

## Application for Amendment Municipality of Red Lake Official Plan Section 22 of the *Planning Act*

#### Instructions

Specific information requested within this application is mandatory to provide, as it is prescribed by Schedule 1 to Ontario Regulation 543/06 made under the *Planning Act*. This information must be provided with the appropriate fee, and the site sketch of the location subject to this official plan amendment application. If the mandatory information, together with the site sketch and fee, is not provided, the Municipality may refuse to accept or further consider the application.

This application form also sets out other information that may be needed as permitted under the Official Plan for The Municipality of Red Lake. To ensure the quickest and most complete review, this other information must be submitted with the complete application. Answers should be provided with a detailed explanation or yes/no format. Answers stated as 'not applicable (n/a)' will not be accepted. In the absence of this other information, it may not be possible to do a complete review which may result in delay and possible refusal of the application.

### **Early Consultation**

Prior to formally submitting an application, the applicant and/or agent are encouraged to contact staff of the Municipal Office to discuss the development proposal. Early consultation is beneficial, as the applicant can review the proposal with Municipal staff and discuss what supporting documents and information may be required.

### **Submission of the Application**

The Municipality requires:

- ✓ A copy of the Parcel Identification Number Abstract from the Kenora Land Titles office or Terranet dated not older than 6 months; and Assessment Roll (Tax Bill) for proof of ownership
- ✓ The original signed, and witnessed copy of the application. Note: the Secretary-Treasurer (Planning Administrator) is a Commissioner of Oaths.
- ✓ Measurements in metric units (i.e. centimeters, metres, kilometers; 1 foot = 0.308 metres)
- √ The application to be completed in blue or black ink only
- ✓ Colour photos of the subject location from the ground (not aerial), if available
- √ The application fee

If you are unfamiliar with making *Planning Act* applications or have difficulty with the application process you are encouraged to retain a planning consultant. Generally, for completion of the application and in preparation of a good site sketch, you may consult the Red Lake Municipal Planning Department.

Contact information for the Red Lake municipal planning office is below:

Planning Department Corporation of the Municipality of Red Lake 2 Fifth Street P.O. Box 1000, Balmertown, ON POV 1C0

Phone: (807) 735-2096 ext. 236

Fax: (807) 735-2286

Email: planning@red-lake.com



# MUNICIPALITY OF RED LAKE APPLICATION FOR AN OFFICIAL PLAN AMENDMENT

Planning Act, R.S.O. 199	90, c. P13, s	. 17; 1996, O. Reg. 543/06, Schedule	
☐ APPLICATION FEE FOR OFFICIAL PLAN AMENDMENT EN	CLOSED -	\$700.00	
THE INFORMATION IN THIS APPLICATION AND ALL OT RELATIVE TO THE PROCESSING OF THIS APPLICATION AVAILABLE TO THE GENERAL PUBLIC. THIS APPLICAT BECOME PART OF THE PUBLIC AGENDA OF COUNCIL PLACED INTO THE NEWSPAPER	N IS COLI ΓΙΟΝ, INLC	LECTED FOR THE PURPOSE OF CUINDING INFORMATION ABOUT	CREATING A RECORD THAT IS YOUR PROPOSAL, WILL
NAME OF OWNER(S)		NAME OF AGENT, SOLICITOR OR F (IF APPLICABLE)	LANNING CONSULTANT
ADDRESS POS	STAL BOX	STREETADDRESS	POSTAL BOX
POSTAL/ ZIP CODE PRO	V./ STATE	POSTAL/ ZIP CODE	PROV./ STATE
TELEPHONE		TELEPHONE	
EMAIL		EMAIL	
DOES ANY OTHER PARTY HAVE INTEREST IN THE PROPERTHE NAMES AND ADDRESSES FOR THESE PARTIES	TY, SUCH A	S CHARGE, MORTGAGE, OR EASEM	ENT? IF YES, PLEASE PROVIDE
PROPERTY INFORMATION			
LEGAL DESCRIPTION OF THE SUBJECT LAND, SUCH AS MIN	NING PLAN	DESCRIPTION, REGISTERED PLAN A	AND LOT OR PART NUMBERS
STREET ADDRESS AND TOWN SITE NAME			
DIMENSIONS OF SUBJECT LAND Frontage (metres):  Dept	h (metres)	: Area (hectar	es):
LAND USE DESIGNATION WITHIN THE RED LAKE OFFICIAL P USES ARE PERMITTED OR NOT PERMITTED?	LAN? HAS	A SITE SPECIFIC DESIGNATION BEE	N APPLIED? IF SO, WHAT LAND
CURRENT ZONING WITHIN THE ZONING BY-LAW? HAS SITE NOT PERMITTED?	SPECIFIC 2	ONING BEEN APPLIED? IF SO, WHA	T LAND USES ARE PERMITTED OR
EXPLANATION OF HOW THIS PROPOSAL IS SUITED TO SURF	ROUNDING	USES	
WHAT IS THE PURPOSE OF THE PROPOSED AMENDMENT		WHAT LAND USES WOULD AN AM	ENDMENT AUTHORIZE?

