with the permitted uses of this By-law as of the date of the passing thereof, or thereafter.
2.1402 .143

NON-COMPLYING means that which does not conform, comply or agree with the regulations of this by-law as of the date of passing thereof, or thereafter.
2.1412 .144

NON-RESIDENTIAL when used with reference to a building, structure or use, means designed, intended, or used for purposes other than those of a dwelling unit or activities associated with a residential use.
2.1422 .145

NOXIOUS USE means a health hazard or offensive trade within the meaning of the Health Protection and Promotion Act, R.S.O. 1990, c. H.7, or any use, business or trade which is offensive or dangerous by reason of the emission of odour, smoke, dust, noise, gas, fumes, vibration or refuse matter.

NURSERY means the use of land, buildings, or structures, or portions thereof, where trees, shrubs, or plants are grown for the purposes of transplanting, for USE as stocks for building or grafting, or for the purpose of retail or wholesale trade.
2.1442 .147

NURSING HOME means a building
in which the proprietor supplies lodging for the elderly, and, in addition, provides nursing, medical or similar care and treatment, if required, and may include a convalescent home or rest home.
2.1452 .148

NUTRIENT MANAGEMENT BY-LAW
means a nutrient management by-law adopted by the GorporationMunicipality in accordance with the Municipal Act, 2001, S.O. 2001, c. 25.
2.1462 .149

NUTRIENT MANAGEMENT PLAN
means a report prepared by a consultant in agriculture that evaluates existing manure handling systems and specifies the requirements for, amongst other matters, the appropriate application of nutrients (manure) and other management techniques to ensure the environmentally safe application of manure.
2.1472 .150

OCCUPANCY means to reside in as owner or tenant on a permanent or temporary basis.

OFFICE, GENERAL means a building, or portion thereof, in which one or more persons are employed in the management, direction or conducting of an agency, business, labour, or fraternal organization but excluding such uses as retail sales, manufacturing, assembly or storage of goods, or places of assembly and amusement but excludes any use as elsewhere defined in or permitted in this By-law.
2.1492 .152

OFFICE, PROFESSIONAL means an office used by professionally qualified persons for the purposes of giving advice, consultation or treatment to clients or patients but excludes any use as elsewhere defined in or permitted in this By-law.
2.1502 .153

OUTDOOR AMENITY AREA means a contiguous space outside, behind, and immediately adjacent and accessible to a dwelling or dwelling unit and situated on the same lot therewith, designed, used or intended to be used for the passive enjoyment and active recreational needs of the occupants.
2.154 OPEN STORAGE means the storage of goods, materials or equipment in the open air on a lot or portion thereof.
2.1547.1 ON-FARM DIVERSIFIED USE means a type of use that is secondary to a principal agricultural use on the same lot and is limited in area
2.151 2.1547.2 ON-FARM SHOP OR CAFÉ means a small-scale café or shop thatis an on-farm diversified use and may include the sale of antiques and a tack

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shop, that is accessory to the permitted agricultural uses on the lot and shall primarily include the sale of value-added products produced by the farm.

| 2.1522 .15 | 5 OWNER means the person who holds |  |
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|  |  |  |
| 2.1532 .156 |  |  |
| parking area which abuts, on one or more sides, parking spaces to which it provides access, and which is not used for the parking of vehicles. |  |  |
| 2.1542 .157 |  |  |
|  | provided for the aisles, parking s any part of the s | two or more vehicles and may include ance and exit lanes, but shall not include |
| $\begin{array}{ll} 2.158 & \mathrm{P} \\ & \mathrm{bu} \\ & \text { to } \\ & \text { st } \end{array}$ | PARKING SPAC building, or unenc to a street or lan storage of a moto | losed in a main building, in an accessory les or entrance and exit lanes, accessible the purpose of the temporary parking or |
| 2.158.1 PARKING SPACE, DESIGNED ELECTRIC VEHICLE means a parking space |  |  |
| installation of electronic vehicle supply equipment that conforms to Section 86 of |  |  |
|  |  |  |  |  |
| Electrical Safe |  |  |

2.155
2.158.2 PARKING SPACE, VISITOR means a parking space designated and intended for the exclusive use of visitors to a dwelling.
2.15850.31 PARK MODEL TRAILER means a manufactured building to which Section 9.39 of the Building Code applies, which has been designed and constructed in conformance with CAN/CSA-Z241 Series, "Park Model Trailers", and which is used or intended to be used as a seasonal recreational building of residential occupancy.
2.1562 .159

PARK, PRIVATE means a park not open to the public and may be operated for commercial gain.
2.1572 .160

PARK, PUBLIC means a lot, or portion thereof, maintained or owned by the Municipality or a public authority for the enjoyment, health and well-being of the public and normally open to the public, and may include a conservation area.

2.1592 .162

PERSON means an individual, an association, a firm, a partnership, an incorporated company, municipal corporation, agent or trustee and their heirs, executors, or other legal
representatives of a person to whom the context of this By-law applies according to the law.
2.1602 .163

PERSONAL SERVICE
ESTABLISHMENT means a building or part thereof in which persons are employed in furnishing services or otherwise and administering to individual and personal needs and may include the premises of a barber, hairdresser, beautician, and shoe repair establishment but shall not include an adult entertainment establishment, a body-rub establishment or a massage parlour. The sale of merchandise shall be permitted only as an accessory use to the personal service provided.
2.16355.1 PHARMACY, means a retail store which dispenses prescription drugs and which
sells, among other things, non-prescription medicines, health and beauty products, and associated sundry items.
2.1612 .164

PIT means a place where unconsolidated gravel, stone, sand, earth, clay, fill, mineral or other material is being or has been removed by means of an open excavation to supply materials for construction, industrial or manufacturing purposes, but excludes a wayside pit.
2.1622 .165

PIT, WAYSIDE means a temporary pit or quarry opened and used by a public road authority, its agents or contractors, on the basis of a permit issued pursuant to the Aggregate Resources Act, R.S.O. 1990, c. A.8, solely for the purpose of a particular project or road construction contract and not located on the road right-of-way.

PLACE OF ENTERTAINMENT means a lot, building or structure, or part thereof, where facilities are provided for entertainment or cultural activities and may include an auditorium, a motion picture or other theatre, billiard or pool room, bingo hall, bowling alley, amusement arcade, music hall or dance hall but shall not include an adult entertainment establishment or a body rub establishment or massage parlour.
2.1642 .167

PLACE OF RECREATION means a lot, building or structure, or part thereof where facilities are provided for recreation and may include an arena, gymnasium, fitness centre, ice or roller skating rink or curling rink but shall not include an adult entertainment establishment or a body rub establishment or massage parlour.
2.1652 .168

PLACE OF WORSHIP means a lot,
building or structure, or part thereof, used for a church, synagogue, mosque, temple, or other public worship and may include a cemetery and an accessory dwelling unit.
2.1662 .169

PLANTING STRIP means an area of landscaped open space located immediately adjacent to a lot line, or portion thereof, which is used to achieve buffering between uses, or to enhance the appearance of a site, or arranged in such a way as to form a dense or opaque
screen at the property boundary. The planting strip may contain one or more of the following:
(a) a continuous row of trees;
(b) a continuous hedgerow of evergreens or shrubs;
(c) a continuous solid fence or wall;
(d) a discontinuous, solid fence or wall, together with associated shrubs or tree planting.
2.1672 .170 PORCH means a roofed open gallery, or portico attached to the exterior of a building.

### 2.1682 .171

PORTABLE ASPHALT PLANT means a temporary structure designed, used or intended to be used for the heating and drying of aggregate and the mixing of aggregate with bituminous asphalt to produce paving material by a public road authority, its agents or contractors solely for the purpose of a particular project or road construction contract, and may include the stockpiling and storage of bulk materials used in the process.
2.1692 .172

PUBLIC AUTHORITY means:
(a) the CorporationMunicipality or the County;
(b) any Department or Ministry of the Government of Canada or the Province of Ontario;
(c) any agency, board, commission, committee or other body established or exercising any power or authority under any general or special statute of Ontario with respect to any of the affairs or purposes of the Municipality or a portion thereof, and includes any committee or local authority established by By-law of the Council of the CorporationMunicipality.
2.1702 .173

PUBLIC USE when used in reference to a building, structure, use or lot, means a building, structure, use or lot used by a public authority to provide a service to the public, which includes:
(a) the Government of Canada, the Government of Ontario, or a municipal corporation defined by this By-Law;
(b) any ministry, department, commission, authority, board or agency established by the Government of Canada or the Government of Ontario;
(c) any person providing a public utility; or
(d) any railway company authorized by the Government of Canada.

### 2.1712 .174

PUBLIC UTILITY means any cable, stormwater, water, wastewater, supply, system, management facility or pipeline, artificial or natural gas supply or pipeline, electrical power or energy transmission line, steam or hot water, telephone, telegraph, and telecommunication networks, towers, a public transportation system, licensed broadcasting receiving and
transmitting facilities and includes other similar works, structures, buildings and appurtenances necessarily incidental to the supplying of such services by a board, company, commission, corporation or public authority.
2.1722 .175 PUBLIC SANITARY SEWAGE
SYSTEM means a system of underground piping and related storage, pumping, and treatment facilities for the treatment and collection of sanitary waste, operated by a public authority for public use, and to which a lot has access to make connection thereto.
2.1732 .176

PUBLIC WATER SUPPLY SYSTEM
means a system of underground piping and related storage, pumping, and treatment facilities for the treatment and distribution of potable water, operated by a public authority for public use, and to which a lot has access to make connection thereto.

QUARRY means a place where consolidated rock has been or is being removed by means of an open excavation to supply materials for construction, industrial or manufacturing purposes, but excludes a wayside quarry or open pit metal mine.
2.1752 .178

RECYCLING FACILITY means a facility, operating by valid license from the CorporationMunicipality and a Certificate of Approval by the appropriate Provincial or other public approval agency, where the use of scrap material, generally being metal cans, glass bottles, plastic containers, fabrics and domestic yard waste are separated into recoverable resources for reuse.
2.176 REGULATORY FLOOD means the standard used by the conservation authority having jurisdiction in a particular watershed to define the limit of the flood plain for regulatory purposes.
2.1782.179 $\frac{\text { standard required by this by-law. }}{\text { REQURED means }}$ the minimum standard required by this by-law.
2.1792 .180
RESIDENTIAL USE means the use of land, buildings or structures primarily for the purposes associated with a dwelling unit.
2.1802 .181

RESTAURANT means a building, or part thereof, designed, used or intended for the serving of food or refreshments to the general public where the serving and consumption of food or refreshment takes place entirely within such building and may include a licensed dining lounge or temporary outside tables immediately adjacent to such building.
2.1812 .182

RESTAURANT, DRIVE-THRU means a building, or part thereof, designed, used or intended for the sale of food or refreshments to the general public and from which such food or refreshment is made available to the customer while in theirhis motor vehicle or from within the building, and where provision is made for consumption of such food or
refreshment by the customer while in theirhis motor vehicle, within the building or elsewhere on the site.
2.1822 .183

RESTAURANT, TAKE-OUT means
a building, or part thereof, designed, used or intended for the sale of food or refreshments to the general public and from which such food or refreshment is made available to the customer from within the building, where no provision is made for consumption of such food or refreshment by the customer while in his their motor vehicle, within the building or elsewhere on the site.
2.1832.184 RETIREMENT HOME means a
building for the accommodation of senior citizens, within single or double rooms or suites which do not contain kitchens, and where central kitchen, dining and laundry facilities are provided for the residents, together with other communal facilities, under the supervision of resident and other staff, but which shall not include a Nursing Home, as defined under the Nursing Homes Act, R.S.O. 1990, c. N. 7 .
2.1842 .185

RIDING SCHOOL means the use of
land, buildings, or structures for the purpose of riding, training, showing, and boarding of horses and where persons are given instructions in the riding of horses and other aspects of horsemanship.

### 2.1852 .186

SALVAGE YARD means the use of land, buildings, or structures where merchandise, articles and goods or things are stored wholly or partly in the open, kept for sale and/or processed for further use and, without limiting the generality of the foregoing, may include a junk yard, a scrap metal yard, and a motor vehicle wrecking yard.
2.1862.187 SAWMILL means the use of land,
buildings, or structures, or portions thereof designed, used, or intended for the sawing, planing, sanding, and finishing of wood and wood products.

SCHOOL, PUBLIC OR PRIVATE means a building or portion thereof designed, used, or intended for use as an educational or training establishment, which may or may not be under the jurisdiction of a board as defined in the Education Act, R.S.O. 1990, c, E. 2.
2.1881.1 SELF STORAGE ESTABLISHMENT means a building or buildings consisting of individual storage units accessible by the user, used for the storage of goods, wares, merchandise, substances, articles or things, but does not include a fuel storage tank except as an accessory use.
2.1882 .189

SERVICE SHOP means any building or part thereof where appliances and household machinery are sold, serviced, or repaired and includes the business premises of a tradesman such as a carpenter, an electrician, a plumber and similar trades but excludes any manufacturing, processing or wholesaling.
distance from the centre line of a road allowance, measured at right angles to such centre line, to the nearest part of any building or structure on a lot.
2.1902.191
means a triangular area formed by the intersecting streetlines abutting a corner
lot and by a third line drawn from a point on one of the streetlines to a point on
the other streetline.

SIGN means a name, identification,
description, device, display, or illustration which is affixed to, or represented directly or indirectly upon a building, structure or lot and which directs attention to an object, product, place, activity, person, institution, organization or business.
2.1922 .193

STORE, CONVENIENCE means a retail
store within which is conducted the selling of groceries, cigarettes, tobacco, confectionery goods, sundry items, and other general merchandise.
2.193 STORE, DEPARTMENT means a building or part thereof, consisting of a minimum of gross floor area of $1,500 \mathrm{~m}^{2}\left(16,146 \mathrm{ft}^{2}\right)$ used for the retail sale of a wide variety of goods, wares, merchandise and services displayed which may be offered on a departmentalized basis, but shall not include a building supply establishment or a bulk storage and sales establishment as defined.
2.1952 .194

STORE, RETAIL means a building or part thereof, designed, used, or intended for the selling or buying of goods, wares, merchandise, articles, or things at retail or the providing of a service primarily to or from the general public, and uses accessory thereto.
2.1962 .195

STOREY means a horizontal division of a building from a floor to the ceiling directly above such floor, and includes an attic, a basement or a cellar as defined herein, but does not include any mezzanine, gallery, balcony or other overhang the floor area of which does not exceed 40.0 percent of the least dimension of the room in which the said overhang is located.

STREET means a common and public street, road, lane, or highway vested in the CorporationMunicipality, the County, the Province of Ontario, or any other public road authority having jurisdiction over the same and shall include any bridge or structure forming part of a street or over or across which a street passes, and shall include not only the travelled portion of the street, but also ditches, driveways, sidewalks, and grassed areas forming part of the road allowance which is vested in the road authority for street purposes:
(a) PROVINCIAL HIGHWAY means a street under the jurisdiction of the Province of Ontario;
(b) COUNTY ROAD means a street under the jurisdiction of the County;
(c) TOWNSHIPMUNICIPAL ROAD means a street under the jurisdiction of the CorporationMunicipality.

Notwithstanding the foregoing in the case of reference to a registered vacant land condominium unit, a street shall include a private common element road which is internal to the registered vacant land condominium plan in which the unit is located
2.1982 .197

STREET LINE means the limit of a road allowance and is the dividing line between a lot and a street.
2.192.12.198

STUDIO means a building or part thereofused as the workplace of a photographer, craftsman or artist or for the instruction of art, music, dancing, + languages or similar disciplines. The sale of any artifacts produced therein shall be permitted only as an accessory use.
2.199 STRUCTURE means any material, object, or work erected as a unit or constructed or put together of connected or dependent parts or elements whether located under, on, or above the surface of the ground, but does not include a sign or a fence.
2.200 SWIMMING POOL means a body of water located outdoors, contained by artificial means, and having a depth greater than 0.5 metres ( 1.6 ft ) at any point, and used and maintained for the purpose of swimming, wading, diving or bathing, but shall not include a farm pond or irrigation pond.
2.201 TAVERN means an establishment operating under the Liquor Licence Act R.S.O. 1990, c. L.19, where alcoholic beverages are sold to be consumed on the premises.
2.202 TEMPORARY USE means a use that is authorized under provisions of the Planning Act, R.S.O. 1990, c. P. 13.
2.203 TOP-OF-BANK means a line delineated at a point where the oblique plane of the slope meets the horizontal plane of the table land.
2.2032 .204

TOURIST, INFOMRATION CENTRE
means premises used for the dispensing of promotional information, including virtual information kiosks, or the providing of information to the travelling public.
2.2042 .205

TRUCK TERMINAL means the use of land, buildings, or structures, or portions thereof, where transports are stored, rented, leased, kept for hire, or parked for remuneration or from which trucks or transports are dispatched as common carriers, or where goods are stored temporarily for further shipment.
2.2052 .206

USE means when used as a noun, the purpose for which any land, building or structure is designed, used, or intended to be used, or lot that is occupied used or maintained. When used as a verb, USE means anything done or permitted to be done by the owner or occupant of any land, building or structure, directly or indirectly, or by or through any trustee, tenant, servant, or agent acting for or with the knowledge or consent of such

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[^1]owner or occupant, for the purpose of making use of the said land, building or structure.
2.2062 .207

UTILITY STATION means the use of land, buildings, or structures in connection with the supply and distribution of utilities and, without limiting the generality of the foregoing, may include a water or sewage pumping station, a water storage reservoir, an electric power transformer station, a telephone repeater station, and a microwave tower.
2.2072 .208

WAR GAMES means the use of land, buildings, or structures for any form of play, sport or amusement, which simulates war, armed conflict or military operations.
2.2082 .209

WAREHOUSE means a building or portion thereof designed, used, or intended for the storage of goods, wares, merchandise, articles, or things. A warehouse shall also include a self-storage establishment.
2.2092 .210

WASTE means ashes, foundry wastes and/or flue dust, garbage, refuse, domestic waste, industrial waste, and municipal refuse of any kind.
2.2102 .211

WASTE DISPOSAL SITE means any land or land covered by water, licensed under the provisions of the Environmental Protection Act, as amended or revised from time to time, upon, into, or through which, or building or structure in which, non-hazardous waste is deposited or processed, and any machinery and equipment or operation required for the treatment or disposal of waste.
2.2112 .212

WATERCOURSE means a natural channel for a stream of water, but does not include a municipal drain as defined under the provisions of the Drainage Act, R.S.O. 1990, c. D. 17 .
2.2122 .213

YARD means an open, structurally uncovered space on a lot, appurtenant to a building or structure, and unoccupied by buildings or structures from the ground to the sky, except as may be expressly permitted in this by-law, and in determining a yard measurement, the minimum horizontal distance from the respective lot line is to be used.
2.2132 .214

YARD, FRONT means a yard extending across the full width of the lot between the front lot line of the lot and the nearest main wall of any main building or structure on the lot. FRONT YARD SETBACK means the least horizontal dimension between the front lot line of the lot and the nearest main wall of any main building or structure on the lot.
2.2142 .215

YARD, REAR means a yard extending across the full width of the lot between the rear lot line of the lot and the nearest main wall of any main building or structure on the lot. REAR YARD SETBACK means the least horizontal dimension between the rear lot line of the lot and the nearest main wall of any main building or structure on the lot.

YARD, SIDE means a yard extending from the front yard to the rear yard and from the side lot line of the lot to the nearest main wall of any main building or structure on the lot. SIDE YARD SETBACK means the least horizontal dimension between the side lot line of the lot and the nearest main wall of any main building or structure on the lot.
2.2162 .217 YARD, EXTERIOR SIDE means a side yard immediately adjacent or adjoining to a street or a road.
2.2172 .218 YARD, INTERIOR SIDE means a side yard other than an exterior side yard.

ZONE means an area delineated on the zoning maps, established by this By-law for a specific use or range of uses as shown on Schedule A attached hereto.

## ZONES AND ZONING MAP

3.1 ESTABLISHMENT OF ZONES

For the purposes of this By-law, the maps attached hereto as Schedule A, Maps $\mathrm{U}-1$ to $\mathrm{U}-12$ inclusive which represent the Urban Areas; and, Schedule A, Maps 1 to 102 inclusive which represent the Rural Areas; shall be referred to as the Zoning Maps for the Township-Municipality of Middlesex Centre, which shall be divided into one or more of the following zones:

## ZONE CATEGORY

AGRICULTURAL
General Agricultural
Restricted Agricultural Agricultural - No
Residences
RESIDENTIAL
Urban Residential First Density UR1
Urban Residential Second Density UR2
Urban Residential Third Density UR3
Community Residential First Density CR1
Community Residential Second Density CR2
Hamlet Residential First Density HR1
Surplus Residence SR
COMMERCIAL
Village Commercial-Centre C1
Highway Commercial C2
Office Park Commercial C3
Hamlet Commercial C4
INDUSTRIAL
Light Industrial
M1
General Industrial M2
Farm Industrial M3
Extractive Industrial M4

## OTHER

Institutional I
Parks and Recreation PR
Open Space OS
Existing Use EU

### 3.2 USE OF ZONE SYMBOLS

The symbols listed in Section 3.1 shall be used to refer to lands, buildings, and structures and the uses thereof permitted in this By-law in the said zones, and wherever in this By-law the word Zone is used, preceded by any of the said symbols, such zone means any area within the Municipality delineated on the zoning maps and designated thereon by the said symbol.

### 3.3 FILL REGULATED AREAS

The approximate extent of lands subject to the fill regulations of the Upper Thames River Conservation Authority, Lower Thames Valley Conservation Authority, St. Clair Region Conservation Authority, Kettle Creek Conservation Authority and the Ausable Bayfield Conservation Authority are delineated by shading on Schedule A. Applications for building permits in these areas will be referred to the conservation authority having jurisdiction for review and comment prior to the issuance of such permit.

### 3.4 DEFINED AREAS

All zones may be divided into one or more defined areas within which greater or lesser restrictions shall apply. These defined areas shall be designated by reference to the symbol of the zone together with a number so as to differentiate defined areas within a zone from each other and from other areas within the zone.

### 3.5 EXCEPTIONS FOR DEFINED AREAS

Within any zone, there may apply exceptions with respect to a defined area and, in addition to such exceptions, all provisions of this By-law including the general use regulations and the special use regulations applicable to the zone within which the defined area is located shall apply to the defined area provided that, unless a contrary intention appears from the exceptions, the following shall apply:
(a) if the exceptions establish regulations different from the general provisions of this By-law, including the general use regulations and special use regulations applicable to the zone within which the defined area is located, the exceptions shall supersede and prevail over such corresponding regulations of this By-law;
(b) if the exceptions establish one (1) or more specifically permitted uses of the defined area, such permitted use or uses shall be the only purpose or purposes for which land, building, or structures within the defined area may be used; and
(c) if the exceptions specifically permit one (1) or more uses in addition to those otherwise permitted in the zone within which the defined area is located, any and all of the other exceptions applicable to the defined area shall also apply to the additional permitted use or uses and not only to the uses not otherwise permitted in the zone.

### 3.6 INTERPRETATION OF ZONE BOUNDARIES

Where any uncertainty exists as to the location of the boundary of any of the said zones as shown on a zoning map, the following shall apply:
(a) unless otherwise shown, the boundary of the zones as shown on the zoning maps are the centre lines of the road allowance or lot lines and the projection thereof;
(b) where zone boundaries are indicated as approximately parallel to the line of any street and the distance from such street is not indicated, such zone boundaries shall be construed as being parallel to such street and the distance therefrom shall be determined by the use of the scale shown on the zoning maps;
(c) unless otherwise indicated, a street, lane, railroad or railway right-of-way, transmission line, or water course included on the zoning maps, is included within the zone of the adjoining property on either side thereof; and where such street lane, railroad or railway right-of-way, transmission line, or water course serves as a boundary between two or more different zones, a line midway in such street, lane, railroad or railway right-of-way, transmission line, or water course and extending in the general direction of the long division thereof is considered the boundary between zones unless specifically indicated otherwise; and
(d) in the event a dedicated street, lane, transmission line or right-of-way shown on the zoning maps is closed, the property formerly in said street, lane, transmission line, or right-of-way shall be included within the zone of the adjoining property on either side of the said closed street, lane, transmission line or right-of-way, and the zone boundary shall be the former centre line of said closed street, lane, transmission line or right-of-way.

### 3.7 HOLDING SYMBOL (h)

(a) PURPOSE

Where a zone symbol listed in Section 3.1 is used in conjunction with the holding symbol " h )" and appears on Schedule A, no lands shall be used and no buildings or structures shall be erected or altered, unless in compliance with the following provision for interim permitted uses, until the holding symbol "(h)" is removed in accordance with provisions of the Planning Act, R.S.O. 1990, c.P.13:
(i) Interim Uses Permitted

- existing use
- public use
(b) SPECIFIC PROVISIONS

The specific holding provisions are denoted by the number immediately following the symbol "(h)" as shown on Schedule A:

## (i) $\quad(\mathrm{h}-1)$

The precondition for the removal of the " $(\mathrm{h}-1)$ " holding symbol shall be that a subdivision agreement, including but not necessarily limited to the requirement for the development to be connected to a public water supply system and a public sanitary sewer system, has been entered into with the GorporationMunicipality for the affected lands.
(ii) $\quad(\mathrm{h}-2)$

The precondition for the removal of the "(h-2)" holding symbol shall be that a site plan agreement, including but not necessarily limited to the requirement for the development to be connected to a public water supply system and a public sanitary sewer system, has been entered into with the CorporationMunicipality for the affected lands.
(iii) (h-3)

The precondition for the removal of the ' $(\mathrm{h}-3)$ ' holding symbol shall be that a Noise Impact Analysis be prepared by a qualified professional in association with the site plan approval process for any proposed development on the lands to which the holding symbol applies and that any recommendations for noise mitigation arising from the Noise Impact Analysis have been incorporated into the site plan such that the proposed development will meet the Ministry of Environment (MOE) Provincial noise criteria.
(iv) (h-4)

The precondition for the removal of the '( $\mathrm{h}-4$ )' holding symbol shall be that a development agreement be registered against the title of the lands to which the holding symbol applies.
(v) (h-5)

The precondition for the removal of the "(h-5)" holding symbol shall be the undertaking of a public draft plan of subdivision and/or draft plan of condominium review process, addressing the issues outlined under Section 51 of the Planning Act, R.S.O. 1990, c.P.13, as amended.
(vi) (h-6)

The precondition for the removal of the " $(\mathrm{h}-6)$ " holding symbol shall be the undertaking of a public site plan review process, addressing
the issues outlined under Section 41 of the Planning Act, R.S.O. 1990, c.P.13, as amended.
(vii) (h-7)

The precondition for the removal of the (h-7) holding symbol shall be that an urban design brief be prepared by a qualified professional in association with the site plan approval process for any proposed development on the lot to which the holding symbol applies and that the urban design brief shall require the approval of the Municipality.
(viii) (h-8)

The precondition for the removal of the (h-8) holding symbol shall be the obtained of license under the Municipal 'Farm Wedding or Events By-law.
(viii) (h-9)

The precondition for the removal of the "(h-9)" holding symbol shall be that a Vibration Analysis be prepared by a qualified professional in association with the site plan approval process for any proposed development on the lands to which the holding symbol applies and that any recommendations for vibration mitigation arising from the Vibration Impact Analysis have been incorporated into the site plan such that the proposed development will meet the Ministry of Environment (MOE) vibration criteria.

### 3.8 TEMPORARY USE BY-LAW

(a) PURPOSE

Where the symbol "(t)" followed by a zone symbol listed in Section 3.1 appears on Schedule A, it indicates that a Temporary Use By-Law has been passed in accordance with the Planning Act, R.S.O. 1990, c.P.13, to permit the use of lands, buildings or structures in accordance with the zone represented by that zone symbol within the area indicated, with the term of the said temporary use set out specifically in the Temporary Use By-Law; and upon expiry of such term, the underlying zone indicated on Schedule A shall apply.
(b) SPECIFIC PROVISIONS

The specific temporary use provisions are denoted by the number immediately following the symbol " $(t)$ " as shown on Schedule A:
(i) $(\mathrm{t}-1)$

The " $(\mathrm{t}-1)$ " temporary use symbol permits an existing single detached dwelling to remain within the area indicated for a temporary period while the construction of a new single detached dwelling is undertaken, as specified in the Temporary Use By-law.
(ii) (t-2)

The " $(\mathrm{t}-2$ )" temporary use symbol permits the use of lands, buildings or structures for other purposes which are otherwise not permitted in accordance with this By-law for a temporary period, as specified in the Temporary Use By-law.

## GENERAL PROVISIONS

The provisions of this section shall apply to all zones except as otherwise indicated in this By-law.

### 4.1 ACCESSORY USES

(a) PERMITTED IN ALL ZONES

Accessory uses, buildings, or structures shall be permitted in any zone, subject to the provisions of this By-law for the particular zone in which the said building, structure, or use is located, and provided that no accessory building, structure or use:
(i) shall be used for human habitation, except where a dwelling unit is permitted as an accessory use;
(ii) shall, with the exception of buildings and structures for agricultural uses, be erected closer to the front lot line or exterior side lot line than the main building or structure on the lot;
(iii) shall, with the exception of buildings and structures for agricultural uses, be erected in the front yard or, in the case of a corner lot, in the exterior side yard;
(iv) shall be erected closer than the lesser of 0.6 metres $(2.0 \mathrm{ft}) 4.5$ metres $(4.9 \mathrm{ft})$ or the minimum interior side yard setback required for the main use on the lot, to an interior side lot line in any Residential or Agricultural Zone, except that a common semi-detached private garage may be centered on a mutual interior side lot line;
(v) shall be erected closer than 1.51 .2 metres $(3.9 \mathrm{ft})$ metres $(4.9 \mathrm{ft})$ to as rear lot line in any Residential or Agricultural Zone;
(vi) shall, with the exception of buildings and structures for agricultural uses, be erected within 1.2 metres ( 4 ft ) of a main building.
(b) LOT COVERAGE \& GROSS FLOOR AREA

No buildings or structures accessory to a dwelling:
(i) shall exceed the lesser of $5120.0 \mathrm{~m}^{2}\left(538-1292 \mathrm{ft}^{2}\right)$ of gross floor area or three-ten percent (103\%) lot coverage_-in any Urban Residential, Hamlet Residential, or Community Residential Zone;
(ii) shall exceod the lesser of $60.0 \mathrm{~m}^{2}\left(645 \mathrm{ft}^{2}\right)$ of gross floor area or three percent ( $3 \%$ ) lot coverage in any Hamlet Residential Zone;

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(iv)(ii) shall exceed the lesser of $310 \%$ of the lot coverage or $165.0 \mathrm{~m}_{\mathbb{2}}^{2}$ ( $1,776 \mathrm{ft}^{2}$ ) in any Surplus Residence (SR) Zone.
(v)(iii) shall exceed the lesser of three percent (3\%) lot coverage in any Agricultural or Restricted Agricultural Zone or the following:

- $55.0 \mathrm{~m}^{2}-\left(592 \mathrm{ft}^{2}\right)$ of gross floor area for accossory buildings located on a lot with an area less than $2,000 \mathrm{~m}^{2}(0.50 \mathrm{ac})$;
- $110.0 \mathrm{~m}^{2}\left(1,184 \mathrm{ft}^{2}\right)$ of gross floor area for accessory buildings located on a lot with an area less than $5,000 \mathrm{~m}^{2}(1.25 \mathrm{ac})$ but greater than $2,000 \mathrm{~m}^{2}$ ( 0.50 ac );
- $165.0 \mathrm{~m}^{2}\left(1,776 \mathrm{ft}^{2}\right)$ of gross floor area for accessory buildings located on a lot with an area greater than $5,000 \mathrm{~m}^{2}(1.25 \mathrm{ac})$.
(c) HEIGHT

No buildings or structures accessory to a dwelling:
(i) shall exceed 5.5 metres ( 18 ft ) in height in any Urban Residential or Community Residential Zone;
(ii) shall exceed 76.0 metres ( 19.623 ft ) in height in any Hamlet Residential or Surplus Residential Zone;
(iii) in all other zones, shall exceed the maximum height permitted in the applicable zone.
(iii) 6.5 metres $(21.3 \mathrm{ft})$ in height in any Agricultural, Restricted Agricultural or Surplus Residence Zone.
(d) OTHER ZONES

In all other zones and for all other uses, the lot coverage of all accessory buildings or structures on the said lot shall not exceed fifteen percent (15\%) of the said lot area.

### 4.2 ADDITIONAL RESIDENTIAL UNITS

Where permitted by this By-law, additional residential units shall be in accordance with the following provisions:
(a) In any zone that permits a single detached dwelling, semi-detached dwelling, or street townhouse dwelling, a maximum of two additional residential units shall be permitted per lot.
(i) A maximum of two additional residential units shall be permitted within a principal dwelling provided that an additional residential unit in a detached accessory building is not provided on the same lot.
(ii) A maximum of one additional residential unit shall be permitted in a detached accessory building.
(b) An additional residential unit permitted in a detached accessory building shall comply with the following provisions:
(i) The accessory building containing the additional residential unit shallcomply with the requirements for accessory buildings and structures in accordance with Section 4.1.
(ii) The accessory building shall not be permitted to be located within a front yard or exterior side yard.
(iii) A 1.2 m wide unobstructed pedestrian access shall be provided to the entrance of the additional residential unit unless access is provided directly from a street or lane.
(iv) The maximum height of the accessory building shall be in accordance with Section 4.1(c) of this By-law.
(v) Notwithstanding any other provisions of this By-law, no additional residential unit shall be permitted within a building that is used to keep livestock
(vi) A detached additional residential unit shall not be permitted where a garden suite is existing on a lot.
(vii) A detached additional residential unit shall be located within 40.0 metres of the closest portion of the principal dwelling on the lot.
(c) In addition to the requirements of subsection (b), any Hamlet Residential, Agricultural or Surplus Residence zone, an additional residential unit permitted in a detached accessory building shall comply with the following provisions:
(i) The gross floor area of the additional residential unit shall not exceed $50 \%$ of the gross floor area of the principal dwelling, or $85.0 \mathrm{~m}^{2}$, whichever is less.
(ii) Water and wastewater services required for the additional residential unit shall be shared with the principal dwelling on the lot.
(d) An additional residential unit within the same building as the principal dwelling shall not be permitted in conjunction with a bed and breakfast establishment in the same principal dwelling.
(e) Each additional residential unit shall have one additional parking space provided in addition to the minimum number of parking spaces for the principal dwelling on the lot established in Section 4.27 of this By-law. The

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required parking space is permitted to be configured as a tandem parking space.
(f) An additional residential unit or part thereof shall not be permitted within hazard lands.

### 4.24.3 CONSTRUCTION USES

Notwithstanding any other provisions of this By-law, uses, buildings or structures such as a work camp, a tool shed, mobile home, trailer, scaffold, or sign, or other building or structure incidental to and necessary for construction work and/or sales and marketing purposes on the premises, are permitted in any zone provided that:
(a) any sign which is erected does not exceed $3.0 \mathrm{~m}^{2}$ ( $32.3 \mathrm{ft}^{2}$ ) in area;
(b) such uses, buildings, or structures are used only for as long as are reasonably necessary for work in progress which has neither been finished nor abandoned, or a period of one (1) year whichever is the lesser;
(c) such uses, buildings, or structures are removed when the construction work for which they are required is terminated; and
(d) such buildings or structures are not used as a dwelling unit.

### 4.34.4 ESTABLISHED BUILDING LINES

Notwithstanding any other provisions of this By-law, where a main building is to be erected where there is an established building line, such main building may be erected closer to the street line or to the centreline of the road, as the case may be, than required in this By-law provided such main building is not erected closer to the street line or to the centreline of the road, as the case may be, than the established building line on the date of passing of this By-law.