IS THE OFFICIAL PLAN AMENDMEN CHANGE REPLACE	IT REQUIRED TO CHANGE, REPLACE, OR DE DELETE	ELETE A POLICY IN THE OFFICIAL PLAN?
PLEASE DESCRIBE IN DETAIL:		
DOES THE REQUESTED AMENDME	NT PROPOSE TO ESTABLISH A NEW AREA C	OF SETTLEMENT IN THE MUNICIPALITY? YES NO
DATE SUBJECT LAND WAS ACQUIR	PED ON:	
ARE THE MINERAL RIGHTS CROWN		
	ON THE PATENT OR TITLE OF THE SUBJECT	
IF FRONTED BY WATER, IS THE SH	ORELINE RESERVE PATENTED OR CROWN I	LAND? IF CROWN, HOW WIDE IS THE RESERVATION?
EXISTING BUILDINGS AND STRUCT	URES - Provide the following information for all b	ouildings and structures. Attach a separate page if necessary.
TYPE	Front lot line setback:	Height in metres
DATE CONSTRUCTED	Rear lot line setback:	Dimensions:
	Side lot line setback:	Floor Area:
	Side lot line setback:	
TYPE	Front lot line setback:	Height in metres
DATE CONSTRUCTED	Rear lot line setback:	Dimensions:
	Side lot line setback:	Floor Area:
	Side lot line setback:	
		Il buildings and structures. Attach a separate page if necessary.
TYPE		· ·
	Rear lot line setback:	
	Side lot line setback:	Floor Area:
	Side lot line setback:	
TYPE	Front lot line setback:	Height in metres
	Rear lot line setback:	Dimensions:
	Side lot line setback:	Floor Area:
	Side lot line sethack:	

ACCESS – Access to the subject land will be provided by:	
Provincial Highway	Municipal Road – seasonal
Municipal road – year round	Right-of-way
Private road	Water
WATER ACCESS – Where access to the subject land is provided by water on	ly:
Docking facilities (specify)	arking facilities (specify)
distance from subject land di	stance from subject land
distance from nearest public road di	stance from nearest public road
EXISTING USES of subject land:	<b>LENGTH OF TIME</b> the existing uses of the subject land have continued:
PROPOSED USES of the subject land:	
WATER is or will be provided to the subject land by:	
Publicly-owned/operated piped water system	Lake or other water body
Privately-owned/operated individual well	Other means (specify)
Privately-owned/operated communal well	
SEWAGE DISPOSAL is or will be provided to the subject land by:	
Publicly-owned/operated sewage system	Privy
Privately-owned/operated individual septic system	Other means (specify)
Privately-owned/operated communal septic system	
*Properties to be serviced by private sewage systems will require a preliminary inspection with the Northwestern Health Unit.	soils inspection. It is the responsibility of the applicant to arrange an
*If the requested amendment would permit development on privately owned ar of effluent would be produced per day as a result of the proposed developmen	nd operated individual or communal sewage system, and more than 4500 litres t, a servicing options report and a hydrogeological report must be provided.
STORM DRAINAGE is or will be provided to the subject land by:	
Sewers Ditches Swales	Other means (specify)
WASTE DISPOSAL – What is the expected type and volume of waste to b	\
i.e. Pick-up, etc.	o produced on the subject land: Flow will this waste be indilayed?
Would the proposed amendment remove the subject land from a	n area of employment?

OTHER APPLICATIONS – if known, in	ndicate if the subje	ect land is or will be th	e subject of an application	on under the Act	for:			
approval of a plan of subdivision (u	under section 51)	File		Status				
If Yes please describe in detail:								
☐ consent (under section 53)		File		Status				
If Yes please describe in detail:								
☐ application for rezoning (under see	ction 34)	File		Status				
If Yes please describe in detail:								
Are you aware of any <i>Planning Ac</i> Yes please describe:	t Applications cu	urrently being propo	sed for any properties	within 120 me	etres of t	he subject pr	operty?	If
CHECK AS APPLICABLE:								
Does the Owner own any adjoin	ing property?					Yes		No
If Yes please describe in detail:								
Is there any reason to believe th	at the site may	be environmental	ly contaminated?			Yes		No
If Yes please describe in detail:								
Has an industrial or commercial	use been on o	r adjacent to the p	roperty?			Yes		No
If Yes please describe in detail:								
Has lot grading been changed b	y adding or rer	moving earth or ot	her material?			Yes		No
If Yes please describe in detail:								
Has the Ministry of the Environn	nent or any oth	er ministry advise	d the owners that th	e property is	or may		ated?	
						Yes		No
If Yes please describe in detail:								
Are there any known Natural He	ritage values e	xisting on the site	?			Yes		No
HOUSING AFFORDABILITY								
For applications that include permethe rest of the row. If lots are to be available at the time of the applica	sold as vacant	lots, indicate the lot	frontage. Information	should be bas				plete
Table A – Housing Affordability								
Housing Type	Number of Ur	nits	Unit Size and/or Lo	ot Frontage	Estima	ated Selling	Price/ R	ent
Semi-detached								
Link/ Semi-detached								
Row or Townhouse								
Mobile home/ trailer								
Apartment block								
Other types or multiples								

PR	OPOSAL INFORMATION:
Но	w in your view will the proposal fit with the existing land uses in the area?
(Th	he proposed amendment consistent with the Provincial Policy Statement issued under subsection 3(1) of the Planning Act? e 2005 Provincial Policy Statement can be found on the website of the Ministry of Municipal Affairs and Housing at w.mah.gov.on.ca/Page215.aspx)
	nd within the Municipality of Red Lake is designated under a Provincial Plan being the Northern Growth Plan that took effect in
_	E PLAN SKETCH: nimum requirements will be a sketch, on letter paper, showing the following:
	North arrow, scale and legend
	The boundaries of the owner's property and dimensions
	The boundaries of the property subject to the application including area and dimensions if different from above
	The location, dimensions (height, length, and width) and type of all <b>existing</b> and <b>proposed</b> buildings and structures on the subject land, indicating the distance of the buildings or structures from other buildings and the front yard line, rear yar line and the side yard lot lines.
	The location or proposed location of any sewage disposal systems, including pit privies, grey water, or septic systems
	The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the subject land that, in the opinion of the applicant, may affect the application. Examples include buildings, transmission lines, roads, watercourses, slopes, drainage ditches, river or stream banks, wetlands, wooded areas, and wells
	The existing uses of lands on adjacent properties (i.e. residential, automotive repair, retail)
	The proposed development, including the area and dimensions of any new lots to be created, the size and location of buildings, parking spaces, landscaping, amenity areas, etc.
	As applicable - fire access route, outdoor equipment and storage, walkway, curbing, fencing
	Existing municipal infrastructure immediately adjacent to the site (roads, lane, sidewalks, existing entrances, boulevard trees, fire hydrants, hydro poles, easements, etc.)
	The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public traveled road, a private road or a right-of-way.
	If access to the subject land is by water only, the location of the parking and docking facilities to be used.

 $\hfill \square$  The location and nature of any easements affecting the subject land.

The table below is a checklist (not a substitute for the PPS) identifying areas of provincial interest that may apply to the requested amendment. Please check the appropriate boxes.