### 4.44.5 EXISTING LOTS

Notwithstanding any other provisions of this By-law, existing lots with less than the required lot area, lot frontage, or lot depth, or which exceed the maximum lot area, may be used, and buildings and structures erected or altered thereon, for the purpose specified in the zone in which they are situated, provided:
(a) such lots are serviced or capable of being serviced by approved sanitary sewage facilities where such facilities are required by the said use, building, or structure;
(b) such lots have a minimum lot frontage of 15.0 metres ( 49 ft ) and a minimum lot area of $1,200 \mathrm{~m}^{2}\left(12,917 \mathrm{ft}^{2}\right)$ where a dwelling is to be erected; and
(c) all other regulations of this By-law are satisfied.

### 4.54.6 EXPLORATION AND/OR PRODUCTION OF NATURAL GAS OR CRUDE OIL

The provisions of this By-law shall not apply to the use of any agricultural land for the exploration and/or the production of natural gas or crude oil resources, or to the erection, alteration or use of any building or structure, or portion thereof, accessory thereto provided:
(a) the same is located a minimum of 300.0 metres ( 984 ft ) from any dwelling in any Agricultural Zone; and
(b) the same is located a minimum of $1,000.0$ metres ( $3,281 \mathrm{ft}$ ) from any Residential Zone.

### 4.64.7 EXPROPRIATIONS AND DEDICATIONS

A lot altered as a result of expropriation or dedication to a public authority or public utility and having less than the minimum lot area, minimum lot frontage, and/or minimum lot depth required in this By-law, may be used and a building or structure may be erected, altered or used thereon, provided all other requirements of this By-law are complied with.

### 4.74.8 FRONTAGE ON A PUBLIC ROAD

Unless otherwise specified in this By-law, no person shall erect a building or structure unless:
(a) the lot upon which such building or structure is proposed to be erected, abuts or fronts on either an improved public road of satisfactory construction and maintenance to permit the reasonable and safe passage of motor vehicles, or on a private common element road which is internal to a registered vacant land condominium plan; and
(b) provided access to the improved public road from the said lot has been granted by the authority having jurisdiction and provided the public road has been assumed by the CorporationMunicipality, the County, the Province of Ontario, or some other road authority.

Notwithstanding the foregoing, a building or structure may be erected upon a lot within a Registered Plan of Subdivision in accordance with the provisions of a Subdivision Agreement in respect of such Plan of Subdivision notwithstanding that the roads within such Plan of Subdivision have not been assumed and are not being maintained by the CorporationMunicipality, the County, the Province of Ontario, or some other road authority.
4.9 GARDEN SUITES

A garden suite may only be permitted as an accessory use in conjunction with a single detached dwelling by way of a temporary use by-law pursuant to Section 39 of the Planning Act, and in accordance with the following provisions:
(a) A garden suite may only be established for a maximum duration of 20years, calculated from the date of issuance of a building permit.
(b) A maximum of one garden suite, established in accordance with the provisions of Section 4.1, may be permitted on a lot.
(c) A garden suite shall be located on the same lot as a principal single detached dwelling.
(d) A garden suite shall not be permitted where a detached additional residential unit is existing on a lot.
(e) A garden suite shall only be permitted on a lot which has frontage on an improved public street.
(f) Service shall be shared with the principal dwelling on the lot.
(g) Parking shall be provided in accordance with the provisions of this By-law.

### 4.84.10 HAZARD LANDS

No buildings or structures, with the exception of those designed, used or intended for flood or erosion control purposes, shall be erected or used on lands which exhibit a hazardous condition as a result of instability, susceptibility to flooding, erosion, subsidence, inundation, or the presence of organic soils or steep slopes unless a permit has been obtained by the conservation authority having jurisdiction. The approximate extent of such lands are delineated by shading and illustrated on Schedule A to this By-law.

### 4.94.11 HEIGHT RESTRICTIONS

The height restrictions of this By-law shall not apply to restrict the height of any of the following structures:
(i) a radio antenna or television receiving or transmitting equipment;
(ii) a barn for a permitted agricultural use;
(iii) a grain elevator and storage;
(iv) a grain dryer;
(v) a belfry or cupola;
(vi) a chimney;
(vii) a church spire;
(viii) a clock tower;
(ix) an elevator or stairway penthouse;
(x) a flag pole;
(xi) a hydro-electric transmission tower or hydro pole;
(xii) an ornamental dome or structure;
(xiii) a silo;
(xiv) a steeple;
(xv) a structure containing heating, cooling or other mechanized equipment pertaining to a building;

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(xvi) a water tower;
(xvii) a structure for crushing, washing, screening or processing relating to an aggregate operation;
(xviii) a tower; or
(xix) a skylight.

### 4.104.12HOME OCCUPATION

No home occupation shall be permitted within any zone as otherwise indicated, except in accordance with the following provisions:
(a) a home occupation shall be secondary to a dwelling unit occupied by the owner or tenant thereof as the principal residence and located within a zone in which a home occupation is specifically listed as a permitted use;
(b) a home occupation shall not employ more than one person who does not reside in the dwelling unit, being the site of the home occupation;
(c) the total floor area of the dwelling unit, including basement area, used for the home occupation shall not exceed twenty-five percent (25\%) of the total floor area of the dwelling unit or $40.0 \mathrm{~m}^{2}\left(430 \mathrm{ft}^{2}\right)$, whichever is the lesser;
(d) a home occupation shall not be permitted within an accessory building or structure in any Residential Zone or any Agricultural Zone where a single detached dwelling is the main use;
(e) open storage shall not be permitted;
(f) the external character of the dwelling as a residence shall not change or create a nuisance, particularly in regard to noise, odour, dust and refuse;
(g) no parking in addition to the required parking for the dwelling unit shall be created; and
(h) there shall be no externally visible indications that a home occupation is being conducted within a dwelling unit, except that a sign no larger than 0.4 $\mathrm{m}^{2}\left(4.3 \mathrm{ft}^{2}\right)$ shall be permitted.

### 4.114.13LANDSCAPING

(a) LANDSCAPED OPEN SPACE

Landscaped open space shall be provided in accordance with the zone provisions set out herein for each zone and the following provisions:
(i) any part of a lot which is not occupied by buildings, structures, parking areas, loading spaces, driveways, excavations, agricultural uses or permitted outdoor storage areas shall be maintained as landscaped open space;
(ii) except as otherwise specifically provided herein, no part of any required front yard or required exterior side yard shall be used for any purpose other than landscaped open space;
(iii) where landscaped open space is required adjacent to any lot line or elsewhere on a lot, nothing in this By-Law shall prevent such landscaped open space from being traversed by a pedestrian walkway or a driveway, as permitted;
(iv) no part of any driveway, parking area, loading space, stoop, roof-top terrace, balcony, swimming pool or space enclosed within a building, other than a landscaped area located above an underground parking area, shall be considered part of the landscaped open space on a lot.
(b) PLANTING STRIPS

Planting strips shall be provided in accordance with the zone provisions set out herein for each zone and the following provisions:
(i) where the lot line of a lot containing a non-residential use and located in any Commercial or Industrial zone abuts a lot in any Residential Zone, or abuts a street on the opposite side of which is located a lot in any Residential Zone, then that part of the lot containing such nonresidential use or directly adjoining the said lot line shall be used for no purpose other than a planting strip having a minimum width of 1.5 metres ( 4.9 ft ), measured perpendicularly to the said lot line;
(ii) planting strips shall be provided on lands upon which a residential use is being newly established where such lands abut an existing non-residential use, which is not maintaining a planting strip in accordance with the above;
(iii) planting strips shall be provided around the perimeter of an open storage area where open storage is permitted;
(iv) where a row of trees or a hedgerow is provided as part of a required planting strip, such planting strip shall consist of a continuous screen of suitable trees or shrubs maintained at an ultimate height of not less than 1.8 metres ( 5.9 ft ) above the elevation of the ground at the nearest lot line, except that within a sight triangle, the maximum height of any such landscaping material shall be 0.6 metres ( 2.0 ft );
(v) where a planting strip is required hereby, such planting strip shall be located along the entire length of the zone or lot line separating it from the abutting zone or use;
(vi) where a planting strip required hereby is traversed by a pedestrian walkway or by a driveway, in accordance with Paragraph (iii) of Clause (a) of this Subsection, such planting strip shall not be required
to extend closer than 1.0 metres ( 3.3 ft ) to the edge of such walkway or 3.0 metres ( 9.8 ft ) closer to the edge of such driveway, provided that any intervening space between the said planting strip and the said walkway or driveway is maintained as landscaped open space.

### 4.134.14LOTS WITH MORE THAN ONE USE OR ZONE

(a) MORE THAN ONE USE
(i) Where a lot contains more than one permitted use defined separately herein, other than an accessory use, each use shall conform to the provisions of this By-Law which are applicable to each use in the zone in which the said lot is located as if such use existed independently of any other use; and
(ii) Where standards or provisions pertaining to two or more uses on one lot are in conflict, the highest or more restrictive standards or provisions shall prevail.
(b) MORE THAN ONE ZONE
(i) Except as otherwise provided in Paragraph (ii) of this Clause, where a lot is divided into two or more zones, each portion of the said lot shall be treated as if it were a separate lot as defined herein and shall be used in accordance with the provisions of this By-Law which are applicable to the zone wherein such portion of the said lot is located; and
(ii) Notwithstanding anything to the contrary in Paragraph (i) of this Clause, where the use or uses of a lot divided into two or more zones are permitted in all zones applying to the lot, the said lot shall be considered to be a single lot as defined herein. The more restrictive zone requirements pertaining to such use or uses in all the said zones shall apply to only the said portion of the lot found in that zone.

### 4.144.15LOTS CREATED HAVING GREATER COMPLIANCE

Where a lot is created or altered, as a result of a consent being given following the effective date, in greater compliance with the minimum lot area, the minimum lot frontage and/or minimum lot depth requirements of this By-law, the lot shall be deemed to comply with the said requirements, as the case may be, of this Bylaw."

### 4.154.16LOSS BY NATURAL CAUSES

Notwithstanding any other provisions of this By-law, save and except for Section 4.8, where a building or structure is destroyed or partially destroyed by fire or other natural causes, replacement of the said building or structure to the same basic dimensions and on the same basic site shall be permitted, provided a building permit is issued within three (3) years from the date of destruction.

### 4.164.17 MINIMUM DISTANCE SEPARATION FORMULAE

All lands within the Municipality shall be subject to MDS I and MDS II; which in the case of MDS I, provides the minimum distance separation for new development from existing livestock facilities; and in the case of MDS II, provides minimum distance separation for new or expanding livestock facilities from existing development.

### 4.174.18MINIMUM SETBACKS FROM PROVINCIAL HIGHWAYS, COUNTY ROADS AND MUNICIPAL CONCESSION ROADS

Notwithstanding any other provision of this By-law, where a building or structure is erected or altered adjacent to a Provincial Highway, County Road, or Township Municipal Concession Road, minimum setbacks from such roads shall be provided as follows:
(a) buildings and structures for agricultural, commercial, industrial or institutional uses:

| (i) | Provincial Highway | 32.0 metres ( 105 ft ) from the centre line of the road or 14.0 metres ( 46 ft ) from the street line, whichever is the greater; 30.0 metres ( 98 ft ) from the street line for all pits and quarries; |
| :---: | :---: | :---: |
| (ii) | County Road | 38.0 metres ( 125 ft ) from the centre line of the road; |
| (iii) | Jownship Municipal Concession Road | 15.0 metres (49 ft) from the streetline |

(b) buildings and structures for residential uses:

| (i) Provincial Highway | 26.0 metres $(85 \mathrm{ft})$ from the centre <br> line of the road or 7.5 metres $(25$ <br> ft) from the street line, whichever is <br> the greater; |
| :--- | :--- |
| (ii) County Road | 38.0 metres $(125 \mathrm{ft})$ from the <br> centre line of the road; |
| (iii) TownshipConcession Road Municipal <br> 15.0 metres (49 ft) from the  <br> streetline  |  |

Notwithstanding the provisions above, lands located within the Urban Areas represented as Schedules U-1 to U-12 of this By-law A-1 to A-11 of the Official Plan-shall be exempt from the above County Road setbacks.

### 4.184.19MINIMUM SETBACKS FROM MUNICIPAL DRAINS AND NATURAL WATERCOURSES

No permanent buildings or structures shall be erected or used:
(a) closer than 7.5 metres ( 25 ft ) from the top-of-bank of a municipal drain having the width of less than 4.5 metres ( 15 ft ) from top-of-bank to top- ofbank;
(b) closer than 18.5 metres ( 61 ft ) from the top-of-bank of a municipal drain having the width of between 4.5 metres ( 15 ft ) and 7.5 metres ( 25 ft ) from top-of-bank to top- of-bank;
(c) closer than 30.5 metres ( 100 ft ) from the top-of-bank of a municipal drain which is 7.5 metres ( 25 ft ) or more from top-of-bank to top-of-bank;
(d) closer than 7.5 metres $(25 \mathrm{ft})$ from the centreline of a municipal tile drain.

### 4.194.20MINIMUM SETBACKS FROM RAILWAYS

Notwithstanding any other provisions of this By-Law to the contrary, the nearest main wall of a dwelling shall not be constructed within 30.0 metres ( 98.4 ft ) to the limit of a railway right-of-way.

### 4.204.21MINIMUM SETBACKS FROM SEWAGE TREATMENT PLANTS

Notwithstanding any other provisions of this By-law to the contrary, the nearest main wall of a dwelling shall not be constructed within 100.0 metres ( 328.0 ft ) of any sewage treatment plant.

### 4.214.22NON-CONFORMING USES

Nothing in this By-law shall apply:
(a) to prevent the use of any land, building or structure for any purpose prohibited in this By-law if such land, building or structure was lawfully used for such purpose on the date of the passing of the By-law, so long as it continues to be used for that purpose; and
(b) to prevent the erection or use for a purpose prohibited in this By-law of any building or structure for which a permit has been issued under the Building Code Act, 1992, S.O. 1992, c.23, prior to the date of the passing of the Bylaw, so long as the building or structure when erected is used and continues to be used for purposes for which it was erected and provided the permit has not been revoked under such Act.

### 4.224.23NON-COMPLYING BUILDINGS AND STRUCTURES ON EXISTING LOTS

Where a building or structure has been lawfully erected prior to the effective date on an existing lot having less than the minimum:
a) lot frontage; and/or
b) lot area; and/or
c) setback, front yard, side yard, rear yard, and/or lot depth; and/or
where a building or structure has been lawfully erected prior to the effective date on an existing lot having more than the maximum:
d) lot area; and/or
e) height
permitted by this By-law, the said building or structure may be used, altered, repaired, renovated or replaced provided all other applicable regulations of this By-law are complied with.

### 4.234.24NON-COMPLYING BUILDINGS AND STRUCTURES ON NEW LOTS

Where an existing building or an existing structure on a lot created or altered as a result of a consent being given following the effective date and having less than the minimum setback and/or minimum front, side, or rear yard; or having more than the maximum floor area and/or maximum height permitted by this By-law, the said building or structure may be used, altered, repaired, renovated or replaced provided the external dimensions of the building or structure remain as they were on the day the lot was created or altered.

### 4.244.25OPEN STORAGE

Except as otherwise specifically provided in this By-Law, no open storage shall be permitted in any zone, except in accordance with the following provisions:
(a) open storage shall be accessory to a permitted non-residential use or carried on in an enclosed building or portion thereof on the same lot;
(b) no open storage area shall be permitted in any front yard or exterior side yard, except in the case of an agricultural use;
(c) no open storage shall be located closer than 2.0 metres ( 6.6 ft ) to an interior side lot line or a rear lot line;
(d) no open storage area shall be visible from any street or from any adjacent lot, where such adjacent lot is located in a zone other than a Commercial, Industrial or Agricultural Zone, or from a dwelling on an adjacent lot in an Agricultural Zone; and to this end, any open storage area shall be screened by a planting strip containing an opaque fence, wall or other opaque barrier not less than 1.8 metres ( 5.9 ft ) in height, except that this provision shall not apply to any open storage area accessory to an agricultural use or to the outside display and sale of goods and materials in conjunction with a permitted commercial use;
(e) any open storage area shall be maintained as landscaped open space or provided and maintained with a stable surface, and treated so as to prevent the raising of dust or loose particles and drained, except that this provision shall not apply to any open storage area located on a lot whereon the main use is an agricultural use;
(f) notwithstanding Paragraph (e) of this Clause, no open storage area shall be considered part of any landscaped open space required hereby;
(g) no parking spaces or loading spaces required by this By-Law shall be used for open storage purposes.

Nothing in Clause (b) of this Subsection shall apply to prevent or otherwise restrict the use as an open storage area of any part of:
(h) the required front yard or the required exterior side yard on a lot containing an agricultural use, for a temporary roadside retail farm sales outlet for produce grown on the said lot; or
(i) a lot containing a single dwelling, for a special temporary sale, by auction or otherwise, of personal possessions belonging to the occupant thereof.

### 4.26 ON-FARM DIVERSIFIED USES

Where permitted by this By-law, an on-farm diversified use shall be in accordance with the following provisions:
(a) The on-farm diversified use is located on the same lot accessory to an agricultural $\theta$-use.
(b) The area of operation, for an on-farm diversified use shall not exceed a combined total of 1.0 ha ( $10,000 \mathrm{~m}^{2}$ ) or $2 \%$ of the lot area on which the use is proposed, whichever is less.
(i) The maximum gross floor area of all buildings and structures shall be $20 \%$ of the area of operation provided no single building or structure shall have a gross floor area greater than $500.0 \mathrm{~m}^{2}$.
(ii) In calculating the area of operation, where an on-farm diversified use uses an existing access laneway, or parking area, the area of the laneway or parking area shall not be included.
(iii) The total enclosed floor area of a building or structure devoted to retail sales shall not exceed $50 \%$ of the floor area of all buildings and structures used in conjunction with the on-farm diversified use. This provision shall not apply to a farm marketfarm produce outlet.
(c) Lands used for agriculture and simultaneously used as part of the agritourism use shall not be included in the calculation of the area of operation in accordance with Section 4.26(b).
(d) An on-farm diversified use shall be subject to the Minimum Distance Separation (MDS) I Formulae where an on-farm diversified use includes an agri-tourism uses, on-farm shop or café, food service use or provides overnight accommodations.

Agricultural ovent vonues that are beyond the scale of agri-tourism usosand are intended to host ovent more than two (2) times por calendar yoar shall only be permitted on a tomporary basis by way of a tomporary use bytaw pursuant to Section 39 of the Planning Act.

Lands used for agriculture and simultaneously used as part of the agritourism use shall not be included in the calculation of the area of operation in accordance with Section 4.24(b).

### 4.254.27PARKING REGULATIONS

(a) PARKING SPACES REQUIRED

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Except as otherwise provided herein, the owner or occupant of a lot, building or structure shall provide and maintain, one or more parking spaces on the said lot in accordance with the provisions of this section.
(b) MINIMUM PARKING SPACE REQUIREMENTS

The following regulations shall apply to all land uses within the Municipality with respect to the minimum parking space requirements:

Note: All area measurements are of gross floor area, unless otherwise noted.

| TYPE OF USE | MINIMUM PARKING <br> SPACE <br> REQUIREMENT |
| :--- | :---: |


| RESIDENTIAL |  |
| :---: | :---: |
| single detached dwelling semi-detached dwelling | 2 spaces per unit |
| duplex dwelling <br> link dwelling <br> street townhouse dwelling | 1.5 spaces per unit |
| duplex dwelling <br> link dwolling <br> apartment dwelling <br> multiple unit dwelling <br> stacked townhouse dwelling <br> back-to-back townhouse dwelling <br> cluster townhouse dwelling <br> street townhouse dwelling <br> townhouse dwelling | 1.5 spaces per unit, plus 0.15 spaces per unit designated as visitor parking |
| Live-work dwelling | 1.5 spaces per dwelling unit, plus 1.0 spaces per $40 \mathrm{~m}^{2}$ gross floor area for the non-residential component |
| garden suite | 1 space per unit |
| additional residential unit | 1 space per additional residential unit, in addition to the parking required for the principal dwelling |
| any residential use permitted by this By-law but not specifically mentioned elsewhere in this Clause | 1 space per unit |

## COMMERCIAL

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| animal clinic | 1 space per $30 \mathrm{~m}^{2}$ |
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| bed and breakfast establishment | 1 space per guest room in addition to the required residential spaces |
| boarding house, rooming house or tourist house | 1 space for every 3 rooms offered for rent |
| building supply establishment | 1 space per $30 \mathrm{~m}^{2}$ of retail space and 1 space per $200 \mathrm{~m}^{2}$ of warehouse space |
| car wash | 2 spaces per car wash, plus stacking spaces as may be <br> required for this use in accordance with Section $4.27(n)$ of this By-law. 7 space per $10 \mathrm{~m}^{2}$ |
| club, private | 1 space per 7 seats or 1 space per $35 \mathrm{~m}^{2}$, whichever is greater |
| day nursery | 1 space per $40 \mathrm{~m}^{2}$ |
| financial institution | 1 space per $30 \mathrm{~m}^{2}$ |
| flea market | 1 space per $20 \mathrm{~m}^{2}$ |
| garage, public | 6 spaces per bay |
| garden centre | 1 space per $30 \mathrm{~m}^{2}$ |
| gas bar | 1 space per $10 \mathrm{~m}^{2}$ |
| hotel or motel | 1.25 spaces per guest room |
| market garden | 1 space per $20 \mathrm{~m}^{2}$ |
| motor vehicle sales establishment | 1 space per $30 \mathrm{~m}^{2}$ |
| motor vehicle service establishment | 6 spaces per bay |
| nursery | 1 space per $30 \mathrm{~m}^{2}$ |
| office, general or professional | 1 space per $40 \mathrm{~m}^{2}$ |
| personal service establishment | 1 space per $20 \mathrm{~m}^{2}$ |
| place of entertainment or recreation | 1 space per 7 seats or 1 space per $35 \mathrm{~m}^{2}$, whichever is greater |
| restaurant | 1 space per $10 \mathrm{~m}^{2}$ |
| restaurant, drive-thru or take-out | 1 space per $10 \mathrm{~m}^{2}$ |
| service shop | 1 space per $30 \mathrm{~m}^{2}$ |
| store, convenience | 1 space per $25 \mathrm{~m}^{2}$ |
| store, retail | 1 space per $25 \mathrm{~m}^{2}$ |
| tavern | 1 space per $10 \mathrm{~m}^{2}$ |
| any commercial use permitted by this By-law but not specifically mentioned elsewhere in this Clause | 1 space per $30 \mathrm{~m}^{2}$ |

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| INDUSTRIAL |  |
| :---: | :---: |
| abattoir | 1 space per $100 \mathrm{~m}^{2}$ |
| animal hospital | 1 space per $40 \mathrm{~m}^{2}$ |
| bulk sales establishment | 1 space per $30 \mathrm{~m}^{2}$ of retail space and 1 space per $200 \mathrm{~m}^{2}$ of warehouse space |
| contractor's yard or shop | 1 space per $100 \mathrm{~m}^{2}$ |
| industrial use, general industrial use, light | 1 space per $100 \mathrm{~m}^{2}$ |
| machine shop | 1 space per $30 \mathrm{~m}^{2}$ |
| truck terminal | 1 space per $100 \mathrm{~m}^{2}$ |
| warehouse | 1 space per $200 \mathrm{~m}^{2}$ |
| any industrial use permitted by this By-law but not specifically mentioned elsewhere in this Clause | 1 space per $30 \mathrm{~m}^{2}$ of gross floor area |
| INSTITUTIONAL |  |
| arena | 1 space per 7 seats or 1 space per $35 \mathrm{~m}^{2}$, whichever is greater |
| cemetery | 1 space per $30 \mathrm{~m}^{2}$ of accessory office space |
| clinic | 1 space per $30 \mathrm{~m}^{2}$ |
| community centre | 1 space per 7 seats or 1 space per $35 \mathrm{~m}^{2}$, whichever is greater |
| funeral home | 1 space per 20 seats or 1 space per $20 \mathrm{~m}^{2}$, whichever is greater |
| institutional use | 1 space per $30 \mathrm{~m}^{2}$ |
| library | 1 space per $40 \mathrm{~m}^{2}$ |
| nursing home | 1 space per 2.5 beds |
| place of worship | 1 space per 5 seats or 1 space per $20 \mathrm{~m}^{2}$, whichever is greater |
| retirement home | 1 space per 2.5 beds |
| school, elementary (public or private) | 3 spaces + 2 space per classroom |
| school, secondary (public or private) | 3 spaces per classroom |
| any institutional use permitted by this By-law but not specifically mentioned elsewhere in this Clause | 1 space per $30 \mathrm{~m}^{2}$ |


| AGRICULTURAL |  |
| :--- | :--- |
| Agri-Tourism | $\frac{1 \text { space per 40 m² of }}{\text { gross floor area }}$ <br> $\frac{\text { dedicated to any building }}{\frac{\text { or structure accessory to }}{\text { the agri-tourism use }}}$ |
| Farm MarketFarm Produce Outlet | $\frac{1 \text { space per } 30 \mathrm{~m}^{2}}{1 \text { space per } 109 \mathrm{~m}^{2}}$ |$|$

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(c) CALCULATION OF PARKING REQUIREMENTS
(i) where a building, structure or lot accommodates more than one type of use as set out in Clause (b) of this Subsection, the total parking space requirement for such building, structure or lot shall be the sum of the requirements for the separate uses thereof;
(ii) parking spaces required in accordance with this By-Law shall not include any parking spaces used or intended to be used primarily for the storage or parking of vehicles for hire or gain, display or sale; and
(iii) where the calculation of the required parking spaces results in a fraction, the required parking spaces shall be rounded to the next highest whole number.
(d) CALCULATION OF BARRIER-FREE PARKING REQUIREMENTS
(i) A barrier-free parking space shall be included in the calculation of the total parking space requirements of Clause (b)
(ii) Despite Clause (d) (i), barrier-free parking spaces shall not be required in the UR1 or UR2 zones and shall not be required for additional residential units.
(iii) Where more than one use listed in Clause (b) is proposed on a lot, the number and type of barrier-free parking spaces shall be calculated based on the number of parking spaces required for each use.
(iv) The minimum dimensions of a barrier-free parking space shall be provided in accordance with the following:

| Minimum Dimension | Type A Space | Type B Space |
| :---: | :---: | :---: |
| Minimum Width $(\mathrm{m})$ | $\underline{3.4}$ | $\underline{2.4}$ |
| Minimum Length $(\mathrm{m})$ | $\underline{5.5}$ | $\underline{5.5}$ |
| $\frac{\text { Minimum Access }}{\text { Aisle Width }(\mathrm{m})}$ | $\underline{2.0}$ | $\underline{2.0}$ |
| $\frac{\text { Minimum Access }}{\text { Aisle Length }(\mathrm{m})}$ | $\underline{5.5}$ | $\underline{5.5}$ |

(v) The minimum number of barrier-free parking spaces shall be inaccordance with the following:
where parking is required for uses set out in Clause (b) of this Subsection, the total parking* requirement for non-residential uses shall include the following number of barrier-free parking spaces:

| $\frac{\text { Total Required }}{\text { Spaces }}$ | $\frac{\text { Number of Required }}{\text { Barrier-Free Spaces }}$ |
| :---: | :---: |
| $\underline{12 \text { or less }}$ |  |
| $\underline{13-100}$ | $\frac{4 \% \text { of total required parking }}{\text { spaces }}$ |
| $\underline{101-200}$ | $\frac{3 \% \text { of total required parking }}{\text { spaces }}$ |
| $\underline{201-1,000}$ | $\frac{2 \% \text { of total required parking }}{\text { spaces }}$ |
| $\underline{\text { Over } 1,000}$ | $\frac{1, \text { plus 1\% of total required }}{\text { parking spaces }}$ |

$\qquad$
Number of Required

| Total Required <br> Spaces | Number of Required <br> Barrier-Free Spaces |
| :---: | :---: |
|  |  |
| $1-25$ | 7 |
| $26-50$ | $z$ |
| $51-75$ | 3 |
| $76-100$ | 4 |
| $101-150$ | 5 |


| 151-200 | 6 |
| :---: | :---: |
| $201-250$ | 7 |
| $251-300$ | 8 |
|  |  |
| Every additional 1 to 50 <br> spaces required beyond the <br> first 300 spaces | 1 |
| Where an even number of barrier-free parking spaces are required. |  |
| n equal number of Type A and Type B barrier-free parking spaces |  |

hall be provided.

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(e) DIMENSIONS OF PARKING SPACES
(i) a parking space required hereby shall have minimum rectangulardimensions of 2.7 metres ( 8.9 ft ) by 5.5 metres ( 18 ft ).); and
(ii) a barrier-free parking space required hereby shall have minimum rectangular dimensionsof 3.7 metres ( 12.1 ft ) by 5.5 metres ( 18 ft ).

## (f) LOCATION OF PARKING AREAS

(i) all required parking spaces shall be provided on the same lot occupied by the building, structure or use for which such parking spaces are required, and shall not form a part of any street or lane;
(ii) barrier-free parking spaces shall be located to the closest building or structure entrance and exit on the same lot for which such parking spaces are required and shall be accessible via ramps and depressed curbs to the said entrance and exit; and
(iii) where the provision of the required parking on the same lot is impossible or impractical, such off-street parking areas may be located on another lot in the same zone, within 100 metres ( 328 ft ) of the use, building or structure requiring such parking, provided a Site Plan Agreement is registered on title of the lands used for parking committing the required parking spaces related to the said use, building or structure.
(g) YARD WHERE PERMITTED

In any Residential Zone, a driveway shall not exceed fifteen percent (15\%) of the total area of the lot.

Except as otherwise provided herein, uncovered surface parking areas and driveways shall be permitted in any part of any yard, provided that any part of a parking area located within a required yard shall be separated from any lot lines adjacent to such required yard by a planting strip not less than 1.0 metre ( 3.3 ft ) in width.
(h) PARKING STRUCTURES

Where a parking area is located in a building or structure which is accessory to a permitted use, such building or structure shall conform to all the provisions for accessory uses set out in Section 4.1 of this By-law.
(i) ACCESS TO PARKING AREAS AND SPACES
(i) access to parking areas shall be provided from an improved street by means of one or more unobstructed driveways not exceeding 8.0 metres (26.2 ft) in width for a driveway for a residential use, and 12.0 metres ( 39.4 ft ) in width for any other driveway, measured at the street line, provided that no lot shall have more than two driveways for the first 30.0 metres ( 98.7 ft ) of street line thereof plus one driveway for each additional 30.0 metres ( 98.7 ft ) of street line;
(ii) parking aisles shall have a minimum unobstructed width of 6.0 metres ( 19.7 ft ) where two-way traffic is permitted and 3.0 metres ( 9.8 ft ) where only one-way direction of traffic flow is permitted and shall be clearly indicated by signs, pavement markings or both;
(iii) each required parking space shall be readily accessible at all times for the parking or removal of a motor vehicle and access to any such parking space shall not be impeded by any obstruction except that this provision shall not apply to prevent the use as a parking space of any part of a driveway for a residential use, provided that no parking space shall obstruct access to a parking area on any other lot;
(iv) a driveway shall not be at an angle less than 45 degrees from the streetline;
(v) the minimum distance between a driveway and an intersection of streetlines measured along the streetline intersected by such driveway shall be 7.6 metres ( 25 ft );
(vi) where a two-way driveway is divided into two one-way driveways by a curb, an area of landscaped open space or any other obstruction, such driveway shall, for the purposes of this Subsection, be considered a single driveway, albeit divided, provided that such driveway shall not exceed 9.1 metres ( 29.9 ft ) in total width, measured in accordance with Paragraph (i) of this Clause; and
(vii) nothing in this Subsection shall apply to prevent the use of a right-ofway as a means of obtaining access to a parking area, provided the said right-of-way has been specifically established for such purpose, or to prevent the establishment of abutting driveways or parking aisles along a common lot line, provided the combined width of any abutting driveways shall not exceed 9.1 metres (29.9 ft.), measured in accordance with Paragraph (i) of this Clause.
(j) SURFACE AND DRAINAGE OF PARKING AREAS AND DRIVEWAYS
(i) all parking areas and driveways, shall be provided and maintained with a stable surface, treated so as to prevent the raising of dust or loose particles and including, but not so as to limit the generality of the foregoing, treated crushed stone or gravel; and asphalt, concrete or other hard-surfaced material;
(ii) notwithstanding Paragraph (i) of this Clause, all parking areas and driveways located in any Residential Zone shall consist of asphalt, concrete or other hard-surfaced material;
(iii) parking areas for non-residential uses located in urban areas described as Schedule A, Maps U-1 to U-12 inclusive shall be surfaced with concrete, asphalt or other hard surfaced material to the satisfaction of the Municipality; and
(iv) all parking areas and driveways shall be drained so as to control the pooling of surface water and prevent the flow of surface water onto adjacent lots.
(k) ADDITIONS AND CHANGES IN USE

Where a building or structure is enlarged in floor area, or a use is changed, or there is an increase in the number of dwelling units or change that would require an additional number of parking spaces, then such additional parking spaces shall be provided to the number required for such change.
(I) CASH-IN-LIEU OF PARKING

Notwithstanding Clause (a) and (b) of this Subsection, the owner and/or occupant of a lot, building or structure may be exempted from providing and maintaining some or all of the minimum parking space requirements associated with the said lot provided the following conditions are met:
(i) that the area to which this subsection applies is in accordance with Schedule A, Map U-7 of this By-law;
(ii) that if Council has entered into an agreement in accordance with the Township-Municipality of Middlesex Centre Cash-in-lieu of Parking By-law, as amended; and
(iii) such agreement shall be registered on the title of the lands to which the parking exemption applies.
(m) LOADING SPACES

The owner or tenant of any building(s) or structure(s) in any commercial or industrial zone which involves the shipping, receiving, loading or unloading of goods, merchandise or materials shall provide loading spaces in accordance with the following provisions:
(i) the number of required loading spaces shall be based on the gross floor area of the building(s) or structure(s) on the lot, and are as follows:

| Gross Floor <br> Area | Number of Required <br> Loading Spaces |
| :---: | :---: |
| $\leq 250 \mathrm{~m}^{2}\left(\leq 2,690.9 \mathrm{ft}^{2}\right)$ | 0 |
| $>250 \mathrm{~m}^{2}$ and $\leq 2,000 \mathrm{~m}^{2}$ | 1 |
| $\left(>2,690.9 \mathrm{ft}^{2}\right.$ and $\left.\leq 21,527.8 \mathrm{ft}^{2}\right)$ | 2 |
| $2,000 \mathrm{~m}^{2}$ and $\leq 4,000 \mathrm{~m}^{2}$ |  |
| $\left(>21,527.8 \mathrm{ft}^{2}\right.$ and $\left.\leq 43,055.6 \mathrm{ft}^{2}\right)$ |  |
| $>4,000 \mathrm{~m}^{2}\left(>43,055.6 \mathrm{ft}^{2}\right)$ | 2 plus 1 additional <br> space for each 10,000 |


|  | $\mathrm{m}^{2}\left(107,639.1 \mathrm{ft}^{2}\right)$ or <br> part thereof in excess <br> of $4,000 \mathrm{~m}^{2}(43,055.6$ <br> $\left.\mathrm{ft}^{2}\right)$ |
| :--- | :---: |

(ii) loading spaces shall be provided on the same lot as the building(s) or structure(s) for which the said loading spaces are required;
(iii) loading spaces shall be permitted in any part of any yard, provided that any part of a loading area located within a required yard shall be separated from any lot lines adjacent to such required yard by a planting strip not less than 1.0 metre ( 3.3 ft ) in width;
(iv) access to loading spaces shall be provided by an unobstructed driveway with a minimum width of 2.7 metres ( 8.9 ft );
(v) a loading space required hereby shall have minimum rectangular dimensions of 2.7 metres ( 8.9 ft ) by 7.5 metres ( 24.6 ft ); and
(vi) a loading space required hereby shall have a minimum vertical clearance of 4.5 metres ( 14.7 ft ).
(n) DRIVE-THRU FACILITIES

Where a use in any zone includes a drive-thru facility, off-street motor vehicle queuing space shall be provided in accordance with the following provisions:
(i) the number of required queuing spaces shall be as follows:

| Use | Number of Required <br> Queuing Spaces |
| :---: | :---: |
| automated car wash | $\underline{6}$ |
| financial institution or ATM |  |
| machine | 4 before or at each <br> window/machine |
| restaurant (no order board) | 4 before or at first window |
| restaurant (with order board) | 5 before or at order board <br> and 4 between the order <br> board and the first window |
| all other drive-thru uses | 4 before or at each window |

(ii) a queuing space required hereby shall have minimum rectangular dimensions of 2.7 metres ( 8.9 ft ) by 5.5 metres ( 18 ft );
(iii) no queuing space, ordering boards or drive-thru windows may be located within 10 metres ( 32.8 ft ) of a lot line that abuts a residential use or residential zone; and
(iv) where queuing space, ordering boards or drive-thru windows are located in a yard that abuts a residential use or residential zone, the said queuing space, ordering boards or drive-thru windows shall be screened from view from the residential use or residential zone by a solid fence or planting strip with a minimum height of 2 metres (6.5 ft).
(o) ELECTRIC VEHICLE PARKING
(i) For new residential use in the C1 or UR3 zones, a minimum of 20\%. of the total required parking spaces shall be designed electric vehicle parking spaces.
(ii) For any non-residential use in the C1 or UR3 zones, a minimum of $1010 \%$ of required parking spaces shall be provided as designed electric vehicle parking spaces.
(iii) If the calculation of required designed electric vehicle parkingspaces results in a fraction, the applicable requirement shall be rounded down to the next whole number.
(iv) All required designed electric vehicle parking spaces shall be clearlydefined and demarcated.
(v) The requirements of subsections i) through iv) shall only be required for buildings or portions of buildings that were not existing on the date of passing of this By-law.
(vi) A minimum of one required barrier-free parking space shall also be included and counted as a designed electric vehicle parking space.