Development Circumstances OR Features of Interest to the Province	(a) If a feature/land use, is it on site or within 500 m OR (b) If a development circumstance, does it apply?	If a feature/land use, specify distance from site (in meters)	Additional information that may be required
Employment lands			If the requested amendment is proposing to remove lands from an area of employment for non-employment use, a comprehensive review should be undertaken to demonstrate:  • the land is not required for employment purposes over the long term, and that • there is a need for the proposed conversion.
Rural areas located in municipalities			<ol> <li>Assess compatibility with rural landscape and whether new development could be sustained by the existing level of rural services;</li> <li>Demonstrate appropriateness of available or planned infrastructure and avoiding the need for unjustified and/or uneconomical expansion of this infrastructure; and</li> <li>Demonstrate compliance with the minimum distance separation formulae where new land uses and new or expanding livestock facilities are proposed.</li> </ol>
Rural areas in territory without municipal organization			<ol> <li>Demonstrate relationship to the management or use of resources and resource based recreational activities; or</li> <li>If proposal is in an area adjacent to and surrounding municipalities, provide information that:         <ul> <li>the area forms part of a planning area; and</li> <li>a comprehensive review has determined that the impacts of growth will not place an undue strain on the public service facilities and infrastructure provided by adjacent municipalities, regions and/or the province.</li> </ul> </li> </ol>
Class 1 industry <sub>1</sub> Class 2 industry <sub>2</sub>			If sensitive land use is proposed within 70 m from the boundary lines, a noise/odour/particulate study may be needed.  If sensitive land use is proposed within 300 m from the boundary lines, a
Oldoo 2 madony2			noise/odour/particulate study or other studies may be needed.
Class 3 industry₃			If sensitive land use is proposed within 1000 m from the boundary lines, an assessment of the full range of impacts and mitigation measures may be needed.
Landfill site(s): closed/active landfill			If sensitive land use is proposed, and if within 500 m of the perimeter of the fill area, studies including leachate and groundwater impacts, noise, methane gas control, odour, vermin and other impacts may be needed.  The proponent may also be requested to provide other information such as age and size of landfill site; type of waste disposed on site; projected life of site; size of buffer area; amount of truck traffic per day, etc.  If proposal is on a closed landfill that is 25 years old or less, approval under Section 46 of the Environmental Protection Act is required and
Sewage treatment plant and waste stabilization pond			should be obtained prior to any <i>Planning Act</i> approval.  There is need for a feasibility study if the proposal is for a sensitive land use and the property line is within:  100 m of the periphery of the noise/odour-producing source structure of a sewage treatment plant (STP) producing less than 500 cubic metres of effluent per day; or  150 m of the periphery of the noise/odour-producing source structure of a STP producing greater than 25,000 cubic metres of effluent per day; or  400 m from the boundary line of a waste stabilization pond.
Provincial highways			Consult with the Ministry of Transportation to assess whether direct access to the provincial highway will be permitted. If so, permits will be required for all proposed buildings/land use and entrances within the permit control area in accordance with the <i>Public Transportation and Highway Improvement Act</i> .
			If the proposed development is located in proximity to a provincial highway, a traffic impact study and a stormwater management report will be required by the Ministry of Transportation.

Development Circumstances OR Features of Interest to the Province	(a) If a feature/land use, is it on site or within 500 m OR (b) If a development circumstance, does it apply?	If a feature/land use, specify distance from site (in meters)	Additional information that may be required
Airports where Noise Exposure Forecast (NEF) or Noise Exposure Projection (NEP) is greater than 30			If the proposal is to redevelop existing residential uses and other sensitive land uses, or infill of residential and other sensitive land uses in areas above 30 NEF/NEP, assess feasibility of proposal by demonstrating no negative impacts on the long-term function of the airport.
Active railway line and major highways			A noise feasibility study may be needed to determine possible noise impacts and appropriate mitigation measures if sensitive land use is proposed within:  500 m of a main railway line or of any provincial highway; 250 m of a secondary railway line; 100 m of other railways or a freeway right of way; and 50 m of a provincial highway right-of-way.
Electricity generating station, hydro transformers, railway yards, etc.			If sensitive land use is proposed, and if within 1000 metres, a noise study may be needed to determine possible noise impacts and appropriate mitigation measures.
High voltage electric transmission line			Consult the appropriate electric power service/utility for required buffer/separation distance.
Transportation, other infrastructure, utility and hydro corridors			If an OPA is proposed for an area in a planned corridor, demonstrate that the proposed development would not preclude or negatively affect the use of the corridor for the purpose(s) for which it was identified.
Cultural heritage and archaeology			Significant built heritage resources and significant cultural heritage landscapes shall be conserved; adverse impact on these resources are to be mitigated.
			Development and site alteration shall only be permitted on lands containing archaeological resources or areas of archaeological potential if significant archaeological resources have been conserved by removal and documentation, or by preservation on site.
			Where significant archaeological resources must be preserved on site, only development and site alteration which maintain the heritage integrity of the site may be permitted.
			Development and site alteration may be permitted on adjacent lands to protected heritage property if it has been demonstrated that the heritage attributes of the protected heritage property will be conserved.  Mitigation measures and/or alternative development approaches may be required in order to conserve the heritage attributes of the protected heritage property affected by proposed adjacent development or site alteration.
Prime agricultural lands/areas			<ul> <li>If land is to be excluded from prime agricultural areas to allow for expansion or identification of settlement areas to accommodate growth and development, a comprehensive review must be undertaken.</li> <li>Demonstrate the need for use other than agricultural and indicate how impacts are to be mitigated. (Lands could be excluded from prime agricultural areas for non-agricultural uses provided that the criteria as set out in section 2.3.5 of the PPS are met).</li> </ul>
Agricultural operations			If development is proposed outside of a settlement area, need for compliance with the Minimum Distance Separation Formulae.

Development Circumstances OR Features of Interest to the Province	(a) If a feature/land use, is it on site or within 500 m OR (b) If a development circumstance, does it apply?	If a feature/land use, specify distance from site (in meters)	Additional information that may be required
Mineral mining operations and petroleum resource operations and known petroleum resources			If within 1000 m, demonstrate that development and activities would:  • not preclude or hinder the expansion of existing operations, or their continued use, or establishment of new resource operations, or access to the resources;  • not be incompatible for reasons of public health, public safety or environmental impacts.  Development and activities which preclude or hinder the establishment of new operations or access to resources, and are adjacent to or in known mineral deposits, petroleum resources, or in significant areas of mineral or petroleum potential, are permitted if:  • resource use is not feasible; or  • the proposed land use or development serves a greater long-term public interest, and  • issues of public health, public safety and environmental impacts are addressed.
Non-operating mine site within 1000 metres			If within 1000 m, demonstrate to the satisfaction of the Ministry of Northern Development and Mines that the mine has been rehabilitated OR all potential impacts have been investigated and mitigated.
Rehabilitated and abandoned mine sites			If proposal is on, adjacent to, or within 1000 m, consult with the Ministry of Northern Development and Mines.  Progressive and final rehabilitation is required to accommodate subsequent land uses.
Mineral aggregate operations, and known deposits of mineral aggregate resources			There is need for a feasibility study to determine noise, dust/particulate and hydrogeology if sensitive land use is proposed within:  1000 m of the property boundary line (or licensed area) of any land designated for or an existing pit; or 1000 m of the property boundary line (or licensed area) of any land designated for or an existing quarry.  If within 1000 m of a known deposit of sand, gravel or a bedrock resource, need to demonstrate that development and activities would: not preclude or hinder the expansion of existing operations, or their continued use, or establishment of new resource operations or access to the resources; not be incompatible for reasons of public health, public safety or environmental impacts.  Development and activities which preclude or hinder the establishment of new operations or access to resources, and are adjacent to or in known deposits of mineral aggregate resources, are permitted if: the resource use is not feasible; or the proposed land use serves a greater long-term public interest, and issues of public health, public safety and environmental impacts are addressed.
Natural heritage systems			If development and site alteration are proposed in a natural heritage system described in an approved official plan, demonstrate how the diversity and connectivity of natural features and the long-term ecological function and biodiversity of the system will be maintained, restored or improved.
Significant wetlands in Ecoregions 5E, 6E and 7E;			Development and site alteration are not permitted in the features.
Ecoregions 5E, 6E and 7E; Significant coastal wetlands; Significant habitat of endangered species and threatened species			Are any significant wetlands, significant coastal wetlands or unevaluated wetlands present on the subject lands or within 120 m?  Are any known significant habitats present on the subject lands or within
and appeared			50 m?  Has there been preliminary site assessment to identify whether potentially significant habitats are present?
Significant wetlands in the Canadian Shield north of Ecoregions 5E, 6E and 7E			Development and site alteration are not permitted in the feature unless it can be demonstrated that there will be no negative impacts on the natural features or their ecological functions.
			Indicate if there are any significant wetlands, significant coastal wetlands or unevaluated wetlands present on the subject lands or within 120 m.