## $4.28 \quad$ PROHIBITED USES

The following shall be prohibited in any zone unless specifically permitted otherwise:
(a) the use of any land, building or structure for the purposes of wrecking yards, salvage yards, dumps, or the collection or storage of rags, junk, refuse, scrap iron, or other scrap metals;
(b) the use of any land, building or structure for the purposes of an adult entertainment establishment, a body-rub establishment or massage parlour;
(c) the use of any land, building or structure for the purpose of a dopartment store;

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(g)(c)the use of any land, building or structure for the keeping of exotic animals;
(h)(d)the use of any land, building or structure for the refining or storage of hazardous industrial products;
(i)(e) the use of a truck, bus, coach, railway car, or streetcar bodies or part thereof for the purposes of any use permitted in this By-law; and
(j)(f) the use of a recreational motor vehicle for the living, sleeping, or eating accommodation of persons for a period exceeding thirty (30) days per annum, except in a campground facility.

Nothing in this Section shall be deemed to permit any other use or uses not otherwise specifically permitted in the respective zones established in this Bylaw.

## PUBLIC USES

The provisions of this By-law shall not apply to the use of any land or to the erection, alteration or use of any building or structure, or portion thereof, that is owned by the Municipality and used by the Municipality itself or by a tenant or licensee of the Municipality so long as the tenant's or licensee's use is specifically permitted by the lease or license agreement they have with the Municipality.

The provisions of this By-law shall not apply to the use of any land or to the erection, alteration or use of any building or structure, or portion thereof, for the purpose of public service by a public authority or public utility provided:
(a) the lot coverage, setback and yard requirements of the zone in which such land, building, or structure is located are complied with; and
(b) no open storage shall be permitted in any Residential Zone, in a yard on a lot adjacent to any Residential Zone, or in a yard on a lot opposite to any Residential Zone.

### 4.30 SIGHT VISIBILITY TRIANGLES

(a) Notwithstanding any other provision of this By-law and with the exception of the Village Commercial-Centre (C1) or Hamlet Commercial (C4) Zones, no building, structure, fence or sign shall be erected and no shrubs or foliage shall be planted in such a manner as to impede vision between a height of 0.6 metres ( 2.0 ft ) and 3.0 metres ( 9.8 ft ) above the centreline grade of intersecting streets in the triangular area bounded by the street lines of the corner lot and a line from the points along the said street lines in accordance with the following:

| STREET LINE <br> MEASUREMENT | ROAD |
| :--- | :--- |
| 15.0 metres $(49.2 \mathrm{ft})$ | CLASSIFICATION |
| 10.0 metres $(32.8 \mathrm{ft})$ | Provincial or County |

If two roads of different classifications intersect, the more restrictive standard shall apply;
(b) For a railway crossing with signals and/or gates, the required sight triangle shall be measured 50.0 metres ( 164 ft ) from the point on the centreline of the road to a point 100.0 metres ( 328 ft ) from the centreline of the nearest intersecting railway track; and
(c) From a railway crossing with no signals and/or gates, the required sight triangle shall be measured 75.0 metres ( 246 ft ) from the point on the centreline of the road to a point 300.0 metres ( 984 ft ) from the centreline of the nearest intersecting railway track.

## SWIMMING POOLS

The following regulations shall apply with respect to the erection or use of a swimming pool which is not enclosed or otherwise located within a building:
(a) no swimming pool shall be located in any yard other than in an interior side yard or a rear yard;
(b) no swimming pool shall be located closer than 1.5 metres (4.9 ft) to any rear lot line or side lot line;
(c) no part of a swimming pool shall exceed a height of 2.0 metres $(6.6 \mathrm{ft})$ above grade, exclusive of related appurtenances or facilities such as diving boards or slides which shall not exceed 5.0 metres ( 16.4 ft ) in height;
(d) no swimming pool shall be considered part of the lot coverage of a lot, unless such swimming pool is enclosed within a building; and
(e) no swimming pool shall be permitted unless enclosed in accordance with the Municipality's by-law governing the erection and maintenance of fences and gates around swimming pools;
(f) water circulating or treatment equipment, including but not necessarily limited to pumps or filters related to a swimming pool, must be located a minimum of 1.50 .6 metres ( $4.9-2 \mathrm{ft}$ ) from an interior side or rear lot line and no closer than 2.0 metres ( 6.6 ft ) from a main building.

### 4.32 TELECOMMUNICATION TRANSMITTING FACILITIES AND TOWERS

Communications towers used for transmitting or receiving telephone, cellular, radio, microwave or other electronic or optical signals, shall be subject to the following:
(a) no communication tower shall be located on a lot unless the said lot has a minimum lot area of 2.0 hectares ( 4.9 ac );
(b) no communication tower shall be permitted in any Residential Zone; and
(c) no communication tower and accessory buildings, structures, compounds and enclosures shall be located within 150.0 metres ( 492.1 ft ) of any Residential Zone or a dwelling on a separate lot.

YARD ENCROACHMENTS AND OBSTRUCTIONS

## (a) PROJECTION INTO REQUIRED YARDS

No part of any required yard shall be obstructed by any building or structure or portion thereof except one or more of the following:
(i) accessory buildings or structures specifically permitted in a required yard elsewhere in this By-law;
(ii) architectural adornments including, but not necessarily limited to, sills, belt courses, chimneys, gas fireplaces, cornices, eaves, gutters, parapets, pilasters and roof trusses projecting not more than 0.6 metres ( 2.0 ft ) into any required yard, with the exception of any eaves of a building located in any Residential Zone which shall be no closer than 0.6 metres ( 2.0 ft ) to any lot line;
(iii) roofless, functional and ornamental structures including, but not necessarily limited to, drop awnings, clothes poles, ornamental fountains, statues, monuments, cenotaphs, memorials, planters, garden trellis, picnic tables, benches, fences, boundary and retaining walls, hedgerows and legal signs projecting into any required yard;
(iv) unenclosed fire escapes or outside staircases in which the stair steps and floors are latticed in such a manner that the proportion of voids to solids is not less than two to one and in which guards consist only of hand rails and the structural members necessary to their support, and which do not project more than 1.5 metres ( 4.9 ft ) into any required yard;
(v) awnings, atriums, and bay windows projecting not more than 1.0 metre ( 3.3 ft ) into any required yard and which do not project into any required sight visibility triangle;
(vi) stoops, sun decks, balconies, open roofed porchesunenclosed porches and verandas, balconies on top of porches or verandas, uncovered terraces and exterior steps providing access between
finished grade and either the basement or the first storey of a building, where such structures project not more than 1.5 metres ( 4.9 ft ) into any required front yard, exterior side yard, or rear yard, and which do not project into any required sight visibility triangle;
(vi)
(viii)(vii) central air conditioning or heat pump units, provided that such unit is located within 3.0 metres ( 9.8 ft ) of the main building in a front yard or an exterior side yard, or a minimum of 1.20 .6 metres (3.92.0 ft) from an interior side or rear lot line.
(viii) In the case of units separated by a common wall, or where the outside side wall of a dwelling is located less than 1.2 metres ( 3.94 feet) from a side lot line, the deck may extend up to either said wall, subject to the provision of a 1.5 metres ( 4.92 feet) high privacy fence rising from the surface of the deck and extending along the entire side of the deck from either said wall
(b) PROJECTION BEYOND LOT LINES

No part of any building or structure on any lot shall project beyond the lot line or street line of such lot.
(c) RAILWAY SPUR

Notwithstanding the yard and setback provisions of this By-Law to the contrary, a railway spur shall be permitted within any required yard.

AGRICULTURAL (A1) ZONE

The provisions of the Agricultural (A1) Zone shall generally apply to agricultural development in the rural areas of the Municipality, which encompasses the majority of the Municipality's area.

### 5.1 GENERAL USE REGULATIONS

### 5.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Agricultural (A1) Zone except for the following purposes:
accessory use
additional residential unit
agricultural use
bed and breakfast establishment
conservation use
converted dwelling
dog kennel
forestry use
grain handling facility, existing legally on the date of the passing of this By-law
home occupation
riding school
single detached dwelling
on-farm diversified uses, including agri-tourism uses; bed and breakfastestablishments; farm micro-brewery, cidery, or winery; farm produce outlet; home industry; ground-mounted solar facility; on-farm shop or café; studio; or value-added agricultural uses.
portable asphalt plant
wayside pit
5.1.2 MINIMUM LOT AREA
40.0 ha (99 ac)
5.1.3 MINIMUM LOT FRONTAGE
300.0 m $\mathrm{M}(984 \mathrm{ft})$
5.1.4 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
5.1.5 MINIMUM SIDE YARD SETBACK
(a) Interior Yard
(i) Dwellings
3.0 m (10 ft)
(ii) Other Permitted Uses, excluding an

## accessory use

(b) Exterior Yard
5.1.6 MINIMUM REAR YARD SETBACK

Equal to one-half building height but not less than $4.5 \mathrm{~m}(15 \mathrm{ft})$
$15.0 \mathrm{~m}(49 \mathrm{ft})$
$8.0 \mathrm{~m}(26 \mathrm{ft})$
5.1.7 REDUCED LOT REQUIREMENTS

Notwithstanding the Lot Area and Lot Frontage requirements of this Section, a lot legally used for a single detached dwelling which is created or modified by a consent pursuant to relevant sections of the Planning Act, R.S.O. 1990, c. P. 13 shall be subject to the following requirements:
(a) Minimum Lot Area
2,025 m² (0.5 ac)
Maximum Lot Area
0.6 ha (1.48 ac)
(b) Minimum Lot Frontage
30.0 m (98 ft)
5.1.8 MINIMUM FLOOR AREA
(a) Single detached dwelling $\quad 90.0 \mathrm{~m}^{2}\left(969 \mathrm{ft}^{2}\right)$
5.1.9 MAXIMUM HEIGHT
(a) Single detached dwelling $\quad 12.0 \mathrm{~m}(39.4 \mathrm{ft})$
5.1.10 MAXIMUM LOT COVERAGE 20\%
5.1.11 MAXIMUM NUMBER OF DWELLINGS PER LOT
(a) one single detached dwelling or one converted dwelling, or one bed and breakfast establishment.
(b) two additional residential units
5.2 SPECIAL USE REGULATIONS

### 5.2.1 LIVESTOCK BARNS

In addition to the previous provisions of Section 5.0 of this By-law, livestock barns in the Agricultural (A1) Zone shall:
(a) conform with Minimum Distance Separation II formula (MDS II);
(b) conform with the requirements of the Nutrient Management By-law.
5.2.2 MANURE PITS

In addition to the previous provisions of Section 5.0 of this By-law, manure pits in the Agricultural (A1) Zone shall:
(a) be enclosed, if the manure pit accommodates liquid manure and contains no fixed cover, with a permanent safety fence or wall with a minimum height of 1.5 metres ( 5 ft ) above any adjacent grade and/or access ramps and erected within 1.5 metres ( 5 ft ) of the edge of the said pit;
(b) be adequate in size to accommodate the total amount of manure generated in any 240-day period by the agricultural use;
(c) be erected not less than 30.0 metres ( 98 ft ) from the centreline of any municipal drain, field drainage tile, or natural watercourse;
(d) be erected in conformity with Minimum Distance Separation formula II (MDS II); and
(e) conform to the requirements of the Nutrient Management By-law.
5.2.3 SINGLE UNIT DWELLING - MINIMUM DISTANCE SEPARATION I

Notwithstanding any other provision of this By-law to the contrary, the construction of a single unit dwelling shall not be permitted except in accordance with Minimum Distance Separation (MDS I); however, MDS I shall not apply to the alteration of an existing dwelling or the replacement of an existing dwelling with a new dwelling provided the new dwelling is situated no closer to a livestock barn or manure pit than the dwelling being replaced.

### 5.2.4 DOG KENNELS \& DOG RUNS

In addition to previous provisions of Section 5.0 of this By-law, the following provisions shall apply to dog kennels and dog runs in the Agricultural (A1) Zone:
(a) minimum area for dog runs
$10.0 \mathrm{~m}^{2}\left(108 \mathrm{ft}^{2}\right)$
(b) maximum number of runs
4
(c) minimum distance from a dwelling situated on a separate lot
150.0 m (492 ft)

### 5.3 EXCEPTIONS

5.3.1 (A)__DEFINED AREA 4 A1-1 as shown on Schedule A, Key Map 6
(b) PERMITTED USE RESTRICTION
No single detached dwelling or single detached dwelling accessory to an agricultural use shall be permitted.
5.3.2 (A) DEFINED AREA

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A1-2 as shown on Schedule A, Key Map 38
(b) PERMITTED USE RESTRICTION

No buildings shall be permitted for livestock purposes.

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| 5.3.3 (A)__DEFINED AREA
    A1-3 as shown on Schedule A, Key Map 34
    (b) PERMITTED USE RESTRICTION
    Maximum number of 30 livestock units for confined cattle and 20 livestock
    units for all other types of livestock.
5.3.4 (A). DEFINED AREA
    A1-4 as shown on Schedule A, Key Map 44
    (b) PERMITTED USES
    farm-related truck terminal
    all other permitted uses of the A1 zone
    (A)__DEFINED AREA
    A1-5 as shown on Schedule A, Key Map 48
    (b) PERMITTED USES
    commercial grain handling facility
    farm chemical and fertilizer storage and sales as an accessory use
    all other permitted uses of the A1 zone
    (c) MAXIMUM ENCLOSED GRAIN STORAGE CAPACITY
    500,000 bushels
    (A)__DEFINED AREAS
    A1-6 as shown on Schedule A, Key Map 50 & Key Map 61
    (b) PERMITTED USES
    animal hospital
    all other permitted uses of the A1 zone
    5.3.7 (A)__ DEFINED AREAS
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## A1-7 as shown on Schedule A, Key Map 60

(b) PERMITTED USES
open storage of buses repair and servicing of buses and related licensed vehicles all other permitted uses of the A1 zone
5.3.8 (A) DEFINED AREA

A1-8 as shown on Schedule A, Key Map 36
(b) PERMITTED USES
farm-related truck terminal
all other permitted uses of the A1 zone
5.3.9 (A) DEFINED AREA

A1-9 as shown on Schedule A, Key Map 82, to this By-law
(b) MINIMUM LOT FRONTAGE $0 \mathrm{~m}(0 \mathrm{ft})$
(c) SPECIAL PROVISION

Notwithstanding Section 4.8 of this By-law, buildings or structures may be erected provided all other regulations of this By-law are satisfied.

DEFINED AREA
A1-10 as shown on Schedule A, Key Map 52
(b) PERMITTED USES
agricultural processing establishment all other permitted uses of the A1 zone
5.3.11 (A) DEFINED AREA

A1-11 as shown on Schedule A, Key Map 88
(b) MAXIMUM LOT COVERAGE EXCEPTION

Notwithstanding any other provision of this By-law, the maximum lot coverage for dwellings and buildings accessory to dwellings shall be $10 \%$.

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5.3.12 (A) DEFINED AREA

A1-12 as shown on Schedule A, Key Map 39, to this By-law
(b) MINIMUM LOT AREA
37.4 ha (92.6 ac)
5.3.13 (A) DEFINED AREA

A1-13 as shown on Schedule A, Key Map 84, to this By-law
(b) PERMITTED USES
animal hospital
all other permitted uses of the A1 zone
5.3.14 (A) DEFINED AREA

A1-14 as shown on Schedule A, Key Map 34
(b) MINIMUM LOT AREA
36.7 ha (90.6 ac)
5.3.15 (A) DEFINED AREA

A1-15 as shown on Schedule A, Key Map 30
(b) PERMITTED USE RESTRICTION
no single detached dwelling shall be permitted
(c) MINIMUM LOT FRONTAGE

0 m ( 0 ft )
5.3.16 (A) DEFINED AREA

A1-16 as shown on Schedule A, Key Map 76
(b) PERMITTED USE RESTRICTION no single detached dwelling shall be permitted
(c) MINIMUM LOT FRONTAGE
$189 \mathrm{~m}(620 \mathrm{ft})$
5.3.17 (A) DEFINED AREA

A1-17 as shown on Schedule A, Key Map 91
(b) MINIMUM LOT AREA 13.6 ha (33.6 ac)
(c) LIVESTOCK BARNS AND MANURE PITS EXCEPTION

Notwithstanding any other provision of this By-law, no livestock barns and/or manure pits shall be erected unless in conformity with Minimum Distance Separation formula II (MDS II).
5.3.18 (A) DEFINED AREA

A1-18 as shown on Schedule A, Key Map 85, to this By-law
(b) MINIMUM LOT AREA
15.2 ha (37.6 ac)
5.3.19 (A) DEFINED AREA

A1-19 as shown on Schedule A, Key Map 40, to this By-law
(b) MINIMUM LOT FRONTAGE $70 \mathrm{~m}(229 \mathrm{ft})$
(b) MINIMUM LOT AREA
32.79 ha (81 ac)
5.3.20 (A) DEFINED AREA

A1-20 as shown on Schedule A, Key Map 69, to this By-law
(b) MINIMUM LOT AREA 25.32 ha ( 62.57 ac )
5.3.21 (a) DEFINED AREA

A1-21 as shown on Schedule 'A', Key Map 30, to this By-law
(b) MINIMUM LOT FRONTAGE 199.35 metres ( 654 ft )
(c) MINIMUM LOT AREA $6.07 \mathrm{ha}(15 \mathrm{ac})$
5.3.22 (a) DEFINED AREA

A1-22 as shown on Schedule 'A', Key Map 1
(b) MINIMUM LOT AREA 36.58 ha ( 90.39 ac )
5.3.23 (a) DEFINED AREA

A1-23 as shown on Schedule 'A', Key Map 69
(b) MINIMUM LOT AREA 28.265 ha (69.84 ac)
5.3.24 (a) DEFINED AREA

A1-24 as shown on Schedule "A", Key Map 87
(b) PERMITTED USES

Market Garden
all other permitted uses of the A1 zone
5.3.25 (a) DEFINED AREA

A1-25 as shown on Schedule "A", Key Map U-12
(b) MINIMUM DISTANCE SEPARATION I EXCEPTION

Notwithstanding any other provisions of this By-law, the Minimum Distance Separation I formula shall not apply.
(c) MINIMUM INTERIOR SIDE YARD SETBACK

Notwithstanding any other provisions of this By-law, the minimum setback for a single-detached dwelling from the southerly interior side lot line shall be 30 metres ( 98 ft ).
(a) DEFINED AREA

A1-27 as shown on Schedule 'A', Key Map 40, to this By-law
(b) MINIMUM LOT AREA 33.4 ha (82.58 ac)
(a) DEFINED AREA

A1-28 as shown on Schedule 'A', Key Maps 30 and U-12, to this By-law
(b) MINIMUM LOT AREA 32.7 ha (80.82 ac)
(a) DEFINED AREA

A1-29 as shown on Schedule 'A', Key Map 91, to this by-law
(b) PERMITTED USES
baseball diamonds
soccer pitches
parking lot accessory to the main church use
(c) MINIMUM LOT AREA 2.4 ha ( 5.93 ac )
(d) MINIMUM LOT FRONTAGE $\quad 89.346 \mathrm{~m}(293.13 \mathrm{ft})$

A1-30 as shown on Schedule 'A', Key Map 91, to this by-law
(b) PROHIBITED USE

Notwithstanding the permitted uses in Subsection 5.1.1, the following use shall be prohibited:
agricultural use, intensive livestock
(c) MINIMUM LOT AREA 12 ha (29.65 ac)
(a) DEFINED AREA

A1-33 as shown on Schedule 'A', Key Map 42, to this by-law
(b) PERMITTED USES

Second dwelling unitAdditional residential unit within an accessory building (garage). The accessory building may be located closer to the front yard or front yard than the main building, but no closer to the front lot line or 38 metres from the centerline of the County Road

All other permitted uses of the A1 zone
(c) ACCESSORY STRUCTURES
$\begin{array}{ll}\text { Maximum Height } & 8.8 \mathrm{~m} \\ \text { Minimum Setback from the front lot line } & 7 \mathrm{~m}\end{array}$
Accessory Structures permitted in front yard of the main building
(a) DEFINED AREA

A1-37 as shown on Schedule ' A ', Key Map 90, to this by law
(b) PERMITTED USES

Second dwelling unitAdditional residential unit within an accessory building (garage)

All other Permitted uses of the Agricultural (A1) zone
(c) ACCESSORY STRUCTURES


## A1-43 as shown on Schedule 'A', Key Map 35

(b) MINIMUM LOT AREA 29.7 ha (73.39 ac)
5.3.42
(a)

DEFINED AREA
A1-44 as shown on Schedule 'A', Key Map 36
(b)

MINIMUM LOT AREA
3.0 ha (7.4 ac)
$\qquad$ (c) MINIMUM LOT FRONTAGE $\qquad$ $20.0 \mathrm{~m}(65.6 \mathrm{ft})$
5.3 .43
(a)

DEFINED AREA
$\qquad$ A1-45 as shown on Schedule 'A', Key Map 81, to this by-law
(b)
b) ED USES
$\qquad$ self storage establishment within an existing building on the land all other permitted uses of the A1 zone
$\qquad$ (c)
(c) MINIMUM LOT FRONTAGE 92 m (302 ft)
$\qquad$ (d)
) MINIMUM LOT AREA $\qquad$ 2.03 ha ( 5.0 ac )
5.3 .44
(a) DEFINED AREA A1-46 as shown on Schedule 'A', Key Map 81, to this by-law
(b) MINIMUM LOT FRONTAGE 120 m (394 ft)
(c) MINIMUM LOT AREA 2 ha (4.9ac)

### 5.4 TEMPORARY USES

| 5.4.1 EXPIRED ON JANUARY 6, 2013
5.4.2 EXPIRED ON MARCH 17, 2013
5.4.3 EXPIRED ON MAY 18, 2014
5.4.4 EXPIRED ON SEPTEMBER 19, 2015.

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5.4.5 EXPIRED ON JUNE 19, 2016.
5.4.6 EXPIRED ON July 24,2015
5.4.7 EXPIRED ON March 19, 2017.
5.4.8 EXPIRED ON April 16, 2017.
5.4.9 EXPIRED ON May 21, 2017.
5.4.10 EXPIRED on June 24, }2018
5.4.11 EXPIRED on July 29, 2018.
5.4.12 EXPIRED ON August 12, 2017.
5.4.13 EXPIRED on September 16, 2018.
5.4.14 EXPIRED on February 22, 2019.
5.4.15 EXPIRED on April 19, 2020.
5.4.15 EXPIRED on July 12, }202
5.4.16 EXPIRED ON May 24, 2018.
5.4.17 EXPIRED ON February 21, 2020.
5.4.18 EXPIRED ON March 28, 2020
5.4.18 EXPIRED ON August 15,2020
5.4.18 EXPIRED ON October 24, 2020
5.4.19 EXPIRED ON February 20, }202
5.4.19 (a) DEFINED AREA
    A1(t-1) as shown on Schedule "A", Key Map 90
    (b) ADDITIONAL USE PERMITTED
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The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on August 142022.

20, 2022.
(a) DEFINED AREA

A1(t-1) as shown on Schedule "A", Key Map 76
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on April 24, 2022.
(a) DEFINED AREA

A1(t-1) as shown on Schedule "A", Key Map 53
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on February $19^{\text {th }} 2023$.
(a) DEFINED AREA

A1(t-1) as shown on Schedule "A", Key Map 95
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on January 20, 2024.
(a) DEFINED AREA

A1(t-1) as shown on Schedule "A", Key Map 34
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on March 24, 2024.
(a) DEFINED AREA

A1-13(t-1) as shown on Schedule "A", Key Map 84
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.3.13 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on April 28, 2024.
(a) DEFINED AREA

A1(t-1) as shown on Schedule "A", Key Map 48
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on January 12, 2025.
(a) DEFINED AREA

A1(t-1) as shown on Schedule "A", Key Map 43
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwellings are to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.

Prior to or upon expiration of the temporary period, one single detached dwelling shall be removed from the lands.
(c) EXPIRATION

The provisions of this zoning category will expire on July 20, 2025.
(a) DEFINED AREA

A1(t-1) as shown on Schedule "A", Key Map 90
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwellings are to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 5.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on September 7, 2025.

## RESTRICTED AGRICULTURAL (A2) ZONE

The provisions of the Restricted Agricultural (A2) Zone shall generally apply to agricultural development (excluding livestock barns and manure pits) in the rural areas of the Municipality in proximity to the villages.

61 GENERAL USE REGULATIONS
1.1 PERMITTEDUSES

No land shall be used and no buildings or structures shall be-orected, used, or altered in the Restricted Agricultural (A2) Zone except for the following purposes:
accessory use
agricultural use, excluding livestock barns and manure pits
bed and breakfast establishment
converted dwelling
conservation use
forestry use
grain handling facility, existing legally on the date of the passing of this By-law
home-occupation
single-detached dwelling
on-farm diversified uses, including agri-tourism uses; bod and breakfast establishments; farm micro-brewery, cidery, or winery; farm market; home industry; ground-mounted solar facility; on-farm shop-or cafó; studio; or value-added agricultural uses. (subject to the provisions of Section-4.34 of this By-law)
portable asphalt plant
wayside pit
1.2 MINIMUM LOT AREA
$40.0 \mathrm{ha}(99 \mathrm{ac})$
1.3 MINIMUM LOT FRONTAGE $300.0 \mathrm{~m}(984 \mathrm{ft})$
1.4 MINIMUM FRONT YARD SETBACK
in accordance with Section-4.18 of this By-law
MINIMUM SIDE YARD SETBACK
(a) $\qquad$
(i)
Dwellings
3.0 m (10 ft)

Other Permitted Uses, excluding an
accessory use Equal to one-half building height but not less than $4.5 \mathrm{~m}(15 \mathrm{ft})$
(b)
Exterior Yare $\qquad$ 15.0 m (49 ft)


## EXCEPTIONS

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6.2.1 (A)DEFINED AREA (LOT 17, CONCESSION 7-LONDON TWP.)
    A2-1 as shown on Schedule A, Map 62
    (b) PERMITTEDUSES
    commercial grain handling facility
    farm-rolated truck torminat
    farm chemical and fertilizer storage and sales as an accessory use
    office as an accessory use
    all other permitted uses of the A2 zone
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6.3.2 (a) DEFINED AREA
A2-2 as shown on Schedule 'A', Key Map 35
(b) MINIMUMLOT AREA 29.7 ha (73.39 ac)
6.3.3 (a) DEFINED AREA
A2-3 as shown on Schedule 'A', Key Map 36
(b) MINIMUM LOT AREA
(b) MINIMUM LOT AREA $3.0 \mathrm{ha}(7.4 \mathrm{ac})$
(c) MINIMUM LOT FRONTAGE 20.0 m ( 65.6 ft )
6.3.4 (a) DEFINED AREA
$\qquad$ A2-4 as shown on Schodule 'A', Koy Map-81, to this by-law
$\qquad$ (b) PERMITTEDUSES
$\qquad$ self storage establishment within an existing building on the land all other permitted uses of the A2 zone
$\qquad$ (c) MINIMUM LOT FRONTAGE 92 m (302 ft)
$\qquad$ (d) MINIMUM LOT AREA
$2.03 \mathrm{ha}(5.0 \mathrm{ac})$

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6.3.5 (a) DEFINED AREA

A2-5 as shown on Schedule 'A', Key Map 81, to this by-law
(b) MINIMUM LOT FRONTAGE $120 \mathrm{~m}(394 \mathrm{ft})$
(c) MINIMUM LOT AREA 2 ha (4.9 ac)
6.3 TEMPORARY USES
6.3.1 EXPIRED ON JANUARY 23, 2016

### 7.06.0 AGRICULTURAL - NO RESIDENCES (A32) ZONE

The provisions of the Agricultural - No Residences (A23) Zone shall generally apply to agricultural holdings that are retained following the severance of surplus farm residences.

### 7.16.1 GENERAL USE REGULATIONS

7.1.16.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Agricultural - No Residences (A23) Zone except for the following purposes:
accessory use, excluding any residential uses agricultural use, excluding any residential uses conservation use
dog kennel
forestry use
grain handling facility, existing legally on the date of the passing of this By-law riding school
on-farm diversified uses, including agri-tourism uses; farm micro-brewery, cidery, or winery; farm produce outlet; ground-mounted solar facility; on-farm shop or café; studio; or value-added agricultural uses portable asphalt plant wayside pit

### 7.1.26.1.2 MINIMUM LOT AREA

The lesser of 40 hectares ( 99 ac ) or as it existed on the day that the residential use ceased.

### 7.1.36.1.3 MINIMUM LOT FRONTAGE

The lesser of 300.0 metres ( 984 ft ) or as it existed on the day that the residential use ceased.

### 7.1.46.1.4 MINIMUM FRONT YARD SETBACK

In accordance with Section 4.186 of this By-law
7.1.56.1.5 MINIMUM SIDE YARD SETBACK
(a) Interior Yard

Equal to one-half building height but not less than 4.5 m ( 15 ft )
(b) Exterior Yard

In accordance with Section 4.186 of this By-law

### 7.1.66.1.6 MININUM REAR YARD SETBACK

Equal to one-half building height but not less than $4.5 \mathrm{~m}(15 \mathrm{ft})$
7.1.76.1.7 MAXIMUM LOT COVERAGE 20\%
7.1.86.1.8 LIVESTOCK BARNS

In addition to the previous provisions of Section 7.0 of this By-law, livestock barns in the Agricultural - No Residences (A32) Zone shall comply with the Minimum Distance Separation (MDS) II formula.

### 7.1.96.1.9 MANURE PITS

In addition to the previous provisions of Section 7.0 of this By-law, manure pits in the Agricultural - No Residences (A르) Zone shall:
(a) be enclosed, if the manure pit accommodates liquid manure and contains no fixed cover, with a permanent safety fence or wall with a minimum height of 1.5 metres ( 5 ft ) above any adjacent grade and/or access ramps and erected within 1.5 metres ( 5 ft ) of the edge of the said pit;
(b) be adequate in size to accommodate the total amount of manure generated in any 240-day period by the agricultural use;
(c) be erected not less than 30.0 metres ( 98 ft ) from the centreline of any municipal drain, field drainage tile, or natural watercourse; and
(d) be erected in compliance with the Minimum Distance Separation (MDS) II formula.

### 7.1.106.1.10 DOG KENNELS \& DOG RUNS

In addition to previous provisions of Section 7.0 of this By-law, the following provisions shall apply to dog kennels and dog runs in the Agricultural - No Residences (A23) Zone:
(a) minimum area for dog runs
$10.0 \mathrm{~m}^{2}\left(108 \mathrm{ft}^{2}\right)$
(b) minimum distance from a dwelling situated on a separate lot
150.0 m (492 ft)

### 7.2 SPECIAL USE REGULATIONSS

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### 7.36.3 EXCEPTIONS

7.3.1 (a) DEFINED AREA

A23-1 as shown on Schedule A, Key Map 34, to this By-law
(b) INTERIOR SIDE YARD SETBACK FOR AN

EXISTING AGRICULTURAL STORAGE BUILDING $1.9 \mathrm{~m}(6.23 \mathrm{ft})$
7.3.2 (a) DEFINED AREA

A23-2 as shown on Schedule A, Key Map 58, to this By-law
(b) INTERIOR SIDE YARD SETBACK FOR AN

EXISTING AGRICULTURAL STORAGE BUILDING $1.78 \mathrm{~m}(5.84 \mathrm{ft})$
7.3.3 (a) DEFINED AREA

A2A3-3 as shown on Schedule A, Key Map 90, to this By-law
(b) INTERIOR SIDE YARD SETBACK FOR AN

EXISTING AGRICULTURAL STORAGE BUILDING $1.5 \mathrm{~m}(4.92 \mathrm{ft})$

### 7.46.4 TEMPORARY USES

### 8.07.0 URBAN RESIDENTIAL FIRST DENSITY (UR1) ZONE

The provisions of the Urban Residential First Density (UR1) Zone shall apply to low density residential development in the villages of the Municipality, which are generally serviced by public water supply and sanitary sewer systems.

### 8.17.1 GENERAL USE REGULATIONS

8.1.17.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Urban Residential First Density (UR1) Zone except for the following purposes:
accessory use
additional residential units
home occupation
semi-detached dwelling
single detached dwelling
7.1.2 MINIMUM LOT AREA
(a) single detached dwelling $450.0 \mathrm{~m}^{2}\left(4,844 \mathrm{ft}^{2}\right)$
semi-detached dwelling
$8.1 .2(\mathrm{~b})$ semi-detached dwelling unit $225.0 \quad \mathrm{~m}^{2}$ $\left(2,422 \mathrm{ft}^{2}\right)$
7.1.3 MINIMUM LOT FRONTAGE
(a) single detached dwelling $15 \mathrm{~m}(49 \mathrm{ft})$
(b) semi-detached dwelling $18 \mathrm{~m}(59 \mathrm{ft})$
(c) semi-detached dwelling unit
8.1 .3
15.0 M (49FT)
$9 \mathrm{~m}(30 \mathrm{ft})$

ACK
6.0 m (20 ft)
8.1.57.1.5 MINIMUM SIDE YARD SETBACK
(a) Interior lot
$1.5 \mathrm{~m}(5 \mathrm{ft})$ on one side and 2.5 m (8 ft) on the other side
(b) Exterior side yard is adjacent to a front yard of an abutting lot
$6.0 \mathrm{~m}(20 \mathrm{ft})$ on the side abutting the street and $1.5 \mathrm{~m}(5 \mathrm{ft})$ on the other side
(c) Rear yard is adjacent to a rear yard of an abutting lot
provided that no side yard shall be required between the common wall dividingindividual semi-detached dwelling units
8.1.67.1.6 MINIMUM REAR YARD SETBACK
$4.0 \mathrm{~m}(13 \mathrm{ft})$ on the side abutting the street and 1.5 m (5ft) on the other side

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### 8.1.77.1.7 MAXIMUM LOT COVERAGE

(a) main building 35\%
(b) all buildings including accessory buildings $38 \%$ subject to Section 4.1a)

### 8.1.87.1.8 MINIMUM FLOOR AREA

(a) Single detached dwelling $90.0 \mathrm{~m}^{2}\left(969 \mathrm{ft}^{2}\right)$
(b) Semi-detached dwelling
$65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)$
8.1.97.1.9 MAXIMUM HEIGHT
(a) Single detached dwellingAll dwellings

```
12.0 m (39.4 ft)
8(1.10 MAXIMUMM NUMBER OF DWELLINGS PERLOT
```

(a) one single detached dwolling
8.27.2 SPECIAL USE REGULATIONS
8.2.17.2.1 MUNICIPAL SERVICES

No dwelling shall be erected, used or altered unless such dwelling is connected to a public water supply system and a public sanitary sewage system.

### 8.37.3 EXCEPTIONS

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8.3.17.3.1 (A) DEFINED AREA
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UR1-1 as shown on Schedule A, Map U-7
(b) MINIMUM SIDE YARD SETBACK
(i) interior lot $1.0 \mathrm{~m}(3 \mathrm{ft})$ on one side and 1.5 m ( 5 ft ) on the other side
(ii) corner lot
$3.5 \mathrm{~m}(11 \mathrm{ft})$ on the side abutting the road and $1.0 \mathrm{~m}(3 \mathrm{ft})$ on the other side
(c) MINIMUM SEPARATION DISTANCE FROM A GRAIN HANDLING FACILITY $250.0 \mathrm{~m}(820 \mathrm{ft})$

### 8.3.27.3.2 (A) <br> DEFINED AREA

UR1-2 as shown on Schedule A, Map U-7
(b) MINIMUM SIDE YARD WIDTH
(i) interior lot $1.0 \mathrm{~m}(3 \mathrm{ft})$ on one
(ii) corner lot
8.3.37.3.3 (A)

DEFINED AREA
UR1-3 as shown on Schedule A, Map U-8 \& Map U-9
(b) MINIMUM LOT AREA
(c) MINIMUM LOT FRONTAGE
(d) MINIMUM FRONT YARD SETBACK
(e) MINIMUM SIDE YARD SETBACK
(i) interior lot
(ii) corner lot
8.3.47.3.4 (A)

DEFINED AREA
(b) MINIMUM FRONT YARD SETBACK
(c) MINIMUM SIDE YARD SETBACK
(i) interior lot
(ii) corner lot
$3.0 \mathrm{~m}(10 \mathrm{ft})$ on one side and $2.0 \mathrm{~m}(7 \mathrm{ft})$ on the other side
$8.0 \mathrm{~m}(26 \mathrm{ft})$ on one side and 2.0 m ( 7 ft ) on the other side
side and $1.5 \mathrm{~m}(5 \mathrm{ft})$ on the other side

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$3.0 \mathrm{~m}(9 \mathrm{ft})$ on the side abutting the road and $1.2 \mathrm{~m}(4 \mathrm{ft})$ on the other side
3.0 m (10 ft) $930.0 \mathrm{~m}^{2}$ (0.23 ac) 24.0 m (79 ft) $8.0 \mathrm{~m}(26 \mathrm{ft})$
8.0 m ( 26 ft ) on the side abutting the road and 3.0 m (10 ft) on the other side

## UR1-4 as shown on Schedule A, Map U-8 \& Map U-9

$8.0 \mathrm{~m}(26 \mathrm{ft})$

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[^3]$8.5 \mathrm{~m}(28 \mathrm{ft})$

### 8.3.57.3.5 (A)

DEFINED AREA
UR1-5 as shown on Schedule A, Map U-9
(b) MINIMUM LOT AREA
(c) MINIMUM LOT FRONTAGE $300.0 \mathrm{~m}^{2}\left(3,229 \mathrm{ft}^{2}\right)$ 10.0 m (33 ft)
(d) MINIMUM SIDE YARD SETBACK
(i) 3.0 m (10 ft) shall be required on one side of any dwelling without an attached garage or carport; and
(ii) 0 m shall be required on one side of a single detached dwelling having no exterior doors, windows or other openings within the yard width that otherwise would be required, and having all roof drainage directed onto the lot of that dwelling, and having a registered private maintenance easement of at least $2.0 \mathrm{~m}(7 \mathrm{ft})$ width and an eave and footing encroachment easement on the adjacent lot.
8.3.67.3.6 (A) DEFINED AREA

UR1-6 as shown on Schedule A, Map U-9
(b) PERMITTED USES
semi-detached dwelling
all other permitted uses of the UR1 zone
(c) MINIMUM FRONT YARD SETBACK $8.0 \mathrm{~m}(26 \mathrm{ft})$
(d) ZONE REQUIREMENTS

The zone requirements of the UR1-7 Zone shall apply to a single detached dwelling and to each unit of a semi-detached dwelling, provided further that:
(i) a minimum interior side yard of 0 m shall be required along the lot line of the common wall of a semi-detached dwelling.
| 8.3.77.3.7 (A) DEFINED AREA
UR1-7 as shown on Schedule A, Map U-8 and Map U-9
(b) MINIMUM LOT AREA
$700.0 \mathrm{~m}^{2}\left(7,535 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE
20.0 m ( 66 ft$)$
(d) MINIMUM FRONT YARD SETBACK
8.0 m (26 ft)

### 8.3.87.3.8 (A)

DEFINED AREA
UR1-8 as shown on Schedule A, Map U-9
(b) MINIMUM LOT AREA
$700.0 \mathrm{~m}^{2}\left(7,535 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE
14.5 m (48 ft)
(d) MINIMUM FRONT YARD SETBACK
8.3.97.3.9 (A) DEFINED AREA

UR1-9 as shown on Schedule A, Map U-9
(b) MINIMUM SETBACK FROM

SOUTHERLY LOT LINE
38.0 m ( 125 ft )
8.3.107.3.10 (A) DEFINED AREA

UR1-10 as shown on Schedule A, Map U-7
(b) MINIMUM FRONT YARD SETBACK
8.0 m (26 ft)
(c) BUILDING RESTRICTIONS

Notwithstanding all other provisions of this By-law, no buildings or structures are permitted to be placed within any portion of the lot located 45 metres or greater from the front lot line.

### 8.3.117.3.11 (A) DEFINED AREA

UR1-11 as shown on Schedule A, Map U-7 and Map U-9
(b) MINIMUM FRONT YARD SETBACK
8.0 m (26 ft)
8.3.127.3.12 (A) DEFINED AREA

UR1-12 as shown on Schedule A, Map U-9
(b) MINIMUM LOT AREA
(c) MINIMUM LOT FRONTAGE
(d) MINIMUM FRONT YARD SETBACK
(e) MINIMUM SIDE YARD SETBACK
$550.0 \mathrm{~m}^{2}\left(5,920 \mathrm{ft}^{2}\right)$
18.0 m (59 ft)
$10.0 \mathrm{~m}(33 \mathrm{ft})$
3.0 m (10 ft)

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8.3.137.3.13 (A) DEFINED AREA

UR1-13 as shown on Schedule A, Map U-9
(b) MINIMUM LOT AREA
(c) MINIMUM LOT FRONTAGE
(d) MINIMUM SIDE YARD SETBACK
8.3.147.3.14 (A) DEFINED AREA

UR1-14 as shown on Schedule A, Map U-9
(b) MINIMUM LOT AREA
(c) MINIMUM LOT FRONTAGE
(d) MINIMUM FRONT YARD SETBACK
(e) MINIMUM SIDE YARD SETBACK
(i) interior lot
(ii) corner lot
8.3.157.3.15 (A) DEFINED AREA

UR1-15 as shown on Schedule A, Map U-8
(b) MINIMUM SIDE YARD SETBACK
(i) interior lot $1.8 \mathrm{~m}(6 \mathrm{ft})$ on both
sides

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650.0 m}\mp@subsup{}{}{2}(6,996 ft2
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18.0 m (59 ft)
3.0 m (10 ft) on one side and 2.0 m ( 7 ft ) on the other side
$550.0 \mathrm{~m}^{2}\left(5,920 \mathrm{ft}^{2}\right)$
$18.0 \mathrm{~m}(59 \mathrm{ft})$
$8.0 \mathrm{~m}(26 \mathrm{ft})$
3.0 m (10 ft)
$8.0 \mathrm{~m}(26 \mathrm{ft})$ on the side abutting the road and 3.0 m (10 ft) on the other side

### 8.3.167.3.16 (A) DEFINED AREA

UR1-16 as shown on Schedule A, Map U-9
(b) MINIMUM FRONT YARD SETBACK
(c) MINIMUM SIDE YARD SETBACK
(i) interior lot $1.0 \mathrm{~m}(3 \mathrm{ft})$ on one side and $1.5 \mathrm{~m}(5 \mathrm{ft})$ on the other side; notwithstanding the foregoing, a setback of $2.4 \mathrm{~m}(7.9 \mathrm{ft})$ shall be required for all lots adjacent to Block 48 on Registered Plan 33M-630
$3.0 \mathrm{~m}(9 \mathrm{ft})$ on the side abutting the road and $1.2 \mathrm{~m}(4 \mathrm{ft})$ on the other side
8.3.177.3.17 (A) DEFINED AREA

UR1-17 as shown on Schedule A, Map U-9
(b) MINIMUM LOT FRONTAGE
(c) MINIMUM FRONT YARD SETBACK
(d) MINIMUM SIDE YARD SETBACK
(i) interior lot $1.0 \mathrm{~m}(3 \mathrm{ft})$ on one side and 1.5 m ( 5 ft ) on the other side
$3.0 \mathrm{~m}(9 \mathrm{ft})$ on the side abutting the road and $1.2 \mathrm{~m}(4 \mathrm{ft})$ on the other side

### 8.3.187.3.18 (A) DEFINED AREA

UR1-18 as shown on Schedule A, Map U-7
(b) PERMITTED USES
single detached dwellings
(c) MINIMUM LOT AREA
(d) MINIMUM LOT FRONTAGE
(e) MINIMUM FRONT YARD SETBACK
(f) MINIMUM SIDE YARD SETBACK
(i) interior lot $1.0 \mathrm{~m}(3 \mathrm{ft})$ on one side and $1.5 \mathrm{~m}(5 \mathrm{ft})$ on the other side
$3.5 \mathrm{~m}(11 \mathrm{ft})$ on the side abutting the road and $1.0 \mathrm{~m}(3 \mathrm{ft})$ on the other side

UR1-19 as shown on Schedule A, Key Map U-8
(b) MINIMUM LOT
(c) MINIMUM LOT AREA
(d) MINIMUM FRONT YARD SETBACK
(e) MINIMUM SIDE YARD SETBACK
(i) interior lot
$2.0 \mathrm{~m}(7 \mathrm{ft})$ on one side and $3 \mathrm{~m}(10 \mathrm{ft})$ on the other side

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(ii) corner lot
8.3.207.3.20 (A) DEFINED AREA

UR1-20 as shown on Schedule A, Key map U-9
(b) MINIMUM INTERIOR SIDE YARD SETBACK
(c) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage
lot for single-storey dwelling 40\%
lots for all other dwellings 37\%
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a)
lot for single-storey dwelling 43\%
lots for all other dwellings 40\%

UR1-21 (h-1) as shown on Schedule A, Key Map U-8
(b) MINIMUM LOT FRONTAGE
$12.0 \mathrm{~m}(39.4 \mathrm{ft})$
(c) MINIMUM LOT AREA
$360 \mathrm{~m}^{2}\left(3,875 \mathrm{ft}^{2}\right)$
(d) MINIMUM FRONT YARD SETBACK
(i) habitable portion of the dwelling
4.5 m ( 14.7 ft )
(ii) attached garage
6.0 m ( 19.7 ft )
(e) MINIMUM SIDE YARD SETBACK
(f) MINIMUM REAR YARD SETBACK
(g) MAXIMUM LOT COVERAGE 40\%
(h) MAXIMUM HEIGHT
$10.5 \mathrm{~m}(34.4 \mathrm{ft})$
$8.0 \mathrm{~m}(26 \mathrm{ft})$ on the side abutting the road and $2.0 \mathrm{~m}(7 \mathrm{ft})$ on the other side

| 8.3.207.3.20 | (A) DEFINED AREA |  |  |
| :---: | :---: | :---: | :---: |
| UR1-20 as shown on Schedule A, Key map U-9 |  |  |  |
| (b) |  | MUM INTERIOR SIDE YARD SETBACK | $1.5 \mathrm{~m}(5 \mathrm{ft})$ on both sides |
| (c) | MAXIMUM LOT COVERAGE |  |  |
|  |  | main building, including dwelling and attached garage |  |
|  |  | lot for single-storey dwelling | 40\% |
|  |  | lots for all other dwellings | 37\% |
|  | (ii) | all buildings, including accessory buildin subject to Section 4.1 a) | and structures |
|  |  | lot for single-storey dwelling | 43\% |
|  |  | lots for all other dwellings | 40\% |
| 8.3.217.3.21 | (A) | DEFINED AREA |  |
|  | UR1-21 (h-1) as shown on Schedule A, Key Map U-8 |  |  |
| (b) | MIN | UM LOT FRONTAGE | 12.0 m (39.4 ft) |
| (c) | MIN | UUM LOT AREA | $360 \mathrm{~m}^{2}\left(3,875 \mathrm{ft}^{2}\right)$ |
| (d) | MINIMUM FRONT YARD SETBACK |  |  |
|  | (i) | bitable portion of the dwelling | 4.5 m (14.7 ft) |
|  | (ii) | ached garage | 6.0 m (19.7 ft) |
| (e) | MIN | UM SIDE YARD SETBACK | $1.2 \mathrm{~m}(3.9 \mathrm{ft})$ on both sides |
| (f) | MIN | UM REAR YARD SETBACK | $7.0 \mathrm{~m}(23 \mathrm{ft})$ |
| (g) | MA | MUM LOT COVERAGE | 40\% |
| (h) | MAX | MUM HEIGHT | $10.5 \mathrm{~m}(34.4 \mathrm{ft})$ |

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$1.5 \mathrm{~m}(5 \mathrm{ft})$ on both sides

UR1-22 as shown on Schedule A, Key Map U-8
(b) MINIMUM FRONT YARD SETBACK 7.0 metres $(23.0 \mathrm{ft})$

### 8.3.237.3.23 (A) DEFINED AREA

UR1-23 as shown on Schedule A, Key Map U-8
(b) MINIMUM FRONT YARD SETBACK
(i) habitable portion of the dwelling
4.0 m (13.1 ft)
(ii) attached garage
6.0 m (19.7 ft)
8.3.247.3.24 (A) DEFINED AREA

UR1-24 as shown on Schedule A, Key Map U-8
(b) MINIMUM FRONT YARD SETBACK
8.0 metres (26.2 ft)
(c) MINIMUM EXTERIOR SIDE YARD SETBACK
7.0 metres ( 23.0 ft )
7.3.25 $\quad 8.3 .25$ (A) DEFINED AREA

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UR1-25 as shown on Schedule 'A', Key Map U-7
(b) MINIMUM FRONT YARD SETBACK $6.0 \mathrm{~m}(19.69 \mathrm{ft})$
(c) MINIMUM INTERIOR SIDE YARD SETBACK $1.2 \mathrm{~m}(3.94 \mathrm{ft})$
(d) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage
lot for single-storey dwelling 40\%
lots for all other dwellings $37 \%$
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a)
lot for single-storey dwelling 43\%
lots for all other dwellings 40\%
| $\quad$ 78.3.26 (a) DEFINED AREA
UR1-26 as shown on Schedule "A", Key Map U-9, to this By-law
(b) MINIMUM LOT FRONTAGE $17.346 \mathrm{~m}(57 \mathrm{ft})$
(c) MINIMUM LOT AREA $860 \mathrm{~m}^{2}$ (0.21 ac)
(d) MINIMUM FRONT YARD SETBACK $8.0 \mathrm{~m}(26 \mathrm{ft})$
(e) MINIMUM SIDE YARD SETBACK

|  | (i) interior lot <br> (ii) corner lot | 3.0 m (10 ft) <br> $8.0 \mathrm{~m}(26 \mathrm{ft})$ on the side abutting the road and 3.0 m ( 10 ft ) on the other side |
| :---: | :---: | :---: |
| 78.3.27 (a) | DEFINED AREA |  |
|  | UR1-27 as shown on Schedule 'A', Key Map U-8, to this By-law |  |
| (b) | MINIMUM LOT AREA 34 | $340.0 \mathrm{~m}^{2}\left(3,659.73 \mathrm{ft}^{2}\right)$ |
| (c) | MINIMUM LOT FRONTAGE 13.0 | 13.0 m (42.7 ft) |
| (d) | MINIMUM LOT DEPTH 20.8 | 20.8 m (68.2 ft) |
| (e) | MINIMUM FRONT YARD SETBACK |  |
|  | 4.5 m ( 14.8 ft ) for the habitable portion of the dwelling $5.5 \mathrm{~m}(18.0 \mathrm{ft})$ for an attached garage |  |
| (f) | MINIMUM INTERIOR SIDE YARD SETBACK | K $\quad 1.2 \mathrm{~m}(3.9 \mathrm{ft})$ |
| (g) | MINIMUM EXTERIOR SIDE YARD SETBACK |  |
|  | $1.2 \mathrm{~m}(3.9 \mathrm{ft})$ (Units 18, 20, 21, 23 and 35) |  |
| (h) | MINIMUM REAR YARD SETBACK | 6.0 m (19.7 ft) |
| (i) | MAXIMUM HEIGHT |  |
|  | $7.0 \mathrm{~m}(22.97 \mathrm{ft})$ for a dwelling unit within $15.2 \mathrm{~m}(49.87 \mathrm{ft})$ of the easterly property boundary (Units 21-24 inclusive) |  |
| (j) | MAXIMUM LOT COVERAGE | 50\% |
| (k) | NUMBER OF DETACHED DWELLING UNITS |  |
|  | Notwithstanding any other provisions of this By-law, multiple singledetached dwellings are permitted on a single lot in advance of the registration of a vacant land condominium plan against the land. All other provisions of this zoning category must be adhered to as if the vacant land condominium plan, forming part of the condominium agreement that applies to the land, is registered. |  |
|  | This clause shall not apply after the registratio condominium plan against the land. | tion of a vacant land |
| (I) | REAR YARD ENCROACHMENTS FOR UNITS | ITS 10 TO 23 |
|  | Notwithstanding any other provisions of this b encroachment for decks and/or exterior steps setback shall be 3.65 metres ( 12 ft ). | by-law, the maximum s into a required rear yard |

## (m) REAR YARD ENCROACHMENTS FOR UNITS 24 TO 29

The following provisions shall apply to decks and/or exterior steps that extend beyond the encroachments that are permitted in Section 4.30 (vi) of this By-law:
(i) Unit 24

An upper deck shall be permitted to extend up to 3.65 metres ( 12 ft ) from the existing single-detached dwelling up to a maximum width of 2.74 metres ( 9 ft ). A lower deck shall be permitted to extend up to 3.96 metres ( 13 ft ) from the existing single-detached dwelling up to a maximum width of 4.57 metres ( 15 ft ).
(ii) Unit 25

An upper deck shall be permitted to extend up to 3.05 metres ( 10 ft ) from the existing single-detached dwelling up to a maximum width of 1.22 metres ( 4 ft ). The remaining portion of the upper deck shall be permitted to extend up to 1.82 metres ( 6 ft ) from the existing singledetached dwelling.
(iii) Unit 26

An upper deck shall be permitted to extend up to 3.7 metres (12.14 $\mathrm{ft})$ from the existing single-detached dwelling up to a maximum width of 3.35 metres ( 11 ft ). Stairs with a width of up to 1.1 metres ( 3.6 ft ) shall be permitted to extend from the upper deck but shall not be any closer to the rear lot line than 2.64 metres $(8.66 \mathrm{ft})$.
(iv) Unit 27

An upper deck shall be permitted to extend up to 2.44 metres ( 8 ft ) from the existing single-detached dwelling up to a maximum width of 3.66 metres ( 12 ft ).
(v) Unit 28

An upper deck shall be permitted to extend up to 2.14 metres ( 7 ft ) from the existing single-detached dwelling up to a maximum width of 3.05 metres ( 10 ft ). A lower deck shall be permitted to extend up to 4.27 metres ( 14 ft ) from the existing single-detached dwelling up to a maximum width of 5.79 metres ( 19 ft ). The maximum height of the lower deck shall not exceed 0.3 metres ( 1 ft ) above the highest nearest grade.
(vi) Unit 29

An upper deck shall be permitted to extend up to 2.44 metres ( 8 ft ) from the existing single-detached dwelling up to a maximum width of 3.05 metres ( 10 ft ). The west side of the deck shall include a fixed privacy screen extending 1.83 metres ( 6 ft ) up from the floor of the deck.

### 87.3.28 (a) DEFINED AREA

UR1-28 as shown on Schedule 'A', Key Map U-9
(b) NUMBER OF DETACHED DWELLINGS

Notwithstanding any other provisions of this By-law, multiple singledetached dwellings are permitted on a single lot in advance of the registration of a vacant land condominium plan against the land. All other provisions of this zoning category must be adhered to as if the vacant land condominium plan, forming part of the condominium agreement that applies to the land, is registered.

This clause shall not apply after the registration of a vacant land condominium plan against the land.
(c) MINIMUM INTERIOR SIDE YARD SETBACK $1.2 \mathrm{~m}(3.94 \mathrm{ft})$
(d) MINIMUM EXTERIOR SIDE YARD SETBACK $2.0 \mathrm{~m}(6.56 \mathrm{ft})$
(e) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage 40\%
(ii) all buildings, including accessory
buildings and structures subject to
Section 4.1 a) 43\%
87.3.29 (a) DEFINED AREA

UR1-29 as shown on Schedule 'A', Key Map 36
(b) MINIMUM LOT AREA
$360.0 \mathrm{~m}^{2}\left(3,875 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE
$11.0 \mathrm{~m}(36 \mathrm{ft})$
(d) MINIMUM FRONT YARD SETBACK

| (i) attached garage | $6 \mathrm{~m}(19.69 \mathrm{ft})$ |
| :--- | :--- |
| (ii) | dwelling |

(e) MINIMUM INTERIOR SIDE YARD SETBACK
(i) with attached garage, both sides
(ii) without attached garage
(f) MINIMUM EXTERIOR SIDE YARD
(i) exterior side yard is adjacent to a front yard of an abutting lot
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on one side and 3.0 m ( 9.84 ft ) on the other side
$4.5 \mathrm{~m}(14.76 \mathrm{ft})$ on the side abutting the street provided there is no driveway access from the exterior side yard and 1.2 m (3.94
$\mathrm{ft})$ on the other side; 6 m (19.69 ft) to an attached garage and 4.5 m (14.76 ft) to the dwelling on the side abutting the street if there is a driveway
(ii) rear yard is adjacent to a rear yard of an abutting lot
(g) MAXIMUM LOT COVERAGE
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on the side abutting the street provided there is no driveway access from the exterior side yard and 1.2 m (3.94 ft ) on the other side; 6 m (19.69 ft) to an attached garage and 4.5 m (14.76 ft) to the dwelling on the side abutting the street if there is driveway access from the exterior yard and 1.2 m ( 3.94 ft ) on the other side
(i) main building, including dwelling and attached garage
lot for single-storey dwelling $\quad 40 \%$
lots for all other dwellings 37\%
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a)

| lot for single-storey dwelling | $43 \%$ |
| :--- | :--- |
| lots for all other dwellings | $40 \%$ |

87.3.30 (a) DEFINED AREA

UR1-30 as shown on Schedule 'A', Key Map 36
(b) MINIMUM LOT AREA
$360.0 \mathrm{~m}^{2}\left(3,875 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE
15.0 m (49 ft)
(d) MINIMUM FRONT YARD SETBACK

| (i) attached garage | $6 \mathrm{~m}(19.69 \mathrm{ft})$ |
| :--- | :--- |
| (ii) | dwelling |

(e) MINIMUM INTERIOR SIDE YARD SETBACK
(i) with attached garage, both sides
(ii) without attached garage
(f) MINIMUM EXTERIOR SIDE YARD SETBACK
(i) exterior side yard is adjacent to a front yard of an abutting lot
(ii) rear yard is adjacent to a rear yard of an abutting lot
(g) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage
lot for single-storey dwelling 40\%
lots for all other dwellings

37\%
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on one side and 3.0 m (9.84 ft ) on the other side
4.5 m ( 14.76 ft ) on the side abutting the street provided there is no driveway access from the exterior side yard and 1.2 m (3.94 ft ) on the other side; 6 m (19.69 ft) to an attached garage and 4.5 m (14.76 ft) to the dwelling on the side abutting the street if there is driveway access from the exterior yard and 1.2 m (3.94 ft) on the other side
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on the
side abutting the street provided there is no driveway access from the exterior side yard and 1.2 m (3.94 ft ) on the other side; 6 m (19.69 ft) to an attached garage and $4.5 \mathrm{~m}(14.76 \mathrm{ft})$ to the dwelling on the side abutting the street if there is driveway access from the exterior yard and 1.2 m (3.94 ft) on the other side
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a)

| lot for single-storey dwelling | $43 \%$ |
| :--- | :--- |
| lots for all other dwellings | $40 \%$ |

87.3.31 (a) DEFINED AREA

UR1-31 as shown on Schedule ' $A$ ', Key Map U-9
(b) NUMBER OF DETACHED DWELLINGS

Notwithstanding any other provisions of this By-law, multiple single-detached dwellings are permitted on a single lot in advance of the registration of a vacant land condominium plan against the land. All other provisions of this zoning category must be adhered to as if the vacant land condominium plan, forming part of the condominium agreement that applies to the land, is registered.

This clause shall not apply after the registration of a vacant land condominium plan against the land.
(c) MINIMUM LOT AREA $\quad 400.0 \mathrm{~m}^{2}\left(4,305.7 \mathrm{ft}^{2}\right)$
(d) MINIMUM LOT FRONTAGE $15.0 \mathrm{~m}(49.2 \mathrm{ft})$
(e) MINIMUM FRONT YARD SETBACK $6 \mathrm{~m}(19.7 \mathrm{ft})$
(f) MINIMUM INTERIOR SIDE YARD SETBACK
$1.2 \mathrm{~m}(3.9 \mathrm{ft})$
(i) Notwithstanding the above, the minimum easterly interior side yard setback for Unit 14 and the westerly interior side yard setback for Unit 10 shall be $6 \mathrm{~m}(19.7 \mathrm{ft})$
(ii) Notwithstanding the above, the minimum westerly interior side yard setback for Unit 1 shall be $3 \mathrm{~m}(9.8 \mathrm{ft})$
(g) MINIMUM EXTERIOR SIDE YARD SETBACK 3 m
(h) SIGHT VISIBILITY TRIANGLES

Notwithstanding any other provisions of this by-law, Section 4.27 of this by-law shall not apply.
(i) MINIMUM REAR YARD SETBACK $7 \mathrm{~m}(23 \mathrm{ft})$
(j) MAXIMUM HEIGHT

| Units $14-17$ | 7.62 metres $(25 \mathrm{ft})$ |
| :--- | :--- |
| All other units | 10.668 metres $(35 \mathrm{ft})$ |

(k) MAXIMUM LOT COVERAGE PER UNIT 50\%

87.3.35 (a) DEFINED AREA

UR1-35 as shown on Schedule A, Key Map U-9, to this By-law
(b) MINIMUM LOT AREA $\quad 300.0 \mathrm{~m}^{2}\left(3,229 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE $\quad 10.0 \mathrm{~m}(33 \mathrm{ft})$
(d) MINIMUM INTERIOR SIDE YARD SETBACKS
$1.5 \mathrm{~m}(4.9 \mathrm{ft})$ from an interior side lot line adjacent to a lot on which there was an existing residence on October 19, 2016 and $1.2 \mathrm{~m}(3.9 \mathrm{ft})$ from an interior side lot line adjacent to a lot that was vacant on October 19, 2016.
87.3.36 (a) DEFINED AREA

UR1-36 as shown on Schedule 'A', Key Map U-8
(b) MINIMUM FRONT YARD SETBACK
(i) Porch or habitable portion of dwelling $\quad 4.5 \mathrm{~m}(14.8 \mathrm{ft})$
(ii) Attached Garage
6.00 m (19.7 ft), but not more than 1.00 metre $(3.3 \mathrm{ft})$ closer to the front lot line than the porch or habitable portion of the dwelling on lots 12.19 metres ( 40 ft .) up to 14 metres ( 46 feet) wide and not more than 2.00 metres $(6.6 \mathrm{ft})$ closer to the front lot line than the porch or habitable portion of the dwelling on lots greater than 14 metres $(46 \mathrm{ft})$ wide.
(c) MINIMUM SIDE YARD SETBACKS
(i) Interior side yard $1.2 \mathrm{~m}(3.9 \mathrm{ft})$
(ii) Exterior side yard, except attached garages $2.5 \mathrm{~m}(8.2 \mathrm{ft})$
(iii) Exterior side yard for attached garages $6 \mathrm{~m}(19.7 \mathrm{ft})$
(d) SIGHT VISIBILITY TRIANGLES

Notwithstanding any other provisions of this by-law, a sight visibility triangle shall have minimum dimensions of $6 \mathrm{~m}(19.7 \mathrm{ft})$ by $6 \mathrm{~m}(19.7 \mathrm{ft})$
(e) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage 40\%
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a)

43\%
87.3.37 (a) DEFINED AREA

UR1-37 as shown on Schedule 'A', Key Map U-8
(b) MINIMUM LOT FRONTAGE $13 \mathrm{~m}(42.7 \mathrm{ft})$
(c) MINIMUM FRONT YARD SETBACK
(i) Porch or habitable portion of dwelling $\quad 4.5 \mathrm{~m}$ (14.8 ft)
(ii) Attached Garage
$6.00 \mathrm{~m}(19.7 \mathrm{ft})$, but not more than 1.00 metre ( 3.3 ft ) closer to the front lot line than the porch or habitable portion of the dwelling on lots 12.19 metres ( 40 ft .) up to 14 metres ( 46 feet) wide and not more than 2.00 metres ( 6.6 ft ) closer to the front lot line than the porch or habitable portion of the dwelling on lots greater than 14 metres ( 46 ft ) wide.
(d) MINIMUM SIDE YARD SETBACKS

| (i) Interior side yard | $1.2 \mathrm{~m}(3.9 \mathrm{ft})$ |
| :--- | :--- |
| (ii) Exterior side yard, except attached garages | $2.5 \mathrm{~m}(8.2 \mathrm{ft})$ |
| (iii) Exterior side yard for attached garages | $6 \mathrm{~m}(19.7 \mathrm{ft})$ |

(e) SIGHT VISIBILITY TRIANGLES

Notwithstanding any other provisions of this by-law, a sight visibility triangle shall have minimum dimensions of $6 \mathrm{~m}(19.7 \mathrm{ft})$ by $6 \mathrm{~m}(19.7 \mathrm{ft})$
(f) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage 40\%
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a) 43\%
87.3.38 (a) DEFINED AREA

UR1-38 as shown on Schedule 'A', Key Map U-8
(b) MINIMUM LOT AREA $380 \mathrm{~m}^{2}\left(4,090 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE
$12 \mathrm{~m}(39.4 \mathrm{ft})$
(d) MINIMUM FRONT YARD SETBACK
(i) Porch or habitable portion of dwelling $\quad 4.5 \mathrm{~m}(14.8 \mathrm{ft})$
(ii) Attached Garage
$6.00 \mathrm{~m}(19.7 \mathrm{ft})$, but not more than 1.00 metre ( 3.3 ft ) closer to the front lot line than the porch or habitable portion of the dwelling on lots 12.19 metres ( 40 ft .) up to 14 metres ( 46 feet) wide and not more than 2.00 metres ( 6.6 ft ) closer to the front lot line than the porch or habitable portion of the dwelling on lots greater than 14 metres ( 46 ft ) wide.
(e) MINIMUM SIDE YARD SETBACKS
(i) Interior side yard
$1.2 \mathrm{~m}(3.9 \mathrm{ft})$
(ii) Exterior side yard, except attached garages
2.5 m ( 8.2 ft )
(iii) Exterior side yard for attached garages
6 m (19.7 ft)

## (f) MINIMUM REAR YARD SETBACKS <br> 6 m (19.7 ft)

(g) SIGHT VISIBILITY TRIANGLES

Notwithstanding any other provisions of this by-law, a sight visibility triangle shall have minimum dimensions of $6 \mathrm{~m}(19.7 \mathrm{ft})$ by $6 \mathrm{~m}(19.7 \mathrm{ft})$
(h) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage 40\%
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a) 43\%
(i) MAXIMUM HEIGHT

Two storeys to a maximum of $13 \mathrm{~m}(42.7 \mathrm{ft})$, measured from the average finished grade elevation of the dwelling.
87.3.39 (a) DEFINED AREA

UR1-39 as shown on Schedule 'A', Key Map U-8
(b) NUMBER OF DETACHED DWELLINGS

Notwithstanding any other provisions of this By-law, multiple single detached dwellings are permitted on a single lot in advance of the registration of a vacant land condominium plan against the lot. All other provisions of this zoning category must be adhered to as if the vacant land condominium plan, forming part of the condominium agreement that applies to the lot, is registered.

This clause shall not apply after the registration of a vacant land condominium plan against the land.
(c) MINIMUM LOT AREA $340 \mathrm{~m}^{2}\left(3,660 \mathrm{ft}^{2}\right)$
(d) MINIMUM LOT FRONTAGE $13 \mathrm{~m}(42.7 \mathrm{ft})$
(e) MINIMUM FRONT YARD SETBACK
(i) Porch or habitable portion of dwelling $\quad 4.5 \mathrm{~m}(14.8 \mathrm{ft})$
(ii) Attached Garage
6.00 m ( 19.7 ft ), but not closer to the front lot line than the porch or habitable portion of the dwelling.
(f) MINIMUM SIDE YARD SETBACKS

| (i) Interior side yard | $1.2 \mathrm{~m}(3.9 \mathrm{ft})$ |
| :--- | :--- |
| (ii) Exterior side yard, except attached garages | $2 \mathrm{~m}(6.6 \mathrm{ft})$ |
| (iii) Exterior side yard for attached garages | $6 \mathrm{~m}(19.7 \mathrm{ft})$ |

(g) MINIMUM REAR YARD SETBACK $\quad 6 \mathrm{~m}(19.7 \mathrm{ft})$ MINIMUM REAR YARD SETBACK DECKS

3 m (9.8 ft)
(h) SIGHT VISIBILITY TRIANGLES

Notwithstanding any other provisions of this by-law, a sight visibility triangle shall have minimum dimensions of $6 \mathrm{~m}(19.7 \mathrm{ft})$ by $6 \mathrm{~m}(19.7 \mathrm{ft})$
(i) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage 50\%
(ii) all buildings, including accessory buildings and structures subject to Section 4.1 a) 55\%
(j) NET DENSITY

The net density shall be less than 20 units per hectare.
87.3.40
(a) DEFINED AREA

UR1-40 as shown on Schedule 'A', Key Map U-08
(b) MINIMUM LOT FRONTAGE 20 m
(c) MUNICIPAL SERVICES

Residential development shall be permitted on private services
87.3.41 (a) DEFINED AREA

UR1-41 as shown on Schedule 'A', Key Map 68, to this by-law
(b) MINIMUM LOT AREA
$385 \mathrm{~m}^{2}$
(c) MINIMUM LOT FRONTAGE 12 m
(d) MINIMUM FRONT YARD SETBACK 8 m
(e) MINIMUM SIDE YARD SETBACK
(i) Interior Lot
1.5 m
(ii) Corner Lot
4.5 m
(f) MAXIMUM LOT COVERAGE
(i) Main Building 38\%
(ii) All buildings including accessory buildings subject to Section 4.1a 41\%

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87.3.42 (a) DEFINED AREA
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UR1-42 as shown on Schedule 'A', Key Map 68, to this by-law
(b) MINIMUM LOT AREA $380 \mathrm{~m}^{2}\left(4,090.3 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE 12 m (39.4 ft)
(d) MINIMUM FRONT YARD SETBACK $8 \mathrm{~m}(26.2 . \mathrm{ft})$; the attached garage shall not be closer to the front lot line than the porch or habitable portion of the dwelling.
(e) MINIMUM SIDE YARD SETBACK

| (i) | Interior Lot | $1.2 \mathrm{~m}(3.9 \mathrm{ft})$ |
| :--- | :--- | :--- |
| (ii) | Exterior (to habitable portion) | $2.5 \mathrm{~m}(8.2 \mathrm{f})$ |
| (iii) | Exterior (attached garages) | $6.0 \mathrm{~m}(19.7 \mathrm{ft})$ |

(f) MAXIMUM LOT COVERAGE
(i) Main Building 38\%
(ii) All buildings including accessory buildings subject to Section 4.1a 41\%
87.3.43 (a) DEFINED AREA

UR1-43 as shown on Schedule 'A', Key Map 68, to this by-law
(b) MINIMUM LOT AREA $380 \mathrm{~m}^{2}\left(4,090.3 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE 12 m (39.4 ft)
(d) MINIMUM FRONT YARD SETBACK
(i) To porch or habitable portion
$4.5 \mathrm{~m}(14.8 \mathrm{ft})$
(ii) To attached garage
6.0 m (19.7 ft)
(e) MINIMUM SIDE YARD SETBACK

| (i) | Interior Lot | $1.2 \mathrm{~m}(3.9 \mathrm{ft})$ |
| :--- | :--- | :--- |
| (ii) | Exterior (to habitable portion) | $2.5 \mathrm{~m}(8.2 \mathrm{ft})$ |
| (iii) | Exterior (attached garages) | $6.0 \mathrm{~m}(19.7 \mathrm{ft})$ |

(f) MAXIMUM LOT COVERAGE
(i) Main Building $43 \%$
(ii) All buildings including accessory
buildings subject to Section 4.1a 46\%
8.47.4 TEMPORARY USES
| 8.4.17.4.1 EXPIRED ON APRIL 21, 2013
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8.4.27.4.2 EXPIRED ON APRIL 6, 2013.
| $\quad 78.4 .3$ (a) DEFINED AREA
UR1-9(t-2) as shown on Schedule A, Key Map U-9, to this By-law
(b) ADDITIONAL PERMITTED USE

The existing $417 \mathrm{~m}^{2}$ shed is permitted to remain for a temporary period.
Notwithstanding any other provision of this by-law, a single-detached dwelling is not permitted on the land until the existing shed is removed.
(c) EXPIRATION

The provisions of this zoning category will expire on December 24, 2018.