Development Circumstances OR Features of Interest to the Province	(a) If a feature/land use, is it on site or within 500 m OR (b) If a development circumstance, does it apply?	If a feature/land use, specify distance from site (in meters)	Additional information that may be required
Significant woodlands and valleylands south and east of the Canadian Shield; Significant wildlife habitat; Significant Areas of Natural and Scientific Interest (ANSI)			Development and site alteration are not permitted in the feature unless it can be demonstrated that there will be no negative impacts on the natural features or their ecological functions.  Indicate if there are any significant woodlands, significant valleylands, significant wildlife habitat, and Areas of Natural and Scientific Interest (ANSIs) on the subject lands or within 50 m.
Fish habitat			Development and site alteration are not permitted in fish habitat except in accordance with provincial and federal requirements.  Is any fish habitat on the subject lands or within 30 m?  Is any lake trout lake on the subject lands or within 300 m?  If yes to any of the above, an environmental impact study may be required.
Adjacent lands to natural heritage features and areas			Development and site alteration are not permitted on adjacent lands to natural heritage features unless:  the ecological function of the adjacent lands has been evaluated; and it has been demonstrated that there will be no negative impacts on the natural features or their ecological functions.
Sensitive surface water features and sensitive groundwater features			Development and site alteration are restricted in or near sensitive surface water features and sensitive groundwater features.  Demonstrate suitable mitigation measures and/or alternative development approaches to protect, improve or restore sensitive surface water features, sensitive groundwater features and their hydrologic functions.
Water quality and quantity			An assessment is generally required to determine potential impacts of development proposals on water quality and quantity.  If the proposal is adjacent to a water body such as a lake or stream, wetland, spring, or ground water recharge area, an impact assessment on the water body may be needed.  As well, in areas of high water table, fractured bedrock or thin overburden, a hydrogeological report may be required in accordance with the Ministry of Environment (MOE) D-Series Guidelines.  (These are not the only instances when a technical study may be needed).
			Development adjacent to a lake trout lake must address other requirements. Consult with the Ministry of Municipal Affairs and Housing early in the planning process.  The province has particular interests in lake trout lakes.