### 9.08.0 URBAN RESIDENTIAL SECOND DENSITY (UR2) ZONE

The provisions of the Urban Residential Second Density (UR2) Zone shall apply to low density residential development in the villages of the Municipality, which are generally serviced by public water supply and sanitary sewer systems.

### 9.18.1 GENERAL USE REGULATIONS

### 9.1.18.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Urban Residential Second Density (UR2) Zone except for the following purposes:
accessory use
additional residential units
duplex dwelling
home occupation
link dwelling
multiple unit dwelling, with a maximum of 4 dwelling units
semi-detached dwelling
single detached dwelling
9.1.28.1.2 MINIMUM LOT AREA
(a) single detached dwelling $\quad 450 \mathrm{~m}^{2}\left(4,844 \mathrm{ft}^{2}\right)$
semi-detached dwelling
duplex dwelling
link dwelling
multiple unit dwelling
(b) semi-detached dwelling unit $225 \mathrm{~m}^{2}\left(2,422 \mathrm{ft}^{2}\right)$ link dwelling unit

### 9.1.38.1.3 MINIMUM LOT FRONTAGE

(a) single detached dwelling
(b) semi-detached dwelling $18 \mathrm{~m}(59 \mathrm{ft})$ duplex dwelling link dwelling multiple unit dwelling
(c) semi-detached dwelling unit $9 \mathrm{~m}(30 \mathrm{ft})$ link dwelling unit

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9.1.48.1.4 MINIMUM FRONT YARD SETBACK 6.0 M (20 FT)
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### 9.1.58.1.5 MINIMUM SIDE YARD SETBACK

(a) single detached dwelling
semi-detached, link dwelling, multiple unit dwelling 1.5 m (5 ft) on an interior lot, and 6.0 m (20 ft) on the side abutting a street and 1.5 m ( 5 ft ) on the other side on a corner lot;
provided that no side yard shall be required between the common wall dividing individual semi-detached dwelling units and $1.5 \mathrm{~m}(5 \mathrm{ft})$ dividing link dwelling units.
8.1.6 (B)DUPLEX DWELLING 1.5 M (5 FT) ON AN INTERIOR LOT; AND ON A CORNER LOT, $6.0 \mathrm{M}(20 \mathrm{FT})$ ON THE SIDE ABUTTING A STREET AND 1.5 M (5 FT) ON THE OTHER SIDE
8.1.7
9.1.68.1.8 MINIMUM REAR YARD SETBACK $\quad 8.0 \mathrm{M}$ (26 FT)
9.1.78.1.9 MINIMUM OUTDOOR AMENITY AREA $45.0 \mathrm{M}^{2}$ (484 $\mathrm{FT}^{2}$ )
per dwelling unit
9.1.88.1.10 MAXIMUM LOT COVERAGE
(a) main building 35\%
(b) all buildings including accessory buildings 38\% subject to Section 4.1a)
9.1.98.1.11 MINIMUM FLOOR AREA PER DWELLING UNIT
(a) duplex dwelling, semi--detached dwelling, link dwelling
$65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)$
(b) multiple unit dwelling
in accordance with Section 9.1.8

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(cb) single detached dwelling $90.0 \mathrm{~m}^{2}\left(969 \mathrm{ft}^{2}\right)$
9.1.108.1.12 MAXIMUM HEIGHT
(a) all dwellings $12.0 \mathrm{~m}(39.4 \mathrm{ft})$

### 9.28.2 SPECIAL USE REGULATIONS

### 9.2.18.2.1 MUNICIPAL SERVICES

No dwelling shall be erected, used or altered unless such dwelling is connected to a public water supply system and a public sanitary sewage system.

### 9.38.3 EXCEPTIONS



UR2-1 as shown on Schedule A, Map U-7
single-detached dwelling $\quad 442 \mathrm{~m}^{2}\left(4,757.6 \mathrm{ft}^{2}\right)$
semi-detached dwelling unit $\quad 360 \mathrm{~m}^{2}\left(3,875.0 \mathrm{ft}^{2}\right)$
link dwelling unit
$360 \mathrm{~m}^{2}$ (3,875.0 ft$\left.{ }^{2}\right)$
single-detached dwelling $\quad 11 \mathrm{~m}(36.08 \mathrm{ft})$
semi-detached dwelling unit
$9 \mathrm{~m}(29.52 \mathrm{ft})$
$9 \mathrm{~m}(29.52 \mathrm{ft})$
(d) MINIMUM SIDE YARD SETBACK
single detached dwelling,
semi-detached, link dwelling
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on an interior lot
(e) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage
lot for single-storey dwelling 40\%
lots for all other dwellings 37\%
subject to Section 4.1 a)
lot for single-storey dwelling 43\%
lots for all other dwellings 40\%
9.3.2 (a) DEFINED AREA

UR2-2 as shown on Schedule A, Map U-8
b) PERMITTED USES
street townhouse dwelling
semi-detached dwelling

## single-detached dwelling

(c) MINIMUM LOT AREA
street townhouse dwelling,
townhouse dwelling
$250.0 \mathrm{~m}^{2}\left(2,691 \mathrm{ft}^{2}\right)$ per dwelling unit
(d) MINIMUM LOT FRONTAGE street townhouse dwelling townhouse dwelling
$6.0 \mathrm{~m}(20 \mathrm{ft})$ for each dwelling unit 30.0 m (98 ft)
(e) MINIMUM LOT DEPTH
street townhouse dwelling, townhouse dwelling 35.0 m (115 ft)
(f) MINIMUM FRONT YARD SETBACK
street townhouse dwelling,
townhouse dwelling $\quad 6.0 \mathrm{~m}(20 \mathrm{ft})$
(g) MINIMUM SIDE YARD SETBACK
street townhouse dwelling,
townhouse dwelling
3.0 m (10 ft) on an interior lot; 6.0 m ( 20 ft ) on the side abutting a street and $3.0 \mathrm{~m}(10 \mathrm{ft})$ on the interior side of a corner lot; no side yard shall be required along a common wall that divides individual dwelling units.
(h) MINIMUM REAR YARD SETBACK
street townhouse dwelling,
townhouse dwelling $8.0 \mathrm{~m}(26 \mathrm{ft})$
(i) MINIMUM FLOOR AREA
street townhouse dwelling, townhouse dwelling $\quad 65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)$ per dwelling unit
(j) MAXIMUM HEIGHT
street townhouse dwelling,
townhouse dwelling $\quad 20.0 \mathrm{~m}(66 \mathrm{ft})$
(k) MINIMUM OUTDOOR AMENITY AREA
street townhouse dwelling,
townhouse dwelling $\quad 45.0 \mathrm{~m}^{2}\left(484 \mathrm{ft}^{2}\right)$ per dwelling unit
(I) MAXIMUM LOT COVERAGE
(a) main building
$35 \%$
(b) all buildings including accessory buildings subject to Section 4.1a) $38 \%$
10.09.0 URBAN RESIDENTIAL THIRD DENSITY (UR3) ZONE

The provisions of the Urban Residential Third Density (UR3) Zone shall generally apply to medium density residential development in the villages of the Municipality, which are generally serviced by public water supply and sanitary sewer systems.

### 10.19.1 GENERAL USE REGULATIONS

### 10.1.19.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Urban Residential Third Density (UR3) Zone except for the following purposes:
accessory use
additional residential units
apartment dwelling
live-work dwelling
multiple unit dwelling
back-to-back townhouse dwelling
cluster townhouse dwelling
stacked townhouse dwelling
street townhouse dwelling
townhouso dwolling
10.1.29.1.2 MINIMUM LOT AREA
(a) street townhouse $\qquad$ townhouse or $\qquad$ $\mathrm{m}^{2}$ (2,691 ft²) multiple unit dwelling

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dwelling unit
$250.0 \mathrm{~m}^{2}\left(2,691 \mathrm{ft}^{2}\right)$ for each of the first four (4) dwelling units and $100.0 \mathrm{~m}^{2}\left(1,076 \mathrm{ft}^{2}\right)$ for each additional dwelling thereafter;

### 10.1.39.1.3 MINIMUM LOT FRONTAGE

(a) cluster townhouse, back-to-back townhouse
$30.0 \mathrm{~m}(98 \mathrm{ft})$ 30.0 m (98 ft)
$6.0 \mathrm{~m}(20 \mathrm{ft})$ for each dwelling unit on a separate lot

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### 10.1.49.1.4 MINIMUM LOT DEPTH

35.0 M (115 FT)
10.1.59.1.5 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads
6.0 m (20 ft)

### 10.1.69.1.6 MINIMUM SIDE YARD SETBACK

(a) street townhouse or cluster townhouse dwelling
3.0 m (10 ft) on an interior lot, and 6.0 m (20 ft) on the side abutting a street and $3.0 \mathrm{~m}(10 \mathrm{ft})$ on the other side on a corner lot;
provided that no side yard shall be required between the common wall dividing individual dwelling units.
(b) back-to-back townhouse, stacked townhouse, apartment or $m \quad$ multiple unit dwelling $\quad 10.0 \mathrm{~m}(33 \mathrm{ft})$
provided that no side yard shall be required between the common wall dividing individual dwelling units.
10.1.79.1.7 MINIMUM REAR YARD SETBACK
8.0 M (26 FT)
10.1.89.1.8 MINIMUM FLOOR AREA
(a) street townhouse dwelling,
$65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)$ townhouse dwelling, cluster townhouse dwelling, per dwelling unit
back-to-back townhouse, stacked town-house
dwelling unit_ por dwolling unit
(b) apartment, multiple unit dwelling
$40.0 \mathrm{~m}^{2}\left(431 \mathrm{ft}^{2}\right)$ per bachelor dwelling unit
$55.0 \mathrm{~m}^{2}$ (592 $\mathrm{ft}^{2}$ ) per one bedroom dwelling unit
$65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right) \mathrm{per}$
two bedroom dwelling unit
$85.0 \mathrm{~m}^{2}\left(915 \mathrm{ft}^{2}\right) \mathrm{per}$
three bedroom dwelling
unit
$85.0 \mathrm{~m}^{2}\left(915 \mathrm{ft}^{2}\right)$ plus -
$9.0 \mathrm{~m}^{2}\left(97 \mathrm{ft}^{2}\right) \mathrm{per}$ each bedroom in excess of three (3) for dwelling units containing more than three (3) bedrooms

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10.1.99.1.9 MAXIMUM HEIGHT
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10.1.109.1.10 MAXIMUM DENSITY
HECTARE
10.1.119.1.11 MINIMUM OUTDOOR
$\mathrm{FT}^{2}$ )
AMENITY AREA
10.1.129.1.12 MAXIMUM LOT COVERAGE
(a) main building 35\%
(b) all buildings including accessory buildings 38\% subject to Section 4.1a)

### 10.29.2 SPECIAL USE REGULATIONS

### 10.2.19.2.1 MUNICIPAL SERVICES

No dwelling shall be erected, used or altered unless such dwelling is connected to a public water supply system and a public sanitary sewage system.

### 9.2.2 STREET TOWNHOUSE DWELLINGS

The maximum number of townhouse dwelling units in a street townhouse dwelling shall be 8.

### 10.39.3 EXCEPTIONS

UR3-1 as shown on Schedule A, Map U-8
(b) PERMITTED USES

Street townhouse dwelling
Townhouse dwelling
(c) MINIMUM LOT AREA $243 \mathrm{~m}^{2}\left(2,615.63 \mathrm{ft}^{2}\right)$
(d) MINIMUM LOT FRONTAGE $9.04 \mathrm{~m}(29.7 \mathrm{ft})$
(e) MINIMUM LOT DEPTH $\quad 26.90 \mathrm{~m}(88.3 \mathrm{ft})$
(f) MINIMUM FRONT YARD SETBACK
4.5 m ( 14.8 ft ) for the habitable portion of the dwelling 5.5 m ( 18.0 ft ) for an attached garage
(g) MINIMUM INTERIOR SIDE YARD SETBACK
$0.0 \mathrm{~m}(0.0 \mathrm{ft})$ on an interior inside unit wall
$1.2 \mathrm{~m}(3.9 \mathrm{ft})$ on an interior outside unit wall
(h) MINIMUM EXTERIOR SIDE YARD SETBACK
2.0 m (6.6 ft) (Unit 1)
4.5 m (14.8 ft) (Unit 10)
$1.2 \mathrm{~m}(3.9 \mathrm{ft})$ (Unit 16)
3.0 m ( 9.8 ft ) (All other units)
(i) MINIMUM REAR YARD SETBACK
6.0 m (19.7 ft)
(j) MAXIMUM LOT COVERAGE

60\%
10.3.29.3.2 (A) $\qquad$ DEFINED AREA
UR3-2 as shown on Schedule A, Map U-7
(b) MINIMUM SIDE YARD SETBACK
10.3.39.3.3 (A) DEFINED AREA

UR3-3 as shown on Schedule A, Map U-7
(b) PERMITTED USES
recreation centre
all other permitted uses of the UR3 zone
(c) MINIMUM LOT FRONTAGE

0 m (0 ft)
(d) MAXIMUM DENSITY 33 units per hectare

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## (e) MINIMUM SIDE YARD SETBACK

10.3.49.3.4 (A)

DEFINED AREA
UR3-4 as shown on Schedule A, Map U-7
(b) PERMITTED USES
single detached dwellings
townhouse dwellings
(c) MINIMUM LOT AREA
(d) MINIMUM LOT FRONTAGE
(e) MINIMUM FRONT YARD SETBACK
(f) MAXIMUM HEIGHT
(g) MINIMUM FLOOR AREA
(h) MAXIMUM DENSITY
(i) MINIMUM SETBACK
(i) where the rear wall of a structure abuts a side lot line $10.0 \mathrm{~m}(32 \mathrm{ft})$
(ii) where the rear wall of a structure abuts the side wall of another structure
$10.0 \mathrm{~m}(32 \mathrm{ft})$

UR3-5 as shown on Schedule 'A', Key Map 'U-8'
(b) PERMITTED USES
single detached dwellings
(c) MINIMUM EXTERIOR SIDE YARD SETBACK
$2.5 \mathrm{~m}(8.2 \mathrm{ft})$
(d) MINIMUM SIDE YARD SETBACK
$1.2 \mathrm{~m}(3.9 \mathrm{ft})$
(e) MINIMUM REAR YARD SETBACK
$7.65 \mathrm{~m}(25 \mathrm{ft})$
10.3.6 (a) DEFINED AREA

UR3-6 as shown on Schedule ' A ', Key Map U-9
(b) NUMBER OF DWELLINGS

Notwithstanding any other provisions of this By-law, multiple dwellings are permitted on a single lot in advance of the registration of a vacant land condominium plan against the land. All other provisions of this zoning category must be adhered to as if the vacant land condominium plan, forming part of the condominium agreement that applies to the land, is registered.

This clause shall not apply after the registration of a vacant land condominium plan against the land.
(c) MINIMUM LOT DEPTH $29 \mathrm{~m}(95.1 \mathrm{ft})$
(d) MINIMUM INTERIOR SIDE

YARD SETBACK $2 \mathrm{~m}(6.6 \mathrm{ft})$ provided that no side yard shall be required between the common wall dividing individual attached dwelling units
(e) MINIMUM EXTERIOR SIDE

YARD SETBACK
(f) MAXIMUM LOT COVERAGE
(g) MAXIMUM REAR YARD

ENCROACHMENT FOR DECKS
0 m ( 0.0 ft )
$55 \%$ for main building; $60 \%$ for all buildings, including accessory structures subject to section 4.1 a) of the Zoning By-law

3 m (9.8 ft)
10.3.7 (a) DEFINED AREA

UR3-7 as shown on Schedule 'A', Key Map 36
(b) PERMITTED USES
accessory use
apartment dwelling
multiple-unit dwelling
street townhouse
townhouse
semi-detached dwelling
(c) MINIMUM LOT AREA
semi-detached dwelling $\quad 250.0 \mathrm{~m}^{2}\left(2,691 \mathrm{ft}^{2}\right)$
(d) MINIMUM LOT FRONTAGE
(i) semi-detached dwelling unit
(ii) townhouse or multiple unit dwelling
$9.0 \mathrm{~m}(29.53 \mathrm{ft})$
$14.0 \mathrm{~m}(45.93 \mathrm{ft})$
(e) MINIMUM LOT DEPTH
$28.0 \mathrm{~m}(91.86 \mathrm{ft})$
(f) MINIMUM FRONT YARD SETBACK
6.0 m (19.69 ft) to an attached garage; 2.5 m (8.20 ft) to dwelling
(g) MINIMUM SIDE YARD SETBACK
semi-detached dwelling
$1.2 \mathrm{~m} \quad$ )3.94 ft) on an interior lot; 6.0 m (19.69 ft) on the side abutting a street and 1.2 m (3.94 ft) on the other side on a corner lot
(h) MINIMUM REAR YARD SETBACK
(i) MAXIMUM LOT COVERAGE
(i) semi-detached dwelling
(ii) townhouse

50\% for the main use; $53 \%$ for all buildings including accessory buildings subject to Section 4.1 a)
60\% for the main use; 63\% for all buildings including accessory buildings subject to Section 4.1 a)
(iii) apartment, street townhouse or multiple unit dwelling $40 \%$ for the main use; $43 \%$ for all buildings including accessory buildings subject to Section 4.1 a)
(j) MAXIMUM BUILDING HEIGHT
townhouse, street townhouse,
semi-detached dwelling $\quad 12.0 \mathrm{~m}(39.37 \mathrm{ft})$
10.3.8 (a) DEFINED AREA

UR3-8 as shown on Schedule 'A', Key Map U-8
(b) PERMITTED USES
street townhouse dwelling
(c) MINIMUM LOT AREA
(d) MINIMUM FRONT YARD SETBACK
(i) Porch or habitable portion of dwelling
(ii) Attached Garage
(e) MINIMUM SIDE YARD SETBACK
(f) $\frac{\text { MINIMUM REAR YARD SETBACK }}{\text { MINIMUM REAR YARD SETBACK DECKS }}$
(g) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage
(ii) all buildings, including accessory buildings and structures
$250 \mathrm{~m}^{2}\left(2,691 \mathrm{ft}^{2}\right)$
$2.5 \mathrm{~m}(8.2 \mathrm{ft})$
6 m (19.6 ft), but not any closer to the front lot line than the porch or habitable portion of the dwelling
1.2 metres (3.9 ft) provided that no side yard shall be required between the common wall dividing individual dwelling units.

6 m (19.7 ft)
3 m (3.3ft)

55\%
61\%
(iii) notwithstanding Section 4.1 b) of this by-law, the maximum total lot coverage permitted for all accessory buildings or structures shall not exceed $4.5 \%$
10.3.9 (a) DEFINED AREA

UR3-9 (h-3) as shown on Schedule 'A', Key Map U-8
(b) PERMITTED USES
multiple unit dwelling
townhouse dwelling
(c) MINIMUM LOT AREA
$210 \mathrm{~m}^{2}\left(2,260.4 \mathrm{ft}^{2}\right)$
(d) MINIMUM FRONT YARD SETBACK
(i) Multiple unit dwelling
(ii) Townhouse dwelling
(a) Porch or habitable portion of dwelling
(b) Attached Garage
(e) MAXIMUM SETBACK FROM

GLENDON DR (COUNTY ROAD 14)

0 m (0 ft)
$2.5 \mathrm{~m}(8.2 \mathrm{ft})$ to Doan Drive and $2.5 \mathrm{~m}(8.2$ $\mathrm{ft})$ to Glendon Drive 6 m (19.6 ft), but not any closer to the front lot line than the porch or habitable portion of the dwelling
$10 \mathrm{~m}(32.8 \mathrm{ft})$
(f) GLENDON DRIVE (COUNTY ROAD 14) FRONTAGE
(i) Percentage of Glendon Drive (County Road 14) frontage to include buildings $65 \%$
(ii) The Glendon Drive (County Road 14) frontage shall be developed exclusively with minimum building height of 3 -storeys.
(iii) All parking areas and driveways shall be prohibited on that portion of the land between Glendon Drive (County Road 14) and the northerly façades of those buildings adjacent to Glendon Drive (County Road 14).
(g) MINIMUM SIDE YARD SETBACK
(i) 1.2 metres ( 3.9 ft )
(h) MINIMUM REAR YARD SETBACK

6 m (19.7 ft)
(i) MINIMUM BLOCK NET DENSITY 20 units per hectare
(j) MAXIMUM BLOCK NET DENSITY 50 units per hectare
(k) MINIMUM OUTDOOR AMENITY AREA $25 \mathrm{~m}^{2}\left(269 \mathrm{ft}^{2}\right) / \mathrm{unit}$
(I) MAXIMUM LOT COVERAGE
(i) main building, including dwelling and attached garage 55\%
(ii) all buildings, including accessory buildings and structures 65\%
(iii) notwithstanding Section 4.1 b) of this by-law, the maximum total lot coverage permitted for all accessory buildings or structures shall not exceed $4.5 \%$
10.3.10 (a) DEFINED AREA

UR3-10 h-2 , h-3 and h-9' as shown on Schedule 'A', Key Map U-9
(b) PERMITTED USES

In addition to the permitted uses in in Section 10.1.1, semidetached dwellings shall be permitted.
(c) MINIMUM FRONT YARD SETBACK $4.0 \mathrm{~m}(13.1 \mathrm{ft})$
(d) MINUMUM INTERIOR SIDE YARD SETBACK $1.5 \mathrm{~m}(4.9 \mathrm{ft})$
(e) YARD ENCROACHMENTS AND OBSTRUCTIONS

Notwithstanding Section 4.30 (a) iv) the maximum permitted encroachment is $2 \mathrm{~m}(6.6 \mathrm{ft})$.
(f) MINUMUM EXTERIOR SIDE YARD SETBACK $\quad 4.0 \mathrm{~m}(13.1 \mathrm{ft})$
(g) MINIMUM BLOCK SEPARATION

Between townhouse or street townhouse blocks
(i) where there is landscape open space or/and sidewalks 3.0 m ( 9.8 ft ).
(ii) where there is private driveway and sidewalks $7.5 \mathrm{~m}(24.6 \mathrm{ft})$
(h) MAXIMUM DENSITY 36 units per ha
(i) MINIMUM OUTDOOR AMENITY AREA

Section 10.1.11 shall not apply, a minimum accessible outdoor amenity area of $60 \mathrm{~m}^{2}\left(645.8 \mathrm{ft}^{2}\right)$ per dwelling which is an outdoor amenity space accessible to a dwelling or dwelling units and situated in the same zone therewith.
(j) MAXIMUM LOT COVERAGE
main building, including dwelling, attached garage and accessory buildings and structures subject to Section 4.1 a) shall not exceed 30 \%
(k) MINIMUM LANDSCAPE OPEN SPACE COVERAGE Landscape Open Space (including, but not limited to, accessible Outdoor amenity area in 10.3.10 (i)) $40 \%$
(I) HEIGHT RESTRICTIONS

Solar panels and other similar renewable energy equipment as approved by the Municipality shall not be permitted to cause a building to exceed the height restrictions of this by-law by a maximum of 2 metres ( 6.6 ft ).
(m) BUILDING RESTRICTIONS

Despite any existing or future severance, partition, or division of the lot, the provisions of this By-law shall apply to the whole of the zone as if no severance, partition or division had occurred.
(n) HOLDING SYMBOL

To ensure orderly development of the land known as Part of Lot 6, Concession 2 (geographic Township of Lobo), Municipality of Middlesex Centre:

The "(h-2)" holding symbol shall not be removed until a site plan agreement is completed.

The "(h-3)" holding symbol shall not be removed until a noise study is completed that examines the noise sources in the area that would include but are not limited to the grain handling operation, CN rail line and vehicle/road noise. The study shall be to the satisfaction of CN rail as well as the Municipality of Middlesex Centre.

The "( $\mathrm{h}-9$ )" holding symbol shall not be removed until a vibration study is completed that examines the vibration sources in the area that would include but are not limited to CN rail line. The study shall be to the satisfaction of CN rail as well as the Municipality of Middlesex Centre.
10.3.11 (a) DEFINED AREA

UR3-11 as shown on Schedule "A", Key Map U-7
(b) PERMITTED USES
accessory use

```
street townhouse dwelling
townhouse dwelling
semi-detached dwelling
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(c) MINIMUM LOT AREA
semi-detached dwelling, townhouse dwelling, $\quad 133.0 \mathrm{~m}^{2}\left(1,431 \mathrm{ft}^{2}\right)$ per street townhouse dwelling
dwelling unit
(d) MINIMUM LOT FRONTAGE
semi-detached dwelling, townhouse dwelling, $\quad 5.0 \mathrm{~m}$ (16.4 ft) per dwelling street townhouse dwelling unit
(e) MINIMUM LOT DEPTH
semi-detached dwelling, townhouse dwelling, $\quad 22.0 \mathrm{~m}(72.18 \mathrm{ft})$ street townhouse dwelling

| (f) MINIMUM FRONT YARD SETBACK |  |
| :---: | :---: |
| semi-detached dwelling, townhouse dwelling, street townhouse dwelling | $6.0 \mathrm{~m}(19.69 \mathrm{ft})$ to an attached garage $2.5 \mathrm{~m}(8.20 \mathrm{ft})$ to main dwelling |
| (g) MINIMUM SIDE YARD SETBACK |  |
| semi-detached dwelling, townhouse dwelling, street townhouse dwelling | $1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on an interior lot, <br> $1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on the side abutting a private street, <br> $3.0 \mathrm{~m}(9.84 \mathrm{ft})$ on a side abutting a public street |
|  | No side yard setback required between common walls dividing dwelling units |
| (h) MINIMUM REAR YARD SETBACK | $\begin{aligned} & 5.50 \mathrm{~m}(18.04 \mathrm{ft}) \text {; } \\ & 3.0 \mathrm{~m}(9.84 \mathrm{ft}) \text { to } \\ & \text { attached decks. } \end{aligned}$ |
| (i) MAXIMUM LOT COVERAGE |  |

左
semi-detached dwelling, townhouse dwelling, apartment, street townhouse dwelling, multiple unit dwelling

62\% for the main use; $65 \%$ for all buildings including accessory buildings subject to Section 4.1 a )
(j) MINIMUM FLOOR AREA
street townhouse dwelling, townhouse dwelling
(k) MAXIMUM DENSITY
(I) MINIMUM OUTDOOR AMENITY AREA
(M) VISITOR PARKING

A minimum of 0.1 parking spaces per dwelling unit shall be provided on site for visitors.

Driveways, garages, or parking spaces provided for each unit in accordance of Section 4.24 (b) of this by-law for residential uses shall not be considered as a visitor parking space.
(a) DEFINED AREA

UR3-12 as shown on Schedule "A", Key Map U-7
(b) PERMITTED USES
single detached dwelling
semi-detached dwelling
townhouse dwelling
accessory use
(c) MINIMUM LOT AREA
single detached dwelling
$320.0 \mathrm{~m}^{2}\left(3,444 \mathrm{ft}^{2}\right)$

| semi-detached dwelling townhouse dwelling | $\begin{aligned} & 170.0 \mathrm{~m}^{2}\left(1,829 \mathrm{ft}^{2}\right) \\ & 170.0 \mathrm{~m}^{2}\left(1,829 \mathrm{ft}^{2}\right) \end{aligned}$ |
| :---: | :---: |
| (d) MINIMUM LOT FRONTAGE |  |
| single detached dwelling semi-detached dwelling townhouse dwelling | $\begin{aligned} & 12.0 \mathrm{~m}(39.37 \mathrm{ft}) \\ & 6.0 \mathrm{~m}(19.69 \mathrm{ft}) \\ & 6.0 \mathrm{~m}(19.69 \mathrm{ft}) \end{aligned}$ |
| (e) MINIMUM LOT DEPTH |  |
| (f) MINIMUM FRONT YARD SETBACK |  |
| to an attached garage to dwelling | $\begin{aligned} & 6.0 \mathrm{~m}(19.69 \mathrm{ft}) \\ & 2.5 \mathrm{~m}(8.20 \mathrm{ft}) \end{aligned}$ |
| (g) MINIMUM SIDE YARD SETBACK |  |
|  | $1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on an interior lot; 6.0 m (16.69 ft) on the side abutting a public street and $1.2 \mathrm{~m}(3.94 \mathrm{ft})$ on the other side on a corner lot |
|  | No side yard setback required between common walls dividing dwelling units |
| (h) MINIMUM REAR YARD SETBACK | 6.0 m (19.69 ft) |
| (i) MAXIMUM LOT COVERAGE |  |
| single detached dwelling | $50 \%$ for the main use; $53 \%$ for all buildings including accessory buildings subject to Section 4.1 a) |
| semi-detached dwelling, townhouse dwelling | $62 \%$ for the main use; $65 \%$ for all buildings including accessory buildings subject to |


| (j) MAXIMUM BUILDING HEIGHT | Section 4.1 a$)$ |
| :--- | :--- |
|  | $12.0 \mathrm{~m}(39.37 \mathrm{ft})$ |

10.3.13 (a) DEFINED AREA

UR3-13 as shown on Schedule "A", Key Map U-7
(a) PERMITTED USES
accessory use
street townhouse dwelling
(b) MINIMUM LOT AREA $210.0 \mathrm{~m}^{2}\left(2,260.4 \mathrm{ft}^{2}\right)$
per
(c) MINIMUM LOT FRONTAGE
ft)
(d) MINIMUM LOT DEPTH
(e) MINIMUM FRONT YARD SETBACK
(i) attached garage
(ii) dwelling
$\mathrm{ft})$
(f) MINIMUM SIDE YARD SETBACK on an interior
6.0 m (19.69 ft)
4.5 m (14.76
$1.2 \mathrm{~m}(3.94 \mathrm{ft})$
lot;
$3.0 \mathrm{~m}(9.84 \mathrm{ft})$ on the side abutting a private street;
$6.0 \mathrm{~m}(19.69 \mathrm{ft})$ on a side abutting a public street

No side yard setback required between common walls dividing dwelling units
(g) MINIMUM REAR YARD SETBACK
(i) Setback to the main building ft)
(ii) Setback to attached decks
8.0 m (26.25 $5.0 \mathrm{~m}(16.4 \mathrm{ft})$
(h) MAXIMUM LOT COVERAGE
(i) Main building, including dwelling $50 \%$ and attached garage
(ii) All buildings, including accessory 55\% buildings and structures subject to Section 4.1 a) of the zoning by-law.
(i) MAXIMUM HEIGHT
ft)
(j) MAXIMUM DENSITY hectare
(k) MINIMUM OUTDOOR AMENITY AREA $40.0 \mathrm{~m}^{2}\left(430.6 \mathrm{ft}^{2}\right)$
10.3.14 (a) DEFINED AREA

UR3-14 as shown on Schedule 'A', Key Map 68
(b) PERMITTED USES

Accessory use
Nursing home
Retirement home
Street townhouse dwelling
Townhouse dwelling
(c) MINIMUM SIDE YARD SETBACK
(i) all permitted uses $4.5 \mathrm{~m}(14.8 \mathrm{ft})$ from the easterly property line;
(ii) townhouse dwelling, street townhouse dwelling $\quad 0.0 \mathrm{~m}(.0 \mathrm{ft})$ between the common wall dividing individual units
(d) MINIMUM REAR YARD SETBACK
(i) all permitted uses
$9.0 \mathrm{~m}(29.5 \mathrm{ft})$ or setback recommended by the noise impact assessment from the northerly property line
abutting the residential uses, whichever is greater
(ii) street townhouse dwelling
(e) MAXIMUM HEIGHT
(f) MAXIMUM DENSITY
(i) townhouse dwelling,

Street townhouse dwelling 25 unit per hectare
(g) MAXIMUM LOT COVERAGE
(i) Nursing home or

Retirement home $35 \%$
10.3.16 (a) DEFINED AREA

UR3-16 as shown on Schedule 'A', Key Map 68
(b) PERMITTED USES

Accessory use
Street townhouse dwelling
(c) MINIMUM LOT DEPTH 29 m (95.1 ft)
(d) MINIMUM SIDE YARD SETBACK
(i) Interior lot line 1.2 m (3.9 ft); no side yard shall be required along a common wall that divides individual dwelling units.
(ii) Exterior (to habitable portion)
$2.5 \mathrm{~m}(8.2 \mathrm{ft})$
(iii) Exterior (to attached garage)
6.0 m ( 19.7 ft )
(e) MAXIMUM DENSITY

35 units per hectare
(f) MAXIMUM LOT COVERAGE
(i) Main Building 55\%
(ii) All buildings including accessory buildings subject to Section 4.1a 58\%
10.3.17 (a) DEFINED AREA

UR3-17 as shown on Schedule "A", Key Map U-1
(b) PERMITTED USES

Accessory use
townhouse dwelling
(c) MINIMUM FRONT YARD SETBACK
15.0 m (49.2 ft)
(d) MAXIMUM SIDE YARD SETBACK $5.0 \mathrm{~m}(16.4 \mathrm{ft})$ on an interior lot; 0.0 m ( 0.0 ft ) between the common wall dividing individual townhouse dwelling units;
(e) MAXIMUM NUMBER OF DWELLING UNITS
(f) MAXIMUM HEIGHT
four (4) townhouse dwelling units; $10.0 \mathrm{~m}(32.8 \mathrm{ft})$
10.3.19
(a) DEFINED AREA

UR3-19 as shown on Schedule "A", Key Map U-7
(b) PERMITTED USES

Accessory use
Multiple unit dwelling
(c) MINIMUM LOT AREA
(d) MAXIMUM LOT FRONTAGE
(e) MINIMUM FRONT YARD SETBACK
(f) MINIMUM SIDE YARD SETBACK
(g) MAXIMUM DENSITY
$175 \mathrm{~m}^{2}\left(1,884 \mathrm{ft}^{2}\right)$ per dwelling unit
$20 \mathrm{~m}(65.6 \mathrm{ft})$
$1 \mathrm{~m}(3.3 \mathrm{ft})$
$5.0 \mathrm{~m}(16.4 \mathrm{ft})$ to the west property line; $3.0 \mathrm{~m}(9.8 \mathrm{ft})$ to the east property line; 0.0 m $(0.0 \mathrm{ft})$ between the common wall dividing individual dwelling units;

57 units per hectare
(h) Notwithstanding 4.24 (g), the driveway shall not exceed $31 \%$ of the total area of the lot.

Except as otherwise provided herein, uncovered surface parking areas and driveway shall be permitted in any part of any yard, provided that any part of a parking area located within a required yard shall be separated from any lot lines adjacent to such required yard by a planting strip not less than 0.5 metre ( 1.64 ft ) in width.
(i) Not withstanding 4.24 (i)(ii), parking aisles shall have a minimum unobstructed width of $5.25 \mathrm{~m}(17.2 \mathrm{ft})$ where two-way traffic is permitted.

### 11.010.0 COMMUNITY RESIDENTIAL FIRST DENSITY (CR1) ZONE

The provisions of the Community Residential First Density (CR1) Zone shall apply to low density residential development in the village areas of the Municipality, which are serviced by a public water supply system and individual on-site private sewage disposal systems..

### 11.110.1 GENERAL USE REGULATIONS

### 11.1.110.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Community Residential First Density (CR1) Zone except for the following purposes:
accessory use
additional residential units
home occupation
single detached dwelling

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11.1.210.1.2 MINIMUM LOT AREA
11.1.310.1.3 MINIMUM LOT FRONTAGE
11.1.410.1.4 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads 8.0 m (26 ft)
11.1.510.1.5 MINIMUM SIDE YARD SETBACK
(a) Interior lot
\(1.5 \mathrm{~m}(5 \mathrm{ft})\) on one side and \(2.5 \mathrm{~m}(8 \mathrm{ft})\) on the other side
(b) Exterior side yard is adjacent to a front yard of an abutting lot
\(8.0 \mathrm{~m}(26 \mathrm{ft})\) on the side abutting the street and \(1.5 \mathrm{~m}(5 \mathrm{ft})\) on the other side
(c) Rear yard is adjacent to a rear yard of an abutting lot
5.0 m (16 ft) on the side abutting the street and 1.5 m ( 5 ft ) on the other side
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[^4]$8.0 \mathrm{M}(26 \mathrm{FT})$

### 11.1.710.1.7 MAXIMUM LOT COVERAGE

(a) main building
(b) all buildings including accessory buildings $38 \%$ subject to Section 4.1a)
11.1.810.1.8 MINIMUM FLOOR AREA
(a) single detached dwelling $\quad 90.0 \mathrm{~m}^{2}\left(969 \mathrm{ft}^{2}\right)$

### 11.1.910.1.9 MAXIMUM HEIGHT

(a) single detached dwelling $\quad 12.0 \mathrm{~m}(39.4 \mathrm{ft})$
11.1.1010.1.10 MAXIMUM NUMBER OF DWELLINGS PER LOT
(a) one single detached dwelling
(b)(a) two additional residential units
(b) two additional residential units
11.210.2SPECIAL USE REGULATIONS
11.2.110.2.1 MUNICIPAL SERVICES

No dwelling shall be erected, used or altered unless such dwelling is connected to a public water supply system.

### 11.310.3EXCEPTIONS

11.3.110.3.1 (A) DEFINED AREA

CR1-1 as shown on Schedule A, Map U-5
(b) MINIMUM REAR YARD SETBACK $\quad 30.0 \mathrm{~m}(98 \mathrm{ft})$
11.3.210.3.2 (A) DEFINED AREA

CR1-2 ( $\mathrm{h}-1$ ) as shown on Schedule A, Map U-5
(b) PERMITTED USE
existing horticultural establishment
all other permitted uses of the CR1 zone

CR1-3 as shown on Schedule A, Key Map U-5
(b) PERMITTED USES
existing accessory buildings all other permitted uses of the CR1 zone
11.3.4 (a) DEFINED AREA

CR1-4 as shown on Schedule 'A', Key Map U-5
(b) MINIMUM LOT FRONTAGE $\quad 11.82 \mathrm{~m}$
11.3.5 (a) DEFINED AREA

CR1-5 as shown on Schedule 'A', Key Map U-5
(b) MINIMUM FRONT YARD SETBACK
$100 \mathrm{~m}(328 \mathrm{ft})$
(c) MINIMUM SIDE YARD SETBACK

### 12.011.0 COMMUNITY RESIDENTIAL SECOND DENSITY (CR2) ZONE

The provisions of the Community Residential Second Density (CR2) Zone shall apply to low density residential development in the village areas of the Municipality, which are serviced by a public water supply system and individual on-site private sewage disposal systems.

### 12.111.1GENERAL USE REGULATIONS

### 12.1.111.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Community Residential Second Density (CR2) Zone except for the following purposes:
accessory use
additional residential units
duplex dwelling
home occupation
link dwelling
semi-detached dwelling
single detached dwelling

```
12.1.211.1.2 MINIMUM LOT AREA 1,500.0 M}\mp@subsup{}{}{2}(0.4 AC
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12.1.311.1.3 MINIMUM LOT FRONTAGE $\quad 20.0 \mathrm{M}$ (66 FT)
12.1.411.1.4 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads $\quad 8.0 \mathrm{~m}(26 \mathrm{ft})$

### 12.1.511.1.5 MINIMUM SIDE YARD SETBACK

(i) single detached dwelling, semi-detached, link dwelling $\quad 1.5 \mathrm{~m}$ ( 5 ft ) on an interior lot, and 8.0 m (26 ft) on the side abutting a street and 1.5 m ( 5 ft ) on the other side on a corner lot;
provided that no side yard shall be required between the common wall dividing individual semi-detached dwelling units and $1.5 \mathrm{~m}(5 \mathrm{ft})$ dividing link dwelling units.
(II) DUPLEX DWELLING 1.5 M (5 FT) ON AN INTERIOR LOT; AND ON ACORNER LOT, 8.0 M ( 26 FT ) ON THE SIDE ABUTTING A STREET AND 1.5 M (5 FT) ON THE OTHER SIDE

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12.1.611.1.6 MINIMUM REAR YARD SETBACK 8.0 M (26 FT)
12.1.711.1.7 MINIMUM OUTDOOR 45.0 M M (484
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    \(\mathrm{FT}^{2}\) )
    AMENITY AREA per dwelling unit
    12.1.811.1.8 MAXIMUM LOT COVERAGE
(a) main building 35\%
(b) all buildings including accessory buildings $38 \%$ subject to Section 4.1a)
12.1.911.1.9 MINIMUM FLOOR AREA
65.0 M $^{2}(700$
$\mathrm{FT}^{2}$ )
PER DWELLING UNIT, excluding additional residential units excluding additional residential units
12.1.1011.1.10 MAXIMUM HEIGHT 12.0 M (39.4 FT)

### 12.211.2SPECIAL USE REGULATIONS

### 12.2.111.2.1 MUNICIPAL SERVICES

No dwelling shall be erected, used or altered unless such dwelling is connected to a public water supply system.
12.311.3EXCEPTIONS

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### 13.012.0 HAMLET RESIDENTIAL FIRST DENSITY (HR1) ZONE

The provisions of the Hamlet Residential First Density (HR1) Zone shall apply to low density residential development in the hamlet areas of the Municipality, which are serviced either by a public water supply system and individual on-site private sewage disposal systems; or individual on-site private wells and sewage disposal systems.

### 13.112.1GENERAL USE REGULATIONS

### 13.1.112.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Hamlet Residential First Density (HR1) Zone except for the following purposes:
accessory use
additional residential unit
bed and breakfast establishment
converted dwelling
home occupation
single detached dwelling

### 13.1.212.1.2 MINIMUM LOT AREA

(a) where a public water supply and
$2,000.0 \mathrm{~m}^{2}$ (0.5 ac) public sanitary sewage systems are not available
(b) where a public water supply or $1,500.0 \mathrm{~m}^{2}$ (0.4 ac) public sanitary sewage system is available
13.1.312.1.3 MINIMUM LOT FRONTAGE 20.0 M (66 FT)

### 13.1.412.1.4 MINIMUM FRONT YARD SETBACK

(a) in accordance with Section 4.18 of this By-law
(b) all other roads
$6.0 \mathrm{~m}(20 \mathrm{ft})$
13.1.512.1.5 MINIMUM SIDE YARD SETBACK
$\begin{array}{ll}\text { (a) interior lot } & \begin{array}{l}1.5 \mathrm{~m}(5 \mathrm{ft}) \text { on one } \\ \text { side and } 2.5 \mathrm{~m}(8 \mathrm{ft}) \\ \text { on the other side; }\end{array} \\ \text { (b) corner lot } & \begin{array}{l}6.0 \mathrm{~m} \mathrm{(20} \mathrm{ft)} \mathrm{on} \mathrm{the} \\ \text { side abutting the road }\end{array}\end{array}$
and $1.5 \mathrm{~m}(5 \mathrm{ft})$ on the other side 8.0 M (26 FT)
13.1.612.1.6 MINIMUM REAR YARD SETBACK
13.1.712.1.7 MINIMUM FLOOR AREA
(a) single detached dwelling $\quad 90.0 \mathrm{~m}^{2}\left(969 \mathrm{ft}^{2}\right)$
13.1.812.1.8 MAXIMUM HEIGHT
(A) SINGLE DETACHED DWELLING (39.4 FT)
13.1.912.1.9 MAXIMUM LOT COVERAGE
(a) main building 35\%
(b) all buildings including accessory buildings $38 \%$ subject to Section 4.1a)
12.0 M

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13.1.1012.1.10 MAXIMUM NUMBER OF DWELLINGS PER LOT
(a) one single detached dwelling or one converted dwelling, or one bed and breakfast establishment
(b) two additional residential units
13.212.2SPECIAL USE REGULATIONS

### 13.312.3EXCEPTIONS

### 13.3.112.3.1 (A) DEFINED AREA

HR1-1 as shown on Schedule A, Maps U-10, U-11 and U-12
(b) MINIMUM LOT FRONTAGE $\quad 30.0 \mathrm{~m}(98 \mathrm{ft})$
13.3.212.3.2 (A) DEFINED AREA

HR1-2 as shown on Schedule A, Map U-12
(b) MINIMUM LOT AREA
1.6 ha (4 ac)
(c) MINIMUM LOT FRONTAGE
120.0 m (394 ft)

## (d) MINIMUM INTERIOR SIDE YARD SETBACK

(e) MAXIMUM LOT COVERAGE
(f) SEPARATION FROM WATERCOURSE

Notwithstanding Section 4.17 of this By-law, no building or structure, other than a bridge approved by the Conservation Authority, shall be located within a distance of 15.25 metres ( 50 ft ) from the top of bank of any natural watercourse.

### 13.3.312.3.3 (A) DEFINED AREA

HR1-3 as shown on Schedule A, Map U-12
(b) MINIMUM LOT AREA
$460 \mathrm{~m}^{2}$ (0.1 ac)
(c) MINIMUM LOT FRONTAGE 15.0 m (49 ft)
(d) MAXIMUM LOT COVERAGE

38\%

### 13.3.412.3.4 (A) DEFINED AREA

HR1-4 (h-1) as shown on Schedule A, Map U-12
(b) MINIMUM LOT AREA $300.0 \mathrm{~m}^{2}\left(3,229 \mathrm{ft}^{2}\right)$
(c) MINIMUM LOT FRONTAGE 10.0 m (33 ft)
(d) MINIMUM SIDE YARD SETBACK
(i) $3.0 \mathrm{~m}(10 \mathrm{ft})$ shall be required on one side of any dwelling without an attached garage or carport; and
(ii) 0 m shall be required on one side of a single detached dwelling having no exterior doors, windows or other openings within the yard width that otherwise would be required, and having all roof drainage directed onto the lot of that dwelling, and having a registered private maintenance easement of at least $2.0 \mathrm{~m}(7 \mathrm{ft})$ width and an eave and footing encroachment easement on the adjacent lot.

### 13.3.512.3.5 (A) DEFINED AREA

HR1-5 as shown on Schedule A, Map U-12
(b) MINIMUM LOT AREA 0.60 ha ( 1.48 ac )
(c) MINIMUM LOT FRONTAGE

0 m (0 ft)

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13.3.612.3.6 (A) DEFINED AREA

HR1-6 as shown on Schedule A, Map U-6
(b) PERMITTED USES
two (2) dwelling units
all other permitted uses of the HR1 zone
(c) MINIMUM LOT AREA
809.37 m$^{2}$ (0.2 ac)
13.3.712.3.7 (A) DEFINED AREA

HR1-7 as shown on Schedule A, Map U-6
(b) MINIMUM LOT AREA $\quad 809.37 \mathrm{~m}^{2}(0.2 \mathrm{ac})$
13.3.8 (a) DEFINED AREA

HR1-8 as shown on Schedule A, Key Map U-12
(b) SPECIAL PROVISION

Notwithstanding section 4.12(b), where a lot is divided into two or more zones, the uses, buildings and structures permitted on the lot shall be limited in each of the zones to those permitted in that zone but, otherwise, for the purposes of zoning regulations of lot area and frontage and of the location of buildings and structures on the lot, the lot shall be considered a single lot, rather than separate as otherwise contemplated by section 4.12(b).
13.3.9 (a) DEFINED AREA

HR1-9 as shown on Schedule 'A', Key Map U-12, to this By-law
(b) PERMITTED USES
accessory use
home occupation
single-detached dwelling
townhouse dwelling (up to a maximum of four dwelling units)
13.3.10 (a) DEFINED AREA

HR1-10 as shown on Schedule 'A', Key Map U-12, to this By-law
(b) MINIMUM INTERIOR SIDE YARD SETBACK $3.0 \mathrm{~m}(9.84 \mathrm{ft})$ on both

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sides of a single detached dwelling
(c) TOTAL MAXIMUM COVERAGE FOR ALL

ACCESSORY BUILDINGS AND STRUCTURES $111.484 \mathrm{~m}^{2}\left(1,200 \mathrm{ft}^{2}\right)$
13.3.11 (a) DEFINED AREA

HR1-11 as shown on Schedule 'A', Key Map U-04, to this By-law
(b) TOTAL GROSS FLOOR AREA FOR ALL ACCESSORY BUILDINGS $93.0 \mathrm{~m}^{2}$
13.3.13 (a) DEFINED AREA

HR1-13 as shown on Schedule "A", Key Map U-12
(b) PERMITTED USES
accessory use home occupation single detached dwelling
(c) MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.16 of this By-law
(b) all other roads
6.0 m (20 ft)
(d) MINIMUM SIDE YARD SETBACK
(a) Interior lot
(b) Corner lot
$2.5 \mathrm{~m}(8.2 \mathrm{ft})$
in accordance with Section 4.16 of this By-law on the side abutting the road, and 3.0 m (10 ft) on the other side
(e) MAXIMUM FLOOR AREA
$200 \mathrm{~m}^{2}\left(2,152 \mathrm{ft}^{2}\right)$
(f) MAXIMUM NUMBER OF BEDROOMS

Single Detached dwellings shall be limited to a maximum of three bedrooms.
(g) Notwithstanding 13.3.13 (e) and (f), single detached dwellings may have more than three bedrooms up to a maximum floor area to $325 \mathrm{~m}^{2}$ if serviced by a Level IV Treatment Unit sewage system."
13.3.14 (a) DEFINED AREA

HR1-14 as shown on Schedule "A", Key Map U-12
(b) PERMITTED USES
accessory use
home occupation
single detached dwelling
(c) MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.16 of this By-law
(b) all other roads $\quad 6.0 \mathrm{~m}(20 \mathrm{ft})$
(d) MINIMUM SIDE YARD SETBACK
(a) Interior lot
2.5 m ( 8.2 ft )
(e) MAXIMUM FLOOR AREA
$200 \mathrm{~m}^{2}\left(2,152 \mathrm{ft}^{2}\right)$
(f) MAXIMUM NUMBER OF BEDROOMS

Single Detached dwellings shall be limited to a maximum of three bedrooms
(g) Notwithstanding 13.3.14 (e) and (f), single detached dwellings may have more than three bedrooms up to a maximum floor area to $325 \mathrm{~m}^{2}$ if serviced by a Level IV Treatment Unit sewage system

### 13.412.4TEMPORARY USES

13.4.2 EXPIRED on May 22, 2015.
13.4.3 (a) DEFINED AREA

HR1-1(t-1) as shown on Schedule 'A', Key Map U-11
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new single-detached dwelling and other uses permitted in Section 13.1.1 of this By-law.
(c) EXPIRATION

The provision of this zoning category will expire on August 11, 2024.

### 14.013.0 SURPLUS RESIDENCE (SR) ZONE

The provisions of the Surplus Residence (SR) Zone shall apply to lots that have been severed as a result of farm consolidation in order to accommodate surplus farm residences.

### 14.113.1GENERAL USE REGULATIONS

### 14.1.113.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Surplus Residence (SR) Zone except for the following purposes:
accessory use
additional residential unit
bed and breakfast establishment
converted dwelling
dog kennel
home occupation
single detached dwelling

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14.1.213.1.2 LIVESTOCK
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Notwithstanding any other provisions of this By-law, livestock shall be prohibited within the Surplus Residence (SR) Zone.

```
14.1.313.1.3 MINIMUM LOT AREA 2,000.0 M2 (0.5 AC)
14.1.413.1.4 MINIMUM LOT FRONTAGE 30.0 M (98 FT)
14.1.513.1.5 MINIMUM FRONT YARD SETBACK
In accordance with Section 4.186 of this By-law
14.1.613.1.6 MINIMUM SIDE YARD SETBACK
```

(a) Interior Yard
3 m (10 ft)

```
(b) Exterior Yard
In accordance with Section 4.186 of this By-law
14.1.713.1.7 MINIMUM REAR YARD SETBACK 8.0 M (26 FT)
14.1.813.1.8 MAXIMUM HEIGHT
```

Permitted uses, excluding an accessory use
14.1.913.1.9 MAXIMUM LOT COVERAGE
12.0 m ( 39.4 ft )

35\%
14.1.1013.1.10 MAXIMUM NUMBER OF DWELLINGS PER LOT

One single detached dwelling or one converted dwelling, or one bed and breakfast establishment, and two additional residential units
14.1.1113.1.11 DOG KENNELS \& DOG RUNS

In addition to previous provisions of Section 14.0 of this By-law, the following provisions shall apply to dog kennels and dog runs in the Surplus Residence (SR) Zone:
(a) minimum area for dog runs
$10.0 \mathrm{~m}^{2}\left(108 \mathrm{ft}^{2}\right)$
(b) minimum distance from a dwelling situated on a separate lot

$$
150.0 \mathrm{~m}(492 \mathrm{ft})
$$

### 14.213.2SPECIAL USE REGULATIONS

### 14.313.3EXCEPTIONS

14.3.1 (a) DEFINED AREA

SR-1 as shown on Schedule 'A', Key Map 31, to this By-law
(b) MINIMUM LOT FRONTAGE $25.146 \mathrm{~m}(82.5 \mathrm{ft})$
14.3.2 (a) DEFINED AREA

SR-2 as shown on Schedule 'A', Key Map 97, to this By-law
(b) MAXIMUM TOTAL AREA PERMITTED FOR

ALL RESIDENTIAL ACCESSORY BUILDINGS $200.8 \mathrm{~m}^{2}$
14.3.3 (a) DEFINED AREA

SR-3 as shown on Schedule 'A', Key Map 89, to this By-law
(b) MAXIMUM TOTAL AREA PERMITTED FOR ALL RESIDENTIAL ACCESSORY BUILDINGS $\quad 179.1 \mathrm{~m}^{2}\left(1,928 \mathrm{ft}^{2}\right)$
14.3.4 (a) DEFINED AREA

SR-4 as shown on Schedule 'A', Key Map 74, to this By-law
(b) MAXIMUM HEIGHT

Notwithstanding any other provisions of this by-law, the maximum height for an existing accessory building shall not exceed 6.6 metres ( 21.6 ft )
14.3.5 (a) DEFINED AREA

SR-5 as shown on Schedule 'A', Key Map 36, to this By-law
(b) MAXIMUM TOTAL AREA PERMITTED FOR

ALL RESIDENTIAL ACCESSORY BUILDINGS $\quad 171.5 \mathrm{~m}^{2}\left(1,846 \mathrm{ft}^{2}\right)$
14.3.6 (a) DEFINED AREA

SR-6 as shown on Schedule 'A', Key Map 56, to this By-law
(b) MAXIMUM TOTAL AREA PERMITTED FOR

ALL RESIDENTIAL ACCESSORY BUILDINGS $\quad 183.5 \mathrm{~m}^{2}\left(1,975 \mathrm{ft}^{2}\right)$
14.3.7 (a) DEFINED AREA

SR-7 as shown on Schedule ' A ', Key Map 52, to this By-law
(b) ACCESSORY BUILDINGS

Notwithstanding any other provisions of this by-law, existing accessory buildings shall be permitted in the front yard.
14.3.8 (a) DEFINED AREA

SR-8 as shown on Schedule ' $A$ ', Key Map 1, to this by-law
(b) MAXIMUM TOTAL AREA PERMITTED FOR

ALL RESIDENTIAL ACCESSORY BUILDINGS $\quad 185.81 \mathrm{~m}^{2}\left(2,000 \mathrm{ft}^{2}\right)$
14.3.9 (a) DEFINED AREA

SR-9 as shown on Schedule 'A', Key Map 96, to this by-law
(b) MINIMUM LOT FRONTAGE $13.51 \mathrm{~m}(44.3 \mathrm{ft})$
14.3.10 (a) DEFINED AREA

SR-10 as shown on Schedule 'A', Key Map 40, to this by-law
(b) MINIMUM REAR LOT SETBACK
$4 \mathrm{~m}(13.1 \mathrm{ft})$
14.3.11 (a) DEFINED AREA

SR-11 as shown on Schedule 'A', Key Map 96, to this by-law
(b) MINIMUM LOT FRONTAGE $\quad 12.0 \mathrm{~m}(39.8 \mathrm{ft})$
14.413.4TEMPORARY USES
14.4.1 (a) DEFINED AREA

SR-6(t-1) as shown on Schedule "A", Key Map 56
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new singledetached dwelling and other uses permitted in Section 14.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on September 26, 2020.
14.4.2 (a) DEFINED AREA

SR(t-1) as shown on Schedule "A", Key Map 65
(b) ADDITIONAL USE PERMITTED

The existing single-detached dwelling is to remain on the subject property for a temporary period, in addition to a new singledetached dwelling and other uses permitted in Section 14.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on March 16, 2025.

### 15.014.0 VILLAGE CENTRE COMMERCIAL (C1) ZONE

The provisions of the Village CommercialCentre (C1) Zone shall apply to commercial and mixed-use development located in the core areas of the Municipality's villages and hamlets.
15.114.1 GENERAL USE REGULATIONS

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15.1.114.1.1 PERMITTED USES
```

No land shall be used and no buildings or structures shall be erected, used, or altered in the Village Commercial-Centre (C1) Zone except for the following purposes:
accessory use
animal clinic
bed and breakfast establishment
boarding house, rooming house, or tourist home
ear wash
clinic
club, private
day nursery
apartment dwelling units connected to and forming an integral part of a main building and located above the first storey to a maximum of wour storeys and/or located below the first storey in a basement
financial institution
garage, public
gas bar
hotel, motel or tavern
motor vehicle sales establishment
motor vehicle service establishment
office, general or professional
parking lot
personal service establishment
pharmacy
place of entertainment
restaurant
restaurant, drive-thru or take-out
service shop, subject to Section 14.2.4
store, convenience, subject to Section 14.2.4
store, retail, subject to Section 14.2.4
studio
tourist information centre

### 15.1.214.1.2 MINIMUM LOT AREA

(a) where a public water supply and public sanitary sewage systems are not available
(b) where a public water supply or public sanitary sewage system is available
(c) where a public water supply and public sanitary sewage system are available
15.1.314.1.3 MINIMUM LOT FRONTAGE 20.0 M (66 FT)
15.1.414.1.4 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads
15.1.514.1.5 MINIMUM SIDE YARD SETBACK
(i) where the yard abuts any Residential Zone
(ii) corner lot
15.1.614.1.6 MINIMUM REAR YARD SETBACK
15.1.714.1.7 MAXIMUM LOT COVERAGE
15.1.814.1.8 MINIMUM SEPARATION DISTANCE FROM A BUILDING OR PUMP
ISLAND TO A DWELLING
14.1.9 MAXIMUM HEIGHT
15.1.9-

### 15.214.2SPECIAL USE REGULATIONS

15.2.1 CAR WASH

NOTWITHSTANDING ANY PREVIOUS PROVISIONS OF SECTION 15.0 OF• THIS BY-LAW, CAR WASH MAY BE ERECTED, USED OR ALTERED WITHIN THE VILLAGE COMMERCIAL (C1) ZONE PROVIDED SUCH CAR WASH IS SERVICED BY A PUBLIC WATER SUPPLY SYSTEM.

### 15.2.214.2.1 DWELLING UNITS

7.5 m (25 ft)
$6.0 \mathrm{~m}(20 \mathrm{ft})$ on the side abutting the road and $0 \mathrm{~m}(0 \mathrm{ft})$ on the other side
10.0 M (33 FT)

40\%
12.016.5 M (39-54 FT)

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The following provisions apply where a part of a building used or intended for purposes of a commercial use in the Village Commercialentre (C1) Zone is designed, used, or intended for use as a dwelling unit:
(a) Minimum Floor Area of a Dwelling Unit:
(i) bachelor unit
$40.0 \mathrm{~m}^{2}\left(431 \mathrm{ft}^{2}\right)$
(ii) one bedroom unit
$55.0 \mathrm{~m}^{2}$ (592 ft ${ }^{2}$ )
(iii) two bedroom unit
$65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)$
(iv) three bedroom unit
$85.0 \mathrm{~m}^{2}$ ( $915 \mathrm{ft}^{2}$ )
(b) Access:

Pedestrian access to each dwelling unit, other than an accessory dwelling unit, shall be provided from an adjacent street and shall be for the sole use of the occupants of the said dwelling unit and any other dwelling units located in the same building.
(c) Exception:

No building wherein gasoline, petroleum products or any other highly flammable, toxic, or explosive products are handled for commercial purposes shall have contiguous dwelling units. Where such dwelling units exist and a use changes to a use involving the aforementioned products, the said dwelling units shall cease to be occupied as dwelling units.

### 15.2.314.2.2 GARAGE, PUBLIC

In addition to previous provisions of Section 15.0 of this By-law, the following provisions shall apply to a public garage in the Village Commercialentre (C1) Zone:
(a) maximum area for the open storage $\quad 100.0 \mathrm{~m}^{2}\left(1,076 \mathrm{ft}^{2}\right)$ of motor vehicles

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15.2.4 GAS BARS
NOTWITHSTANDING ANY PREVIOUS PROVISIONS OF SECTION 15.0-OE-
    THIS BY-LAW, A GANOPY, KIOSK OR PUMP ISLANDACCESSORY TOAGAS
    BAROR A MOTOR VEHICLE SERVICE ESTABLISHMENT MAY BE ERECTED,
    USED OR ALTERED WITHIN THE VILLAGE COMMERCIAL (C1) ZONE
    PROVIDED SUCH CANOPY, KIOSK OR PUMP ISLAND IS LOCATED NOT
    GLOSER THAN 4.5 METRES (15 FT) FROM A LOT LINE OR 7.5 METRES (25
    FT) TO A DWELLING LOCATED ON A SEPARATE LOT.
15.2.5 MOTOR VEHICLE SERVICE ESTABLISHMENT
NOTWITHSTANDING ANY PREVIOUS PROVISIONS OF SECTION 15.0 OF
    THIS BY-LAW, THE FOLLOWING PROVISIONS SHALL APPLY TO A MOTOR
```


## VEHICLE SERVICE ESTABLISHMENT IN THE VILLAGE COMMERCIAL (C1)

 ZONE:| (A)MINIMUM LOT AREA | $2,200.0 \mathrm{M}^{2}(0.5 \mathrm{AC})$ |
| :--- | :--- |
| (B) MINIMUM LOT FRONTAGE |  |


|  | (I) | INTERIORLOT |
| :---: | :---: | :---: |$\quad 15.0 \mathrm{M}(148$

## (D)MINIMUM SIDE YARD SETBACK

(I) WHERE THE YARD ABUTS ANY $\qquad$
RESIDENTIAL ZONE
(II) INTERIOR LOT $4.5 \mathrm{M}(15 \mathrm{FT})$
(III) CORNERLOT 18.0 M (59 FT) ON THE SIDE ABUTTING THE ROAD AND $4.5 \mathrm{M}(15 \mathrm{FT})$ ON THE OTHER SIDE
(E)MINIMUM REAR YARD SETBACK $\quad 1.5 \mathrm{M}$ (5FT)
(F)MAXIMUM LOT COVERAGE $20 \%$

### 15.2.614.2.3 OPEN STORAGE AS AN ACCESSORY USE

Notwithstanding any previous provisions of Section 145.0 of this By-law, open storage as an accessory use in the Village Centre-Commercial (C1) Zone shall:
(a) be accessory to a motor vehicle sales establishment and located on the same lot therewith;
(b) not be permitted, in the case of a corner lot, within any required exterior side yard;
(c) not be permitted within any required side yard or required rear yard where such yard abuts any Residential or Institutional Zone;
(d) not exceed twenty-five (25) percent of the total lot area of the lot on which it is located.
14.2.4 MAXIMUM GROSS FLOOR AREA

The maximum gross floor area for all uses subject to this provision shall be 500.0 $\mathrm{m}^{2}\left(5381 \mathrm{ft}^{2}\right)$ per lot.
$\qquad$
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### 15.314.3EXCEPTIONS

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15.3.114.3.1 (A) ___ DEFINED AREA
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15.3.114.3.1 (A) ___ DEFINED AREA
C1-1 as shown on Schedule A, Map U-7
C1-1 as shown on Schedule A, Map U-7
(b) PERMITTED USES
(b) PERMITTED USES
day nursery
day nursery
office, general
office, general
office, professional
office, professional
parking lot
parking lot
store, convenience
store, convenience
store, retail
store, retail
restaurant
restaurant
restaurant, drive-thru or take-out
restaurant, drive-thru or take-out
service shop
service shop
dwelling units connected to and forming an integral part of a main building
dwelling units connected to and forming an integral part of a main building
and located above the first storey to a maximum of two storeys
and located above the first storey to a maximum of two storeys
15.3.214.3.2 (A) DEFINED AREA
C1-2 as shown on Schedule A, Map U-7
(b) PERMITTED USES
accessory use
clinic
office, general
office, professional
parking lot
personal service establishment
store, convenience
store, retail
restaurant
restaurant, drive-thru or take-out
service shop
dwelling units connected to and forming an integral part of a main building
and located above the first storey to a maximum of two storeys
15.3.314.3.3 (A) DEFINED AREA
C1-3 as shown on Schedule A, Map U-1
(b) PERMITTED USES
day nursery
dwelling units connected to and forming an integral part of a main building
and located above the first storey to a maximum of two storeys

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15.3.414.3.4 (A) DEFINED AREA

C1-4 as shown on Schedule A, Map U-1 and Map U-7
(b) PERMITTED USES
clinic
day nursery
institutional uses
offices, general or professional personal service establishment public authority office or building service shop store, convenience
store, retail
15.3.514.3.5 (A) DEFINED AREA

C1-5 as shown on Schedule A, Map U-7
(b) PERMITTED USES
place of recreation
all other permitted uses of the C 1 zone
15.3.614.3.6 (A) DEFINED AREA

C1-6 as shown on Schedule A, Map U-7, to this By-law
(b) PERMITTED USES

The following are permitted uses within existing buildings only:
clinic
day nursery
institutional uses
offices, general or professional
personal service establishment
public authority office or building
service shop
store, convenience
store, retail
(c) MINIMUM LOT AREA
\(1,2000.0 \mathrm{~m}^{2}\) (0.29 ac)
15.3.714.3.7 (A) DEFINED AREA

C1-7 as shown on Schedule A, Map U-7, to this By-law
(b) PERMITTED USES

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existing single detached dwelling
all other permitted uses of the C1 zone excluding a motor vehicle sales establishment and a motor vehicle service establishment
15.3.814.3.8 (A) ___DEFINED AREA

C1-8 as shown on Schedule A, Key Map U-12
(b) PERMITTED USES
dwelling unit as an accessory use
all other permitted uses of the C1 zone
15.3.914.3.9 (A) DEFINED AREA

C1-9 as shown on Schedule A, Map U-1
(b) PERMITTED USES
basement apartment dwelling
all other permitted uses of the C1 Zone
(c) PARKING

Notwithstanding any other provision of this by-law, a total of twelve (112) parking spaces shall be required for the following uses:

Four apartment dwellings
Office uses with a gross floor area of 273.51 square metres ( \(2,944.04 \mathrm{sq} \mathrm{ft}\) )

Retail uses with a gross floor area of 24.99 square metres ( 269 sq ft )
(d) PLANTING STRIPS

Notwithstanding any other provision of this by-law, the minimum width of a planting strip separating a parking area from a lot line shall be 0.8 metres for the southerly lot line and 0.3 metres for the northerly lot line.

\subsection*{15.3.1014.3.10}
(A) DEFINED AREA

C1-10 as shown on Schedule A, Map U-1
(b) PERMITTED USES
accessory use
animal clinic
```

bed and breakfast establishment
boarding house, rooming house, or tourist home
clinic
club, private
day nursery
dwelling units connected to and forming an integral part of a main building
and located above the first storey to a maximum of two storeys
financial institution
hotel, motel or tavern
office, general or professional
parking lot
personal service establishment
place of entertainment
restaurant
restaurant, drive-thru or take-out
service shop
store, convenience
store, retail
studio

```
15.3.11 (a) DEFINED AREA
    C1-11 as shown on Schedule 'A', Key Map U-9
    (b) PERMITTED USES
    accessory use
    animal clinic
    clinic
    day nursery
    dwelling units above the first storey
    financial institution
    office, general or professional;
    personal service establishment;
    place of entertainment;
    public authority office;
    restaurant;
    restaurant, take-out;
    store, convenience;
    store, retail;
    studio
(c) Notwithstanding the permitted uses in 15.3.11, drive-thru facilities shall be prohibited.
(d) GLENDON DRIVE (COUNTY ROAD 14) FRONTAGE
(i) Percentage of lot frontage to include buildings \(75 \%\)

\section*{(e) MINIMUM FRONT YARD SETBACK 0.0 m}
(f) MAXIMUM FRONT YARD SETBACK FOR BUILDINGS ALONG GLENDON DRIVE (COUNTY ROAD 14) 1.5 m (4.92 ft)
(g) MINIMUM EXTERIOR SIDE YARD SETBACK 0.0 m
(h) MINIMUM INTERIOR SIDE YARD SETBACK
(i) where the yard abuts a residential zone \(3.0 \mathrm{~m}(9.84 \mathrm{ft})\)
(ii) where the yard abuts all other zones \(1.5 \mathrm{~m}(4.92 \mathrm{ft})\)
(i) MINIMUM REAR YARD SETBACK
(i) where the yard abuts a residential zone \(3.0 \mathrm{~m}(9.84 \mathrm{ft})\)
(ii) where the yard abuts all other zones \(1.5 \mathrm{~m}(4.92 \mathrm{ft})\)
(j) MINIMUM PARKING REQUIREMENT

1 space per 25 square metres of Gross Floor Area for all permitted commercial uses; save and except for all office uses, the parking standard for which shall be dictated by Section 4.0 of this By-law. The number of accessible parking spaces shall be dictated by Section 4.0 of this By-law.
15.3.12
(a) DEFINED AREA

C1-12 as shown on Schedule ' \(A\) ', Key Map U-9, to this By-law
(b) PERMITTED USES
accessory use
animal clinic
clinic
day nursery
dwelling units above the first storey
financial institution
office, general or professional;
personal service establishment;
place of entertainment;
public authority office;
restaurant;
restaurant, take-out;
store, convenience;
store, retail;
studio
(c) Notwithstanding the permitted uses in 15.3.12, drive-thru facilities shall be prohibited.
(d) GLENDON DRIVE (COUNTY ROAD 14) FRONTAGE
(i) Percentage of lot frontage to include buildings 65\%
(e) MINIMUM FRONT YARD SETBACK 0.0 m
(f) MAXIMUM FRONT YARD SETBACK FOR BUILDINGS ALONG GLENDON DRIVE (COUNTY ROAD 14) 1.5 m (4.92 ft)
(g) MINIMUM EXTERIOR SIDE YARD SETBACK 0.0 m
(h) MINIMUM INTERIOR SIDE YARD SETBACK
(i) where the yard abuts a residential zone 3.0 m (9.84 ft)
(ii) where the yard abuts all other zones \(\quad 1.5 \mathrm{~m}(4.92 \mathrm{ft})\)
(i) MINIMUM REAR YARD SETBACK
(i) where the yard abuts a residential zone \(3.0 \mathrm{~m}(9.84 \mathrm{ft})\)
(ii) where the yard abuts all other zones \(\quad 1.5 \mathrm{~m}(4.92 \mathrm{ft})\)
(j) MINIMUM PARKING REQUIREMENT

1 space per 25 square metres of Gross Floor Area for all permitted commercial uses; save and except for all office uses, the parking standard for which shall be dictated by Section 4.0 of this By-law. The number of accessible parking spaces shall be dictated by Section 4.0 of this By-law.
15.3.13 (a) DEFINED AREA

G1-13 as shown on Schedule ' \(A\) ', Key Map U-6, to this By-law
(b) PERMITIEDUsES
dwelling units on the ground floof (maximum of two)
all permitted uses of the Cl zone
(c) MINIMUMLOT AREA \(809.37 \mathrm{~m}^{2}\) (0.2 ac
15.3.13 [PLACEHOLDER - NOT IN USE]
15.3.14 (a) DEFINED AREA

C1-14 (h-7) as shown on Schedule ' A ', Key Map U-8
(b) PERMITTED USES
accessory use
animal clinic
clinic
club, private
day nursery
dwelling units, retirement home or nursing home above the first storey or at the rear of the ground floor commercial uses
financial institution
hotel, motel or tavern
laboratory
office, general or professional
personal service establishment
place of entertainment restaurant; restaurant, take-out; service shop store, convenience; store, retail; studio
(c) Notwithstanding the permitted uses in 15.3.a, drive-thru facilities shall be prohibited.
(d) GLENDON DRIVE (COUNTY ROAD 14) FRONTAGE
(i) Percentage of lot frontage to include buildings

65\%
(ii) All parking areas and any driveways shall be prohibited on that portion of the land between Glendon Drive (County Road 14) and the northerly façades of those buildings adjacent to Glendon Drive (County Road 14).
(e) MINIMUM SETBACK FROM

GLENDON DRIVE (COUNTY ROAD 14) 0 m
(f) MAXIMUM SETBACK FROM

GLENDON DRIVE (COUNTY ROAD 14) \(5 \mathrm{~m}(16.4 \mathrm{ft})\)
(g) MINIMUM SIDE YARD SETBACK 0 m
(h) MINIMUM REAR YARD SETBACK \(6 \mathrm{~m}(19.7 \mathrm{ft})\)
(i) MAXIMUM LOT COVERAGE 50\%
(j) MAXIMUM HEIGHT \(28 \mathrm{~m}(91.9 \mathrm{ft})\)
15.3.15 (a) DEFINED AREA

C1-15 (h-7) as shown on Schedule 'A', Key Map U-8
(b) PERMITTED USES
accessory use
animal clinic
clinic
club, private
day nursery
dwelling units above the first storey
financial institution
hotel, motel or tavern
laboratory
office, general or professional
personal service establishment
place of entertainment
restaurant;
restaurant, take-out;
service shop
store, convenience;
store, retail;
studio
tavern
(c) Notwithstanding the permitted uses in 15.3.b, drive-thru facilities shall be prohibited.
(d) GLENDON DRIVE (COUNTY ROAD 14) FRONTAGE
(i) Percentage of lot frontage
to include buildings
65\%
(ii) All parking areas and any driveways shall be prohibited on that portion of the land between Glendon Drive (County Road 14) and the northerly façades of those buildings adjacent to Glendon Drive (County Road 14).
(e) MINIMUM SETBACK FROM

GLENDON DRIVE (COUNTY ROAD 14) 0 m
(f) MAXIMUM SETBACK FROM

GLENDON DRIVE (COUNTY ROAD 14) 5 m (16.4 ft)
(g) MINIMUM SIDE YARD SETBACK 0 m
(h) MINIMUM REAR YARD SETBACK WHEN THE YARD IS ADJACENT OR ACROSS FROM A RESIDENTIAL
ZONE \(6 \mathrm{~m}(19.7 \mathrm{ft})\)
\begin{tabular}{lll} 
(i) MAXIMUM LOT COVERAGE & \(50 \%\) \\
(j) MAXIMUM HEIGHT & \(20 \mathrm{~m}(65.6 \mathrm{ft})\)
\end{tabular}
15.3.16
15.3.17
(a) DEFINED AREA

C1-17 as shown on Schedule 'U-09', to this by-law
(b) PERMITTED USES

Animal clinic
Financial Institution
Studio
(c) MINIMUM LOT AREA \(740 \mathrm{~m}^{2}\)
(d) MINUMUM INTERIOR SIDE YARD SETBACK 1.5 m
(e) MINIMUM NUMBER OF PARKING SPACES 7
15.3.18
(a) DEFINED AREA
'C1-18 h-2 and h-3' as shown on Schedule 'A', Key Map U-9
(b) PERMITTED USES

Notwithstanding Section 15.1.1, no land shall be used and no buildings or structures shall be erected, used, or altered except for the following purposes:

\section*{accessory use}
animal clinic
apartment dwelling
multiple unit dwelling
    clinic
    club, private
    day nursery
    flea market -outdoor only maximum coverage of \(464.5 \mathrm{~m}^{2}\left(5,000 \mathrm{ft}^{2}\right)\)
    financial institution
    market garden - if outdoor maximum coverage of \(464.5 \mathrm{~m}^{2}\)
    (5,000 \(\mathrm{ft}^{2}\) )
    office, general or professional
    park, public
    parking lot
    personal service establishment
    place of entertainment
    restaurant
    restaurant, take-out
    service shop
    store, convenience
    store, retail
    studio
    (c) MINIMUM FRONT YARD SETBACK \(4.0 \mathrm{~m}(13.1 \mathrm{ft})\)
    (d) MINIMUM INTERIOR SIDE YARD SETBACK \(3.0 \mathrm{~m}(9.8 \mathrm{ft})\)
    (e) MINIMUM EXTERIOR SIDE YARD SETBACK \(4.0 \mathrm{~m}(13.1 \mathrm{ft})\)
    (f) MAXIMUM DENSITY 93 units per ha
    (g) MINIMUM OUTDOOR \(10 \mathrm{~m}^{2}\left(484.3 \mathrm{ft}^{2}\right)\)
    AMENITY AREA per dwelling unit
    (h) MAXIMUM LOT COVERAGE
    All buildings, including all structures enclosing
    any of the permitted uses shall not exceed
        \(35 \%\)
    (i) MINIMUM LANDSCAPE OPEN SPACE COVERAGE
    Landscape Open Space (including, but not limited
    to, Outdoor Amenity Area) as percentage of zone \(25 \%\)
    Public Park \(\quad 400 \mathrm{~m}^{2}\left(4,305.5 \mathrm{ft}^{2}\right)\)
    (j) MAXIMUM BUILDING HEIGHT \(24 \mathrm{~m}(78.7 \mathrm{ft})\)
    (k) HEIGHT RESTRICTIONS
    In addition to the list of structures in Section 4.9, solar panels and
    other similar renewable energy equipment as approved by the
    Municipality shall not be permitted to cause the building to exceed
    the height restrictions of this by-law by a maximum of 2 metres.
    (I) MINIMUM BUILDING SEPARATION
    There shall be a minimum separation between
    buildings in the same zone which is measured
(m) DWELLING UNITS
(i) Minimum Floor Area of a Dwelling Unit:
1. bachelor unit \(40.0 \mathrm{~m}^{2}\left(431 \mathrm{ft}^{2}\right)\)
2. one-bedroom unit \(55.0 \mathrm{~m}^{2}\left(592 \mathrm{ft}^{2}\right)\)
3. two-bedroom unit \(65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)\)
4. three-bedroom unit \(85.0 \mathrm{~m}^{2}\left(915 \mathrm{ft}^{2}\right)\)
(ii) Access:

Pedestrian access to apartment building(s), shall be provided from an adjacent public street, private street or private driveway and shall be for the sole use of the occupants of the said apartment building.
(iii) Exception:

No building wherein gasoline, petroleum products or any other highly flammable, toxic, or explosive products are handled for commercial purposes shall have contiguous dwelling units. Where such dwelling units exist and a use changes to a use involving such products, those dwelling units shall immediately cease to be occupied as dwelling units.
(n) LANDSCAPING

Section 4.11 (a) (ii) shall not apply.
(o) PARKING
i) Notwithstanding Section 4.24 (a), the owner or occupant of a lot, using a building or structure for office or retail uses may provide and maintain, one or more parking spaces on a lot other than the lot specified in Schedule "A" in accordance with the provisions of this section.
ii) Notwithstanding Section 4.24 (b), for residential uses, a minimum of 1.1 parking space per dwelling unit and 0.1 parking spaces per dwelling unit for visitors shall be provided on the lot.
(p) LOADING

Section 4.24 ( m ) shall apply to the non-residential gross floor area only located within building(s) or structure(s) on the lot.
(q) YARD WHERE PERMITTED

Notwithstanding 4.24 (g);
i) Driveways and aisles shall not exceed fifteen percent (15\%) of the total area of the lot.
ii) Except as otherwise provided herein, uncovered surface parking areas and driveways shall be permitted in any part of any yard, provided that any part of a parking area located within a required yard shall be separated from any lot lines adjacent to such required yard by a planting strip not less
than 1.0 metre ( 3.3 ft ) in width. This provision shall not apply when the parking area or driveway is adjacent to a driveway or parking area on the adjacent property.
(r) BUILDING RESTRICTIONS

Despite any existing or future severance, partition, or division of the lot, the provisions of this By-law shall apply to the whole of the zone as if no severance, partition or division had occurred.
(s) HOLDING SYMBOL

To ensure orderly development of the land known as Part of Lot 6 , Concession 2 (geographic Township of Lobo), Municipality of Middlesex Centre:
The " \((\mathrm{h}-2)\) " holding symbol shall not be removed until a site plan agreement is completed.
The "( \(\mathrm{h}-3\) )" holding symbol shall not be removed until a noise study is completed that examines the noise sources in the area that would include but are not limited to the grain handling operation, CN rail line and vehicle/road noise. The study shall be to the satisfaction of CN rail as well as the Municipality of Middlesex Centre.
15.3.19
(b) DEFINED AREA
\(\mathrm{C} 1-19\) as shown on Schedule ' \(\mathrm{U}-01\) ', to this by-law
(b) PERMITTED USES

A Funeral Home, without chapel for services
All other uses permitted in the C1 zone

\subsection*{16.015.0 HIGHWAY COMMERCIAL (C2) ZONE}

The provisions of the Highway Commercial (C2) Zone shall apply to commercial development generally located in the periphery of the villages and hamlets of the Municipality.

\subsection*{16.115.1 GENERAL USE REGULATIONS}
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16.1.115.1.1 PERMITTED USES

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No land shall be used and no buildings or structures shall be erected, used, or altered in the Highway Commercial (C2) Zone except for the following purposes:
accessory use
animal clinic
building supply establishment
car wash
day nursery
financial institution
flea market
garage, public
garden centre
gas bar
hotel, motel or tavern
market garden
micro-brewery
motor vehicle sales establishment
motor vehicle service establishment
place of entertainment
place of recreation
nursery
office, general
office, professional
personal service establishment
pharmacy
restaurant
restaurant, drive-thru or take-out
service shop
store, convenience
store, retail
studio
tourist information centre
\begin{tabular}{ll} 
16.1.2 15.1.2 MINIMUM LOT AREA & \(2,000.0 \mathrm{M}^{2}(0.5 \mathrm{AC})\) \\
16.1.315.1.3 MINIMUM LOT FRONTAGE & \(30.0 \mathrm{M}(98 \mathrm{FT})\)
\end{tabular}
16.1.4 \(\frac{\text { FT } 15.1 .4}{\text { MINIMUM LOT DEPTH }} \quad 60.0 \mathrm{M}\) (196 FT)

\subsection*{16.1.515.1.5 MINIMUM FRONT YARD SETBACK}
(a) in accordance with Section 4.18 of this By-law
(b) all other roads
\(10.0 \mathrm{~m}(33 \mathrm{ft})\)
16.1.615.1.6 MINIMUM SIDE YARD SETBACK
(a) interior lot \(\quad 6.0 \mathrm{~m}(20 \mathrm{ft})\);
(b) corner lot \(10.0 \mathrm{~m}(33 \mathrm{ft})\) on the side abutting the road and \(6 \mathrm{~m}(20 \mathrm{ft})\) on the other side
16.1.715.1.7 MINIMUM REAR YARD SETBACK
10.0 M (33 FT)
16.1.815.1.8 MAXIMUM LOT COVERAGE

35\%
16.1.915.1.9 MAXIMUM HEIGHT \(\quad 12.0 \mathrm{M}(39.4\)

FT)
16.215.2SPECIAL USE REGULATIONS

\subsection*{16.2.115.2.1 GARAGE, PUBLIC}

In addition to previous provisions of Section 16.0 of this By-law, the following provisions shall apply to a public garage in the Highway Commercial (C2) Zone:
(a) maximum area for the open storage \(\quad 100.0 \mathrm{~m}^{2}\left(1,076 \mathrm{ft}^{2}\right)\) of motor vehicles

\subsection*{16.2.215.2.2 GAS BARS}

Notwithstanding any previous provisions of Section 16.0 of this By-law, a canopy, kiosk or pump island accessory to a gas bar or a motor vehicle service establishment may be erected, used or altered within the Highway Commercial (C2) Zone provided such canopy, kiosk or pump island is located not closer than 4.5 metres ( 15 ft ) from a lot line or 7.5 metres ( 25 ft ) to a dwelling located on a separate lot.

\subsection*{16.2.315.2.3 MOTOR VEHICLE SERVICE ESTABLISHMENT}

Notwithstanding any previous provisions of Section 16.0 of this By-law, the following provisions shall apply to a motor vehicle service establishment in the Highway Commercial (C2) Zone:
(a) MINIMUM LOT AREA
2,200.0 m² (0.5 ac)
(b) MINIMUM LOT FRONTAGE
(i) interior lot \(45.0 \mathrm{~m}(148 \mathrm{ft})\)
(ii) corner lot 55.0 m (180 ft)
(c) MINIMUM LOT DEPTH \(45.0 \mathrm{~m}(148 \mathrm{ft})\)
(d) MINIMUM SIDE YARD SETBACK
(i) where the yard abuts any \(6.0 \mathrm{~m}(20 \mathrm{ft})\) Residential Zone
(ii) interior lot \(4.5 \mathrm{~m}(15 \mathrm{ft})\)
(iii) corner lot \(18.0 \mathrm{~m}(59 \mathrm{ft})\) on the side abutting the road and \(4.5 \mathrm{~m}(15 \mathrm{ft})\) on the other side
(e) MINIMUM REAR YARD SETBACK \(1.5 \mathrm{~m}(5 \mathrm{ft})\)
(f) MAXIMUM LOT COVERAGE 20\%

\subsection*{16.2.415.2.4 OPEN STORAGE AS AN ACCESSORY USE}

Notwithstanding any previous provisions of Section 16.0 of this By-law, open storage as an accessory use in the Highway Commercial (C2) Zone shall:
(a) be accessory to a motor vehicle sales establishment and located on the same lot therewith;
(b) not be permitted, in the case of a corner lot, within any required exterior side yard;
(c) not be permitted within any required side yard or required rear yard where such yard abuts any Residential or Institutional Zone;
(d) not exceed twenty-five (25) percent of the total lot area of the lot on which it is located.

\subsection*{16.315.3 EXCEPTIONS}

C2-1 as shown on Schedule A, Map 31
(b) PERMITTED USES
gas bar

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motor vehicle service establishment
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|6.3.215.3.2 (A) DEFINED AREA
C2-2 as shown on Schedule A, Map U-10
(b) PERMITTED USES
light industrial use related to the refurbishing of curling stones
all other permitted uses of the C2 zone
| 16.3.315.3.3 (A) DEFINED AREA
C2-3 as shown on Schedule A, Map U-9
(b) PERMITTED USES
clinic
club, private
funeral home
library
parking lot
all other permitted uses of the C2 zone
(c) MINIMUM LOT AREA 930.0 m}\mp@subsup{}{}{2}(0.23\textrm{ac}
(d) MINIMUM LOT FRONTAGE }15.0\textrm{m}(49.2\textrm{ft}
(e) MINIMUM INTERIOR SIDE YARD SETBACK
(i) where the yard abuts any }6.0\textrm{m}(20\textrm{ft}
Residential Zone
(ii) where the yard abuts any }3.0\textrm{m}(9.8\textrm{ft}
Non-Residential Zone other than
a Commercial Zone
(iii) where the yard abuts any Commercial Zone 0 m (0 ft)
(f) MAXIMUM LOT COVERAGE 50%
| 16.3.415.3.4 (A) DEFINED AREA *
C2-4 as shown on Schedule A, Map 87
(b) PERMITTED USES
animal clinic
clinic

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day nursery
financial institution
funeral home
garden centre
gas bar
hotel, motel or tavern
motor vehicle service establishment
office, general
office, professional
parking lot
personal service establishment
place of recreation
restaurant
restaurant, drive-thru or take-out
school, private
service shop
store, convenience
store, retail

C2-5 as shown on Schedule A, Map U-8
(b) PERMITTED USES
self storage establishment
all other permitted uses of the C2 zone
16.3.615.3.6 (A) DEFINED AREA

C2-6 as shown on Schedule A, Key Map 64
(b) PERMITTED USES
light industrial use (restricted to the assembly of swimming pools)
outside storage (maximum of 20\% of total area)
all other permitted uses of the C 2 zone
16.3.7 (a) DEFINED AREA

C2-7 as shown on Schedule A, Key Map 15
(b) PERMITTED USES
fuel depot
all other permitted uses of the C2 zone
(c) PERMITTED BUILDINGS AND STRUCTURES

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Save as hereinafter specifically permitted, only buildings and structures as the same existed on January 1, 2007 are permitted; and, without limiting the generality of the foregoing, the concrete slab structure with a side yard setback of 0.08 metres and an exterior side yard setback of 5.71 metres and located immediately to the south of the metal clad building which existed on January 1, 2007 as identified on the survey dated August 23, 2005 prepared by Callon Dietz OLS, shall remain roofless and without walls and shall only be used in a manner that is incidental, subordinate and exclusively devoted to the existing loading space to which it is adjacent, notwithstanding the foregoing:
(i) additions to such existing buildings and structures for which a building permit is not required are permitted;
(ii) structures for which a building permit is not required are permitted; and
(v) in the case of a redevelopment that involves the removal of all such existing buildings and structures, new buildings and structures which comply with the regulations of this By-law applicable to the Highway Commercial (C2) Zone are permitted.
16.3.8 (a) DEFINED AREA

C2-8 as shown on Schedule A, Key Map U-8
(b) PERMITTED USES
industrial use, light
all other permitted uses of the C2 zone
16.3.9 (a) DEFINED AREA

C2-9 as shown on Schedule A, Key Map U-8
(b) MAXIMUM LOT COVERAGE \(40 \%\)
(c) PERMITTED USES

Clinic
Open storage as an accessory use to a Building Supply Establishment
All other uses permitted in the C2 zone
(d) MINIMUM FRONT YARD SETBACK 4.0 m
(e) MIMIMUM EXTERIOR SIDE YARD SETBACK \(\quad 4.0 \mathrm{~m}\)

\section*{(f) OPEN STORAGE EXCEPTION}

Notwithstanding any other provisions of this By-law:
i) Open Storage shall be permitted in the rear and side yard
ii) Open Storage shall have a minimum setback of 4.0 metres from the rear and side yards
iii) Open Storage shall not be permitted in the front yard (abutting Glendon Drive)
iv) Open storage shall be screened from abutting residential uses
16.3.10 (a) DEFINED AREA

C2-10 as shown on Schedule "A", Key Map U-5
(b) PERMITTED USES

Self storage establishment
all other permitted uses of the C2 zone
(c) SETBACK FROM SENSITIVE LAND USES

The following land uses shall not be permitted within 91.44 metres (300 feet) of the agricultural and open space strip legally described as Part of Lot 6, Concession 1 (geographic Township of Delaware) and as Part 10 on Reference Plan 33R-14639:

Car wash
Drive-thru, including but not limited to those associated with a restaurant or financial institution
Garage, public
Gas bar
Motor vehicle sales establishment
Motor vehicle service establishment
16.3.11 (a) DEFINED AREA

C2-11 as shown on Schedule A, Key Map U-8, to this By-law
(b) PERMITTED USES
clinic
pharmacy
all other permitted uses of the C2 zone
16.3.12 (a) DEFINED AREA

C2-12 as shown on Schedule A, Key Map U-9, to this By-law
(b) PERMITTED USES
clinic
laboratory
all other permitted uses of the C 2 zone
(c) MINIMUM REAR YARD SETBACK \(3 \mathrm{~m}(9.8 \mathrm{ft})\)
16.3.13 (a) DEFINED AREA

C2-13 as shown on Schedule A, Key Map U-7, to this By-law
(b) PERMITTED USES
animal clinic,
clinic,
day nursery,
financial institution,
general or professional office,
personal service establishment,
one restaurant, drive-thru permitted at a time,
convenience store,
retail store,
studio
(c) MINIMUM NUMBER PF QUEUING SPACES

Notwithstanding any other provisions of this by-law, the minimum number of queuing spaces before the first window of the drive-thru shall be 15 .
(d) MINIMUM FRONT YARD SETBACK \(6.5 \mathrm{~m}(21.3 \mathrm{ft})\)
(e) MINIMUM REAR YARD SETBACK 2.8 metres \((9.17 \mathrm{ft})\)
16.3.14 (a) DEFINED AREA

C2-14 as shown on Schedule 'A', Key Map 88, to this by-law
(b) PERMITTED USES

Contractor's Yard or Shop

All other uses permitted in the C2 zone
16.3.16
(c) DEFINED AREA
\(\mathrm{C} 2-16\) as shown on Schedule ' \(\mathrm{U}-09\) ', to this by-law
(b) PERMITTED USES

Clinic
Laboratory
Pharmacy
All other uses permitted in the C 2 zone
16.4.17
(a) DEFINED AREA

C2-17 as shown on Schedule "A", Key Map U-10
(b) PERMITTED USES

Self-Storage Establishments
(c) MINIMUM SIDE YARD SETBACK
(i) corner lot \(\quad 7.2 \mathrm{~m}(23.6 \mathrm{ft})\) on the side abutting the road and \(6 \mathrm{~m}(20 \mathrm{ft})\) on the other side.
(d) MINIMUM FRONT YARD SETBACK
23.4 m ( 44 ft ) from the streetline of a Township Concession Road 7 spaces.
(e) MINIMUM NUMBER OF PARKING SPACES

7 spaces. The number of accessible parking spaces shall be dictated by Section 4.0 of this By-law
17.016.0 OFFICE PARK COMMERCIAL (C3) ZONE

The provisions of the Office Park Commercial (C3) Zone shall apply to office park commercial development generally located in the periphery of the villages in the Municipality.

\subsection*{17.116.1GENERAL USE REGULATIONS}
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17.1.116.1.1 PERMITTED USES

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No land shall be used and no buildings or structures shall be erected, used, or altered in the Office Commercial (C3) Zone except for the following purposes:
accessory use
clinic
laboratory
office, general
office, professional
personal service establishment
store, convenience
```

17.1.216.1.2 MINIMUM LOT AREA 2,000.0 M2 (0.5 AC)

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17.1.316.1.3 MINIMUM LOT FRONTAGE 30.0 M (98 FT)
17.1.4 \(\frac{16.1 .4}{\text { FT })}\) MINIMUM LOT DEPTH \(\quad 60.0 \mathrm{M}\) (196
17.1.516.1.5 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads \(\quad 10.0 \mathrm{~m}(33 \mathrm{ft})\)
17.1.616.1.6 MINIMUM SIDE YARD SETBACK
(a) interior lot \(6.0 \mathrm{~m}(20 \mathrm{ft})\)
(b) corner lot \(10.0 \mathrm{~m}(33 \mathrm{ft})\) on the side abutting the road and \(6.0 \mathrm{~m}(20 \mathrm{ft})\) on the other side
17.1.7 16.1.7 MINIMUM REAR YARD SETBACK \(\quad 10.0 \mathrm{M}\) (33 FT)
17.1.816.1.8 MAXIMUM LOT COVERAGE 35\%
17.1.916.1.9 MAXIMUM HEIGHT
12.0 M (39 FT)

\subsection*{17.216.2SPECIAL USE REGULATIONS}

\subsection*{17.316.3EXCEPTIONS}
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17.3.116.3.1 (A) DEFINED AREA
C3-1 as shown on Schedule A, U-7

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(b) PERMITTED USES
laboratory
all other permitted uses of the C3 zone
(c) MINIMUM LOT FRONTAGE
27.3 m (90 ft)
(d) MINIMUM INTERIOR SIDE YARD SETBACK
3.0 m (20 ft)
(e) MINIMUM REAR YARD SETBACK
17.3.216.3.2 (A) DEFINED AREA

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C3-2 as shown on Schedule 'A', Key Map U-7, to this By-law
(b) PERMITTED USES
accessory use
clinic
laboratory
office, general
office, professional
(c) MINIMUM FRONT YARD SETBACK \(6.0 \mathrm{~m}(20 \mathrm{ft})\)
(d) MAXIMUM FRONT YARD SETBACK \(7.0 \mathrm{~m}(23 \mathrm{ft})\)
(e) MINIMUM SETBACK FROM

SOUTHERLY SIDE LOT LINE \(\quad 1.5 \mathrm{~m}(4.92 \mathrm{ft})\)
(f) PLANTING STRIPS

Notwithstanding any other provision of this by-law, planting strips shall not be required.
17.0 HAMLET COMMERCIAL (C4) ZONE

The provisions of the Hamlet Commercial (C4) Zone shall apply to commercial development located in the core areas of the Municipality's hamlets.

\subsection*{17.1 GENERAL USE REGULATIONS}
17.1.1 PERMITTED USES

No land shall be used and no buildings or structures shall be erected, used, or altered in the Hamlet Commercial (C4) Zone except for the following purposes:
accessory use
animal clinic
bed and breakfast establishment
boarding house, rooming house, or tourist home
car wash
clinic
club, private
day nursery
dwelling units connected to and forming an integral part of a main building and located above the first storey to a maximum of two storeys and/or located below the first storey in a basement
financial institution
garage, public
gas bar
hotel, motel or tavern
motor vehicle sales establishment
motor vehicle service establishment
office, general or professional
parking lot
personal service establishment
place of entertainment
restaurant
restaurant, drive-thru or take-out
service shop
store, convenience
store, retail
studio
tourist information centre
17.1.2 MINIMUM LOT AREA
(a) where a public water supply and
\(3,000.0 \mathrm{~m}^{2}(0.8 \mathrm{ac})\) public sanitary sewage systems are not available
\begin{tabular}{|c|c|c|}
\hline \multirow[t]{3}{*}{(b)} & where a public water supply or & \(2,000.0 \mathrm{~m}^{2}(0.5 \mathrm{ac})\) \\
\hline & \multicolumn{2}{|l|}{public sanitary sewage system is} \\
\hline & available & \\
\hline \multirow[t]{2}{*}{(c)} & where a public water supply and & \(1,500.0 \mathrm{~m}^{2}\) (0.4 ac) \\
\hline & public sanitary sewage system are & \\
\hline
\end{tabular}
17.1.3 MINIMUM LOT FRONTAGE 20.0 M (66 FT)
17.1.4 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads \(0 \mathrm{~m}(0 \mathrm{ft})\)
17.1.5 MINIMUM SIDE YARD SETBACK
(i) where the yard abuts any \(6.0 \mathrm{~m}(20 \mathrm{ft})\)
Residential Zone
(ii) corner lot \(6.0 \mathrm{~m}(20 \mathrm{ft})\) on the side abutting the road and \(0 \mathrm{~m}(0 \mathrm{ft})\) on the other side
17.1.6 MINIMUM REAR YARD SETBACK 10.0 M (33 FT)
17.1.7 MAXIMUM LOT COVERAGE 40\%
17.1.8 MINIMUM SEPARATION DISTANCE

FROM A BUILDING OR PUMP
ISLAND TO A DWELLING \(7.5 \mathrm{~m}(25 \mathrm{ft})\)
17.1.9 MAXIMUM HEIGHT 12.0 M (39 FT)

\subsection*{17.2 SPECIAL USE REGULATIONS}
17.2.1 CAR WASH

Notwithstanding any previous provisions of Section 17.0 of this By-law, car wash may be erected, used or altered within the Hamlet Commercial (C4) Zone provided such car wash is serviced by a public water supply system.

\subsection*{17.2.2 DWELLING UNITS}

The following provisions apply where a part of a building used or intended for purposes of a commercial use in the Hamlet Commercial (C4) Zone is designed, used, or intended for use as a dwelling unit:
(a) Minimum Floor Area of a Dwelling Unit:
\begin{tabular}{lll} 
(i) & bachelor unit & \(40.0 \mathrm{~m}^{2}\left(431 \mathrm{ft}^{2}\right)\) \\
\hline (ii) & one bedroom unit & \(55.0 \mathrm{~m}^{2}\left(592 \mathrm{ft}^{2}\right)\) \\
\hline (iii) & two bedroom unit & \(65.0 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)\) \\
\hline (iv) & three bedroom unit & \(85.0 \mathrm{~m}^{2}\left(915 \mathrm{ft}^{2}\right)\)
\end{tabular}
(b) Access:

Pedestrian access to each dwelling unit, other than an accessory dwelling unit, shall be provided from an adjacent street and shall be for the sole use of the occupants of the said dwelling unit and any other dwelling units located in the same building.
(c) Exception:

No building wherein gasoline, petroleum products or any other highly flammable, toxic, or explosive products are handled for commercial purposes shall have contiguous dwelling units. Where such dwelling units exist and a use changes to a use involving the aforementioned products, the said dwelling units shall cease to be occupied as dwelling units.

\subsection*{17.2.3 GARAGE, PUBLIC}

In addition to previous provisions of Section 17.0 of this By-law, the following provisions shall apply to a public garage in the Hamlet Commercial (C4) Zone:
(a) maximum area for the open storage \(\quad 100.0 \mathrm{~m}^{2}\left(1,076 \mathrm{ft}^{2}\right)\) of motor vehicles

\subsection*{17.2.4 GAS BARS}

Notwithstanding any previous provisions of Section 17.0 of this By-law, a canopy, kiosk or pump island accessory to a gas bar or a motor vehicle service establishment may be erected, used or altered within the Hamlet Commercial (C4) Zone provided such canopy, kiosk or pump island is located not closer than 4.5 metres ( 15 ft ) from a lot line or 7.5 metres ( 25 ft ) to a dwelling located on a separate lot.

\subsection*{17.2.5 MOTOR VEHICLE SERVICE ESTABLISHMENT}

Notwithstanding any previous provisions of Section 17.0 of this By-law, the following provisions shall apply to a motor vehicle service establishment in the Hamlet Commercial (C4) Zone:
(a) MINIMUM LOT AREA
\(2,200.0 \mathrm{~m}^{2}(0.5 \mathrm{ac})\)
(b) MINIMUM LOT FRONTAGE
\begin{tabular}{cll}
\hline (i) & interior lot & \(45.0 \mathrm{~m}(148 \mathrm{ft})\) \\
\hline (ii) & corner lot & \(55.0 \mathrm{~m}(180 \mathrm{ft})\) \\
\hline
\end{tabular}
(c) MINIMUM LOT DEPTH \(45.0 \mathrm{~m}(148 \mathrm{ft})\)
            (d) MINIMUM SIDE YARD SETBACK
\begin{tabular}{ll} 
(i) \begin{tabular}{ll} 
where the yard abuts any & \(6.0 \mathrm{~m}(20 \mathrm{ft})\) \\
\hline & Residential Zone \\
(ii) & interior lot
\end{tabular} & \(4.5 \mathrm{~m}(15 \mathrm{ft})\) \\
\hline (iii) & corner lot \\
\hline & \begin{tabular}{l}
\(18.0 \mathrm{~m}(59 \mathrm{ft})\) on the \\
\hline
\end{tabular} \\
\begin{tabular}{l} 
side abutting the road \(4.5 \mathrm{~m}(15 \mathrm{ft})\) on \\
the other side
\end{tabular} \\
\hline
\end{tabular}
(e) MINIMUM REAR YARD SETBACK \(1.5 \mathrm{~m}(5 \mathrm{ft})\)
(f) MAXIMUM LOT COVERAGE 20\%

\subsection*{17.2.6 OPEN STORAGE AS AN ACCESSORY USE}

Notwithstanding any previous provisions of Section 17.0 of this By-law, open storage as an accessory use in the Hamlet Commercial (C4) Zone shall:
(e) be accessory to a motor vehicle sales establishment and located on the same lot therewith;
(f) not be permitted, in the case of a corner lot, within any required exterior side yard;
(g) not be permitted within any required side yard or required rear yard where such yard abuts any Residential or Institutional Zone;
(h) not exceed twenty-five (25) percent of the total lot area of the lot on which it is located.

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\subsection*{17.3 EXCEPTIONS}
175.3.13
(a) DEFINED AREA

C 41 -13 as shown on Schedule 'A', Key Map U-6, to this By-law
(b) PERMITTED USES
dwelling units on the ground floor (maximum of two)
all permitted uses of the C14 zone
(c) MINIMUM LOT AREA
809.37 m\(^{2}\) (0.2 ac)

\section*{LIGHT INDUSTRIAL (M1) ZONE}

The provisions of the Light Industrial (M1) Zone shall generally apply to light industrial development located in the periphery of the villages of the Municipality.

\subsection*{18.1 GENERAL USE REGULATIONS}

\subsection*{18.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the Light Industrial (M1) Zone except for the following purposes:
accessory use
industrial use, light
laboratory
office as an accessory use open storage as an accessory use retail store as an accessory use warehouse
18.1.2 MINIMUM LOT AREA \(3,000 \mathrm{M}^{2}\) (0.75 AC)
18.1.3 MINIMUM LOT FRONTAGE 25.0 M (82 FT)
18.1.4 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads
\(12.0 \mathrm{~m}(39 \mathrm{ft})\)
18.1.5 MINIMUM SIDE YARD SETBACK
\begin{tabular}{ll} 
(a) corner lot & \begin{tabular}{l}
\(12.0 \mathrm{~m}(39 \mathrm{ft})\) on the \\
side abutting the road \\
and \(6.0 \mathrm{~m}(20 \mathrm{ft})\) on \\
the other side
\end{tabular} \\
(b) where the yard abuts any Residential \\
or an Institutional Zone
\end{tabular}\(\quad 12.0 \mathrm{~m}(39 \mathrm{ft})\).
18.1.6 MINIMUM REAR YARD SETBACK
\begin{tabular}{ll} 
(a) where the yard abuts any Residential & \(12.0 \mathrm{~m}(39 \mathrm{ft})\) \\
Zone or an Institutional Zone & \\
(b) all other cases & \(6.0 \mathrm{~m}(20 \mathrm{ft})\)
\end{tabular}

\subsection*{18.1.7 MAXIMUM LOT COVERAGE \(35 \%\)}
18.1.8 MAXIMUM HEIGHT
12.0 M (39.4 FT)
18.1.9 YARDS ABUTTING A RAILWAY RIGHT-OF-WAY

Notwithstanding Sections 18.1.5 and 18.1.6 of this By-law, where a lot zoned Light Industrial (M1) abuts a railway right-of-way, no yard shall be required along the lot line abutting the said railway right-of-way.
18.2 SPECIAL USE REGULATIONS

\subsection*{18.2.1 LIGHT INDUSTRIAL USES}

Notwithstanding any previous provisions of Section 18.0 of this By-law, if a public water supply system is not available, a light industrial use shall not be permitted in the Light Industrial (M1) Zone unless it is a dry industrial use.
18.2.2 OPEN STORAGE AS AN ACCESSORY USE

Notwithstanding any previous provisions of Section 18.0 of this By-law, open storage as an accessory use, in the Light Industrial (M1) Zone, shall:
(a) not be permitted within any front yard or, in the case of a corner lot, within any exterior side yard;
(b) not be permitted within any side yard abutting any Residential Zone or Institutional Zone;
(c) not exceed twenty-five percent (25\%) of the total lot area of the lot on which it is located.

\subsection*{18.2.3 RETAIL STORE AS AN ACCESSORY USE}

In addition to previous provisions of Section 18.0 of this By-law, a retail store as an accessory use in the Light Industrial (M1) Zone shall:
(a) be located in or erected within 2.0 metres ( 7 ft ) of the main building;
(b) not exceed ten percent ( \(10 \%\) ) of the total floor area of the main building, to maximum of \(2000.0 \mathrm{~m}^{2}\left(21,527 \mathrm{ft}^{2}\right)=\)

\subsection*{18.3 EXCEPTIONS}
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| 18.3.1 (A)__DEFINED AREA
M1-1 as shown on Schedule A, Map 87
(b) PERMITTED USES
contractor's yard
office as an accessory use
open storage as an accessory use
warehouse
18.3.2 (A)DEFINED AREA
M1-2(h-3) as shown on Schedule A, Map U-5
(b) PERMITTED USES
The following uses in addition to the list of permitted uses in subsection 18.1.1:
contractor's yard or shop
machine shop
service shop
(c) MINIMUM LOT FRONTAGE
0 m
18.3.3 (A)DEFINED AREA
M1-3 as shown on Schedule A, Map U-5
(b) PERMITTED USES
The following uses in addition to the list of permitted uses in subsection 186.1.1:
existing dwelling
(c) MINIMUM LOT AREA $\quad 1,870 \mathrm{~m}^{2}(0.46 \mathrm{ac})$

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\section*{GENERAL INDUSTRIAL (M2) ZONE}

The provisions of the General Industrial (M2) Zone shall generally apply to industrial development located in the periphery of the villages and limited rural areas of the Municipality.

\subsection*{19.1 GENERAL USE REGULATIONS}

\subsection*{19.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the General Industrial (M2) Zone except for the following purposes:
accessory use
bulk sales establishment contractor's yard or shop fuel depot garage, public
industrial use, general
machine shop
office as an accessory use open storage as an accessory use retail store as an accessory use sawmill service shop truck terminal warehouse
19.1.2 MINIMUM LOT AREA
(a) where a public water supply and \(\quad 3,000.0 \mathrm{~m}^{2}(0.8 \mathrm{ac})\) public sanitary sewage systems are not available
(b) where a public water supply or \(1,800.0 \mathrm{~m}^{2}\) (0.4 ac) public sanitary sewage system is available
(c) where a public water supply and \(\quad 1,400.0 \mathrm{~m}^{2}(0.3 \mathrm{ac})\) public sanitary sewage systems are available
19.1.3 MINIMUM LOT FRONTAGE 25.0 M (82 FT)

\subsection*{19.1.4 MINIMUM FRONT YARD SETBACK}
(a) in accordance with Section 4.18 of this By-law
(b) all other roads
12.0 m (39 ft)

\subsection*{19.1.5 MINIMUM SIDE YARD SETBACK}
(a) corner lot \begin{tabular}{l}
\(12.0 \mathrm{~m}(39 \mathrm{ft})\) on the \\
side abutting the road \\
and \(6 \mathrm{~m}(20 \mathrm{ft})\) on the \\
other side
\end{tabular}
(b) where the yard abuts any 12.0 m ( 39 ft ) Residential Zone, any Agricultural Zone used for the purpose of a single detached dwelling or an Institutional Zone
(c) all other cases
6.0 m (20 ft)
19.1.6 MINIMUM REAR YARD SETBACK
\begin{tabular}{ll} 
(a) \begin{tabular}{l} 
where the yard abuts any \\
Residential Zone, any Agricultural Zone \\
used for the purpose of a single detached \\
dwelling or an Institutional Zone
\end{tabular} & \(12.0 \mathrm{~m}(39 \mathrm{ft})\) \\
(b) all other cases & \(6.0 \mathrm{~m}(20 \mathrm{ft})\)
\end{tabular}
19.1.7 MAXIMUM LOT COVERAGE
\(35 \%\)
19.1.8 MAXIMUM HEIGHT 12.0 M (39.4 FT)

\subsection*{19.1.9 YARDS ABUTTING A RAILWAY RIGHT-OF-WAY}

Notwithstanding Section 20.1.519.1.5 and Section 20.1.619.1.6 of this By-law, where a lot zoned General Industrial (M2) abuts a railway right-of-way, no yard shall be required along the lot line abutting the said railway right-of-way.

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\subsection*{19.2 SPECIAL USE REGULATIONS}

\subsection*{19.2.1 INDUSTRIAL USES}

Notwithstanding any previous provisions of Section 20.019.0 of this By-law, if a public water supply system is not available, a general industrial use shall not be permitted in the General Industrial (M2) Zone unless it is a dry industrial use.

\subsection*{19.2.2 OPEN STORAGE AS AN ACCESSORY USE}

Notwithstanding any previous provisions of Section 20.019.0 of this By-law, open storage as an accessory use in the General Industrial (M2) Zone shall:
(a) not be permitted within any front yard or, in the case of a corner lot, within any exterior side yard;
(b) not be permitted within any side yard abutting any Residential Zone, any Agricultural Zone used for the purpose of a single detached dwelling or an Institutional Zone;
(c) not exceed fifty percent (50\%) of the total lot area of the lot on which it is located.

\subsection*{19.2.3 RETAIL STORE AS AN ACCESSORY USE}

In addition to the previous provisions of Section 20.019.0 of this By-law, a retail store as an accessory use in the General Industrial (M2) Zone shall:
(a) be located in the main building;
(b) not exceed twenty-five percent ( \(25 \%\) ) of the total floor area of the mainbuilding, to maximum of \(2000.0 \mathrm{~m}^{2}\left(21,527 \mathrm{ft}^{2}\right)=\)

\subsection*{19.3 EXCEPTIONS}
19.3.1 (A) __DEFINED AREA

M2-1 as shown on Schedule A, Map U-5
(b) PERMITTED USES
dry industrial use related to agricultural products
office as an accessory use
open storage as an accessory use not exceeding \(465 \mathrm{~m}^{2}\left(5,005 \mathrm{ft}^{2}\right)\)
19.3.2 (A) __DEFINED AREA

M2-2 as shown on Schedule A, Maps U-9
(b) PERMITTED USES
any use existing as of the date of the passing of this By-law
19.3.3
(A) \(\qquad\) DEFINED AREA

M2-3 as shown on Schedule A, Map U-5
(b) PERMITTED USE RESTRICTIONS
conservation use
forestry use
(c) PROHIBITED USES

Notwithstanding Section 17.0, no buildings or structures or open storage shall be permitted.
19.3.4 (a) DEFINED AREA

M2-4 as shown on Schedule 'A', Key Map 43
(b) PERMITTED USES

Notwithstanding any other provisions of this by-law, a Motor Vehicle Sales Establishment shall be permitted as an accessory use

All other permitted uses of the M2 zone.
19.3.5 (a) DEFINED AREA

M2-5 as shown on Schedule 'A', Key Map U-10, to this by-law
(b) FRONTAGE EXCEPTION

Notwithstanding any other provisions of this By-law, the legal frontage shall be located along Egremont Drive.
(c) REAR YARD EXCEPTION

Notwithstanding any other provisions of this By-law, the legal rear yard shall include those lands comprising 23170 Nairn Road, notwithstanding that it has frontage on Nairn Road.
(d) OPEN STORAGE EXCEPTION

Notwithstanding any other provisions of this By-law:
i) open storage shall be permitted in the rear yard
ii) open storage shall have a minimum setback from the rear yard and side yard of 3 metres ( 9.84 ft )
19.3.6 (a) DEFINED AREA

M2-6 as shown on Schedule 'A', Key Map 15
(b) PERMITTED USES

Accessory use, excluding any residential uses
agricultural use, excluding any residential uses
Bulk sales establishment
Office as an accessory use
Retail store as an accessory use
Retail store as an accessory use
Sawmill service shop
Warehouse
(c) MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.16 of this By-law (b) all other roads 12.0 m (39 ft)

FARM INDUSTRIAL (M3) ZONE
The provisions of the Farm Industrial (M3) Zone shall generally apply to farm related industrial and commercial development located in the rural areas of the Municipality.

\subsection*{20.1 GENERAL USE REGULATIONS}

\subsection*{20.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the Farm Industrial (M3) Zone except for the following purposes:
accessory use
abattoir
animal hospital
agricultural processing establishment
agricultural sales establishment
dog kennel
grain handling facility
farm equipment sales and service
livestock sales and marketing yard market garden
office as an accessory use
open storage as an accessory use
retail store as an accessory use
tile drainage contractor
20.1.2 MINIMUM LOT AREA 3,000 M² (0.75 AC)
20.1.3 MINIMUM LOT FRONTAGE 25.0 M (82 FT)
20.1.4 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads \(\quad 20.0 \mathrm{~m}\) (66 ft)

\subsection*{20.1.5 MINIMUM SIDE YARD SETBACK}
\begin{tabular}{ll} 
(a) corner lot & \begin{tabular}{l}
\(20.0 \mathrm{~m}(66 \mathrm{ft})\) on the \\
side abutting the road \\
and \(6.0 \mathrm{~m}(20 \mathrm{ft})\) on \\
the other side
\end{tabular} \\
(b) \begin{tabular}{l} 
where the yard abuts an Agricultural \\
Zone used solely for residential purposes \\
or an Institutional Zone
\end{tabular} & \(15.0 \mathrm{~m}(49 \mathrm{ft})\)
\end{tabular}
(c) all other cases
\(6.0 \mathrm{~m}(20 \mathrm{ft})\)
20.1.6 MINIMUM REAR YARD SETBACK
(a) where the yard abuts an Agricultural \(\quad 12.0 \mathrm{~m}(39 \mathrm{ft})\) Zone used solely for residential purposes or an Institutional Zone
(b) all other cases
6.0 m (20 ft)
20.1.7 MAXIMUM LOT COVERAGE

35\%
20.1.8 MAXIMUM HEIGHT
\(12.0 \mathrm{M}(39.4 \mathrm{FT})\)

\subsection*{20.1.9 YARDS ABUTTING A RAILWAY RIGHT-OF-WAY}

Notwithstanding Sections 20.1.5 and 20.1.6 of this By-law, where a lot zoned Farm Industrial (M3) abuts a railway right-of-way, no yard shall be required along the lot line abutting the said railway right-of-way.

\subsection*{20.2 SPECIAL USE REGULATIONS}
20.2.1 GRAIN HANDLING FACILITY

Notwithstanding Sections 20.1.4, 20.1.5 and 20.1.6 of this By-law, a grain handling facility located in the Farm Industrial (M3) Zone shall be setback a minimum of 150.0 metres ( 492 ft ) from all lot lines.

\subsection*{20.2.2 OPEN STORAGE AS AN ACCESSORY USE}

Notwithstanding any previous provisions of Section 20.0 of this By-law, open storage as an accessory use, in the Farm Industrial (M3) Zone, shall:
(a) not be permitted within a front yard or, in the case of a corner lot, within an exterior side yard;
(b) not be permitted within any side yard abutting an Agricultural Zone used solely for the purpose of a single detached dwelling or an Institutional Zone;
(c) not exceed seventy-five percent ( \(75 \%\) ) of the total lot area of the lot on which it is located.

\subsection*{20.2.3 RETAIL STORE AS AN ACCESSORY USE}

In addition to previous provisions of Section 20.0 of this By-law, a retail store as an accessory use in the Farm Industrial (M3) Zone shall:
(a) be located in or erected within 2.0 metres ( 6.6 ft ) of the main building;
(b) not exceed ten percent (10\%) of the total floor area of the main building.
20.3 EXCEPTIONS
\begin{tabular}{|c|c|c|}
\hline \multirow[t]{4}{*}{20.3.1} & (A) & DEFINED AREA \\
\hline & & M3-1 as shown on Schedule A, Map 40 \\
\hline & (b) & PROHIBITED USE \\
\hline & & open storage as an accessory use \\
\hline \multirow[t]{4}{*}{20.3.2} & (A) & DEFINED AREA \\
\hline & & M3-2 as shown on Schedule A, Map 82 \\
\hline & (b) & PERMITTED USES \\
\hline & & \begin{tabular}{l}
contractor's yard or shop \\
fuel depot \\
truck terminal \\
all other permitted uses of the M3 zone
\end{tabular} \\
\hline \multirow[t]{4}{*}{20.3.3} & (A) & DEFINED AREA \\
\hline & & M3-3 as shown on Schedule A, Map 73 \\
\hline & (b) & PERMITTED USES \\
\hline & & \begin{tabular}{l}
accessory use \\
animal hospital \\
agricultural sales establishment \\
farm equipment sales and service \\
market garden \\
office as an accessory use open storage as an accessory use retail store as an accessory use
\end{tabular} \\
\hline
\end{tabular}

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\section*{EXTRACTIVE INDUSTRIAL (M4) ZONE}

The provisions of the Extractive Industrial (M4) Zone shall generally apply to aggregate extraction related development generally located in the rural areas of the Municipality.

\subsection*{21.1 GENERAL USE REGULATIONS}

\subsection*{21.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the Extractive Industrial (M4) Zone except for the following purposes:
accessory use aggregate storage aggregate use agricultural use asphalt plant, portable concrete batching plant forestry use
pit
quarry
wayside pit
21.1.2 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads \(20.0 \mathrm{~m}(66 \mathrm{ft})\)
21.1.3 MINIMUM SIDE YARD SETBACK
\begin{tabular}{ll} 
(a) corner lot & \begin{tabular}{l}
\(20.0 \mathrm{~m}(66 \mathrm{ft})\) on the \\
side abutting the road \\
and \(6.0 \mathrm{~m}(20 \mathrm{ft})\) on \\
the other side
\end{tabular} \\
(b) \begin{tabular}{l} 
where the yard abuts any Agricultural \\
Zone used solely for the purpose of a \\
single detached dwelling or an Institutional \\
Zone
\end{tabular} & \(15.0 \mathrm{~m}(49 \mathrm{ft})\) \\
(c) all other cases & \(10.0 \mathrm{~m} \mathrm{(33} \mathrm{ft)}\)
\end{tabular}
21.1.4 MINIMUM REAR YARD SETBACK
(a) where the yard abuts any Agricultural \(\quad 12.0 \mathrm{~m}(39 \mathrm{ft})\) Zone used solely for the purpose of a single detached dwelling or an Institutional Zone
(b) all other cases
6.0 m (20 ft)
21.1.5 MAXIMUM HEIGHT
15.0 M (49 FT)

\subsection*{21.2 SPECIAL USE REGULATIONS}

\subsection*{21.2.1 AGRICULTURAL USE}

Notwithstanding any previous provisions of Section 21.0 of this By-law, the minimum lot area, lot frontage, setbacks, maximum lot coverage, front yard depth, side yard width, and rear yard depth for buildings and structures for an agricultural use shall be in accordance with the zone requirements of Section 5.0.

\subsection*{21.2.2 ASPHALT PLANTS AND CONCRETE BATCHING PLANTS}

In addition to previous provisions of Section 21.0 of this By-law, the following provisions shall also apply to asphalt plants and concrete batching plants in the Extractive Industrial (M4) Zone:
(a) MINIMUM LOT AREA 5.0 hectares (12 ac)
(b) MAXIMUM LOT COVERAGE 20\%
(c) MINIMUM SIDE YARD AND REAR YARD SETBACKS
(i) an Agricultural Zone used solely
90.0 m (295 ft) for purpose of a single detached dwelling or an Institutional Zone
(ii) all other cases
30.0 m ( 98 ft )

\subsection*{21.2.3 MINIMUM SEPARATION DISTANCE FOR A PIT OR PRODUCT STOCKPILE}

In addition to previous provisions of Section 21.0 of this By-law, no pit or product stockpile shall be located closer to:
\begin{tabular}{ll} 
(a) \begin{tabular}{l} 
an Agricultural Zone used solely \\
for the purpose of a single detached \\
dwelling or an Institutional Zone
\end{tabular} & \(90.0 \mathrm{~m}(295 \mathrm{ft})\) \\
(b) the edge of a road allowance than & \(30.0 \mathrm{~m}(98 \mathrm{ft})\) \\
(c) a lot line than & \(15.0 \mathrm{~m}(49 \mathrm{ft})\)
\end{tabular}

\subsection*{21.3 EXCEPTIONS}
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21.3.1 (A)DEFINED AREA
M4-1 as shown on Schedule A, Map 77 and Map 78
(b) PERMITTED USES
accessory use
agricultural use
aggregate storage
asphalt plant, portable
forestry use
pit
recycling facility
wayside pit
(c) RETAIL STORE AS AN ACCESSORY USE
In addition to the previous provisions of Section 21.0 of this By-law, a
retail store as an accessory use in the Extractive Industiallndustrial
Exception (M4-1) Zone shall:
(a) be limited to the general retail sale of products produced, processed and / or upgraded on site as part of the permitted Recycling Facility;
(b) be limited to an area not exceeding 1.892 hectares
(d) HOLDING SYMBOL
To ensure orderly development of the land, the " $\mathrm{h}-10$ )" holding symbol shall not be removed from the zoning of the subject lands until the applicant/owner has entered into a site plan agreement with the CorporationMunicipality, registered against the title of the subject lands that address matters governed by Section 41 of the Planning act as amended.
21.3.2 (A)DEFINED AREA
M4-2 as shown on Schedule A, Map 67
(b) PERMITTED USES
accessory use
aggregate storage
aggregate use
asphalt plant, portable
pit

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\subsection*{21.3.3 (A)DEFINED AREA}

M4-3 as shown on Schedule A, Map 67
(b) PROHIBITED USE
asphalt plant, portable
concrete batching plant
21.3.4 (A)DEFINED AREA

M4-4 as shown on Schedule A, Map 78
b) MINIMUM SEPARATION DISTANCE FOR A PIT OR PRODUCT STOCKPILE
(i) 0 metres ( 0 ft ) from a lot line along the westerly lot line from the southwest corner of the subject property running north along the westerly lot line for a distance of 183.0 metres ( 600 ft );
(ii) 0 m . ( 0 ft. ) from a lot line along the southeasterly lot line from a point located 158.0 metres ( 518 ft ) east of the southwesterly corner of the subject property running northeast along the northeasterly lot line for a distance of 142.0 metres ( 465 ft );
(iii) 0 metres ( 0 ft ) from a lot line along the southerly lot line from the southeast corner of the subject property running west along the southerly lot line for a distance of 309.0 metres ( \(1,013 \mathrm{ft}\) ).
21.3.5 (A)DEFINED AREA

M4-5 as shown on Schedule A, Map 31
(b) PERMITTED USES
existing trucking business primarily devoted to the trucking of aggregate existing dwelling
all other permitted uses of the M4 zone
21.3.6 (A)DEFINED AREA

M4-6 as shown on Schedule A, Map 78
(b) PERMITTED USES
single detached dwelling all other permitted uses of the M4 zone

\subsection*{21.4 TEMPORARY USES}

\section*{INSTITUTIONAL (I) ZONE}

The provisions of the Institutional (I) Zone shall generally apply to institutional development generally located in the urban and rural areas of the Municipality.

\subsection*{22.1 GENERAL USE REGULATIONS}

\subsection*{22.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the Institutional (I) Zone except for the following purposes:
accessory use
cemetery
clinic
club, private
community centre
day nursery
funeral home
institutional use
nursing home
park, public
place of worship
retirement home
school, public or private
dwelling unit as an accessory use
22.1.2 MINIMUM LOT AREA
\(3,000.0 \mathrm{M}^{2}(0.75 \mathrm{AC})\)
22.1.3 MINIMUM LOT FRONTAGE
\(30.0 \mathrm{M}(98 \mathrm{FT})\)
22.1.4 MINIMUM LOT DEPTH
\(60 \mathrm{M}(197 \mathrm{FT})\)
22.1.5 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads
\(10.0 \mathrm{~m}(33 \mathrm{ft})\)
22.1.6 MINIMUM SIDE YARD SETBACK
\begin{tabular}{ll} 
(a) corner lot & \begin{tabular}{l}
\(10.0 \mathrm{~m}(33 \mathrm{ft})\) on the \\
side abutting the road \\
and \(4.5 \mathrm{~m}(15 \mathrm{ft})\) on \\
the other side
\end{tabular} \\
(b) interior lot & \(4.5 \mathrm{~m}(15 \mathrm{ft})\) \\
MINIMUM REAR YARD SETBACK & \(9.0 \mathrm{M}(30 \mathrm{FT})\)
\end{tabular}
22.1.7 MINIMUM REAR YARD SETBACK
\(9.0 \mathrm{M}(30 \mathrm{FT})\)

\subsection*{22.1.8 MAXIMUM LOT COVERAGE 35\%}
22.1.9 MAXIMUM HEIGHT
12.0 M (39.4 FT)

\subsection*{22.2 SPECIAL USE REGULATIONS}

\subsection*{22.2.1 DWELLING UNIT AS AN ACCESSORY USE}

In addition to previous provisions of Section 22.0 of this By-law, a dwelling unit as an accessory use in the Institutional (I) Zone shall comply to the following:
(a) have a minimum floor area of \(65 \mathrm{~m}^{2}\left(700 \mathrm{ft}^{2}\right)\);
(b) be located within or be contiguous to the main building;
(c) be above or to the rear of the main building;
(d) be used as the residence of the owner or operator, or an employee of the owner or operator of the main use which it is accessory to;
(e) not exceed twenty-five percent (25\%) of the total floor area of the main building in which it is located.

\subsection*{22.3 EXCEPTIONS}
22.3.1 (A)DEFINED AREA

I-1 as shown on Schedule A, Map U-7 and Map 49
(b) PERMITTED USES
accessory use
day nursery
park, public
place of worship
dwelling unit as an accessory use
22.3.2 (A)DEFINED AREA

I-2 as shown on Schedule A, Key Map U-12
(b) PERMITTED USES
store, retail
all other permitted uses of the I zone
(c) PLANTING STRIPS

Notwithstanding Section 4.13(b) (i) of this By-law, a Planting Strip shall be required along the property line abutting 5184 Egremont Drive.
(d) PARKING LOT

For the purposes of the defined area, Section 4.26 (j) (iii) of this By-law shall not apply.
22.3.3 (A)DEFINED AREA

I-3 as shown on Schedule A, Key Map 91
(b) PERMITTED USES

Accessory uses may include:
i) the temporary storage of vehicles, provided that:
- storage of vehicles, including unlicensed vehicles, shall be permitted only if they are not in a derelict condition;
- no vehicle shall be stored on the site for more than seven (7) months; and
- the area dedicated to the temporary storage of vehicles shall be limited to that portion of the land described as Part 1 on Reference Plan 33R-17093.
ii) housing for the full-time staff members.
22.3.4 (A)DEFINED AREA

I-4 as shown on Schedule 'A', Key Map U-7
(b) MINIMUM INTERIOR SIDE YARD SETBACK \(2.0 \mathrm{~m}(6.56 \mathrm{ft})\)
(c) MINIMUM REAR YARD SETBACK \(2.0 \mathrm{~m}(6.56 \mathrm{ft})\)
22.3.5 (A)DEFINED AREA

I-5 as shown on Schedule 'A', Key Map 1
(b) MINIMUM LOT AREA \(4.05 \mathrm{ha}(10.01 \mathrm{ac})\)
(c) MINIMUM LOT FRONTAGE 253.1 metres \((830.4 \mathrm{ft})\)
(d) MINIMUM FRONT YARD SETBACK
as it existed on October 16, 2013
22.3.6 (a) DEFINED AREA

I-6 as shown on Schedule 'A', Key Map U-7
(b) PERMITTED USES
day nursery
dwelling unit as a stand-alone use

\section*{PARKS AND RECREATION (PR) ZONE}

The provisions of the Parks and Recreation (PR) Zone shall generally apply to active recreational development generally located in the rural and urban areas of the Municipality.

\subsection*{23.1 GENERAL USE REGULATIONS}

\subsection*{23.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the Parks and Recreation (PR) Zone except for the following purposes:
accessory use
club, private
conservation use
forestry use
golf course
park, public or private
place of recreation
tourist information centre
museum
23.1.2 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads \(10.0 \mathrm{~m}(33 \mathrm{ft})\)
23.1.3 MINIMUM SIDE YARD SETBACK 10.0 M (33 FT)
23.1.4 MINIMUM REAR YARD SETBACK
7.5 M (25 FT)
23.1.5 MAXIMUM LOT COVERAGE

20\%
23.1.6 MAXIMUM HEIGHT
12.0 M (39 FT)

\subsection*{23.2 SPECIAL USE REGULATIONS}

\subsection*{237.2.1 LIFESTYLE COMMUNITY}

Where in the Parks and Recreation (PR) Zone a Lifestyle Community is a permitted use, in addition to the previous provisions of Section 2321.0 of this By-law, the following provisions shall apply to such a lifestyle community use:
There shall be a minimum front yard setback and minimum exterior yard setback of 6.0 metres ( 19.8 ft ) with respect to the location of any park model trailer or mobile home.

There shall be a minimum side yard setback and a minimum rear setback of 1.5 metres ( 4.9 ft ) with respect to the location of any park model trailer or mobile home.

\subsection*{23.3 EXCEPTIONS}
23.3.1 (A)DEFINED AREA

PR-1 as shown on Schedule A, Map 78
(b) PERMITTED USES
accessory use
agricultural use, excluding buildings and structures
park, public or private
23.3.2 (A)DEFINED AREA

PR-2 as shown on Schedule A, Map 80
(b) PERMITTED USES
agricultural use, excluding buildings and structures
conservation use
golf driving range use
park, public or private
23.3.3 (a) DEFINED AREA

PR-3 as shown on Schedule A, Key Map '67', to this by-law
(b) PERMITTED USES

Lifestyle Community
Park, Public or Private
Administrative building
Laundromat servicing on site residents only
Recreation Building servicing on site residents only
Variety store servicing on site residents only
Uses accessory to the above permitted uses
(c) YEAR ROUND OCCUPANCY

Mobile homes and park model trailers shall be permitted for year round occupancy provided:
(i) It is a mobile home or pre-manufactured building which complies with the Ontario Building Code (OBC) for yearround occupancy;
(ii) It is a unit that is existing on the subject lands as of the date of November 28, 2018 and can be converted for year-round occupancy and certified as such by a
professional engineer to the satisfaction of the Chief Building Official if requested;
(iii) All other requirements of this By-law are met.
(d) TRAVEL TRAILERS AND RECREATIONAL VEHICLES

Within the PR-3 zone, no travel trailers or recreational vehicles including additions thereto shall be permitted.

\subsection*{23.3.4 (A) DEFINED AREA}

PR-5 as shown on Schedule A, Map 68
(b) PERMITTED USES
golf course
buildings, structures and uses accessory to the permitted use including a club house, existing single detached dwelling, practice range, maintenance and storage buildings, cartpaths, bridge crossings, parking lot and driveway circulation system
temporary clubhouse during the initial years of operation pending the construction of the permanent clubhouse
agriculture
pit and quarry
23.3.5 (A)DEFINED AREA

PR-6 as shown on Schedule A, Map 74
(b) PERMITTED USES
accessory use
agricultural use
conservation use
forestry use
public park
golf course, excluding a golf driving range single detached dwelling
23.3.6 (A)DEFINED AREA

PR-7 as shown on Schedule A, Map 67
(b) PERMITTED USES existing single detached dwelling accessory use
23.3.8 (a) DEFINED AREA

PR-8 as shown on Schedule A, Key Map 85, to this By-law
(b) MINIMUM DISTANCE SEPARATION

Notwithstanding Section 4.17 of this By-law, all uses of the PR zone are permitted within the PR-8 zone, save and except for the area legally described as Part 1 on Reference Plan 33R-17591. This area shall only be used as a landscaped buffer area.
23.3.9 (a) DEFINED AREA

PR-9 as shown on Schedule "A", Key Map 69
(b) PERMITTED USES
one single-detached dwelling as an accessory use all other permitted uses of the PR zone
(c) SETBACK REQUIREMENTS FOR A SINGLE-DETACHED DWELLING AS AN ACCESSORY USE

Notwithstanding any other provisions of this by-law, the setback requirements for single-detached dwellings contained within the Agricultural (A1) zone shall apply for locating a single-detached dwelling as an accessory use on the land.

\section*{OPEN SPACE (OS) ZONE}

The provisions of the Open Space (OS) Zone shall generally apply to passive recreational development generally located in the rural and urban areas of the Municipality.

\subsection*{24.1 GENERAL USE REGULATIONS}

\subsection*{24.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the Open Space (OS) Zone except for the following purposes:
accessory use
agricultural use, excluding buildings and structures
conservation use
forestry use
nursery
park, public or private
24.1.2 MINIMUM FRONT YARD SETBACK
(a) in accordance with Section 4.18 of this By-law
(b) all other roads \(\quad 10.0 \mathrm{~m}(33 \mathrm{ft})\)
24.1.3 MINIMUM SIDE YARD SETBACK 10.0 M (33 FT)
24.1.4 MINIMUM REAR YARD SETBACK 7.5 M (25 FT)
24.1.5 MAXIMUM HEIGHT 12.0 M (39 FT)
24.1.6 MAXIMUM LOT COVERAGE \(20 \%\)

\subsection*{24.2 SPECIAL USE REGULATIONS}

\subsection*{24.3 EXCEPTIONS}
24.3.1 (A)DEFINED AREA

OS-1 as shown on Schedule A, Map U-9
(b) PERMITTED USES
private park having no commercial use public use
24.3.2 (A)DEFINED AREA

OS-2 as shown on Schedule A, Map U-5

\section*{(b) PERMITTED USE}
any use existing as of the date of the passing of this By-law

\subsection*{24.3.3 (A)DEFINED AREA}

OS-3 as shown on Schedule A, Map U-12
(b) PERMITTED USES
silviculture, forest, woodlot or wildlife management, or harvesting activities consistent with the County of Middlesex Tree Cutting By-law and consistent with the recommendations of the Development Assessment Report (DAR) prepared by BioLogic dated October 2001, with an addendum dated May 20, 2003 and the DAR Peer Review Report prepared by ESG International, dated June 12, 2003.
(c) LOT FRONTAGE \(0 \mathrm{~m}(0 \mathrm{ft})\)
24.3.4 (A)DEFINED AREA

OS-4 as shown on Schedule A, Map 74
(b) PERMITTED USES
golf course, excluding a golf driving range
all other permitted uses of the OS zone
24.3.5 (A)DEFINED AREA

OS (h-4) as shown on Schedule A, Map 75
(b) HOLDING SYMBOL

The precondition for the removal of the '( \(\mathrm{h}-4\) )' holding symbol shall be that a development agreement be registered against the title of the subject lands to address issues including, but not necessarily limited to, construction details, maintenance, and ownership of the walkway; and furthermore that a subdivision agreement be registered against the title of the lands described as South Part of Lot 13, Concession 6 (geographic Township of London), City of London.
24.3.6 (a) DEFINED AREA

OS-5 as shown on Schedule A, Key Map U-12. The irregular OS-5 zone lines on Schedule A, Key Map U-12 replicate the "Erosion Hazard Limit" identified by Gerry Waldron, Consulting Ecologist, Development Assessment Report, Figure 6, January 2013.
(b) PERMITTED USE
conservation use, excluding buildings and structures
(c) SPECIAL PROVISION

Notwithstanding section 4.12(b), where a lot is divided into two or more zones, the uses, buildings and structures permitted on the lot shall be limited in each of the zones to those permitted in that zone but, otherwise, for the purposes of zoning regulations of lot area and frontage and of the location of buildings and structures on the lot, the lot shall be considered a single lot, rather than separate as otherwise contemplated by section 4.12(b).

\subsection*{24.3.7 (A) DEFINED AREA}

OS-6 as shown on Schedule A, Map U-8
(b) PERMITTED USES

No buildings or structures or grade alteration of site is permitted
24.3.8 (A) DEFINED AREA

OS-8 as shown on Schedule A, Key Map 88, to this by law
(b) PERMITTED USES

Conservation Use

\section*{EXISTING USE (EU) ZONE}

The provisions of the Existing Use (EU) Zone shall generally apply to undeveloped lands located in the villages and hamlets of the Municipality.

\subsection*{25.1 GENERAL USE REGULATIONS}

\subsection*{25.1.1 PERMITTED USES}

No land shall be used and no buildings or structures shall be erected, used, or altered in the Existing Use (EU) Zone except for the following purposes:
any use existing as of the date of the passing of this By-law
25.1.2 REGULATIONS FOR LOTS AND BUILDINGS

The minimum lot area and lot frontage, the minimum front, side and rear yards, the maximum lot coverage, and the maximum building height shall remain as they lawfully existed as of the date of the passing of this By-law.

\subsection*{25.2 SPECIAL USE REGULATIONS}
25.2.1 EXISTING SINGLE DETACHED DWELLINGS

The alteration of existing single detached dwellings or the erection or alteration of buildings accessory thereto shall be permitted in accordance with the regulations of the Urban Residential First Density (UR1) Zone and the regulations for Accessory Uses.
25.2.2 PUBLIC USES

Notwithstanding Subsection 23.1.2 of this By-law, the erection, alteration or use of any building or structure, or portion thereof, for the purpose of public service by a public authority or public utility shall be permitted provided the lot coverage, setback and yard requirements of the Institutional (I) Zone are complied with.

\subsection*{25.3 EXCEPTIONS}
25.3.1 (a) DEFINED AREA

EU-1 as shown on Schedule A, Key Map U-12
(b) MINIMUM LOT FRONTAGE \(15 \mathrm{~m}(49 \mathrm{ft})\)
(c) MINIMUM LOT AREA 2.8 ha ( 6.9 ac )
25.3.2 (a) DEFINED AREA

EU-2 as shown on Schedule A, Key Map U-12
(b) MINIMUM LOT FRONTAGE \(224 \mathrm{~m}(734 \mathrm{ft})\)
(c) MINIMUM LOT AREA \(7.4 \mathrm{ha}(18.3 \mathrm{ac})\)

\subsection*{25.4 TEMPORARY USES}
25.4.1 (a) DEFINED AREA
\(E U(t-2)\) as shown on Schedule "A", Key Map U-9
(b) ADDITIONAL USE PERMITTED

A contractor's yard or shop is permitted on the lands for the storage of vehicles and supplies; and as a staging area for the day to day operations of a landscape and construction business and other uses permitted in Section 25.1.1 of this By-law.
(c) EXPIRATION

The provisions of this zoning category will expire on November 27, 2021.```


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[^2]:    (e)
    ) the use of any land, building or structure for the purpose of war games;

[^3]:    (d) MAXIMUM HEIGHT

[^4]:    11.1.610.1.6 MINIMUM REAR YARD SETBACK