Development Circumstances OR Features of Interest to the Province	(a) If a feature/land use, is it on site or within 500 m OR (b) If a development circumstance, does it apply?	If a feature/land use, specify distance from site (in meters)	Additional information that may be required
Natural hazards			Development should generally be directed to areas outside of hazardous lands and hazardous sites.
			Is the proposal within:  a dynamic beach hazard?  the defined portions of the one hundred year flood level along the connecting channels of the Great Lakes?  areas that would be inaccessible as a result of flooding, erosion or dynamic beach hazards and a floodway?
			Is the proposal subject to limited exceptions such as:  safe access appropriate for the nature of the development and the natural hazard?  Special Policy Area?  uses which by their nature must locate in the floodway?  Where development is permitted in portions of hazardous lands and hazardous sites not subject to the above prohibitions, flood-proofing, protection works standards and access standards must be adhered to. In addition, vehicles and people need to have a way to safely enter and exit the area, hazards cannot be created or aggravated and there can be no adverse environmental impacts.
			Is the subject land within or partially within:  1. hazardous lands adjacent to the shorelines of the Great-Lakes  — St. Lawrence River System and large inland lakes (includes flooding, erosion and dynamic beach hazards)?  2. hazardous lands adjacent to river, stream and small inland lake systems (includes flooding and erosion hazards)?  3. hazardous sites (includes unstable soils and unstable bedrock)?  4. a special policy area shown in an approved official plan?  5. the food fringe in an area subject to the two zone concept of floodplain management?
			If the proposal is in a hazardous area, demonstrate how the hazards will be avoided, or where appropriate, addressed through standards and procedures such as flood-proofing and protection works.
Human-made hazards4 including mine hazards and high forest fire hazards			Development proposed on abutting or adjacent to lands affected by: mine hazards; oil, gas and salt hazards; or former mineral mining operations, mineral aggregate operations or petroleum resource operations, may be permitted only if rehabilitation measures to address and mitigate known or suspected hazards are under-way or have been completed.
			Are the subject lands on or within 75 m of existing un-decommissioned oil and gas works?
			Are the subject lands on or within 1000 m of a salt solution mining well?
			Demonstrate how the hazard(s) will be addressed.
Mine hazards, former mining operations, or rehabilitated and abandoned mine sites			If the proposal is on, adjacent to, or within 1000 m of mine hazards, former mining operations, rehabilitated mine sites, abandoned mine sites or AMIS identified sites, progressive and final rehabilitation will be required to accommodate subsequent land uses; all work undertaken must be to the satisfaction of the province.
Contaminated sites			To determine potential soil contamination, proponents must complete a Phase1 Environmental Site Assessment (ESA) as per the Ministry of Environment regulation. A Phase 2 Environmental Site Assessment would be needed if the site has potential for soil contamination.
			Remediation of contaminated sites shall be undertaken, as necessary, prior to any activity on the site(s) associated with any proposed new sensitive use such that there will be no adverse effects.

Development Circumstances OR Features of Interest to the Province	(a) If a feature/land use, is it on site or within 500 m OR (b) If a development circumstance, does it apply?	If a feature/land use, specify distance from site (in meters)	Additional information that may be required
Crown lands <sub>5</sub>			Consult your local regional Municipal Services Office as the first point of contact for assistance in dealing with planning issues relating to proposals requiring the acquisition or use of Crown lands.  Contact the Ministry of Natural Resources District Office regarding the actual acquisition or use of Crown land.

#### Notes

- 1. Class 1 Industry small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only.
- 2. Class 2 Industry medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic.
- 3. Class 3 Industry indicate if within 1000 metres; processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions.
- 4. Hazardous Sites property or lands that could be unsafe for development or alteration due to a naturally occurring hazard(s).
- These hazards may include unstable soils (sensitive marine clays Leda, organic soils) or unstable bedrock (Karst topography).
- 5. Certain areas of Crown Lands are identified by MNR as being of special interests, such as lake access points.
- Distances quoted in Table A are approximate and are intended for your guidance in assessing your application.

ls there any ot If so, explain b	ther information that below or attach a sep	you think may be parate page with the	useful to the Munis information.	unicipality in revi	ewing this applica	ation for an amendmen
						<del></del>

AUTHORIZATION OF THE OWNER FOR AN AGENT TO MAKE APPLICATION	
I/We the undersigned, being the owner of the subject land, hereby authorize	
Signature of 1 <sup>st</sup> Owner or Signing Officer	Signature of Witness
Signature of 2 <sup>nd</sup> Owner or Signing Officer	Date
AFFIDAVIT OR SWORN DECLARATION FOR THE PRESCRIBED INFORMATION	
I/We,	of the of (Municipality/ City)
in the(Province)	of
solemnly declare that the statements and any maps or plans submitted with this application are true, and I/We make this solmen declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue and provided by me are true and I make this solemn of the Canada Evidence Act.	
Sworn (or declared) before me at the	of
in the of	
This,,	·
Commissioner for Taking Affidavits	1 <sup>st</sup> Owner/ Signing officer/ Authorized Agent
Affix commissioner stamp here:	
	2 <sup>nd</sup> Owner/ Signing officer/ Authorized Agent
This section for Red Lake Municipal office use only:	

Date <u>complete</u> application received: