

The Corporation of the Township of **Dawn-Euphemia**

Zoning By-law 54 of 2014

Passed by Council on November 24, 2014

Prepared with the assistance of: The County of Lambton Planning and Development Services Department Consolidation May, 2023

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SUMMARY OF AMENDMENTS

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B/L 60 of 2014 December 16, 2014	Carol, Allan & Sherri Gray 617 Robinson Road A1 to A-NFD	Signed By-law	
B/L 25 of 2015 June 1, 2015	785387 Ontario Inc. (Simpson) 5582 Bentpath Line A1 to A-NFD	Signed By-law	
B/L 27 of 2015 June 15, 2015	Baresich a/f Charles Johnston 7844 Bentpath Line A1 to A-NFD	Signed By-law	
B/L 29 of 2015	Municipal 531 Florence Road C1 to	Signed By-law	
B/L 30 of 2015	Brookston Acres (2001) Inc. 836 Gould Road A to A-NFD	Signed By-law	
B/L 31 of 2015	Earl & Heather Morwood 8286 Aughrim Line A1 to A-NFD	Signed By-law	
B/L 32 of 2015	Union Gas Limited 1523 Cuthbert Road EP - WD & A1 to M1	Signed By-law	
B/L 44 of 2015	Susan, David & Scott Stocking 1603 Oakdale Road A1 to A-NFD	Signed By-law	
B/L 57 of 2015 November 2, 2015	Sharp Farms Inc. 1304 Shetland Road A2 to A-NFD(1)	Signed By-law	
B/L 21 of 2016 May 16, 2016	John Simpson 973 Hale School Road A1 to A-NFD	Signed By-law	
B/L 23 of 2016 June 6, 2016	Buurma a/f LaSalle Farms Ltd. 171 Dawn Mills Road A1 to A-NFD	Signed By-law	
B/L 31 of 2016 July 4, 2016	Bouma & Mellon a/f Whitton 1113 & 1173 Dawn Valley Road A1 to A-NFD	Signed By-law	

SUMMARY OF AMENDMENTS

B/L 40 of 2016 October 5, 2016	Hugh & Monica Deighton 4313 Bentpath Line A1 to A-NFD	Signed By-law
B/L 18 of 2017 April 18, 2017	Lovas Farms Ltd c/o Carl Lovas A1 & A1 (3) to A1 & A-NFD	Signed By-law
B/L 23 of 2017 May 15, 2017	Jasper Jensen 1498 Oil Heritage Road A1 to A-NFD	Signed By-law
B/L 30 of 2017 June 19, 2017	Earl & Heather Morwood Lot 35, Con 10, Cameron Road A1 to A-NFD	Signed By-law
B/L 20 of 2017 August 8, 2017	John Raymond Moorhouse 1247 Florence Road M1(1) to A1 & A1(15)	Signed By-law
B/L 41 of 2017 September 5, 2017	William & Shirley Phair 3403 Lambton Line A1 to A1 & A-NFD	Signed By-law
B/L 5 of 2018 January 8, 2018	Todd Stevens 577 Dawn Valley Road A1 to A-NFD	Signed By-law
B/L 16 of 2018 March 5, 2018	Greg & Samantha Roberts 5176 Lambton Line A1 to A-NFD	Signed By-law
B/L 19 of 2018 March 19, 2018	David & Shirley Zimmerman 1992 Hale School Road A1 to A-NFD	Signed By-law
B/L 22 of 2018 April 16, 2018	David Buurma 1602 Oakdale Road A1 to A-NFD	Signed By-law
B/L 19 of 2019 May 6, 2019	Kate Buurma 1804 Huff"s Corners Road A1 to A-NFD	Signed By-law
B/L 27 of 2019 July 2, 2019	Eddyview Farms Ltd 1928 Dawn Valley Road A1 to A-NFD & A1-16	Signed By-law

SUMMARY OF AMENDMENTS

B/L 29 of 2019 July 15, 2019 Repealed by B/L 17/ 2		Enterprises Inc. 1245 McCready Road A1 to A-NFD & A1-17	Signed By-law
B/L 30 of 2019 July 15, 2019 Repealed by B/L 17/ 2		Enterprises Inc. 1886 McCready Road A1 to A-NFD	Signed By-law
B/L 22 of 2020 Oct. 5, 2020	Taylor	& Brittany Babula 4379 Lambton Line A1 to A-NFD	Signed By-law
B/L 39 of 2020 Nov. 2, 2020	Allen &	Sandra McBrayne 924 Tramway Road A1 to A-NFD	Signed By-law
B/L 44 of 2020 December 7, 2020	Martha	& Scott Gawley 1587 Downie Road A1 to A-NFD	Signed By-law
B/L 15 of 2021 July 5, 2021	28218	55 Ontario Inc. 1166 Davis Road A1 to A-NFD	Signed By-law
B/L 16 of 2021 August 3, 2021	Conno	r Cook 1443 Oakdale Road A1 to R4	Signed By-law
B/L 8 of 2022 March 7, 2022	BPS V	entures Inc. 1411 Tramway Road A1- A-NFD	Signed By-law
B/L 13 of 2022 April 4, 2022	Ross 8	Connie McFadden. 1057 Hale School Road A1- A-NFD	Signed By-law
B/L 18 of 2022 May 2, 2022	William	n & Janice Bilton 1562 Inwood Rd. A1- A-NFD & A1(18)	Signed By-law
B/L 33 of 2022 November 7, 2022	Towns	hip of Dawn-Euphemia Definition update "Kennel"	Signed By-law

B/L 34 of 2022 November 7,2022	Allan& Diane Bergsma 6522 Bilton Line A1 & EP-WD to I(2)	Signed By-law
B/L 36 of 2022 December 5,2022	William Lee Whitton 1405 Oil Heritage Rd A1 to A-NFD	Signed By-law
B/L 40 of 2022 December 19, 2022	Allan & Diane Bergsma 984 Shetland Rd A1 to A-NFD	Signed By-law
B/L 5 of 2023	Chris & Patty Moorehouse 1259 Florence Rd A1 to A1(19)	Signed By-law

TOWNSHIP OF DAWN-EUPHEMIA ZONING BY-LAW 54 OF 2014

Whereas Section 34 of the Planning Act, R.S.O. 1990, Chap. P. 13 as amended from time to time, allows a governing body of a Municipal Corporation to pass By-laws to regulate the Use of land and the character, location and Use of Buildings and Structures;

Be it therefore enacted by the Municipal Council of the Corporation of the Township of Dawn-Euphemia as follows:

SECTION 1 - ADMINISTRATION, ENFORCEMENT & INTERPRETATION

1.1 TITLE

This By-law shall be known as the Corporation of the Township of Dawn-Euphemia Zoning Bylaw.

1.2 APPLICATION

The provisions of this By-law shall apply to all lands within the boundaries of the Corporation of the Township of Dawn-Euphemia.

1.3 SCOPE

No lands shall be used and no Buildings or Structures shall be Erected, Altered, enlarged or used within the Township of Dawn-Euphemia except in conformity with the provisions of this Bylaw.

1.4 REPEAL OF EXISTING BY-LAWS

From the coming into force of this By-law, all previous By-laws passed under Section 34 of the Planning Act, R.S.O. 1990, Chap. P. 13, as amended, or a predecessor thereof, shall be deemed to have been repealed.

1.5 VALIDITY / SEVERABILITY

Should any section, clause or provision of this By-law be held by a court of competent jurisdiction to be invalid, the validity of the remainder of the By-law shall not be affected.

1.6 EFFECTIVE DATE

This By-law shall be deemed to be valid and to have come into force on the day of passing hereof.

1.7 COMPLIANCE WITH OTHER RESTRICTIONS

This By-law shall not reduce any restrictions lawfully imposed by a governmental authority having jurisdiction to make such restrictions.

Where an act or statute of Provincial or Federal Parliament is referenced in whole or in part in this By-law, it shall include the current act or statute, all amendments and successors.

1.8 ENTRY AND INSPECTION OF PREMISES

Pursuant to Section 49 of the Planning Act, R.S.O. 1990, Chap. P. 13, as amended, a By-law Enforcement Officer or any Person acting under his or her instructions may, at all reasonable

times and upon producing proper identification, enter and inspect any property on or in respect of which he or she believes the contravention of this By-law is occurring.

A By-law Enforcement Officer or any Person acting under his or her instructions shall not enter any room or place actually used as a Dwelling without requesting and obtaining the consent of the occupier, first having informed the occupier that the right of entry may be refused and entry made only under the authority of a search warrant issued under Section 158 of the Provincial Offences Act, R.S.O. 1990, Chap. P.33 as amended.

1.9 VIOLATIONS AND PENALTIES

Pursuant to Section 67 of the Planning Act, R.S.O. 1990, Chap. P. 13 as amended, any person who contravenes this By-law is guilty of an offence and on conviction is liable:

- a) on a first conviction to a fine of not more than \$25,000; and
- b) on a subsequent conviction to a fine of not more than \$10,000 for each day or part thereof upon which the contravention has continued after the day on which the person was first convicted.

Where a corporation is convicted for contravening this By-law the maximum penalty that may be imposed is:

- a) on a first conviction a fine of not more than \$50,000; and
- b) on a subsequent conviction a fine of not more than \$25,000 for each day or part thereof upon which the contravention has continued after the day on which the corporation was first convicted.

1.10 **RESTRAINING VIOLATIONS**

Any violation of this By-law may be restrained by action at the instance of a ratepayer or the Corporation of the Township of Dawn-Euphemia pursuant to the provisions of Section 440 of the Municipal Act S.O. 2001, Chap. 25, as amended.

1.11 LICENSES AND PERMITS

No municipal permit, certificate or license shall be knowingly issued, where such is required, for a proposed Use of land or proposed erection, Alteration, enlargement or Use of any Building or Structure which is in violation of any of the provisions of this By-law. The issuance of any permit, certificate or license shall not, however, constitute an acknowledgement that the provisions of this By-law have been complied with.

1.12 REQUESTS FOR AMENDMENTS AND FEES

Applications for minor variances from the provisions of this By-law may be made to the Municipality to be heard by a Committee of Adjustment pursuant to Section 45 (1) of the Planning Act, R.S.O. 1990.

Applications for permission to extend or enlarge a legal Non-Conforming Use may be made to the Municipality to be heard by a Committee of Adjustment pursuant to Section 45 (2) of the Planning Act, R.S.O. 1990.

Applications for amendments to this By-law may be made to the Municipality to be heard by Council pursuant to Section 34 (10) of the Planning Act, R.S.O. 1990.

A fee as prescribed by the Corporation's By-law, which sets a tariff of fees, shall accompany every application requesting an amendment to this By-law.

Any Person may appeal to the Ontario Municipal Board against a decision of either the Committee of Adjustment or Council by filing with the secretary-treasurer of the Committee of Adjustment or the Clerk of the Municipality a notice of appeal setting out the objection to the decision and the reasons in support of the objection accompanied by the prescribed fee pursuant to Section 34 (19) or 45 (12) of the Planning Act, R.S.O. 1990.

SECTION 2 – DEFINITIONS

Note: The words, which are capitalized within the text of the definitions and throughout this document, are also defined.

GENERAL

For the purposes of this By-law, the definitions and interpretations given in this section shall govern.

In this By-law the word "<u>shall</u>" is mandatory. Words in the singular include the plural. Words in the plural include the single number. Words used in the present tense include the future.

"ABATTOIR" means a Building, Structure, or Lot or part thereof used for the slaughter of Livestock or other animals for the purpose of processing or rendering.

"ACCESSORY" when used to describe a Use, Building or Structure means a Use, Building or Structure subordinate, incidental and secondary to the main Use, Building or Structure located on the same Lot therewith.

"ACCESSORY DWELLING" see "DWELLING".

"ADULT LIVE ENTERTAINMENT PARLOUR" means any premises or part thereof in which is provided, in pursuit of a trade, calling, business or occupation, goods or services appealing to or designed to appeal to erotic or sexual appetites or inclinations.

"AGGREGATE STORAGE AREA" means the Use of land for the Open Storage of aggregates for sale or Use.

"AGRICULTURE" means the Use of land, for gain or profit, for the growing of crops, including Nursery, biomass, and horticultural crops; Greenhouses; raising of Livestock and other animals for food, fur or fibre, including poultry and fish; aquaculture; agro-forestry; maple syrup production; apiary; and associated on-farm Buildings and Structures, including, but not limited to Livestock Facilities, Manure Storages, value-retaining facilities, and accommodation for full-time farm labour when the size and nature of the operation requires additional employment. This definition shall include a Farm Produce Outlet. "AGRICULTURAL" shall have a corresponding meaning.

"AGRICULTURAL IMPLEMENT SALES ESTABLISHMENT" means land, Structure or Building used for the Outdoor Display and sales of new and/or second hand farm implements and includes the servicing, repair, cleaning, polishing and greasing of farm implements, the sale of accessories and related products and the leasing or renting of farm implements.

"AGRICULTURAL - INDUSTRIAL BRINE PROCESSING AND STORAGE USE" shall mean a place of business for medium-scaled industry or business. Agricultural-Industrial Brine Processing Use may include the storage of materials used for the on-site industrial processing operation, and the transportation of materials, goods and commodities to and from the premises.

"AGRICULTURAL PROCESSING ESTABLISHMENT" means the Use of land, Buildings and/or Structures for the processing and storage of Agricultural produce, such as a feed and grain mill.

"AGRICULTURAL SERVICE ESTABLISHMENT" means an Establishment other than a Motor Vehicle Use, that provides a non-personal service or craft which supports the Agricultural industry, including but not necessarily restricted to, farm drainage and excavation, well drilling, contracting and trades related to farm Buildings, Structures and/or equipment, custom spray,

tillage, planting and harvesting services including seed cleaning and grain drying or other goods and services used in Agriculture.

"AGRICULTURAL SUPPLY ESTABLISHMENT" means the Use of land, Building and/or Structure, for purposes including but not necessarily restricted to, the sale and/or storage of seeds, fertilizers, and farm equipment. Goods or materials must be used in Agriculture.

"AGRI-TOURISM USE" means a business or activity carried out on an Agricultural Lot by Persons residing on the Lot and/or in association with a Value-Added Industry, where such business or activity is based in activities promoting hands-on education, familiarization, or enjoyment of farm practices, farm-living, food and crop production, livestock, agricultural history, or agricultural economy. Limited, secondary activities may include recreational activities, promotion or education in local history, passive enjoyment or education in natural heritage, or the provision of a limited number of Guest Rooms to those engaging in the activities provided by the Agri-Tourism Use.

"AISLE" means the area used by Motor Vehicles for access to and from all off-Street Parking Spaces, but does not include an access driveway.

"ALTER" when used in reference to a Building, Structure or part 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. When used in reference to a Lot, the word "Alter" means to change the area, frontage or depth thereof; to change the width, depth or area of any Required Yard, Landscaped Open Space or Parking Area; or to change the location of any boundary of such Lot with respect to a Street or Lane whether such Alteration is made by conveyance of any portion of such Lot, or otherwise. "ALTERED" and "ALTERATION" shall have corresponding meanings.

"AMUSEMENT GAMES ESTABLISHMENT" means a Building or part thereof where five (5) or more pinball machines, video games, or other similar player-operated amusement devices other than a jukebox are maintained for profit, but shall not include premises licensed to sell alcohol, a seasonal fair or any Use specifically defined in this By-law.

"ANIMAL HOSPITAL" means a Building and land where animals are treated by a veterinarian and may include the following facilities: a reception area; an examination room/treatment area; a pharmacy; a Laboratory; a library; radiology equipment; supplies for the administering of anesthesia; surgical preparation area; operating room; and provisions for the confinement and long term treatment of animals. An Animal Hospital may include facilities for the performance of autopsy.

"ANTENNA" means the Use of land, Buildings or Structures for the purpose of sending or receiving electromagnetic waves. An Antenna is Accessory to a Permitted Use and shall include Antennae used exclusively for dispatch communications by the Corporation or the County, any local board of either the Corporation or the County, a Conservation Authority established by the Government of Ontario, or any Ministry or Commission of the Government of Ontario or Canada.

"**APPROVED**" means Approved by an appropriate authoritative body as required under the Act or Statute that legislates such establishment or development requiring approval.

"ART GALLERY" means a Building or part thereof where works of art such as paintings, sculpture, pottery, glass and weaving are displayed for public viewing and may include sales of art and/or art supplies.

"ASPHALT BATCHING PLANT" means an industrial establishment used for the production of asphalt, or asphalt products used in building or construction and includes facilities for the administration and management of the business, the stockpiling of bulk materials used in the production process or a finished product manufactured on the premises and the Open Storage and maintenance of required equipment, but does not include the retail sale of finished asphalt.

"PORTABLE ASPHALT PLANT" means a temporary asphalt batching plant established for a public Road project.

"ASSEMBLY HALL" means a Building or part of a Building used for the assembly of Persons for religious, civic, charitable, philanthropic, cultural, private recreational, or private educational purposes.

"ATTACHED" means a Building otherwise complete in itself that depends for structural support, or complete enclosure, upon a division wall or walls shared in common with an adjacent Building or Buildings.

"ATTIC" means that portion of a Building situated wholly or partly within the roof of such Building and which is not a one-half Storey.

"AUCTION HALL" means a Building or Structure where a public sale is conducted by an auctioneer through a series of competing bids and may include the storage of such articles to be sold at auction.

"AUDITORIUM" means a Building or Structure where facilities are provided for athletic, civic, educational, political, religious or social events. This definition may include an arena, Community Centre, gymnasium, stadium, Theatre or similar Use.

"BAKERY" means a Building for producing, mixing, compounding or baking bread, biscuits, cakes or other baked products.

"BAKE SHOP" means a Retail Store where Bakery goods are offered for sale, some or all of which may be prepared on the premises.

"BALCONY" means a platform projecting from a Building enclosed by a railing or other barrier.

"BANK" means any Federally or Provincially chartered financial institution or business. This definition includes a Credit Union or Caisse Populaire.

"BASEMENT" means that portion of a Building between two floor levels which is partly below Finished Grade level but which has less than seventy percent (70%) of its Height (measured from finished floor to finished ceiling) below adjacent Finished Grade level.

"BED AND BREAKFAST ESTABLISHMENT" means a Home Occupation within a Single Detached Dwelling in which no more than three (3) Guest Rooms are made available by a resident of the said Dwelling for temporary accommodation of travelers. Meals or food are served only to overnight guests. The definition does not include a Hotel, Motel, Boarding House or Restaurant.

"BINGO HALL" means a Building used for the assembly of Persons for the playing of bingo. This Use shall not include any other recreational Use as defined in this By-law.

"BOARDING HOUSE" see "DWELLING".

"**BREEZEWAY**" means a roofed, open or enclosed passage connecting two (2) or more Buildings.

"**BREWING ON PREMISES ESTABLISHMENT**" means a commercial establishment where individuals produce beer, wine and/or cider, for personal consumption off the premises; and where beer, wine and/or cider ingredients and materials are purchased. Equipment and storage area is used for a fee by the same individuals.

"**BUILDING**" means a Structure whether temporary or permanent, used or intended for sheltering any Use or Occupancy but shall not include a boundary wall, fence, Travel Trailer, camping trailer, truck camper, Motor Home, or tent. This definition may include a roof supported by columns or walls.

"**BUILDING ENVELOPE**" means the portion of a Lot remaining after required Front, Rear and Side Yards have been provided.

"BUILDING HEIGHT" means the vertical distance between the ground floor and the highest point of the Building proper, exclusive of any Accessory roof Structures such as an Antenna, chimney, steeple or tower.

"**BUILDING, MAIN**" means the Building or Buildings designed and/or intended to accommodate the principal Use Permitted by this By-law.

"BUILDING OR CONTRACTING ESTABLISHMENT" means a premises used for the purposes of undertaking or managing activities engaged in maintaining and building new Structures, or works, additions or Renovations and typically includes the Offices of general building contractors, specialized trades and Building maintenance services such as window cleaning and extermination services and may include a showroom and/or Outdoor Display area open to the general public. Also included is the prefabrication of building equipment and materials and wrecking and demolition contractors' Offices, but does not include Salvage Yards.

"BUILDING SUPPLY ESTABLISHMENT" means a Building or Structure in which building or construction and home improvement materials are offered or kept for retail sale and may include the fabrication of certain materials related to home improvement.

"BULK FUEL DEPOT" means the use of land, Buildings or Structures for the purpose of storing fuels for distribution.

"BULK SALES ESTABLISHMENT" means the Use of land, Buildings or Structures for the purpose of buying and selling and the Open Storage of lumber, wood, building materials, feed, fertilizer, and allied commodities, but does not include manufacturing or processing.

"BUSINESS SERVICE ESTABLISHMENT" means an establishment primarily engaged in providing services to business establishments on a fee or contract basis, including advertising and mailing, building maintenance, employment services, protective services, and small equipment rental, leasing and repair.

"BY-LAW ENFORCEMENT OFFICER" means an officer or employee of the Municipality or County for the time being charged with the duty of enforcing the provisions of this By-law, and shall include the building inspector.

"CAMP SITE" means a parcel of land within a Campground occupied by or intended for the parking of Travel Trailers, Park Model Homes, tent-trailers, tents or similar transportable accommodation other than Mobile Homes.

"CAMPGROUND" means land used for the parking of Travel Trailers, tent-trailers, tents or similar transportable accommodation, but not including a Mobile Home or Park Model Home as defined in this By-law.

"CANOPY" means a roof free of enclosing walls.

"CANTILEVER" means a projecting architectural feature including a beam or Structure supported at only one end, but shall not include any portion of an upper Storey overhanging a lower Storey beyond the extent of the foundation.

"CARPORT" means an Accessory covered Structure Attached to the wall of the Main Building and used for the storage of passenger Motor Vehicles wherein neither servicing for profit is conducted nor storage of commercial vehicles in excess of 2,270 kilograms gross weight occurs. The roof of said Structure shall be supported only by piers or columns so that a portion of its wall area is unenclosed.

"CELLAR" means that portion of a Building between two floor levels which has more than seventy percent (70%) of its Height (measured from finished floor to finished ceiling) below adjacent Finished Grade level.

"CEMETERY" means land that is set apart or used as a place for the interment of the deceased or in which human bodies have been buried and may include a crematorium, mausoleum and a columbarium.

"CHURCH" means a Building used by a religious organization for public worship, and may include a rectory or manse, church hall, day nursery or religious school associated with or accessory thereto.

"CLINIC" means a Building or part thereof, used exclusively by physicians, dentists, drugless practitioners, their staff and their patients for the purpose of consultation, diagnosis and office treatment. Without limiting the generality of the foregoing, a Clinic may include administrative Offices, waiting rooms, treatment rooms, laboratories, pharmacies and dispensaries directly associated with the Clinic, but shall not include accommodation for in-patient care or operating rooms.

"CLUSTER HOUSING" see "DWELLING".

"COMMERCIAL GARAGE" means an establishment or premises where Commercial Motor Vehicles are stored indoors or in Open Storage or where Motor Vehicles are repaired or maintained.

"COMMERCIAL GREENHOUSE" means a Building or Structure used for the growing of flowers, plants, shrubs, trees and similar vegetation which are not necessarily transplanted outdoors on the same Lot containing such Building or Structure, but are sold directly from such Lot at wholesale or retail and may include an Outdoor Display area.

"COMMERCIAL RECREATION ESTABLISHMENT" means a Building, or part thereof, used for the purpose of an arena, Auditorium, Assembly Hall, billiard or pool room, Bingo Hall, gym or fitness centre, ice or roller rink, indoor swimming pool, and all places of amusement, but not including an amusement games establishment, cinema or other Theatre, drive-in theatre or amusement park.

"COMMERCIAL STORAGE" means the storage, for hire or gain, of goods, merchandise, materials or equipment in an enclosed Building other than a Temporary Building but shall not include a Warehouse.

"COMMERCIAL USE" means the use of land, Buildings or Structures for the purpose of buying, renting or selling commodities and supplying services, but does not include an Industrial Use or any other commercial use otherwise defined or classified in this By-law.

"COMMUNITY CENTRE" means land, Buildings or Structures used for community activities, including Active or Passive Recreation and Institutional Uses.

"CONSERVATION" means the use of land and/or water for the purpose of planned management of natural resources, including woodlot management, and for the preservation and enhancement of the natural environment.

"CONSERVATION AUTHORITY" means the St. Clair Region Conservation Authority.

"CONVENIENCE STORE" means a Retail Store supplying groceries and other daily household necessities to an immediate surrounding residential area, and may include the rental of videos, the heating of pre-packaged food, an automated banking machine and/or depots for such items as film, laundry or Dry Cleaning.

"CONVERTED DWELLING" see "DWELLING".

"CORPORATION" means the Corporation of the Township of Dawn-Euphemia.

"COUNCIL" means the Council of the Corporation of the Township of Dawn-Euphemia.

"COUNTY" means the Corporation of the County of Lambton.

"COURT" means an open (to the sky), unoccupied space adjoining or within the perimeter of a Building, such space being bounded on three (3) or more sides by walls of the said Building. When fully enclosed within a Building, a Court shall be included as Lot Coverage, but not as Floor Area.

"CRUSHING PLANT" means an industrial establishment where aggregate is processed through a crushing and sorting operation into various grades of gravel.

"DANGEROUS GOODS" means explosives, flammable or combustible liquids or gases, toxic substances, radioactive material, corrosives or any other product or substance that is considered dangerous to life when handled or transported.

"DATA PROCESSING ESTABLISHMENT" means a Building, or part thereof, used for input, processing and printing of computerized data.

"DAY NURSERY" means a premises that receives more than five (5) children who are not of common parentage, primarily for the purpose of providing temporary care and/or guidance, for a continuous period not exceeding twenty-four (24) hours, where the children are under eighteen (18) years of age in the case of a Day Nursery for children with a developmental handicap and under ten (10) years of age in all other cases. A Day Nursery does not include any part of a School.

"DECK (UNENCLOSED)" means a Structure without a roof or walls, having its platform situated a minimum of 0.2 metres above grade, and may be Attached to or abutting one or more walls of a Building or constructed separate from a Building. A Deck (Unenclosed) is subject to the provisions of <u>Section 3.15</u> of this By-law.

"DERELICT MOTOR VEHICLE" means a Motor Vehicle or any other vehicle propelled or driven otherwise than by muscular power that is unlicensed and/or inoperative and is not in an enclosed Building.

"DETACHED" means not Attached, as defined herein.

"DRY CLEANING DEPOT" means a Building, or part thereof for the purpose of receiving articles or goods of fabric to be subjected, off the premises, to a process of dry cleaning or dyeing. Such establishment may also be used for pressing and/or distributing any article or good of fabric received at such an outlet.

"DRY CLEANING ESTABLISHMENT" means a Building, or part thereof, where dry cleaning, dye drying, cleaning, or pressing of articles or goods of fabric is performed, and in which only non-combustible and non-flammable solvents are used, emitting no odours, fumes, noise, or vibration which would cause a nuisance or inconvenience within or outside the premises.

"DUPLEX DWELLING" see "DWELLING".

"**DUPLICATING SHOP**" means a premise engaged in reproducing drawings, plans, maps or other copy, by blueprinting, photocopying or small offset process.

"DWELLING" means a Building or part thereof used or intended, adapted or designed to be used, occupied or capable of being occupied, as a home, residence or sleeping place for one or more Persons having a right to the exclusive Use thereof, but shall not include any Travel Trailer, Hotel, Motel, Private Garage, a Home for the Aged, Nursing Home, or Hospital.

- a) **"ACCESSORY APARTMENT DWELLING"** shall mean a Dwelling Unit located within a Permitted Non-Residential Building and located above and/or behind the primary Permitted Use. This definition shall not include a Converted Dwelling Unit, Accessory Second Dwelling Unit or a Multiple Dwelling Unit.
- b) **"ACCESSORY DWELLING"** shall mean a Dwelling Unit, including a Single Detached Dwelling, on a Lot containing a Commercial or Industrial Use as the primary Use. Such Dwelling is Accessory and secondary to the primary Use and is occupied by an owner or employee of the primary Use. This definition shall not include an "Accessory Second Dwelling.
- c) **"ACCESSORY SECOND DWELLING"** shall mean a Dwelling Unit that is Accessory to a main Dwelling Unit on the same Lot and does not significantly change the character of the Dwelling or Lot from that which is normal for the primary Dwelling type for which the Lot is zoned. It is either contained within the main Dwelling Unit or a Detached Accessory Building. The Gross Floor Area of an Accessory Second Dwelling shall include any portion located within a Basement. Where an Accessory Second Dwelling is established within a Dwelling, it shall be understood not to change the Permitted Use category by which the main Dwelling would be defined in the absence of the Accessory Second Dwelling.
- d) **"BOARDING HOUSE"** means any Building or part thereof in which the proprietor resides and supplies for hire or gain to not more than six (6) Persons exclusive of the lessee or Owner thereof or members of his family, lodging and/or meals, but shall not include a Hotel, Motel, Bed and Breakfast Establishment, Hospital, or Nursing Home.
- e) **"CLUSTER HOUSING"** means a group or groups of Dwelling Units which may be in various forms, and so located on a Lot that each Dwelling Unit may not have frontage on a public Street or Road and more than one (1) Dwelling Unit may exist on one (1) Lot. Cluster Housing development shall have frontage on a public Street.
- f) "CONVERTED DWELLING" means a lawfully established Single Detached Dwelling which is Altered or converted, subject to <u>Section 3.23</u>, so as to provide up to three (3) Dwelling Units.
- g) **"DUPLEX DWELLING"** means a Dwelling divided horizontally into two (2) separate Dwelling Units, each of which has an independent entrance.
- h) **"FARM DWELLING"** means a Single-Detached Dwelling which is Accessory to an Agricultural Use other than a Hobby Farm or located on a Lot on which the Main Use is Agriculture.
- j) **"GROUP HOME-TYPE 1"** means a residential Dwelling in which three (3) to ten (10) unrelated residents live under responsible supervision consistent with the requirements

of its residents. "Residents" excludes staff or receiving family. This does not include a Group Home Type 2.

- k) "GROUP HOME TYPE 2" means a residence maintained and operated primarily for: Persons who have been placed on probation under the provisions of Acts such as the Criminal Code. R.S., Chap. C-46, as amended, The Young Offenders Act. R.S., Chap. Y-1, as amended, The Ministry of Correctional Services Act, R.S.O., 1990, Chap. M.22, as amended and the Parole Act. R.S., Chap. P-2, as amended. The number of Persons residing therein shall be up to eight (8) excluding staff.
- I) **"MODULAR HOME"** means a prefabricated Single Detached Dwelling designed to be transported once only to a final location and constructed so as the shortest side of such Dwelling is not less than 6.0 metres in width.
- m) **"MOBILE HOME, DOUBLE WIDE,"** means a C.S.A. approved, factory built Dwelling occupied or designed for Occupancy on a permanent basis, towed or designed to be towed in two or more separate sections with each section on its own chassis and joined together to form one (1) Dwelling Unit and placed on a permanent foundation with or without a Basement or Cellar and connected or designed to be connected to Public Utilities, but shall not include a single wide mobile home or a Travel Trailer.
- n) **"MOBILE HOME, SINGLE WIDE"** means a C.S.A. approved, factory built Dwelling occupied or designed for Occupancy on a permanent basis having a Ground Floor Area of not less than sixty-five (65) square metres, designed to be towed on its own chassis, notwithstanding that its running gear is or may be removed, placed or designed to be placed on permanent foundations and connected or designed to be connected to public utilities, but shall not include a Double Wide Mobile Home or a Travel Trailer.
- o) "MULTIPLE DWELLING" means a Building on a Lot used or designed as a residence and containing four (4) or more Dwelling Units all of which have access from a common corridor or hallway and/or an independent entrance from the outside. All of the Units in a Multiple Dwelling-must be Dwelling Units, as defined in this By-law. It shall not, however, include any other Dwelling otherwise defined herein or specifically named elsewhere in this By-law.
- p) **"NON-FARM DWELLING"** shall mean a Dwelling not Accessory to an Agricultural operation.
- q) **"PARK MODEL HOME"** means a manufactured Building used or intended to be used as a seasonal recreational Building of residential Occupancy designed and constructed in conformance with CAN/CSA-Z241 Series-M, "Park Model Trailers".
- r) **"SEASONAL HOUSING"** means a Dwelling used or intended, adapted or designed to be used as a home, residence or sleeping place during any portion of the year except winter months by seasonal or migrant workers and/or their families. Seasonal Housing is Accessory to a labour-intensive Agricultural Use on the same Lot.
- s) **"SINGLE DETACHED DWELLING"** means a Detached Dwelling containing only one (1) Dwelling Unit and being the only Dwelling on the Lot unless the provisions of this By-law specify more than one Single Detached Dwelling is Permitted on a particular Lot.
- t) **"SEMI-DETACHED DWELLING"** means one (1) of a pair of single Dwellings, divided vertically in whole or in part above Finished Grade, below Finished Grade, or both above and below Finished Grade. This definition includes a link home consisting of two Dwellings.
- u) "STREET TOWNHOUSE" means a Townhouse with each Unit on a separate Lot.
- v) **"TOWNHOUSE"** means the whole of a Dwelling divided vertically into three (3) or more separate Dwelling Units, each such Dwelling Unit having an independent entrance directly from outside the Building. This definition shall include a link home of three or more units.

w) "TRIPLEX DWELLING" means the whole of a Dwelling divided horizontally into three (3) separate Dwelling Units, each such Dwelling Unit having an independent entrance from the outside or from a common hallway or stairway inside the Building.

"DWELLING UNIT" means a suite of two (2) or more Habitable Rooms, in which sanitary conveniences are provided and in which facilities are provided for cooking or for the installation of cooking equipment, and with an independent entrance, either directly from outside the Building or from a common corridor inside the Building. This definition shall not include a Motor Home, a Private Garage or a Travel Trailer.

"DWELLING UNIT AREA" means the habitable area contained within the inside walls of a Dwelling Unit, excluding any Private Garage, Carport, Porch, verandah, unfinished Attic, Cellar or sun room (unless such sun room is habitable in all seasons of the year), and excluding common hallways, common stairways or other common areas.

"EASEMENT" means a right or privilege that one has over the lands of another, registered on title to the said lands and may pertain to access rights above, below or on the said lands.

"ERECT" means to build, construct, reconstruct or relocate and, without limiting the generality of the word, also includes:

- a) any preliminary operation such as excavation, infilling or draining;
- b) Altering any Existing Building or Structure by an addition, enlargement, extension or other structural change; and
- c) any work which requires a Building permit.

"ESTABLISHED BUILDING LINE" means the minimum Setback required for a Building on a Lot that is between two (2) adjacent Lots within the same Zone, on which are located Existing Buildings not more than 100 metres apart, and shall be calculated using the average of the established Setbacks on the said adjacent Lots, provided that no Setback requirement calculated in accordance with this definition shall exceed the applicable Setbacks required of the appropriate Zone provisions. Existing Buildings on the Lot for which construction is being proposed may be factored into the average for determining the Established Building Line. Detached Accessory Buildings shall not be factored in determining an Established Building Line for a Main Building.

"EXISTING" means Existing on the date of passing of this By-law, legally established under the regulations in place at the time of its establishment, and with respect to a Building or Structure, also means in a sound condition not requiring demolition or significant repairs or alterations or removed within the last 12 months and determined by the By-law Enforcement Officer to have been in such condition prior to its removal. "EXISTED" shall have a corresponding meaning.

"EXTRACTIVE USE" means the Use of land Licensed for the removal of gravel, sand, clay, earth, shale, stone, limestone, dolostone, sandstone, marble, granite, rock or other similar substance for construction, industrial or manufacturing purposes, and includes an Aggregate Storage Area, Accessory Uses, Buildings or Structures. Permitted Accessory Uses include the blending of recovered materials that are brought to the Extractive Use.

"FARM DWELLING" see "DWELLING".

"FARM PRODUCE OUTLET" means a use, Accessory to an Agricultural Use, which consists of the retail sale of Agricultural products produced primarily on the farm where such outlet is located or by the farm operation to which the farm belongs.

"FARMERS MARKET" means a Building, part of a Building, or an open area where Agricultural produce is offered or temporarily stored for retail sale on the site by more than one (1) vendor.

"FARM PRODUCE PROCESSING ESTABLISHMENT" means the Use of land, Buildings or Structures where Agricultural produce, including meat and poultry products, are prepared or packaged and from which such produce and products are shipped to a wholesale or retail outlet.

"FINISHED GRADE" means the average elevation between the highest and lowest point of the finished surface of the ground measured around the perimeter of the base of a Building or Structure exclusive of any embankment in lieu of steps.

"FLEA MARKET" means the occasional or periodic market held in an open Outdoor Display area or in a Building or Structure, where groups of individual sellers display and offer goods for sale to the public, but does not include a Garage Sale. When a Flea Market is permanent or operated by a single vendor, only the sale of used, unpackaged household items shall be Permitted. Outdoor display or storage of goods is prohibited outside of regular operating hours.

"FLOOR AREA, GROSS" in the case of a Dwelling, means the sum total area of the floors, excluding unenclosed Porches and internal Parking Areas, in the Building or Buildings on a site measured from the exterior walls or from the centre line of common walls separating the Buildings provided that where the floor area is within a roofed Structure without exterior walls the Gross Floor Area shall be the area covered by the roof, or in the case of a Building other than a Dwelling, means the aggregate of the area of all floors devoted to retail sales, customer service and/or Office Use measured from the outside face of exterior walls but shall not include mezzanine areas, mechanical rooms, common halls, stairwells, garbage and electrical rooms and parking Structures.

"FLOOR AREA, GROUND" means the area of a Building or Structure measured from the outside of its exterior walls and exclusive of any Attached Accessory Building, terrace, unenclosed sun room, Deck, Porch or verandah.

"FORESTRY" means the use of land for the care, cultivation and maintenance of trees for profit or gain.

"FUNERAL HOME" means a Building or Structure designed for the purpose of furnishing funeral supplies and services to the public and includes facilities intended for the preparation of the dead human body for interment or cremation and may include a chapel for funeral purposes.

"FURTHER CONTRAVENE" means the making of an addition to an Existing Non-Complying Building or Structure, any part of which addition does not comply with the required Setbacks or any other provision of this By-law.

"GARAGE SALE" means an occasional sale, held by the occupants of a Dwelling Unit on their own premises, of household goods and not merchandise which was purchased for resale or obtained on consignment.

"GARDEN CENTRE" means the use of land, Buildings or Structures for the purpose of buying, selling and raising plants, shrubs and trees and includes the Outdoor Display, storage and sale of products generally used for landscaping and gardening purposes.

"GAS BAR" means one (1) or more fuel pumps for the sale of motor fuels and related products for Motor Vehicles, together with the necessary pump islands, light standards, Propane Transfer Facility, kiosk, concrete aprons, Canopy, storage tanks and related facilities required for the dispensing of fuel.

"GAS COMPRESSOR STATION" means the Use of land, Buildings or Structures for the storage, regulation of flow and distribution of natural gas and for activities related to the

operation and maintenance of a natural gas transmission and distribution system, including Offices, Open Storage of incidental materials and equipment, maintenance Buildings, and small-scale fabrication.

"GASOLINE PUMP ISLAND" means the portion of a Lot where a pump or pumps used to transfer fuel from storage tanks to Motor Vehicles is (are) situated.

"GASOLINE RETAIL FACILITY" means a premise where the retail sale of fuel or lubricants for Motor Vehicles constitutes either the sole use, such as a Gas Bar, or an Accessory Use, such as a Gasoline Pump Island or Propane Transfer Facility. This definition is not intended to be as broad a definition as a Motor Vehicle Service Establishment.

"GAZEBO" means an Accessory Structure that consists of a platform and roof but no walls and that is unenclosed except that a wire-mesh bug screen, benches and/or railings around its perimeter and such posts as are reasonably necessary to hold the roof erect shall be permitted.

"GIFT SHOP" means a Retail Store specializing in the sale of ornaments, cards, magazines and confectioneries.

"GOLF COURSE" means a public or private area designed and operated primarily for the purpose of playing golf.

"GOLF COURSE, MINIATURE" means a Use which provides facilities designed and operated primarily for what is commonly known as miniature golf but does not include a Golf Driving Tee or Range or a Golf Course as defined herein.

"GOLF DRIVING TEE OR RANGE" means a Use which provides facilities designed and operated primarily for the practicing of golf shots but does not include Miniature Golf Courses or Golf Courses as defined herein.

"GRAIN ELEVATOR" means a Building or Structure used for the storage of grain.

"GROUP HOME-TYPE 1" see "DWELLING".

"GROUP HOME-TYPE 2" see "DWELLING".

"GUEST ROOM" means a room or suite of rooms which contain no facilities for cooking or for the installation of cooking equipment and which is used or designed for gain or profit by providing accommodation to the travelling or vacationing public.

"GUN SHOP" means a Building used for the retail sale of firearms, gun smithing and the sale of ammunition and accessories.

"HABITABLE ROOM" means a room designed to provide living, dining, sleeping, bathroom or kitchen accommodation for Persons. This definition shall not include any Private Garage, Carport, Cellar, unheated Porch or verandah, unfinished Attic, unfinished Basement, or any space used for the service and maintenance of a Dwelling or for vertical travel between Storeys.

"HEALTH/RECREATIONAL FACILITY" means a Private Club or public facility (athletic, health or recreational), including Uses such as reducing salons and weight control establishments, game courts, exercise equipment, locker rooms, jacuzzi and/or sauna and pro shop.

"HEIGHT" means "BUILDING HEIGHT", when referring to a Building, and in all other cases, where no method for determining Height is described, shall mean the vertical distance between Finished Grade and the highest vertical point of the Structure, Sign, fence, Planting Strip or other object.

"HOBBY FARM" means a Livestock Facility in the Agricultural 2 (A2) Zone with a Livestock Housing Capacity of no greater than four (4) Livestock Units or fifty (50) animals, whichever is less.

"HOLDING PROVISIONS" can be applied to lands to delay their development until specific conditions have been fulfilled. The Planning Act, as amended, enables Council to place these restrictions on the Use of land. Holding provisions are depicted by the letter (h), which can be added as a suffix to any Zone symbol. The Council will remove the (h) symbol, once conditions for the proper development of the affected lands are satisfied.

"HOME FOR THE AGED" means a Building, Structure or Portion thereof operated as an Approved Home for the Aged or Rest Home established and maintained by the Municipality or jointly by one or more municipalities of the County of Lambton and operated under a board of management for accommodation and amenities for senior citizens in return for compensation. A Home for the Aged is subsidized by the Province under a service agreement with the Crown. A Home for the Aged shall not include a public or Private Hospital, Nursing Home or Group Home.

"HOME OCCUPATION" means an Accessory Use to a Dwelling Unit, owned by and employing at least one of the permanent residents of that Dwelling Unit, to conduct one or more full-time or part-time occupations or business activities. This definition shall include a Bed & Breakfast and a Clinic.

"HOSPITAL" means any institution, Building or other premises or place established for the treatment of Persons afflicted with or suffering from sickness, disease or injury or for the treatment of convalescent or chronically ill Persons that is Approved as a public Hospital. This definition shall also include a "PRIVATE HOSPITAL", which means a dwelling in which four (4) or more patients are or may be admitted for treatment, other than an independent health facility, institution for the reclamation and cure of habitual drunkards, a children's residence or a lodging house.

"HOTEL" means a Building in which a minimum of four (4) Guest Rooms are provided for the travelling public, and may include dining and other public rooms, provided that each Guest Room may be entered from inside or outside of the Building.

"INDUSTRIAL USE" means the Use of land, Structures or Buildings for each or any of the following operations:

- a) the carrying on of any process of manufacture whether or not a finished article results therefrom;
- b) the dismantling and separating into parts of any article, machinery or vehicle, but not including an Motor Vehicle Wrecking Establishment;
- c) the breaking up of any articles, goods or machinery;
- d) the treatment of waste materials of all descriptions;
- e) the recovery and processing of sand, gravel, clay, turf, soil, rock, stone or similar substances;
- f) the repairing and servicing of vehicles, machinery and Buildings; and may include;
 - i) the Open Storage of goods used in connection with or resulting from any of the above operations;
 - ii) the provisions of amenities for Persons engaged in such operations;
 - iii) the sale of goods resulting from such operations; and
 - iv) any work of administration or accounting in connection with the undertaking;

and without limiting the generality of the foregoing, includes any industry particularly defined in this By-law, but does not include a "Home Occupation".

"INDUSTRIAL USE, DRY" means any Industrial Use Permitted by the applicable Zone where water is only required for employee washrooms and eating facilities, cooling or pressure testing of equipment, the washing of Accessory vehicles and similar ancillary Uses and not for processing.

"INDUSTRIAL USE, GENERAL" means any Industrial Use other than a Service and Repair Shop, a Light Industrial Use, or an Offensive Industrial Use.

"INDUSTRIAL USE, LIGHT" means any Industrial Use in which the Building or the Structure thereby occupied or employed, the processes carried on, the material used or stored, the machinery employed and the transportation of materials, goods and commodities to and from the premises will not cause injury to or prejudicially affect the amenity of the locality by reason of the appearance of such Building, Structure or materials or by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste paper, waste products, grit, oil or otherwise.

"INDUSTRIAL USE, OFFENSIVE" means any business or industry which by reason of the process involved or the method of manufacture or the nature of the material or goods used, produced or stored is likely to cause or causes by reason of destructive gas or fumes, dust, objectionable odour, noise or vibration, or unsightly storage of goods, wares, merchandise, salvage, junk, waste or other material, a condition which may be or become hazardous or injurious as regards health or safety or which prejudices the character of the neighbourhood or interferes with or may interfere with the normal enjoyment of any land, Building or Structure.

"INSTITUTIONAL USE" means the Use of any land and/or Building or part thereof by a government, educational, charitable or non-profit organization in the carrying out of its function and without limiting the generality of the foregoing, shall include municipal Offices, Libraries, fire halls, Churches, Hospitals, Schools, Community Centres, Private Clubs and Assembly Halls.

"KENNEL" shall mean any building, pen or other structure, but not including a building used for human habitation, in which a dog or dogs are kept, whether or not for breeding or boarding and in respect of which the owner has or is eligible to have issued by the Municipality, a kennel license pursuant to the regulations.

"LABORATORY" means a Building, or part thereof, used for scientific, medical and/or research purposes.

"LANDSCAPED OPEN SPACE" means the open, unobstructed space, on a Lot, accessible by walking from the Street on which the Lot is located and which is maintained and suitable for the growth and maintenance of grass, flowers, bushes, trees, and other landscaping. This definition may include any surfaced walk, patio, or similar area provided that such surfaced walk, patio, or similar Structure is not more than 40% of the Landscaped Open Space area, but shall not include any driveway or ramp, whether surfaced or not, nor any curb, retaining wall, or any Parking Area; nor any open space beneath or within a Building or Structure.

"LANE" means a private thoroughfare which affords only a secondary means of access for vehicular traffic to abutting Lots and which is not intended for general traffic circulation.

"LAUNDROMAT" means an establishment containing one (1) or more washers, and could include drying, ironing, finishing and incidental equipment, provided that only water, soaps and detergents are used and provided that no such operation shall emit any noise or vibrations which cause a nuisance or inconvenience within or without the premises. This definition may include a self-service coin operated Laundromat.

"LAUNDRY PLANT" means a Building or a Structure in which the business of a laundry is conducted in which only water and detergent is used, and where the drying, ironing and finishing of such goods are conducted.

"LIBRARY" means a Library, branch Library or distribution station established as a public Library by by-law by Council or the County and the trustees of an improvement district or established under the Public Libraries Act or a predecessor.

"LICENSED" means Licensed by an appropriate authoritative body as required under the Act or Statute, which legislates such establishment requiring licensing.

"LIVESTOCK" means farm animals kept for Use, for propagation, or intended for profit or gain, and without limiting the generality of the foregoing includes, but may not necessarily be limited to, dairy and beef cattle, swine, poultry, horses, goats, sheep, ratites, fur-bearing animals, deer and elk, game animals, birds and other animals identified in Appendix "A", Table 1.

"LIVESTOCK FACILITY" means one or more Buildings or Structures designed, used or intended for housing, feeding or keeping Livestock including Riding Schools, anaerobic digesters, manure transfer facilities and Manure Storages. Portions not storing manure or not occupied by Livestock long enough for substantial amounts of manure to accumulate are not subject to MDS I or MDS II measurements.

"LIVESTOCK HOUSING CAPACITY" means the number of Livestock that can be accommodated by all Livestock Facilities on a Lot at any one time, including those that are empty but able to house Livestock.

"LIVESTOCK, LARGE" means any Livestock of a type of which an adult equals more than one fifteenth of a Nutrient Unit.

"LOADING SPACE" means an off-Street space on the same Lot as the Building, or contiguous to a group of Buildings, for the temporary parking of a Commercial Motor Vehicle while loading or unloading merchandise or materials, and which abuts a Street, Lane, or other appropriate means of access. The provision of Loading Spaces shall be in accordance with <u>Section 3.26</u>.

"LOT" means land within a registered plan of subdivision (but not including plans deemed not to be registered pursuant to Section 50(4) of The Planning Act, R.S.O. 1990, Chap. P. 13, as amended) or any land that may be legally conveyed under the exemption provided in clause (b) or (f) of subsection 3 or clause (a) or (f) of subsection 5 of Section 50 of The Planning Act, R.S.O. 1990, Chap. P. 13 as amended, the boundaries of which are recorded in the Registry Office for the Registry Division of the County of Lambton.

- a) **"CORNER LOT"** means a Lot, situated at the intersection of and abutting upon two (2) or more Streets, provided that the angle of intersection of such Streets is not more than one hundred and thirty-five (135) degrees.
- b) **"INTERIOR LOT"** means any Lot having Street Access, other than a Corner Lot.
- c) **"THROUGH LOT"** means an Interior Lot having Street Access on two (2) or more Street Lines, other than a Corner Lot.

"LOT AREA" means the total horizontal area within the Lot Lines of a Lot.

"LOT COVERAGE" means that percentage of the Lot Area covered by the perpendicular projections onto a horizontal plane of the area of all Buildings and Structures on the Lot. Lot Coverage shall not include Balconies, Canopies and overhanging eaves provided none of the foregoing are less than 2.4 metres above Finished Grade. Lot Coverage shall not include private Decks (Unenclosed) and Private Swimming Pools. Lot Coverage shall include enclosed and unenclosed Porches.

"LOT DEPTH" means the length of a straight line joining the middle of the Front Lot Line with the middle of the Rear Lot Line. If 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.

"LOT FRONTAGE" means the horizontal distance between the Side Lot Lines, measured perpendicularly from the line that measures Lot Depth, a distance equal to the minimum Front Yard Depth required by this By-law. Lot Frontage shall not include the extent to which a Lot abuts the end of a Street, other than a Street that terminates in a cul-de-sac, and shall not include the extent to which a Lot abuts an unopened Street Allowance.

"LOT LINE" means any boundary of a Lot or the vertical projection thereof. There shall be deemed to be two (2) Lot Lines in cases where a Lot Line changes by a direction that is less than 135°. There shall be deemed to be one continuous Lot Line in cases where the change in direction is 135° or greater.

- a) **"FRONT LOT LINE"** means in the case of an Interior Lot, the line dividing the Lot from the Street. In the case of a Vacant Corner Lot, the shorter Lot Line abutting a Street shall be deemed the Front Lot Line. In the case of a Through Lot, a Corner Lot on which is already located a Main Use, or a Corner Lot whose Exterior Side Lot Lines are the same length, the Lot Line where the principle access to the Lot is provided shall be deemed to be the Front Lot Line.
- b) **"REAR LOT LINE"** means in the case of a Lot having four (4) or more Lot Lines, the Lot Line farthest from and opposite to the Front Lot Line. If a Lot has less than four (4) Lot Lines, there shall be deemed to be no Rear Lot Line. On a Through Lot, all Lot Lines abutting a Street Line other than a Front Lot Line shall be deemed a Rear Lot Line.
- c) "SIDE LOT LINE" means a Lot Line other than a Front or Rear Lot Line, and shall include Interior Side Lot Line and Exterior Side Lot Line.
- d) **"EXTERIOR SIDE LOT LINE"** on a Corner Lot, means any Lot Line abutting a Street other than a Front Lot Line.
- e) **"INTERIOR SIDE LOT LINE"** means a Side Lot Line other than an Exterior Side Lot Line.

"LUMBER YARD" means the Use of land, Buildings or Structures for the purpose of the buying, selling and Open Storage of wood and wood products and lumber but does not include any manufacturing or processing Uses.

"MACHINE SHOP" means a Building, Structure or part thereof used for making or repairing machines or machine parts by means of milling, grinding, welding or similar activities. A Machine Shop does not include an Agricultural Service Establishment, any other defined Motor Vehicle Use or any other Service Trade.

"MANURE STORAGES" as listed in Appendix "A", Table 5, means land, Buildings or Structures designed, used or intended to be used as storages for manure or "digestate" produced from an anaerobic digester. It does not include manure transfer facilities, anaerobic digesters or temporary field storages.

"EARTHEN MANURE STORAGE AREA" means any excavated pit used as a Manure Storage Area where manure is stored in contact with bare soil or is separated from bare soil by only a liner.

"MARINA" shall mean a Commercial Use where boats are stored for rent or hire, and/or where boats are stored for the convenience of the owner of said boat, and/or where boats, boat motors, or boat accessories are sold, repaired or refueled and may include a Building or

Structure for the sale of such accessories or refreshments, but shall not include a private dock Accessory to a Dwelling, nor shall Commercial or manufacturing establishments not adjacent to a navigable Watercourse be included.

"MARINE SALES AND SERVICE ESTABLISHMENT" means a Building and/or land used for the Outdoor Display and sale of new and/or second-hand boats and watercraft, and may include the servicing, repair, and cleaning, of such, and the sale of accessories and related products.

"MAXIMUM ENCROACHMENT" means the greatest distance a Structure may project from a Main Wall if it encroaches upon a Required Front, Rear or Side Yard.

"METAL FABRICATING ESTABLISHMENT" means a Building, Structure or part thereof used for the custom fabrication or repair of metal-framed structures, custom-made implements and trailers and like products by means of milling, grinding, welding or similar activities. A Metal Fabricating Establishment does not include an Agricultural Service Establishment, any other defined Motor Vehicle Use or any other Service Trade.

"MINIMUM DISTANCE SEPARATION" or "MDS" shall mean the Setbacks that non-Agricultural Uses must meet from Livestock Facilities (MDS I) and that Livestock Facilities must meet from non-Agricultural Uses (MDS II) as required in <u>Section 5.2</u> of this By-law and calculated in Appendix "A" to this By-law. "MOBILE HOME PARK" means a parcel of land containing two (2) or more Mobile Home Sites and which is under single management and ownership.

"MOBILE HOME, DOUBLE WIDE" see "DWELLING".

"MOBILE HOME, SINGLE-WIDE" see "DWELLING".

"MOBILE HOME SALES ESTABLISHMENT" means land, Building or Structure used for the sale and Outdoor Display of new Mobile Homes, Modular Homes, Park Model Homes, and Travel Trailers and may include the servicing and repair of such Structures and vehicles, but shall not include any other Uses defined in this By-law.

"MOBILE HOME SITE" means a parcel of land within a Mobile Home Park occupied by or intended for Occupancy by one (1) Double-Wide Mobile Home, Single-Wide Mobile Home, or Park Model Home together with all Yards and Open Space required by this By-law.

"MODULAR HOME" see "DWELLING".

"MOTEL" means a Building, part of a Building or group of Buildings wherein accommodation without private cooking or housekeeping facilities is provided for the travelling public, but may include dining rooms and other public rooms. Each Guest Room or sleeping room may be entered from the exterior of the Building. Sanitary facilities shall be included for each Guest Room or suite.

"MOTOR HOME" means a self-propelled recreational vehicle capable of being used for the temporary sleeping or eating accommodation of Persons.

"MOTOR VEHICLE" means an automobile, motorcycle, all-terrain vehicle and any other vehicle propelled or driven otherwise than by muscular power; but does not include other Motor Vehicles running only upon rails, or a farm tractor, self-propelled implement of husbandry or road-building machine.

"MOTOR VEHICLE, COMMERCIAL" means a Motor Vehicle having permanently attached thereto a truck or delivery body and includes ambulances, hearses, casket wagons, fire apparatus, buses and tractor-trailers designed for hauling purposes on the highway.

"MOTOR VEHICLE REPAIR ESTABLISHMENT" means a Building and/or land used for the servicing, repair, cleaning, polishing, lubricating and greasing of Motor Vehicles and may include vehicular body repair and re-painting, but shall not include any other Motor Vehicle Use defined in this By-law.

"MOTOR VEHICLE SALES ESTABLISHMENT" means a Building and/or land used for the Outdoor Display and sale of new and/or second-hand Motor Vehicles and may include the servicing, repair, cleaning, polishing and greasing of Motor Vehicles, the sale of Motor Vehicle accessories and related products and the leasing or renting of Motor Vehicles, but shall not include any other Motor Vehicle Use defined in this By-law.

"MOTOR VEHICLE SERVICE ESTABLISHMENT" means a Building and/or land used for the sale of fuels for Motor Vehicles and may include the servicing, repair, cleaning, polishing and greasing of Motor Vehicles and the sale of Motor Vehicle accessories and related products, but shall not include any other Motor Vehicle Use defined in this By-law.

"MOTOR VEHICLE WASHING ESTABLISHMENT" means a Building and/or land used for the washing or cleaning of Motor Vehicles including a self-service or conveyor operation and may include the sale of fuels to Motor Vehicles, but shall not include any other Motor Vehicle Use defined in this By-law.

"MOTOR VEHICLE WRECKING ESTABLISHMENT" means a Building and/or land used for the wrecking or dismantling of Motor Vehicles and for the Open Storage and sale of scrap material, salvage and parts obtained therefrom, but shall not include any other Motor Vehicle Use defined in this By-law.

"MULTIPLE DWELLING" see "DWELLING".

"MUNICIPAL DRAIN, CLOSED" means an "Open Municipal Drain", located entirely within the ground and designed, used, or intended for Use for the conveyance of precipitation.

"MUNICIPAL DRAIN, OPEN" means any "drainage work" subject to the Drainage Act, R.S.O. 1990, Chap. D-17, as amended, which includes a drain constructed by any means including the improving of a natural Watercourse, and includes the works necessary to regulate the water table or water level within or on any lands or to regulate the level of the waters of a drain, reservoir, lake or pond, and includes a dam, embankment, wall, protective works or any combination thereof.

"MUNICIPALITY" means the Corporation of the Township of Dawn-Euphemia.

"**NON-COMPLYING**" means a Permitted Use which does not comply with one or more provisions of this By-law for the Zone in which such Building or Structure is located on the date of passing of this By-law or amendments thereto.

"**NON-CONFORMING**" means a lawfully Existing Use, Building or Structure prohibited by this By-law in the Zone in which it is situate.

"NON-FARM DWELLING" see "DWELLING".

"NON-RESIDENTIAL" means not Residential.

"NURSERY" means the Use of land, Buildings or Structures or part thereof where trees, shrubs, sod or plants are grown or stored for the purpose of transplanting, for Use as stocks for building or grafting or for the purpose of retail or wholesale, together with the sale of soil, planting materials, fertilizers and similar materials (including Outdoor Display and Open Storage) and may include the storage of necessary machinery and vehicles used in connection

with such business. Landscaping and gardening supplies may also be kept or be offered for sale or rent.

"NURSING HOME" as defined in The Nursing Homes Act, R.S.O. 1990, Chap. N.7, as amended, means any premises maintained and operated for Persons requiring nursing care or in which such care is provided to two (2) or more unrelated Persons, but does not include any premises falling under the jurisdiction of The Homes for the Aged and Rest Homes Act, R.S.O. 1990, Chap. H.13, as amended, the Private Hospitals Act, R.S.O. 1990, Chap. P.24, as amended and the Public Hospitals Act, R.S.O. 1990, Chap. P.40, as amended.

"**NUTRIENT UNIT**" means a measure based on nutrient quantities for comparing sizes of Livestock Facilities of differing Livestock types as listed in Appendix "A", Table 1.

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

"OCCUPANT LOAD" as defined in the Ontario Building Code Act, R.S.O. 1990, Chap. B.13 as amended, means the number of Persons for which a Building, or part thereof, is designed.

"OFFICE" means a Building or part thereof designed, intended or used for the practice of a profession, the carrying on of a business, and/or the conduct of public administration, but shall not include a Clinic.

"**OPEN DRAINAGE DITCH**" means a man-made depression dug into the earth, with welldefined banks and a bed at least 0.6 metres below the surrounding land, serving to give direction to a current of water.

"**OPEN SPACE**" means an unoccupied space open to the sky except such land as is used or required for parking purposes by this By-law, and shall include recreation facilities, landscaped areas, patios, and walkways.

"OPEN STORAGE" means the storage of goods, merchandise, or equipment outside of a Building or Structure on a Lot or portion thereof.

"OUTDOOR DISPLAY" means an area set aside outside of a Building or Structure used in conjunction with a business located within the Building on the same property, for the display, rental and/or sale of goods, materials, vehicles or equipment.

"**OWNER**" means the person who holds legal title to a piece of property or has an equitable interest in the same.

"PARK" means an area, consisting largely of Open Space, which may include a recreational area, playground, play field or similar use, but shall not include a Mobile Home Park or Campground.

- a) **"PUBLIC PARK"** means a Park owned or controlled by the Corporation or by any Ministry, board, Commission or Authority established under any statute of Ontario or Canada.
- b) "PRIVATE PARK" means a Park other than a Public Park.

"PARK MODEL HOME" see "DWELLING".

"PARKING AREA" means an area or Structure provided for the parking of Motor Vehicles and includes any related Aisles, Parking Spaces or driveways, accessible to or from a Street or Lane but shall not include any part of a Street. This definition may include a Private Garage.

"PARKING LOT" means any Parking Area that functions independently as a separate operation such as a commercial or municipal lot and shall not include a Parking Area Accessory to a Permitted Use on the same Lot.

"**PARKING SPACE**" means a portion of a Parking Area, exclusive of any Aisles or driveways, which may be used for the temporary parking or storage of a Motor Vehicle, accessible from an Aisle, Street or Lane.

"**PASTURE AREA**" means a contiguous area of land not less than 0.4 hectare in area, exclusive of Buildings, Structures, lawn, driveways and the like, which is available for the grazing of Livestock.

"PERMITTED" means Permitted by this By-law.

"**PERSON**" means any human being, association, firm, partnership, corporation, agent or trustee, and the heirs, executors or other legal representative or a Person to whom the context can apply according to law.

"PERSONAL SERVICE ESTABLISHMENT" means a Building, or a part thereof, in which Persons are employed in furnishing services and otherwise administering to the individual and personal needs of Persons, and including premises such as, but not necessarily limited to, a barber, hairdresser, beautician, tailor, dressmaker, Laundromat, Dry Cleaning and laundry Depot, suntanning shop and a formal rentals shop but shall not include a body massage, body piercing, Adult Live Entertainment Parlour, or tattooing parlour. The sale of merchandise shall be permitted only as an Accessory Use to the personal service provided.

"PET CEMETERY" means a place for the burial of dead pets.

"PETROLEUM WELL" means a hole drilled into a geological formation of Cambrian or more recent age for the purpose of oil or gas exploration or production, the storage of oil, gas or other hydrocarbons in a geological formation, the disposal of oil field fluid in a geological formation, solution mining or geological evaluation or testing, but does not include a hole where no oil or gas is encountered that is drilled for the production of fresh water.

"**PETROLEUM WORK**" means a well or any pipeline or other Structure or equipment that is used in association with a Petroleum Well.

"PLACE OF ENTERTAINMENT" means a motion picture or other Theatre, Auditorium, billiard or pool room, bowling alley, ice or roller skating rink, or dance hall, but does not include any other place of entertainment or recreation otherwise defined or classified in this By-law.

"PLANTING STRIP" means an area which shall be used and maintained for no purpose other than planting a continuous unpierced hedgerow of evergreens or shrubs. The hedgerow may be adjacent to the Lot Line or portion thereof for which such Planting Strip is required. The remainder of the Planting Strip shall be used for no purpose other than planting shrubs, flowers, grass or similar vegetation.

"PLANTING STRIP WIDTH" means the least horizontal dimension of a Planting Strip measured perpendicularly to the Lot Line adjoining such Planting Strip.

"PORCH" means a covered entrance, either enclosed or unenclosed, to a Building.

"PORTABLE ASHPALT BATCHING PLANT" see "ASHPALT BATCHING PLANT"

"POULTRY PROCESSING PLANT" means the Use of a Building or Structure for the slaughtering, processing, manufacturing, or packaging of poultry or poultry products and may include as an Accessory Use the wholesale or retail sale of poultry or poultry products.

"**PRINTING ESTABLISHMENT**" means an establishment used for the blueprinting, engraving, stereotyping, electro-typing, printing or typesetting, and shall include a Duplicating Shop and a letter-shop.

"**PRIVATE CLUB**" means a Building or part of a Building used as a meeting place for members of a chartered organization and shall include a lodge, a fraternity or sorority house, and a labour union hall.

"**PRIVATE GARAGE**" means an Accessory Building or Structure, Attached to or Detached from a Dwelling, which is fully enclosed and used for the sheltering of Permitted Motor Vehicles and storage of household equipment incidental to the residential Occupancy and in which there are no facilities for the repairing or servicing of vehicles for gain or profit. This definition may include a Carport or other open shelter.

"PROCESSED GOODS INDUSTRY" means a Building or part thereof used by textiles, leather and rubber industries; plastics and synthetic resins industries; paper and wood products industries; metal products industries; oil and coal by-products industries; chemical products industries; and non-metallic products industries. Processed Goods Industries exclude pulp and paper industries and primary metal industries.

"**PROPANE TRANSFER FACILITY**" means a facility at a fixed location having not more than one (1) storage container and such container shall not have an aggregate propane storage capacity in excess of 50,000 litres.

"PUBLIC RECREATIONAL USE" means the Use of land, water and/or Buildings for the purpose of Passive and Active Recreation, as defined in this By-law, owned or controlled by the Corporation or by any Ministry, board, Commission or Authority established under any Statute of Ontario or Canada.

"PUBLIC USE, NON-RECREATIONAL" means a Building, Structure or Lot used for public services by the Corporation or the County, any local board of either the Corporation or the County, a Conservation Authority established by the Government of Ontario, or any Ministry or Commission of the Government of Ontario or Canada.

"**PUBLIC GARAGE**" means a Non-Recreational Public Use where publicly owned Motor Vehicles such as road maintenance equipment are stored, repaired and/or maintained.

"PUBLIC UTILITY" means any water works, gas works, electric heat, light or power works, telegraph or telephone lines and works for the transmission of gas, oil, water or electrical power or energy or any similar works supplying the general public with necessaries or conveniences. This definition excludes any processing, manufacturing, generation or like facility or process as well as any site where on-site personnel are employed on a regular basis.

"QUARRY" means the Licensed Use of land or land under water from which unconsolidated aggregate is being or has been excavated by means of an open excavation to supply material for construction, industrial or manufacturing purposes, and that has not been rehabilitated and may include an Aggregate Storage Area, but does not mean land or land under water excavated for a Building or Structure on the excavation site, and does not include a Wayside Quarry.

"**RECREATION, ACTIVE**" means the Use of land, water and/or Building for the purpose of organized active leisure activities requiring the erection of Buildings or the alteration of topography and shall include an arena, a sports field, and a Golf Course.

"**RECREATION, COMMERCIAL**" means the commercial Use of land and/or Buildings for the purpose of recreation but shall not include a Place of Entertainment.

"RECREATION, PASSIVE" means the Use of land and/or water for the purpose of passive leisure activity and shall include a Park, a garden, a picnic area and the like, as well as a play lot with activity equipment for children.

"**RENOVATION**" means the replacement, repair and restoration of land, Building or Structure to good condition but shall not include its Replacement.

"REPAIR AND RENTAL ESTABLISHMENT" means a business engaged in maintaining, repairing, installing and renting articles and equipment for household, personal, construction and Industrial Use such as: radios and television; refrigerators and air conditioners; appliances; watches, clocks and jewellery; upholstery and furniture repair; and power tools, mobile construction equipment and moving equipment, for which Open Storage is Permitted. This does not include any other Use specifically referred to or defined in this By-law.

"**REPLACEMENT**" when used in reference to a Building or Structure or part thereof, means the removal and rebuilding, repairing or restoring of more than 25% of the total Building or Structure as it Existed on the date of passing of this By-law and shall include any Structural Alteration except that which is necessary to integrate the supporting elements of an Existing Building or Structure with those of an addition.

"RESEARCH AND DEVELOPMENT ESTABLISHMENT" means a Building or part thereof used by raw material development and testing firms; processed products development and testing firms; and chemical and biological products development and testing firms.

"**RESIDENTIAL**" means any Lot designated in a Residential Zone category or any Lot on which the primary use is or is intended to be a Dwelling or any Lot having located thereon a Dwelling other than a Dwelling Accessory to a Non-Residential Use.

"**RESOURCE EXTRACTION**" means the Use of land for the drilling, production from the ground, and storage of natural gas, brine or salt but excluding the refining of said products. This is separate from Petroleum Well as defined herein.

"**RESTAURANT**" means a Building or part of a Building where food is prepared and offered or kept for retail sale to the public for consumption either on or off the premises and includes such Uses as a cafe, cafeteria, ice cream parlour, tea or lunch room, dairy bar, donut shop, coffee shop, snack bar or refreshment room or stand. This definition shall not include a Drive-In Restaurant.

"**RESTAURANT, DRIVE-IN**" means an establishment where food is offered for sale or sold to the public for consumption, such establishment being designed for consumption of the food within a Motor Vehicle parked in a Permitted Parking Space on the premises of the establishment.

"RESTAURANT, DRIVE THROUGH SERVICE FACILITY" means an element of a Restaurant Use associated with ordering and serving food and beverages to patrons where they remain within a Motor Vehicle, and includes any associated speaker system and order board.

"**REST HOME**" means a Home for the Aged, which is also administered by a committee of management.

"**RETAIL STORE**" means a Building or part of a Building in which goods, wares, merchandise, substances, articles or things are offered or kept for retail sale to the public.

"**RETAIL WAREHOUSE**" means a Building or part of a Building used for the storage and display of goods, merchandise, or materials and may include the carrying out of commercial transactions involving the sale of such goods, merchandise or materials by retail sale to the general public.

"**RIDING SCHOOL**" means the Commercial Use of land and Buildings for the instruction of Persons in the manner of riding horses and may include the boarding or stabling of horses. A Riding School is a type of Livestock Facility. The riding arena portion of a Riding School is not subject to Minimum Distance Separation Setbacks.

"RIGHT-OF-WAY" means:

- a) a right enjoyed by a Person of passing over another Person's land subject to such conditions and restrictions as are specified by grant, sanctioned by custom or by whatever other means, by virtue of which the right exists, and/or;
- b) a term commonly applied to a more or less uniform strip of land used for the purposes of constructing a highway, railway, pipe line, telephone or power transmission line, etc.

"ROAD" means a Street as defined in this By-law.

"SALVAGE YARD" means a Lot, Building or Structure used for the wrecking, dismantling, storing, Open Storage or selling of second hand goods, wares or materials including, but not so as to limit the generality of the foregoing, rags, bottles, metals, clothing, furniture, paper, machinery, building materials and vehicles and parts thereof.

"SANITARY SEWER" shall mean a system of underground conduits operated by the Corporation, another municipality or by the Ministry of the Environment, which carries sewage to a sewage treatment facility.

"SAWMILL" means the Use of land, Buildings or Structures for the purpose of processing logs or other unfinished wood into lumber, shingles, pallets, sawdust, firewood or related products, and may include Open Storage of such products.

"SCHOOL" means an elementary or secondary School under the jurisdiction of a public or separate, English-language or French-language board, a School operated on a non-profit basis and under charter granted by the Province of Ontario, or a private School.

"SEASONAL HOUSING" see DWELLING".

"SEMI-DETACHED DWELLING" see "DWELLING".

"SERVICE AND REPAIR SHOP" means an establishment wherein articles of goods such as appliances, furniture or similar items may be repaired or serviced. This definition shall not include any manufacturing operation or establishment used for the service or repair of Motor Vehicles.

"SERVICE TRADE" means an establishment, other than an Motor Vehicle Use, that provides a non-personal service or craft to the public, including, but not necessarily restricted to, a printer's shop, a tinsmith's shop, a plumber's shop, a painter's shop, a merchandise service shop, a furrier's shop, an upholsterer's shop, a Bakery, a catering establishment, a Machine Shop, or a monument engraving shop.

"SETBACK" means the minimum horizontal distance between a Lot Line and the nearest part of the foundation of any Building or Structure on the Lot or the nearest Open Storage or Outdoor Display Use on the Lot.

"SHOPPING CENTRE" means a group of commercial establishments related in locations, size, and type to the trade or residential area it serves and conceived, designed, developed and managed as an interdependent and interrelated unit whether by a single Owner or tenant or by a group of Owners or tenants, acting in collaboration.

"SIGHT TRIANGLE" means the triangular space formed by the Street Lines of a Corner Lot and a line drawn from a point in one Street Line to a point in the other Street Line, each such point being a minimum distance specified in <u>Section 3.18.2</u> of this By-law from the point of intersection of the Street Lines (measured along the Street Lines). Where the two Street Lines do not intersect at a point, the point of intersection of the Street Lines shall be deemed to be the intersection of the projection of the Street Lines or the intersection of the tangents to the Street Lines.

"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 which directs attention to an object, product, place, activity, Person, institute, organization or business.

"SINGLE DETACHED DWELLING" see "DWELLING".

"STOCK YARD" means the Use of land, a Building or a Structure for the temporary containment of Livestock, for a maximum of seven (7) days.

"STORAGE DEPOT" means an area including reservoir, silo and tank storage; hangers; open air parking; and Open Storage. Storage Depots exclude Salvage Yards, Resource Extraction operations, and Wayside Pits.

"STOREY" shall mean the portion of a Building, other than an Attic, Cellar or Basement, included between any floor level and the floor, ceiling or Attic above it. Any loft or mezzanine greater than 50% of the Ground Floor Area of the floor below shall be considered a separate Storey.

"**ONE STOREY**" means a Building having one Storey and no loft, mezzanine or partial floor whatsoever.

"ONE AND ONE HALF STOREY" means a Building having a loft or mezzanine not exceeding 50% of the Ground Floor Area of the floor below.

"TWO STOREY" means a Building with two Storeys.

"STORM SEWER" means a pipe located entirely within the ground and designed, used, or intended for Use for the conveyance of precipitation.

"STREET" means a public thoroughfare intended for vehicular traffic and which is under the jurisdiction of either the Corporation, the County or the Province of Ontario. This definition shall not include any Lane, Easement, or private Right-of-Way. "STREET ALLOWANCE" shall have a corresponding meaning.

"STREET ACCESS" means, when referring to a Lot, that such Lot has a Lot Line or portion thereof which is also a Street Line of a Street that is open and maintained on a year-round basis.

"STREET LINE" means the limit of the Street Allowance and is the dividing line between a Lot and a Street.

"STREET TOWNHOUSE" see "DWELLING".

"STRUCTURAL ALTERATION" means the construction or reconstruction of supporting elements of a Building or other Structure. Repairs, maintenance or installations that Alter the size of the Building or involve the rearrangement or replacement of structural supporting elements are considered Structural Alterations. Structural elements include the foundation, floor joists, exterior walls, weight bearing walls and trusses.

"STRUCTURE" means anything that is Erected, built or constructed of parts joined together or requiring a foundation to hold it erect, but shall not include free standing walls and fences.

"SWIMMING POOL, PRIVATE" means a Structure located on privately owned property, used and maintained for the purpose of swimming or wading. Private Swimming Pools shall be subject to the provisions of <u>Section 3.14</u> of this By-law.

"TAVERN" means a Licensed establishment where alcoholic beverages are sold to be consumed on the premises and may or may not include the preparation and sale of food to the public for consumption on the premises.

"TERMINAL GRAIN ELEVATOR" means an establishment for the storing, receiving, and shipping of grain and similar Agricultural products, and includes associated Offices, weigh scales, and Accessory Uses.

"THEATRE" means a Building, or part thereof, used for the presentation of the performing arts.

"TILLABLE HECTARES" means the total area of land on an Agricultural Lot including pasture that can be worked or cultivated.

"TOP-OF-BANK" means a line delineated at a point where the oblique plane of the slope associated with a water course, meets the horizontal plane.

"TOURIST CENTRE" means any land, Buildings or Structures used for the purpose of providing tourist information and activities to the travelling public.

"TOWNHOUSE" see "DWELLING".

"TRANSMISSION TOWER" means a Structure situated in a Non-Residential Zone that is intended for transmitting or receiving television, radio, telephone or other communications signals, but shall not include an Antenna.

"TRAVEL TRAILER" means a vehicle designed, intended and used exclusively for travel, recreation and vacation and which is either capable of being drawn by a passenger Motor Vehicle or is self-propelled, and shall include tent trailers, vans, Motor Homes and similar transportable accommodation excepting a Park Model Home and a Single or Double Wide Mobile Home.

"TRAVEL TRAILER SALES ESTABLISHMENT" means land and/or Buildings used for the Outdoor Display for sale of Travel Trailers and includes the servicing, repair, cleaning, polishing and greasing of such vehicles and the sale of accessories and related products and the leasing or renting of such vehicles, but does not include a Motor Vehicle Sales Establishment as defined in this By-law.

"TRIPLEX DWELLING" see "DWELLING".

"TRUCK STOP" means the Use of any land, Buildings or Structures upon which a business, service or industry involving the maintenance, servicing, storage or repair of Commercial Motor Vehicles is conducted or rendered including the dispensing of motor fuel or petroleum products directly into Motor Vehicles, the sale of accessories or equipment for trucks and similar Commercial Motor Vehicles. A Truck Stop may also include overnight accommodation, laundry and shower facilities for the Use of truck crews, and Restaurant facilities.

"**TRUCK TRANSPORT TERMINAL**" means a Building, Structure, or Lot used for the Open Storage, repairing, or dispatching of Commercial Motor Vehicles or trailers.

"TYPE A LAND USES" include Industrial (excluding M3 & M4) Zones, Rural Commercial (C3) Zones and Passive Recreation Uses and/or Zones Permitting such Uses and shall also include retail and office areas associated with a Nursery or Commercial Greenhouse. For the purposes of MDS I a dwelling or up to three new non-Agricultural Lots are also Type A Land Uses. For

the purposes of MDS II, Dwellings and Residential Uses not recognized as Residential areas in the Township Official Plan, or Cemeteries located in an Agricultural Zone are also Type A Land Uses.

"TYPE B LAND USES" include Institutional, Active Recreation and Commercial (excluding C3 Zones) Uses and/or Zones Permitting such Uses. For the purposes of MDS I, Cemeteries, a Building with three or more Dwelling Units, expansion of a settlement area, more than three new non-Agricultural Lots, Zones for Residential Use, or a consent that would result in four contiguous Residential Lots are also Type B Land Uses. For the purposes of MDS II, Cemeteries not in an Agricultural Zone and areas specifically designated in the Township Official Plan as Residential or settlement areas are also Type B Land Uses.

"USE" where it appears as a noun, means the purpose for which a Lot, Building or Structure, or any combination thereof is designed, arranged, occupied or maintained. **"USES"** shall have a corresponding meaning.

"UTILITY SERVICE BUILDING" means a Building used in connection with the supplying of Public Utilities including a water and sewage pumping station, a water storage reservoir, a gas regulator Building, a hydro sub-station, a telephone exchange Building or similar Buildings.

"VALUE ADDED INDUSTRY" means a business or activity carried out on an Agricultural Lot by Persons residing on the Lot. Such business or activity adds value or further processes a commodity or by-product produced by the main farm operation or uses such as the primary ingredient or material in a product produced on the site. It shall not include any processes or materials with significantly greater potential to cause site contamination than normal Agricultural activities.

"WALL, MAIN" means an outside wall of a Building which supports a roof and shall include a wall under a gable end.

"WAREHOUSE" means a Building or Structure or part thereof used or intended to be used for the storage of goods, merchandise or materials, and may include the carrying out of commercial transactions involving the sale of such goods, merchandise and materials solely by wholesale.

"WAREHOUSE, BONDED" means a Warehouse, certified by the Federal government and guaranteed by a bonding agency, where goods may be stored until duties or taxes are paid.

"WASTE DISPOSAL SITE" means any land upon, into, in or through which, or Building or Structure in which, waste is deposited, disposed of, handled, stored, transferred, treated or processed, and any operation carried out or machinery or equipment used in connection with such depositing, disposal, handling, storage, transfer, treatment or processing. Waste includes ashes, garbage, refuse, domestic waste, industrial waste or municipal refuse.

"WATERCOURSE" means any natural or artificial stream, river, creek, ditch, including an Open Drainage Ditch, channel, canal, culvert, drain, gully or ravine in which water flows in a definite direction or course, either continuously or intermittently, and has a definite channel, bed and banks and includes any area adjacent thereto subject to inundation by reason of flood water.

"WAYSIDE PIT" OR "WAYSIDE QUARRY" means a temporary pit or Quarry opened and used by a public Road authority solely for the purpose of a particular project or contract of Road construction and not located on the Road Right-of-Way.

"WHOLESALE ESTABLISHMENT" means any establishment that sells merchandise to others for resale and/or to industrial or commercial users.

"YARD" means a space, appurtenant to a Building or Structure, located on the same Lot as the Building or Structure, and which space is open, uncovered and unoccupied from the ground to the sky except for such Accessory Buildings, Structures or Uses as are specifically Permitted to encroach upon a Required Yard in <u>Sections 3.3.2 and 3.13.1</u>.

- a) **"FRONT YARD"** means a Yard extending across the full width of the Lot between the Front Lot Line of the Lot and the foundation of any Main Building on the Lot.
- b) **"FRONT YARD DEPTH"** means the least horizontal dimension between the Front Lot Line of the Lot and the foundation of any Building or Structure on the Lot, or the nearest Open Storage or Outdoor Display Use on the Lot.
- c) **"REAR YARD"** means a Yard extending across the full width of the Lot between the Rear Lot Line of the Lot and the foundation of any Main Building on the Lot. If there is no Rear Lot Line, there shall be deemed to be no Rear Yard.
- d) **"REAR YARD DEPTH"** means the least horizontal dimension between the Rear Lot Line of the Lot and the foundation of any Building or Structure on the Lot, or the nearest Open Storage or Outdoor Display Use on the Lot.
- e) **"SIDE YARD**" means a Yard extending from the Front Yard to the Rear Yard and from the Side Lot Line of the Lot to the foundation of any Main Building on the Lot. In the case of a Lot that has no Rear Lot Line, the Side Yard shall extend from the Front Yard to the opposite Side Yard.
- f) **"SIDE YARD WIDTH"** means the least horizontal dimension between the Side Lot Line of the Lot and the foundation of any Building or Structure on the Lot, or the nearest Open Storage or Outdoor Display Use on the Lot.
- g) **"EXTERIOR SIDE YARD"** means a Side Yard immediately adjoining a Street, extending from the Front Yard to the Rear Lot Line.
- h) **"INTERIOR SIDE YARD"** means a Side Yard other than an Exterior Side Yard.
- i) **"REQUIRED YARD"** means the minimum Yard Permitted by the provisions of this Bylaw with respect to any particular Lot Line. A Required Side Yard shall extend from the Required Front Yard to the Required Rear Yard, or in the case of a Lot which has no Rear Lot Line, the Required Side Yard shall extend from the Required Front Yard to the opposite Required Side Yard.

"ZONE" means a designated area of land use shown on Schedule 'A' of this By-law, or on Schedule 'A's' part maps.

SECTION 3 - GENERAL PROVISIONS

3.1 USES PERMITTED IN ALL ZONES

The following Uses are permitted in all Zones within the Corporation:

3.1.1 Services and Utilities

Despite any other provisions of this By-law (excluding <u>Section 3.21</u>) to the contrary, the Corporation of the Township of Dawn-Euphemia, the County of Lambton and any Ministry of the Government of Canada or Province of Ontario or their agents may for the purpose of the public service, use any land or any Building or Structure in any Zone in spite of the fact that such Use of any Building or Structure does not conform with the provisions of this By-law for such Zone. Any Public Utility company shall comply with the provisions of this By-law only insofar as such uses are for administrative or Office purposes.

3.1.2 Utility Service Buildings and Non-Recreational Public Uses

Utility Service Buildings and Non-Recreational Public Uses exclusive of Waste Disposal Sites and incinerators are Permitted in all Zones. Where such Use is located in any Residential Zone:

- a) it shall comply with the provisions for such Zone;
- b) there shall be no Open Storage; and
- c) any Buildings or Structures Erected or used shall be designed, maintained and used in a manner compatible with Residential Buildings of the type Permitted in said Zone.

3.1.3 Public Recreational Uses

Parks and Community Centres operated by or for the Township of Dawn-Euphemia including Uses Accessory thereto.

3.1.4 Construction Uses

Any sheds, scaffolds or other Structures incidental to Building construction on the premises for so long as the same is necessary for work in progress. Such Buildings, Uses and Structures shall be removed within six (6) months following the termination and or abandonment of the construction project.

3.1.5 Transmission and Distribution Lines

Nothing in this By-law shall prevent the Use of any land for any gas, oil, brine or other liquid or gaseous product transmission or distribution pipe line which has been approved by the National Energy Board or by the Ontario Energy Board.

3.1.6 Petroleum Well and Petroleum Work

Nothing in this By-law shall prevent the Use of any land for any Petroleum Well or Petroleum Work subject to the regulations of the Oil, Gas and Salt Resources Act, R.S.O. 1990, Chap. P.12, as amended.

3.1.7 Wayside Pits and Portable Asphalt Plants

Wayside Pits, Wayside Quarries and Portable Asphalt Plants, used on public authority contracts shall be permitted in all Zones other than Environmental Protection Zones and except on or adjacent to an existing built-up area.

3.2 USES PROHIBITED IN ALL ZONES

Unless specifically permitted in this By-law, all Uses, including the following Uses, are specifically prohibited and shall only be Permitted by amendment to this By-law under Section 34(10), or application under Section 45, of the Planning Act, R.S.O. 1990, Chap. P.13, as amended.

- a) Offensive Industrial Uses including the boiling of blood, tripe or soap, tanning of hides and skins and other similar Uses which may be declared by the local Board of Health or Council to be a noxious or offensive trade, business or manufacture.
- b) The operation of year-round, privately-owned Travel Trailer camps or privately-owned Campgrounds, but not including the operation of Mobile Home Parks as defined in this By-law.
- c) Motor Vehicle Wrecking Establishment as defined in this By-law.
- d) The outdoor keeping or storage of any Derelict Motor Vehicle.
- e) A track for the Use, racing or testing of automobiles, snowmobiles, motorcycles, or any motorized vehicle.
- f) Adult Live Entertainment Parlour as defined in this By-law.
- g) Any manufacturing or processing Use involving Dangerous Goods which poses a hazard to the public.
- h) A Waste Disposal Site
- i) A Quarry

3.3 ACCESSORY BUILDINGS, STRUCTURES OR USES

3.3.1 Accessory Buildings, Structures or Uses Permitted

- a) Where this By-law provides that land may be used for a Building or Structure or may be Erected or used for a purpose, that purpose shall include any Accessory Building, Structure or Use, but shall not include any of the following Uses, except as specifically Permitted in this By-law;
 - i) Any occupation for gain or profit conducted within or Accessory to a Dwelling Unit; nor
 - ii) Any Building used for human habitation or portion of a Building used as an Accessory Dwelling.
- b) Where this By-law provides that land may be used for a Dwelling, the Permitted Accessory Uses shall include a Garage Sale provided that:
 - i) No Person shall conduct more than two (2) Garage Sales per calendar year at one (1) location;
 - ii) No Garage Sale shall exceed two (2) days' duration.

3.3.2 Structures Permitted in all Yards

Despite any other Yard provisions of this By-law, drop awnings, flag poles, garden trellises, fences, retaining walls, Permitted Signs, or similar Accessory Uses and Structures shall be permitted in any Yard provided they are placed outside of any Sight Triangle as defined in **Section 3.18.2**.

3.3.3 Accessory Buildings and Structures in Residential Zones

All Accessory Buildings and Structures shall comply with the Yard provisions of the Zone in which such Accessory Building or Structure is located, except that in any Residential Zone, an Accessory Building or Structure shall comply with the following provisions:

- a) Except as otherwise provided for in any Residential Zone, a Detached Accessory Building or Structure shall not be Erected in any Yard other than the Interior Side Yard or Rear Yard.
- b) An area of 1.2 metres which is open and unobstructed from the ground to the sky shall be maintained between a Detached Accessory Building or Structure and the Main Building on the same Lot.
- c) An Attached Accessory Building or Structure may be erected in a Front Yard or Exterior Side Yard provided it is not located in a Required Yard.
- d) When a Detached Accessory Building or Structure is located in an Interior Side Yard, it shall be no closer than 1 metre to the Interior Side Lot Line.
- e) When a Detached Accessory Building or Structure is located in the Rear Yard, it shall be located no closer than 1 metre to either the Rear Lot Line or the Interior Side Lot Line.
- f) No Accessory Building or Structure shall be located closer to the Exterior Side Lot Line than the Required Exterior Side Yard for the Zone in which the Lot is located.
- g) No Accessory Building or Structure shall be located closer to the Rear Lot Line of a Through Lot than the Front Yard Setback requirement for the Zone in which each Lot is located.
- h) Where a mutual Private Garage is erected on the common Lot Line between two (2) Lots, no Setback is required from the common Lot Line.

3.3.4 Lot Coverage and Height of Accessory Buildings and Structures in Residential Zones

a) The total combined Lot Coverage of all Attached Private Garages and Detached Accessory Buildings and Structures on a Lot in any Residential Zone shall not exceed 10% of the Lot Area. This percentage shall be included as part of the Maximum Lot Coverage calculation Permitted in the Residential Zone requirements. The Height of any Detached Accessory Building or Structure shall not exceed 4.5 metres. The Height of the Building or Structure shall be measured from the finished floor to the highest point of the Building or Structure.

Fences and Walls

b) The maximum Permitted Height of a fence, privacy wall or like feature in a Residential Zone shall be 2.5 metres provided that the fence is not located in a Sight Triangle (see Section 3.18.2) and that the maximum Permitted Height within 4 metres of the Front Lot Line shall be 1.1m.

3.3.5 Accessory Buildings and Structures on Rural Residential Lots

On any Lot less than 2 Ha in Lot Area, located in the A1 or A2 Zones and containing a Dwelling, the provisions of <u>Sections 3.3.3 and 3.3.4 a</u>) shall apply to any Detached Accessory Building or Structure with the following modifications:

a) Minimum Interior Side and Rear Yard 2	2 metres
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b) Maximum Permitted Height 6 metres

3.4 NON-CONFORMING USES

- a) This By-law acknowledges that Section 34(9)(a) and (b) of The Planning Act, R.S.O. 1990, Chap. P.13, as amended, provides that "no By-law passed under this section applies:
 - i) To prevent the Use of any land, Building or Structure for any purpose prohibited by the By-law if such land, Building or Structure was lawfully used for such

purpose on the day of the passing of the By-law, so long as it continues to be used for that purpose; or

- ii) To prevent the erection or Use for a purpose prohibited by the By-law of any Building or Structure for which a permit has been issued under Section 5 of the Building Code Act, R.S.O. 1990, Chap. B.13, as amended, prior to the day of the passing of the By-law, 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 permit has not been revoked under Section 8 of the Building Code Act, R.S.O. 1990, Chap. B.13, as amended."
- b) Furthermore, Sections 34(10) and 45(2) of the Planning Act, R.S.O. 1990, Chap. P.13, as amended, contain provisions:
- c) To permit the extension or enlargement of any land, Building or Structure used for any purpose prohibited by the By-law if such land, Building or Structure continues to be used in the same manner and for the same purpose as it was used on the day such By-law was passed.

3.5 NON-CONFORMING USES - RESTORATION

- a) Where in any Zone, any Building or Structure exists as a legal Non-Conforming land Use and the said Dwelling is destroyed by fire or natural disaster, this By-law does not prevent the reconstruction of the said Building or Structure to its prior dimensions at its exact prior location. Should the exact prior location be impossible to build upon for legal, technical or insurance reasons, then the location may be adjusted only to the extent necessary to overcome such reasons.
- b) Nothing in this By-law shall prevent the strengthening or restoration to a safe condition of any Non-Conforming Use, Building or Structure provided that such repair or restoration will not increase the Height, size or volume or change the Use of such Building or Structure or constitute a Replacement.

3.6 NON-COMPLYING USES

Re-Building or Repair Permitted

a) Where in any Zone a Non-Complying Use, Building or Structure is destroyed by fire or natural disaster, such Non-Complying Use, Building or Structure shall, if rebuilt, be reconstructed in compliance with this By-law. When it is not possible for legal, technical or insurance reasons to build in compliance with this By-law, such reconstruction shall comply as close as possible with the By-law unless this is also not possible for legal, technical or insurance reasons; in which case, such Non-Complying Use, Building or Structure may be reconstructed to its prior dimensions at its exact prior location.

Strengthening to a Safe Condition

b) Nothing in this By-law shall prevent the repair or restoration to a safe condition of any Non-Complying Use, Building or Structure provided that such repair or restoration does not Further Contravene any of the provisions of this By-law or constitute a Replacement.

Additions and Accessory Uses Permitted

- c) Nothing in this By-law shall prevent an addition to a Non-Complying Use, Building or Structure, provided that such addition does not Further Contravene any of the provisions of this By-law.
- c) Nothing in this By-law shall prevent the erection or enlargement of Buildings, Structures and Uses Accessory to a Non-Complying Use, Building or Structure, provided that such

erection or enlargement does not Further Contravene any of the provisions of this Bylaw.

3.7 DWELLING UNITS

3.7.1 Yard Provisions for Non-Residential Buildings

Where a Dwelling Unit is located in a Non-Residential Building, such Dwelling Unit shall comply with the Yard provisions of this By-law which apply to the said non-residential Building.

3.7.2 Cellar Location

No Dwelling Unit shall be located in a Cellar.

3.7.3 Basement Location

A Dwelling Unit, in its entirety, may be located in a Basement, provided that:

- a) The finished floor level of such Basement is not below the level of any Sanitary Sewer or Storm Sewer serving the Building in which such Basement is located, and;
- b) There is at least one (1) Storey containing habitable space located above such Basement.

3.8 ACCESSORY SECOND DWELLING

Within any Residential (R) or Agricultural (A) Zone, one Accessory Second Dwelling shall be permitted subject to the following provisions. An Accessory Second Dwelling shall:

- a) not be established or occupied without first obtaining all required permits and inspections under the Ontario Building Code.
- b) Have two means of egress located in separate areas of the Accessory Dwelling Unit, one of which may be an exterior window at least 0.35 square metres in area with no dimension less than 38 cm.

where not permitted

- c) be prohibited on any Lot with more than one Dwelling Unit.
- d) be prohibited in any Mobile Home Park or plan of condominium.
- e) be prohibited within a Detached Accessory Building within any R5 Zone.
- g) not be located on a Lot that is less than the minimum required Lot Area for the Zone in which it is located. Notwithstanding, in an A1 or A2 Zone or on any Lot serviced by a private septic system, the minimum Lot Area required to establish an Accessory Second Dwelling shall be 0.8 Ha.
- h) comply with the MDS I requirements of <u>Section 5.2</u>, if located within an A1 or A2 Zone. size
- i) not be Permitted unless the main Dwelling on the Lot (exclusive of the Floor Area occupied by the Accessory Second Dwelling) meets the minimum Gross Floor Area requirements in **Table A**, after the Accessory Second Dwelling is established.
- j) have a minimum floor area based on the following:
 - i) 30 square metres where the only bedroom space is combined with a living space.
 - ii) 35 square metres for a one-bedroom Accessory Second Dwelling.
 - iii) 49 square metres for a two-bedroom Accessory Second Dwelling.
 - iv) 62 square metres for a three-bedroom Accessory Second Dwelling.

- v) 62 square metres plus 9 square metres for each bedroom in excess of three for an Accessory Second Dwelling with more than three bedrooms.
- k) not exceed a Gross Floor Area equal to 30% of the Gross Floor Area of the main Dwelling.
- I) not exceed a Gross Floor Area of 46 square metres if located within a Detached Accessory Building.

character and amenity

- m) share a single driveway with the main Dwelling.
- n) have access to and use of the same Landscaped Open Space as the main Dwelling.
- o) not have an entrance or Deck on a side of the Dwelling facing a Street.
- p) not be constructed as an addition to a wall of the main Dwelling nearest a street.

when in detached building

- q) when located within a Detached Accessory Building, have its entrance and any Deck or unenclosed Porch face the Interior Side Lot Line furthest from the Building.
- not be Permitted in a Detached Accessory Building that is located closer than 2.4 metres to an Interior Side Lot Line or within a distance of the Rear Lot Line less than the Minimum Rear Yard Setback requirement applying to the main Dwelling. Notwithstanding, the Minimum Required Interior Side Yard shall be the same as applies to the main Dwelling where an established evergreen hedge or solid board fence, either being at least 1.8 metres in height, is located and maintained along the respective Interior Side Lot Line.
- s) not be Permitted in a Detached Accessory Building further than 20 metres from the main Dwelling.
- t) not be permitted in a Basement of a Detached Accessory Building.
- u) not be permitted in a second floor of a Detached Accessory Building, except where located within an A1 or A2 Zone.

3.9 LOT DEVELOPMENT REQUIREMENTS

3.9.1 Frontage on a Street

No Lot shall be used and no Building Erected or used on a Lot unless the Lot has Street Access. Despite 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 even though the Streets within such plan of subdivision have not been assumed and are not being maintained by the Corporation. Further, a Building or Structure may be Erected on a Lot without Street Access if it is a Replacement of, an addition to, or Accessory to an Existing Main Building.

3.9.2 More Than One Use on a Lot

When a Lot contains more than one (1) Use, each such Use shall conform to the provisions of this By-law for such Use in the Zone where it is located.

3.9.3 More Than One Zone on a Lot

When a Lot is divided into more than one (1) Zone, each such portion of the Lot shall be used in accordance with the provisions of this By-law for the applicable Zones. Where a portion of a Lot is Zoned Environmental Protection, such portion may be included in determining the minimum Lot Area requirements and the Environmental Protection Zone line shall not be considered a Lot Line for Setback purposes on the adjoining Zoned area provided that no Building or Structure is located on that part of the Lot Zoned Environmental Protection.

3.9.4 Number of Dwellings

On any Lot containing a Single Detached Dwelling or Farm Dwelling, not more than one Dwelling shall be Permitted except for an Accessory Second Dwelling established in compliance with <u>Section 3.8</u>.

3.9.5 Existing Lots

In any Zone, where one or more Existing Lots are held in separate ownership and have insufficient Lot Area and/or Frontage, this By-law shall not prevent the Use of such Lot and the construction of any Building or Structure Permitted by this By-law, provided that all other provisions of this By-law are complied with and provided that the Lot can be serviced with a potable water supply and sanitary sewerage facilities or septic system.

Notwithstanding the above clause, the erection of new Dwellings that are not Single Detached Dwellings and contain more than one (1) Dwelling Unit shall comply with the Lot Area and/or Frontage provisions per Dwelling Unit.

3.10 HOME OCCUPATIONS

3.10.1 All Home Occupations

Unless specified otherwise in this By-law, a Home Occupation shall be Permitted as an Accessory Use to any Dwelling, subject to the following provisions:

a) "Employed", for the purposes of this section, means contracted, engaged or otherwise employed to perform or carry out work. Employed includes employed as a volunteer or as an employer.

neigbourhood character & amenity

- b) The Home Occupation shall not cause any individual or cumulative effects that change the Residential character of the Dwelling or Lot. The Use shall not:
 - i) be visible or apparent from adjacent Lots, other than due to Permitted Signs,
 - ii) cause a nuisance or annoyance or loss of enjoyment of property to neighbours, or
 - iii) cause a significant increase in traffic on Streets serving the Dwelling.
- c) The Home Occupation shall not generate noise, vibration, fumes, dust, smoke, heat, odour, odorous material, humidity, effluent, glare, magnetic fields, radiation, refuse or any other objectionable emission which is evident outside of the Dwelling Unit or which exceeds any legal limits.
- d) The Home Occupation shall not interfere with any communication signals.
- e) The Home Occupation shall not present a health, life or fire safety hazard under the Building Code, National Fire Code, or any local, provincial or federal legislation and shall not present any serious threat of site contamination.

scale of activity

- f) The Home Occupation shall be entirely enclosed within the Dwelling Unit or Accessory Building(s). Goods, materials or equipment associated with the Home Occupation shall be stored or displayed only within the floor area Permitted for Home Occupation Uses and shall not be visible from adjacent Lots.
- g) The amount of floor area used by the Home Occupation shall not exceed 33% of the total finished floor area of the Dwelling Unit, shall not exceed 40 square metres in all Accessory Buildings combined, and shall not exceed 56 square metres in total.

h) Not more than two (2) Persons not residing permanently on the premises shall be employed at the premises.

parking areas

- i) One additional off-street Parking Space shall be required for each Person employed by the Home Occupation that drives to work and also for each Guest Room in a Bed and Breakfast.
- j) Interior Parking Spaces may be used for work vehicles and shall not be counted as part of the Home Occupation's floor area. A maximum of one work vehicle shall be parked out of doors, or two in an A1 or A2 Zone. Work vehicles may include small machinery like a small tractor or a Commercial Motor Vehicle, but shall not include a transport truck's trailer or heavy equipment such as a dump truck.
- k) No more than 50% of both the Front Yard and any Exterior Side Yard shall be used as Parking Area and the Lot shall meet minimum Landscaped Open Area requirements in <u>Table A</u>.

servicing requirements

I) Any Home Occupation which requires a significant volume of water and/or produces a significant volume of sewage shall require approval from the service provider and, if the Dwelling is serviced by a private septic system, shall also require approval under Part 8 of the Building Code.

retail sales

- m) The Home Occupation shall permit rental or retail sales at the Dwelling Unit of only merchandise that is:
 - i) produced, assembled, repaired, or otherwise has value added, within the Dwelling Unit or its Accessory Building(s), or
 - ii) associated with a service being provided as part of the Use.
- n) Sales transactions are Permitted where orders are placed by phone and merchandise is either picked up by the customer or delivered to the customer from the Dwelling or another location.

instructional activities

o) The Home Occupation may involve instructional or educational activity. More than 4 students may be Permitted only if the activity requires additional participants and all requirements of fire, health and life safety have been investigated and met. The teaching of music, dance, or other physical activity that is likely to create noise or vibration shall be Permitted only within Single-Detached Dwelling Units.

deliveries

- p) The Home Occupation shall not involve the receipt or delivery of goods or equipment by transport truck or methods other than those typical of regular Residential deliveries.
- q) Where located within 100 metres of a Dwelling on a separate Lot, no deliveries to or from the Home Occupation shall occur between the hour of 7pm of one day and 7am of the following day.

specifically prohibited activities

- r) The following Uses shall not be Permitted as a Home Occupation or a part thereof:
 - i) a Use which does not comply with the preceding provisions.
 - ii) any Use prohibited in <u>Section 3.2</u>.
 - iii) Animal Hospital
 - iv) Use involving the presence of Livestock.

- v) drug store;
- vi) Dry Cleaning Establishment or Depot;
- vii) Institutional Use providing overnight residency and/or care.
- viii) Laundromat;
- ix) Restaurant of any type;
- x) Retail Store;
- xi) Motor Vehicle Repair, Service, Washing, or Wrecking Establishment;
- xii) sale, repair or service of Motor Vehicles, machinery, equipment or appliances; or
- xiii) sale or installation of Motor Vehicle audio parts, products or accessories.

signs

s) One non-illuminated Sign advertising the Home Occupation shall be Permitted with a maximum size of 0.3 square metres.

clinics

- t) Where a Home Occupation is a Clinic, a minimum of 1.5 parking spaces for each Person employed shall be provided.
- u) No more than one (1) physician, dentist or drugless practitioner shall practice in a Clinic where such Clinic constitutes a Home Occupation.
- A Single-Detached Dwelling may be entirely converted for use as a Clinic in which case no Person shall be required to reside on site and the number of employees may be as many as six.

3.10.2 Rural Home Occupations

A Home Occupation may be operated as an Accessory Use to a Dwelling on a Lot in an A1 or A2 Zone and shall be subject to the regulations of <u>Section 3.10.1</u> with the following modifications:

- a) The Use shall not change the main Residential or Agricultural character and Use of the Lot.
- b) The amount of floor area used by the Home Occupation shall not exceed 33% of the total finished floor area of the Dwelling Unit or 56 square metres, whichever is the lesser and, outside the Dwelling, shall not exceed 93 square metres in all Buildings combined.
- c) Open Storage or Outdoor Display totalling up to 93 square metres shall be Permitted and shall be screened from view of Streets and neighbouring Dwellings by solid fences, Buildings or hedges.
- d) A transport truck and trailer or heavy equipment that is operated by only the Home Occupation owner may be parked on site as an Accessory Use.
- e) Instructional or educational activities for more than 4 students shall be Permitted provided all fire, health and life safety requirements have been investigated and met.
- f) One non-illuminated Sign shall be Permitted having a maximum area of 2 square metres and displaying the name of the business or Person engaged in such Home Occupation on the Lot.

additional activities Permitted where no immediate neighbours

- g) Where a separation of 200 metres or more exists to the nearest neighbouring Dwelling or any Use defined as a Type B Use for MDS II purposes and the Home Occupation would not contravene <u>Sections 3.10.1</u> b), d), and e), the following modifications shall apply:
 - i) Emissions that are perceptible outside the Dwelling or Building but within all legal limits shall be Permitted.

- ii) Receipt or delivery of goods or equipment shall be Permitted by any form of transportation provided such vehicles have no need to park or make reversing maneuvers on public roadways.
- iii) The following Uses shall be Permitted provided any Open Storage or Outdoor Display is surrounded by a solid board fence at least 2.4 metres in Height and the Use does not change the character of the Main Use or become a nuisance to neighbouring properties:
 - 1) sale, repair or service of Motor Vehicles, machinery, equipment or appliances.
 - 2) sale or installation of Motor Vehicle audio parts, products or accessories.
 - 3) Parking of construction equipment and construction vehicles within the Permitted floor area and Open Storage limits.

3.10.3 Value Added Industries

A Value Added Industry shall be Permitted as an Accessory Use to an Agricultural Use and shall comply with the regulations of <u>Section 3.10.1</u> subject to the following modifications:

- a) Home Occupations that do not make use of a commodity produced as part of the Agricultural Use of the Lot are not Value Added Industries.
- b) A Value Added Industry may be visible from neighbouring properties and may be notable as a separate component to an Agricultural Use.
- c) Retail or wholesale sales shall be Permitted from the Lot, provided goods for sale are primarily those produced by the Value-Added Industry.
- d) A Value Added Industry may result in increases in traffic volumes on Streets serving the Use.
- e) The total floor area used by a Value Added Industry shall not exceed 375 square metres outside of the Dwelling and not more than 33% of the Dwelling's finished floor area.
- f) Open storage of up to 190 square metres shall be Permitted.
- g) A Value Added Industry may employ up to 10 Persons not residing on the Lot, provided this number shall be reduced by the number of Persons not residing on the Lot who are employed in activities on the Lot not associated with the Value Added Industry.
- h) A maximum of 2 delivery vehicles required for delivering finished product may be kept on site.
- i) One non-illuminated Sign shall be Permitted having a maximum area of 2 square metres and displaying the name of the business or Person engaged in such business on the Lot.

3.10.4 Agri-Tourism Uses

Agri-Tourism Uses shall be Permitted as Accessory to an Agricultural Use and shall comply with the regulations of <u>Section 3.10.1</u> subject to the following modifications:

- a) Home Occupations not based in activities promoting hands-on education, familiarization, or enjoyment of farm practices, farm-living, food and crop production, livestock, agricultural history, or agricultural economy are not Agri-Tourism Uses.
- b) An Agri-Tourism Use may be visible from neighbouring properties and may be notable as a separate component to an Agricultural Use.
- c) Retail sales shall be Permitted from the Lot, provided goods for sale are primarily commodities produced by the Agricultural Use.
- d) An Agri-Tourism Use may result in increases in traffic volumes on Streets serving the Use.

- e) The combined Gross Floor Area of all Buildings used primarily by an Agri-Tourism Use, as opposed to Buildings existing for the Agricultural Use, shall not exceed 375 square metres.
- f) Open storage of up to 190 square metres shall be Permitted.
- g) Not more than 2 hectares of land shall be removed from traditional Agricultural Use for activities associated with the Agri-Tourism Use.
- h) An Agri-Tourism Use may employ up to 10 Persons not residing on the Lot, provided this number shall be reduced by the number of Persons not residing on the Lot who are employed in activities on the Lot not associated with the Agri-Tourism Use.
- i) A maximum of three Guest Rooms may be offered to customers participating in the Agri-Tourism Use's activities. The maximum Permitted Gross Floor Area associated with Guest Rooms including common areas shall be 30 square metres times the number of Guest Rooms. This shall be in addition to the maximum Gross Floor Area Permitted for the Agri-Tourism Use itself.
- j) One non-illuminated Sign shall be Permitted having a maximum area of 2 square metres and displaying the name of the business or Person engaged in such business on the Lot.

3.11 GROUP HOMES

Where Permitted, Group Homes, as defined in this By-law, shall be separated by a minimum distance of 500 metres.

3.12 HUMAN OCCUPANCY OF TRUCK, BUS AND COACH BODIES OR TRAVEL TRAILERS, TRUCK CAMPERS, MOTOR HOMES OR TENTS

No truck, bus, coach or streetcar body shall be used for human Occupancy within the Municipality whether or not the same is mounted on wheels;

With the exception of lands Zoned specifically for the purpose, on no Lot shall any Travel Trailers, truck campers or Motor Homes be used by any Persons for living, sleeping or eating accommodations except as Accessory to a Dwelling on the same Lot and not for more than sixty (60) days total in any period of ten (10) consecutive months. Further, no more than one such Travel Trailer, truck camper or Motor Home shall be used in such manner in any period of ten (10) consecutive months.

3.13 PERMITTED ENCROACHMENTS

3.13.1 Yard Encroachments Permitted

chimneys or similar

Unless otherwise specified by this By-law, every part of any Yard required by this By-law shall be open and unobstructed by any Building or Structure from the ground to the sky, provided however, those Structures listed below shall be Permitted to encroach into the Required Yards indicated for the distances specified, measured either from the point of the Main Wall closest to the Lot Line or from the Required Yard, whichever is furthest from the Lot Line:

	STRUCTURE	YARD IN WHICH ENCROACHMENT IS PERMITTED	MAXIMUM ENCROACHMENT PERMITTED UNDER ZONE REGULATIONS
a)	Sills, belt courses, cornices, eaves, gutters,	Any Yard	0.5 metre

architectural	Structure
architecturar	Siluciule

b)	Outdoor heating and air conditioning unit	Any Yard	1.0 metre
c)	Porches (unenclosed) excluding eaves	Any Yard	2.0 metres
d)	Decks (Unenclosed)	Any Yard	2.0 metres
e)	Balconies and steps (unenclosed)	Any Yard	1.2 metres
f)	Bay windows and awnings	Any Yard	1.0 metre
g)	Cantilever	Any Yard	1.0 metre
h)	Fire escape	Any Yard	1.2 metres

Provided however that c), d), e), f), g), and h) shall not be any closer than 1.2 metres to an Interior Side Lot Line and item f) shall not exceed a width of 3 metres if encroaching into a Required Yard.

In any Agriculture Zone, where a Dwelling Unit is Non-Complying regarding the Required Front Yard Setback, a Deck (Unenclosed) or unenclosed Porch may be added to the Dwelling if such Deck or Porch is no closer to the Front Lot Line than the front of the Building.

3.13.2 Where Minor Variance Granted

Where a minor variance is granted from a Required Yard, no Permitted Encroachment, other than those listed in <u>Section 3.13.1 a</u>), may encroach closer to the Lot Line than the Setback established by the granted minor variance or than the Maximum Encroachment that was Permitted prior to the granted minor variance, whichever is closer to the Lot Line. The Permitted Encroachments of <u>Section 3.13.1 a</u>) may encroach 0.5 metres beyond the granted minor variance, provided they shall be no closer than 0.5 metres to a Lot Line.

3.13.3 Building in Built-Up Areas

Where a Building is to be Erected within a built-up area where there is an Established Building Line, such Building may be Erected closer to the Street Line than Permitted by this By-law provided that such Building is not Erected closer to the Street Line than the Established Building Line.

3.13.4 Yard Depth Non-Compliance

Where in any Zone, a Building or Structure lawfully existed on the date of passing of this By-law and is used for a Permitted Use and the Existing Building or Structure does not comply with the minimum Required Yards for the Zone in which it is situated, the Existing Yards shall be deemed to be the minimum Required Yards for that Building or Structure. Any expansion to the Existing Building or Structure shall comply with all provisions of this By-law.

3.14 PRIVATE SWIMMING POOLS

A Private Swimming Pool shall not be considered as part of the Lot Coverage. Fences surrounding Private Swimming Pools shall comply with the By-laws of the Corporation regulating such fences. Private Swimming Pools shall be subject to the same Setbacks as required by, <u>Section 3.3.3</u>.

3.15 DECK (UNENCLOSED)

A Deck (Unenclosed) shall not be considered as part of the Lot Coverage and shall be subject to the same Setbacks as Accessory Buildings or Structures in the Zone they are permitted, except as provided for in <u>Section 3.13.1</u>, Yard Encroachments Permitted.

3.16 HEIGHT RESTRICTIONS

The Height provisions of this By-law shall not apply to the following:

a) an air conditioner duct; b) a belfry; c) a chimney; d) a Church spire; e) a clock tower; f) an elevator penthouse; g) a farm Building; h) a flag pole; i) a grain elevator; j) a radio Antenna; k) a television Antenna; l) a farm silo; m) a water tower, n) a cupola; o) a smoke stack; p) a ventilator; q) a skylight; r) a bulkhead; s) a firewall; t) a Transmission Tower, and u) a meteorological mast.

3.17 OPEN STORAGE AND OUTDOOR DISPLAY REGULATIONS

Subject to the provisions of <u>Section 3.17</u>, and in addition to the Zones in which Open Storage and Outdoor Display are permitted, where the definition of a Use in <u>Section 2</u> so implies, Open Storage and/or Outdoor Display for the specified purposes shall be Permitted as Accessory to the Use.

3.17.1 Open Storage

Minimum Setbacks

a) Unless otherwise specified hereinafter, the minimum Setback from any Front, Side or Rear Lot Line of any Permitted Open Storage in any Zone shall be no less than the respective minimum Front, Interior or Exterior Side or Rear Yard of the Zone in which the Open Storage is located except in the case of a Permitted Agricultural Use, Extractive Use, Transport Truck Terminal, Salvage Yard, or a Storage Depot;

Parking

Any areas used for Permitted Open Storage shall be in addition to and separate from such areas as may be required by this By-law for the provision of off-Street Parking Spaces;

Lighting

c) Where lighting facilities are provided in conjunction with any Permitted Open Storage, such lighting shall be so arranged as to deflect light onto the Open Storage area and away from any adjoining properties;

Screening

 d) Other than an Agricultural Use, Aggregate Storage Area or Nursery, any portion of a Lot used for Open Storage shall be enclosed by a fence measuring at least 2.5 in Height in an Industrial Zone and at least 1.8 metres in all other Zones, and where abutting any Residential, Institutional or Open Space Zones, such fence shall be constructed of solid materials;

Surface Treatment

e) Any Open Storage area shall be maintained with a stable surface, treated so as to prevent the raising of dust or loose particles and drained in accordance with the requirements of the Municipality.

3.17.2 Outdoor Display

Where Outdoor Display and sale of goods and materials is Permitted the following provisions shall be complied with:

a) Such Outdoor Display is Accessory to a business carried on in an enclosed Building, or portion thereof, on the same Lot except in the case of a private Garage Sale;

Minimum Setbacks

b) The area used for Outdoor Display shall provide Side and Rear Yards in accordance with the provisions for the Zone in which the land is situated, but in any event shall not be closer to any Side or Rear Lot Line that 3.0 metres (9.8 feet);

Parking

c) Any areas used for Permitted Outdoor Display shall be in addition to and separate from such areas as may be required by this By-law for the provision of off-Street Parking Spaces;

Lighting

d) Where lighting facilities are provided they shall be so arranged as to deflect the light onto the Outdoor Display and sale area, and away from adjoining properties and Streets;

Screening

e) If the Interior Side Lot Line or Rear Lot Line of a Lot upon which such Outdoor Display and sale is Permitted abuts a Residential, Institutional or Open Space Zone, then a Planting Strip shall be provided along such abutting Lot Line, or portion thereof, in accordance with <u>Section 3.19</u>;

Surface Treatment

f) The area used for Outdoor Display and sale shall be surfaced and maintained with either concrete, asphalt, crushed stone and other hard surface and dust free materials, or maintained as a lawn in a healthy growing condition.

3.18 SPECIAL SETBACK PROVISIONS

3.18.1 Setbacks from Watercourses, Open Drainage Ditches and Drains

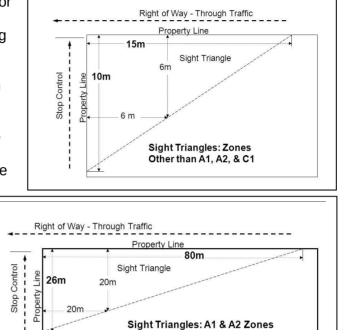
- a) Within any A1 or A2 Zone, where there are Buildings or Structures located on the opposite side of an Open Municipal Drain within 15 metres of the Top-of-Bank of the Open Municipal Drain, no Building or Structure shall be Erected closer than 15 metres from the Top-of-Bank on the near side. In all other cases and Zones, the minimum Setback shall be 3 metres from the nearest Top-of-Bank.
- b) No Building or Structure shall be Erected:
 - i) Closer to the centre line of a municipal gravity Sanitary Sewer or Storm Sewer (including Closed Municipal Drains) than the sum of 0.3m, half the diameter of the service pipe, and the invert depth of the service. Notwithstanding, the setback shall not be less than 2.5 metres where the top of the footing of the Building or Structure is 30 cm or more below the invert of the service, or 5 metres where the elevation of the footing Is located otherwise.
 - ii) Closer to the centre line of a municipal force main Sanitary Sewer or water line than the sum of 1.3m, half the diameter of the service pipe, and the invert depth of the service. Notwithstanding, the setback shall not be less than 3m where the

top of the footing of the Building or Structure is 30 cm or more below the invert of the service, or 6 metres where the elevation of the footing is located otherwise.

3.18.2 Sight Triangles

Within any area defined as a Sight Triangle, the following shall be prohibited:

- Any vegetation, shrubs or foliage planted or maintained higher than 1 metre above the elevation of the centre line of any adjoining Street. This requirement shall not apply to Agricultural Uses.
- b) A Finished Grade exceeding the elevation of the centre line of the Street intersection by more than 60 centimetres;
- c) Buildings, Structures, Signs or fences, the top of which exceeds the elevation of the centre line of the adjoining Streets by more than 1 metre in Height;
- In all Zones other than the C1 Zone, A1 Zone and A2 Zone, a Sight Triangle of 15 metres measured down the Street Line where traffic has the right of way and 10 metres down the other Street Line shall be required. Where both or neither Street Line is a designated right of way, a 15 metres by 10 metres Sight Triangle shall be required along both Street Lines.



e) In the A1 Zone and A2 Zone a Sight Triangle of 80 metres measured down the Street Line where traffic has the right of way and 26 metres down the other Street Line shall be required. Where both or neither Street Line is a designated right of way, an 80 metres by 26 metres Sight Triangle shall be required along both Street Lines.

3.19 PLANTING STRIPS

A Planting Strip shall be located within the Zone and on the Lot for which it is required. It shall be planted, nurtured and maintained by the Owner of the Lot on which the Planting Strip is located. The responsibility of maintenance of trees and plants rests with the Owner.

3.19.1 Required Location

Where a Lot is for a Non-Residential purpose and:

- a) The Interior Side Lot Line or Rear Lot Line abuts any Residential Use or undeveloped land in a Residential Zone; or
- b) Where such Lot is in an Industrial Zone and the Front, Side or Rear Lot Line abuts a Street Line and the opposite Street Line abuts any Residential Use or undeveloped land in any Residential Zone,

then the land adjoining such abutting Lot Line or Street Line shall be used for no purpose other than a Planting Strip in accordance with the provisions of this subsection.

3.19.2 Width

Where, in any Zone, land is required to be used for no purpose other than a Planting Strip, it shall have a minimum width of 3 metres measured perpendicularly to the Lot Line adjoining such Planting Strip.

3.19.3 Height

The minimum Height of trees, evergreens, or shrubs required in a Planting Strip shall be 1.5 metres at the time of planting.

3.19.4 Interruption for Driveway or Walk

Where a driveway or walk extends through a Planting Strip it shall be permissible to interrupt the Planting Strip within 3 metres of the edge of such driveway or within 1.5 metres of such walk.

3.19.5 Landscaped Open Space

A Planting Strip may form part of any Landscaped Open Space required by this By-law.

3.20 SIGNS

- a) Nothing in this By-law shall apply to prevent the erection, Alteration or Use of any Sign, provided such Sign complies with the By-laws of the Corporation regulating Signs and provided such Sign complies with the provisions of this By-law.
- b) Signs that are lawfully Erected and maintained, directly related to, and pertinent to the function of any of the Permitted Uses of this By-law are Permitted provided that in any Residential Zone only the following shall be Permitted:
 - i) One (1) non-illuminated real estate Sign having a maximum area of 0.5 square metres advertising the sale, rental or lease of the Building, Structure or Lot upon which the Sign is displayed.
 - ii) One (1) non-illuminated Sign having a maximum area of 0.3 square metres displaying the name and address of a Person engaged in a Permitted Home Occupation, residing on the Lot on which the Sign is displayed.
 - iii) One (1) non-illuminated Sign having a maximum area of 5 square metres advertising the name and particulars of a subdivision or similar development project provided such Sign shall be removed upon completion of the project.
- c) For any Permitted Home Occupation, Value Added Industry, or Agri-Tourism Use located in an Agricultural Zone, one (1) non-illuminated Sign having a maximum area of 2 square metres displaying the name and address of such business or a doctor, dentist, drugless practitioner, or person engaged in such business, residing on the Lot on which the Sign is displayed, shall be Permitted.

3.21 ENVIRONMENTAL PROTECTION ZONES

Unless specified to the contrary in this By-law, no Building or Structure shall be used or Erected in any Environmental Protection Zone, except for activities that create or maintain infrastructure authorized under an environmental assessment process, or works subject to the Drainage Act.

3.21.1 Environmental Protection Wetland and Significant Natural Area Zones

Development may be Permitted on lands within the specified distance of the Environmental Protection Wetland (EP-WET) and Environmental Protection - Significant Natural Area Zones, subject to the execution of a site plan agreement, or other agreement with the Municipality or St. Clair Region Conservation Authority, specifying development conditions and boundaries, based on an environmental impact evaluation, prepared by a qualified professional in accordance with

the provisions of the Official Plan and to the satisfaction of the Municipality. The environmental impact evaluation must demonstrate that there will be no negative impact on the natural features or on the ecological functions for which the area is identified. The specified distance for an EP-SNA Zone is 50 metres and for an EP-WET Zone is 120 metres where representing a provincially significant wetland and 50 metres where representing a locally significant wetland, as noted and distinguished on Appendix Map "B".

3.21.2 Environmentally Hazardous Lands

Notwithstanding any other provisions of this By-law, no permanent Buildings or Structures shall be Erected or used on lands which exhibit, or potentially exhibit, a hazardous condition as a result of susceptibility to flooding, erosion, subsidence, inundation, or the presence of organic soils or steep slopes, or on land where, by reasons of its low lying, marshy or unstable character, the cost of construction of satisfactory waterworks, sewage, or drainage facilities is prohibitive.

3.22 COMMERCIAL AND INDUSTRIAL ZONES ABUTTING OR ADJACENT TO RESIDENTIAL, INSTITUTIONAL, AND OPEN SPACE ZONES

Where any Commercial Zone or Industrial Zone fronts on a Street or Road opposite to, or directly abuts any Residential, Institutional, or Open Space Zone, the following provisions shall be complied with:

- a) No Loading Space shall be located in, nor open onto any Yard adjacent to a neighbouring Zone as listed above;
- b) Exterior lighting and illuminated Signs shall be so arranged as to deflect light away from the adjacent Zone;
- c) Open Storage shall be prohibited in any Front Yard or Side Yard adjacent to the neighbouring Zone. Where Outdoor Display or Open Storage are Permitted, the provisions of <u>Section 3.17</u> shall apply.
- d) A Planting Strip shall be provided in accordance with the provisions of **Section 3.19**.

3.23 CONVERSION OF EXISTING DWELLINGS

In any Residential Zone, if Converted Dwellings are Permitted in Existing Single Detached Dwellings, Single Detached Dwellings may be Altered, remodeled, enlarged and used for purposes of a Multiple Dwelling, provided that:

- a) No Dwelling Unit so created contains a Gross Floor Area of less than fifty-five (55) square metres and this shall be in addition to the minimum Gross Floor Area requirements established by this By-law for the residence prior to conversion;
- b) After conversion no more than a total of three (3) Dwelling Units exist;
- c) There is no increase to the Gross Floor Area of the Building for habitable purposes except for the addition of sun Porches, entranceways and dormers;
- d) Any outside stairways (except for required fire escapes) be located in the Rear Yard;
- No Building may be converted unless the Lot has a minimum of 100 square metres of Landscaped Open Space located in the Rear Yard. For any conversion an additional 35 square metres of Landscaped Open Space must be provided for each additional Dwelling Unit;
- f) The off-Street parking requirements of this By-law are complied with;
- g) Where the Building cannot be connected to a sanitary sewer system, Approved alternative sewage treatment facilities shall be provided.

3.24 RAILWAYS

Residential Use Setbacks

a) New Residential development adjacent to Existing rail lines shall have a minimum Setback of 30 metres from the boundary of the railway Right-of-Way. Lawfully Existing Buildings and Structures shall comply with <u>Section 3.13.4</u> Yard Depth Non Compliance.

Railway Crossings

- b) Where a Street crosses a railway at the same grade, no Building or Structure shall be Erected closer to the point of intersection of the centre lines of both the railway and Street Right-of-Ways than:
 - i) 75 metres in all Agricultural (A) Zones and Industrial (M) Zones, and;
 - ii) 30 metres in all other Zones.

3.25 PARKING AREA REGULATIONS

3.25.1 Requirements

Type of Use

a) The Owner or occupant of every Building or Structure Erected or used for any of the purposes hereinafter set forth except for Existing Buildings, Structures or Uses in the Commercial (C1) Zone, shall provide and maintain for the sole Use of the Owner, occupant, or other Persons entering upon or making Use of the said premises from time to time, one (1) or more Parking Spaces, each such Parking Space having a minimum width of 2.7 metres and minimum length of 6.1 metres, in accordance with the following:

Minimum Parking Spaces Required

Residential Uses	
Boarding House	1 Parking Space per Dwelling Unit, plus 1 Parking Space per Guest Room
Group Home, Type 1 or 2	1 Parking Space per staff member
Home for the Aged, Rest Home	1 Parking Space per resident's unit, plus 1 Parking Space per 2 guest rooms
Mobile Home Park	2 Parking Spaces per Mobile Home Site
Multiple Dwelling	1.5 Parking Spaces per Dwelling Unit
Other Residential Uses Permitted by this By-law	1 Parking Space per Dwelling Unit
Non-Residential Uses	
Animal Hospital	1 Parking Space for each 28 square metres of Gross Floor Area
Assembly Hall, Auditorium, Community Centre, Private Club	1 Parking Space for every 8 fixed seats plus 1 Parking Space for each 18.5 square metres of Gross Floor Area (excluding area occupied by fixed seating)
Auction Hall, Flea Market	1 Parking Space for every 5 square metres Gross Floor Area accessible to the public
Bank	1 Parking Space per 20 square metres of Gross Floor Area
Bed and Breakfast	1 Parking Space per Guest Room, plus one additional

Establishment	Parking Space		
Bingo Hall	The greater of:		
	a)	1 Parking Space per 14 square metres of Gross Floor Area; or	
	b)	1 Parking Space per 4 Person Occupant Load of the hall	
Church	1 Parl Area	1 Parking Space per 10 square metres of Gross Floor Area	
Clinic	The greater of:		
	a)	5 Parking Spaces per practitioner; or	
	b)	1 Parking Space per 18 square metres of Gross Floor Area	
Commercial Recreation	The g	reater of:	
Establishment	a)	1 Parking Space per 14 square metres of Gross Floor Area: or	
	b)	1 Parking Space per 4 Persons Occupant Load of the establishment	
Convenience Store	1 Parking Space per 20 square metres of Gross Floor Area		
Day Nursery	1 Parl	king Space per staff member	
Funeral Home	The g	reater of:	
	a)	1 Parking Space for every 5 fixed seats and 1 Parking Space for every 5 square metres Floor Area where non-fixed seating can be made available for chapel purposes; or	
	b)	1 Parking Space for every 5 square metres of Gross Floor Area devoted to reposing rooms	
Golf Course	8 Parl	king Spaces per tee	
Hospital, Nursing Home	0.75 Parking Spaces per bed		
Hotel, Motel	1.25 Parking Spaces per unit plus 1 Parking Space per 20 square metres of communal eating or entertainment area		
Industrial Use	1 Parking Space for each 55 square metres of Gross Floor Area up to 800 square metres and 1 Parking Space for each additional 280 square metres of Gross Floor Area in excess of 800 square metres		
Library	1 Parking Space for each 37 square metres of Gross Floor Area		
Miniature Golf Course	12 Parking Spaces minimum		

	Vehicle Repair lishment	3 Park	king Spaces per staff member	
	Vehicle Sales lishment		king Space per 30 square metres Gross Floor Area Parking Space per 10 Motor Vehicles on display	
	Vehicle Service lishment	5 Park	king Spaces per working bay	
	Vehicle Washing lishment:			
i)	Self-service operation	4 Park	king Spaces per wash stall	
ii)	Conveyor operation	8 Park	king Spaces per wash stall	
Office		1 Parking Space per 37 square metres of Ground Floor Area, plus 1 Parking Space for each 70 square metres of the remaining Gross Floor Area		
Resta	urant	The g	reater of:	
		a)	1 Parking Space per 14 square metres of Gross Floor Area; or	
		b)	1 Parking Space per 4 persons Occupant Load of the dining room	
Resta	urant, Drive-In	10 Pa	rking Spaces per Lot	
Retail Store		1 Parking Space per 20 square metres of Ground Floor Area plus 1 space for each 70 square metres of remaining Gross Floor Area		
Retail Warehouse		1 Parking Space per 90 square metres of Gross Floor area for the first 900 square metres plus 1 Parking Space for each 180 square metres of remaining Gross Floor Area		
Schoo	bl		arking Spaces per classroom or teaching area plus ate off-Street loading zones for buses	
Perso	ce and Repair Shop, nal Service lishment	1 Parking Space per 20 square metres of Ground Floor Area, plus 1 Parking Space for each 70 metres of remaining Gross Floor Area		
Shopp	bing Centre	1 Park Area	king Space per 28 square metres of Gross Floor	
Taver	n		king Space for each 5 square metres of Gross Floor accessible to the public and devoted exclusively to Jses	
Warel	nouse	5 Parking Spaces minimum for the first 1,858 square metres of Gross Floor Area and 1 Parking Space for each additional 300 square metres of Gross Floor Area		
	Non-Residential Uses tted in this By-law	1 Park Area	king Space per 37 square metres of Gross Floor	

- b) Parking Spaces shall be provided at the time of construction or in association with a change of Use, according to the provisions of this By-law.
- c) If calculation of the required Parking Spaces results in a fraction, the required Parking Spaces shall be the next higher whole number.

3.25.2 Addition to Existing Use

When an Existing Building or Structure has insufficient Parking Spaces at the date of passing of this By-law to comply with the requirements herein, this By-law shall not be construed to require that the deficiency be made up prior to the construction of any addition. In the case of the expansion or enlargement of an Existing Building or Structure, the requirement for provision of additional Parking Spaces shall be based on said expansion or enlargement.

3.25.3 Change of Use

Where a change of Permitted Uses takes place in a Commercial Zone within an Existing Building or Structure no additional parking facilities shall be required provided that:

- a) No Existing Parking Spaces are lost due to the change;
- b) The proposed Use does not constitute an increase in intensity with regard to parking requirements;
- c) The previous Use was not Residential;
- d) The Gross Floor Area is not increased.

In the case of an increase in Gross Floor Area, the provisions of <u>Section 3.25.2</u> shall apply.

3.25.4 More Than One Use on A Lot

When a Building, Structure or Lot accommodates more than one type of Use the Parking Space requirement for such Building, Structure or Lot shall be the sum of the requirements for the separate Uses thereof.

3.25.5 Location

The required Parking Area shall not form a part of any Street or Lane. The required Parking Area shall be provided on the Lot occupied by the Building, Structure or Use for which said Parking Area is required, except in the case of a Non-Residential Use, the required Parking Area may be provided on another Lot if such Parking Area is not more than 150 metres from the Building, Structure or Use requiring the Parking Area and the Parking Spaces are available for the exclusive Use of the Building, Structure or Use, provided an agreement is registered on title of the lands used for parking committing said Parking Spaces to the related non-Residential site.

3.25.6 Yards Where Parking is Permitted

Despite any Yard provisions of this By-law to the contrary, uncovered surface Parking Areas shall be permitted in all Yards provided that no part of any Parking Area, other than a driveway, is located in a required Planting Strip or is located closer than the minimum required Front Yard and Exterior Side Yard Depth to any Street Line

3.25.7 Access to Parking

Location

a) The minimum distance between a driveway and the intersection of Street Lines measured along the Street Line intersected by such driveway shall be 9 metres.

Width

- b) Access to the required Parking Spaces and Parking Areas shall be provided by means of unobstructed driveways or passageways at least 3 metres but not more than 9 metres in width. In the case of a driveway with combined ingress and egress, the minimum width of a driveway shall be 7 metres for Parking Areas with three (3) to ten (10) Parking Spaces, and 9 metres for Parking Areas with more than ten (10) Parking Spaces. In all cases, the maximum driveway width shall be 9 metres. All driveway widths shall be measured along the Street Line.
- c) A driveway leading to any Loading Space(s) or Parking Area shall be defined by a curb of concrete or rolled asphalt and be maintained with a cement or asphaltic binder or any other permanent surfacing. This paragraph shall not apply to Residential Dwellings with three (3) or less units or Parking Areas or Loading Spaces with a gravel surface.

Aisles

d) The Aisles between Parking Spaces within a Parking Area shall have a minimum width of 6 metres.

Angle of Intersection

e) The minimum angle of intersection between a driveway and a Street Line shall be 60 degrees.

Number of Driveways

- f) Every Lot shall be limited to the following number of driveways:
 - i) Two (2) driveways, with a combined width not exceeding 30% of the Lot Frontage, for the first 30 metres of Lot Frontage or portion thereof; and
 - ii) One (1) additional driveway for each additional 30 metres of Lot Frontage.

3.25.8 Surface

- a) For any Commercial, Industrial or Institutional Use, gravel shall be required as a minimum standard for surfacing any Parking Area.
- b) For any Residential Structure containing up to three (3) Dwelling Units, gravel shall be required as a minimum for surfacing any Parking Area.
- c) For any Residential Structure containing more than three (3) Dwelling Units, the Parking Area shall be surfaced with a hard, dust free surface and have curb stops as a minimum.

3.25.9 Movement Lanes for Motor Vehicle Washing Establishments

- a) Automatic Motor Vehicle Washing Establishments shall have on their premises sufficient space for the storage and movement of at least five (5) Motor Vehicles in advance of the three (3) Motor Vehicles at the terminus of each wash line.
- b) Self-service Motor Vehicle Washing Establishments shall have on their premises sufficient space for the storage and movement of at least three (3) Motor Vehicles in advance of and one (1) Motor Vehicle at the terminus of each wash stall.

3.25.10 Restrictions in Residential Zones

- a) No Commercial Motor Vehicle that carries Dangerous Goods as defined in this By-law shall be parked or stored in any Residential Zone.
- b) No Commercial Motor Vehicle with a capacity for carrying a load weighing one (1) tonne (2,200 lbs. approx.) or more or tractor shall be parked or stored in any Residential Zone.
- c) The parking or storage of a boat, snowmobile, all-terrain vehicle, Travel Trailer or Motor Home is Permitted in any Residential Zone provided that none of the above are parked

or stored in a Sight Triangle, a required Parking Space, a Front Yard or Exterior Side Yard. Where a boat, snowmobile, all-terrain vehicle, Travel Trailer or Motor Home is parked or stored in an Interior Side Yard or Rear Yard, it shall comply with the Setbacks imposed on Detached Accessory Buildings and Structures as stated in <u>Section 3.3</u> of this By-law. Mobile Homes and Park Model Homes shall not be parked or stored in any Residential Zone.

3.26 LOADING SPACE REGULATIONS

3.26.1 Spaces Required

- a) The Owner or occupant of any Lot, Building or Structure Erected or used for any purpose, involving the receiving, shipping, loading or unloading of Persons, animals, goods, wares, merchandise or raw materials, shall provide and maintain at the premises, facilities for loading. Loading Spaces shall measure at least 9 metres in length, 3.5 metres in width and have a vertical clearance of at least 4.5 metres.
- b) Loading Spaces shall be required in accordance with the following:

Gross Floor Area of Building	Minimum number of Loading Spaces required	
i) more than 280 square metro	es to 2,800 square metres	1
ii) more than 2,800 square me	tres to 5,600 square metre	es 2

Each additional 2,800 square metres of Gross Floor Area will require the addition of one (1) additional Loading Space.

3.26.2 Addition to Existing Uses

- a) When an Existing Building or Structure has insufficient Loading Space at the date of passing of this By-law to comply with the requirements herein, this By-law shall not be construed to require that the deficiency be made up prior to the construction of any addition. In the case of the expansion or enlargement of an Existing Building or Structure, the requirement for the provision of Loading Spaces shall be based on said addition.
- b) No additional Loading Spaces shall be required where an addition does not exceed 10% of the Gross Floor Area of the Building or Structure as it existed on the date of the passing of this By-law.

3.26.3 Loading Spaces Maintenance

Adequate drainage facilities are to be provided in accordance with the requirements of the Municipality. Loading Spaces and approaches are to be maintained with a stable surface that is treated to prevent the raising of dust or loose particles.

3.26.4 Loading Spaces as Parking Spaces

Any Loading Space in accordance with the provisions of <u>Section 3.26.1</u> of this By-law may be used as a Parking Space and may form part of the parking requirements of <u>Section 3.25.1</u> of this By-law provided said Loading Space does not form part of any Aisle.

3.26.5 Location

The required Loading Space shall be provided on the Lot occupied by the Building or Structure for which the said Loading Spaces are required and shall not form a part of any Street or Lane.

Loading Spaces are to be located in the Rear Yard where a Lot has access at both the front and rear to a Street or Road.

3.26.6 Access

Access to Loading Spaces shall be by means of a driveway at least 6 metres wide contained within the Lot on which the Loading Spaces are located.

3.27 LOTS REDUCED BY PUBLIC ACQUISITION

Where the area of a Lot is reduced by means of an acquisition of part of the Lot by any authority having power of expropriation, and where such acquisition causes the Lot as reduced, or any Building or Structure Existing lawfully on the Lot on the date of such acquisition, to not comply with one or more provisions of this By-law, then nothing in this By-law shall apply to prevent the continued Use of the Lot as reduced as if no such acquisition had taken place, provided that:

- a) No further change is made in the dimensions, area or any other characteristic of the Lot as reduced, subsequent to the date of such acquisition, that would increase the extent of the said non-compliance; and
- b) No Building or Structure or addition thereto is erected on the Lot as reduced, subsequent to the date of such acquisition, except in accordance with the provisions of this By-law.

3.28 SPECIAL PROVISION FOR THE KEEPING OF LIVESTOCK

No person shall keep Large Livestock or have a Hobby Farm on any Lot unless such Use is a Permitted Use for the Zone within which the Lot is located and the Lot has a minimum of 0.6 hectares of Lot Area.

3.29 SPECIAL PROVISION FOR DEVELOPMENT SURROUNDING ACTIVE AND CLOSED WASTE DISPOSAL SITES

Any new development, or change of Use, on or within 500 metres of the perimeter of an active or closed Waste Disposal Site as shown on Schedule A to this By-law shall demonstrate through testing by the province or its agent, that there is no migration of methane gas or leachate from the landfill site that would affect the development.

3.31 SPECIAL PROVISIONS FOR SEASONAL HOUSING

In addition to the provisions for Dwellings of the Zones where Seasonal Housing is Permitted, Seasonal Housing:

- a) shall maintain a minimum Setback from all Lot Lines of 10 metres, in addition to other Zone minimum Setbacks;
- where located within 60 metres of a Street Allowance or a Dwelling on a separate Lot, Seasonal Housing shall be screened with a Planting Strip or an opaque fence or wall measuring a minimum of 1.8 metres in Height;
- c) shall have a minimum Gross Floor Area of 28 square metres total or 8 square metres per occupant, whichever is greater, and a maximum Gross Floor Area of 90 square metres;
- d) Where an Existing Dwelling is used as a Seasonal Dwelling, the maximum Gross Floor Area shall not apply, provided the size is not increased and provided a second Dwelling is not Erected on the same Lot after the date of passing of this By-law;

- e) Seasonal Housing shall be provided with electric light, with running water and plumbing, cooking, laundering and showering facilities within the Building, and with a separate room with a sink and a toilet connected to an Approved septic system;
- f) Seasonal Housing shall be Permitted only on Lots with a minimum Lot Area of 20 ha or in Existing Dwellings on any Lot; and,
- g) A maximum of one (1) Seasonal Dwelling shall be Permitted on a Lot.

SECTION 4 - ZONES, ZONE SYMBOLS & ZONE MAPS

4.1 ESTABLISHMENT OF ZONES

For the purpose of this By-law the Township of Dawn-Euphemia is divided into the following defined areas herein referred to as Zones:

SECTION	ZONE NAME	<u>SYMBOL</u>
5	Agricultural 1	A1
6	Agricultural - No Farm Dwelling	A-NFD
7	Agricultural 2	A2
8	Residential 4	R4
9	Residential 5	R5
10	Commercial	C1
11	Rural Commercial	C3
12	Industrial	M1
13	Industrial Waste Disposal	M3
14	Institutional	I
15	Passive Open Space 1	OS1
16	Active Open Space 2	OS2
17	Environmental Protection – Wetland	EP-WET
18	Environmental Protection – Woodlot	EP-WD
19	Environmental Protection –Hazard	EP-H
20	Environmental Protection – Significant Natural Area	EP-SNA

4.2 USE OF SYMBOLS

The symbols listed in <u>Subsection 4.1</u> may be used to refer to any of the Uses of land, Buildings and Structures Permitted by this By-law in the said Zones and whenever in this By-law the word "Zone" is used, preceded by any of the said symbols, such Zone shall mean any area delineated on the Zoning Maps and designated thereon by the said symbol or by graphic representation as explained in legends on the respective Zoning Maps.

4.3 HOLDING (h) SYMBOL

4.3.1 The Use of the Holding (h) Symbol

Where a holding symbol is added as a suffix to any Zone category, development within the area affected cannot proceed until the conditions specified in the provisions have been fulfilled. Council will remove the holding symbol once the conditions restricting development have been satisfied.

4.4 APPLICATION OF ZONES

a) No Person shall, within any of the Zones defined in the By-law and delineated on the Zoning Maps hereto appended, Erect or use any Building or Structure, or use any land

in whole or part except in such manner and for such purposes as are set forth in this Bylaw.

b) In any Zone referenced in <u>Table A</u>, unless otherwise specified, those Uses in the Permitted Uses list not referenced in <u>Table A</u> shall only be permitted as Accessory or secondary to another Permitted use. This shall not include Uses specifically listed as Zone Exceptions or given alternative zone Regulations in the applicable Zone's section of the By-law.

4.5 INCORPORATION OF ZONING MAP

The location and boundaries of the Zones established by this By-law are shown on the Zoning Maps hereto appended as Schedule A and Parts 1, 2, 3, 4, 5, 6, 7, 8, and 9 to Schedule A which are hereby incorporated in and declared to form part of this By-law.

4.6 INTERPRETATION OF ZONING MAP

Where uncertainty exists with respect to the boundaries of the various Zones as shown on the Zoning Maps, the following provisions shall apply:

Street, Lane, Right-of-Way, or Watercourse

a) Unless otherwise shown, a Street, Lane, railway Right-of-Way, electrical transmission line Right-of-Way or Watercourse shall be included within the Zone of the adjoining property on either side thereof and where such Street, Lane, Right-of-Way or Watercourse serves as a boundary between two (2) or more different Zones, the centre line of such Street, Lane, Right-of-Way or Watercourse extending in the general direction of the long dimension thereof, shall be deemed to be the boundary between Zones.

Lot Lines

b) Where any Zone boundary is not shown to be a Street, Lane, Right-of-Way or Watercourse, and where the boundary approximately follows Lot Lines, such Lot Lines shall be deemed to be the Zone boundary.

Closed Street, Lane or Right-of-Way

c) In the event a Street, Lane or Right-of-Way and the limits of any portion thereof is closed, the property formerly within such Street, Lane or Right-of-Way shall be included within the Zone adjoining the property, and where such Street, Lane, or Right-of-Way was a Zone boundary, the new Zone boundary shall be the former centre line of the closed Street, Lane or Right-of-Way.

Environmental Protection Hazard (EP-H) Zones

d) The "Environmental Protection - Hazard (EP-H) Zone" shall be deemed to correspond with the limits of those lands formerly regulated by the "Fill, Construction, and Alteration" Regulation passed pursuant to the Conservation Authorities Act, R.S.O. 1990, Chap. C.27, as amended. The EP-H Zone is layered with and shall take precedence over any other Zone designations shown on Schedule "A" and its part maps, except where the requirements of Ontario Regulation 171/06 under the Conservation Authorities Act are met as determined by the Conservation Authority. Where a Use, Building, or Structure complies with Regulation 171/06, the Use, Building, or Structure shall be Permitted if it also complies with the provisions applicable in the Zone designation subordinate to and underlying the EP-H Zone. For clarity, this provision shall not apply to Permit any Use, Building, or Structure within lands shown as an EP-WET, EP-WD or EP-SNA Zone on Schedule A or its part maps that does not comply with that Zone's provisions.

Other Environmental Protection (EP) Zones

e) Environmental Protection - Woodlot (EP-WD), Environmental Protection - Wetland (EP-WET), and Environmental Protection - Significant Natural Area (EP-SNA) Zone boundaries shall be deemed to correspond with the limits of the natural feature it represents as such feature Existed on the date of passing of this By-law. Alterations of the natural feature's boundary through removal of trees or by other means subsequent to the date of passing of this By-law shall not alter the limits of the Zone boundary. Portions of a woodlot for which an exception from the County of Lambton Woodlands Conservation By-law or any successor has been obtained shall however be deemed outside the Woodlot (WD) Zone boundary.

Scale from Zoning Map

e) Where any Zone boundary is left uncertain after application of the provisions of <u>Section</u>
 <u>4.6</u>, subsections a), b) c) and d), of this By-law, then the boundary shall be determined by scale from the zoning maps to the centre of the Zone boundary line.

4.7 TABLE A

- a) No Person shall Erect or use any Building or Structure, or use any land or cause or permit any Building or Structure to be Erected or used, or cause or permit any land to be used, in any Zone except in conformity with the regulations as set out in <u>Table A</u> for that Zone.
- b) New Lots must comply with the Lot Area and Frontage requirements specified in <u>Table</u> <u>A</u> for the applicable Zone and Use of the Lot.
- c) Lot boundary adjustments that bring an Existing, legally Non-Complying Lot closer to compliance with respect to Lot Area or Frontage shall not require a minor variance provided it does not result in the Non-Compliance or further Non-Compliance of another Lot with respect to Lot Area or Frontage.
- d) The Zone Regulations of <u>Table A</u> that apply to a particular Use or Lot shall be those that correspond with the subsection number they are listed under in the applicable Zone's list of Permitted Uses. Where a Use is only Permitted as Accessory or secondary to another Use, the Zone Regulations applicable to the Use to which it is Accessory shall apply. Where another main Use may be Permitted and the applicable Zone Regulations are not specified elsewhere, the Zone Regulations applicable to the first Permitted Use listed in the Zone shall apply.
- e) Except where specified elsewhere within this By-law, no Dwelling shall be Erected within the Municipality with a Minimum Gross Floor Area less than the regulations listed below **Table A**.

SECTION 5 - AGRICULTURAL 1 (A1) ZONE

5.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Agricultural 1 (A1) Zone except for one or more of the following Uses:

- a) Agriculture, including one (1) Farm Dwelling; Commercial Greenhouse Conservation Forestry Nursery Transmission Tower
- b) Existing Cemetery Group Home – Type 1 Single Detached Dwelling Modular Home
- c) Buildings, Structures and Uses Accessory to a Permitted Use, including but not limited to:

Agri-Tourism Use, subject to <u>Section 3.10.4</u> Bed and Breakfast Establishment Day Nursery Home Occupation, subject to <u>Section 3.10.2</u> Kennel Value Added Industry, subject to <u>Section 3.10.3</u>

5.2 MINIMUM DISTANCE SEPARATION

- a) No new Dwelling or non-Agricultural Use, Building or Structure (including development on Existing Lots) is Permitted closer to a Livestock Facility on a separate Lot than the MDS I Setback calculated using <u>Appendix "A"</u> to this By-law.
- b) No new Livestock Facility or Livestock Facility addition or reconstruction is Permitted closer to a Dwelling on a separate Lot, a Lot Line, or a non-Agricultural Use, Building or Structure on a separate Lot, than the respective distances calculated using the MDS II formula found in <u>Appendix "A"</u> to this By-law.
- c) Application of subsections a) and b) shall be in accordance with the *Minimum Distance Separation (MDS) Implementation Guidelines* published by the Ontario Ministry of Agriculture, Food and Rural Affairs as updated from time to time, subject to the specific provisions of this By-law and Appendix "A" to the By-law and including the following:
 - i) An Existing Dwelling may be replaced, despite not complying with subsection a), provided that the Existing separation is not further reduced.
 - ii) A Livestock Facility destroyed by fire or natural disaster may be replaced to the same general location, despite not meeting MDS II, provided the existing separation is not further reduced and the Factors A, B and D for the new Livestock Facility are no greater than those of the previous Livestock Facility.
 - iii) A new non-Agricultural Lot, whether or not containing a Dwelling, shall comply with subsection a), even for Livestock Facilities already located on a separate Lot.
 - iv) Subsection a) shall not apply where 4 or more non-Agricultural Uses are already closer to the Livestock Facility than the Use under consideration and where the

Use under consideration is also closer to the same 4 or more non-Agricultural Uses than it is to the Livestock Facility.

- v) Cemeteries located in an Agricultural Zone shall be considered a Type A land Use for the purposes of MDS II.
- vi) MDS I and MDS II shall not apply to Buildings or Structures Accessory to a Dwelling or Buildings or Structures 10 square metres or less in Ground Floor Area.
- vii) The required MDS I from an anaerobic digester or an associated co-substrate input tank shall be 125 metres.
- viii) The required MDS II for an anaerobic digester or an associated co-substrate input tank shall be 125 metres from a Type A Land Use, 250 metres from a Type B Land Use, 13m from an Interior Side Lot Line or Rear Lot Line and 25 metres from a Front or Exterior Side Lot Line.
- ix) Even if no building permit is required, MDS II shall apply to the conversion of any non-Livestock Building or Structure greater than 10 square metres in Ground Floor Area to use as a Livestock Facility.
- x) Where no building permit is required, Existing Livestock Facilities may be converted for use for a type of Livestock for which the Building was not previously used, designed or suited, despite not complying with MDS II, provided there is no increase in non-compliance through a resultant MDS II that is greater than that of the previous Use.
- xi) The capacity of Manure Storages that hold manure produced by Livestock not located on the Lot or "digestate" produced from an anaerobic digester shall be considered in determining the required MDS I and MDS II.
- xii) Calculations made using the most current MDS computer software provided by the Ministry of Agriculture, Food and Rural Affairs shall be considered equivalent to calculations made using Appendix "A".
- xiii) For the purposes of <u>Section 5.2</u> and the application of MDS, Type A Land Uses and Type B Land Uses, as defined in <u>Section 2</u>, are non-Agricultural Uses.

5.3 AGRICULTURAL 1 (A1) SPECIAL PROVISIONS

Concession 7, W ¹/₂ Part Lot 15

a) Despite <u>Section 5.2</u>, the Minimum Distance Separation for the dwelling on lands described as Concession 7, W ½ Pt Lot 15 shall be 180 metres.

Kennels

b) A minimum separation of 250 metres shall be maintained between Kennels and between Kennels and adjacent Residential, Open Space and Institutional Uses.

7601 Fansher Road

- c) Despite <u>Section 5.1b)</u> <u>Table A</u>, the minimum lot area for lands described as Pt. Lot 9, Concession 7 (known municipally as 7601 Fansher Road) shall be 0.4 hectares.
- d) 617 Robinson Road

For the Residential Lot permitted by consent application B-01/14 within Concession 3, Lot 17, former Township of Dawn, known municipally as 617 Robinson Road, the minimum required Lot Area shall be 0.49 hectares notwithstanding <u>Table A</u> and the minimum Required Rear Yard for an Existing Accessory Building shall be 1.8 metres notwithstanding <u>Table A</u>. (B/L 60/2014)

5.3.4 5582 Bentpath Line

For the Residential Lot permitted by consent application B-005/14 within the West Half of Lot 27, Concession 12, former Township of Dawn, known municipally as 5582 Bentpath Line, the minimum Required Rear Yard for an Existing Accessory Building shall be 2 metres notwithstanding **Table A.** (B/L 25 of 2015)

5.4 AGRICULTURAL 1 (A1) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard A1 Zones. If a regulation or Use is not specified the list of Permitted Uses in <u>Section 5.1</u> and/or the regulations of <u>Table A</u> shall apply.

5.4.1 AGRICULTURAL 1(1) A1(1) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) Existing Agricultural Processing Establishment

5.4.2 AGRICULTURAL 1(2) A1(2) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) Existing Building or Contracting Establishment

5.4.3 AGRICULTURAL 1(3) A1(3) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) Existing Motor Vehicle Sales Establishment

5.4.4 AGRICULTURAL 1(4) A1(4) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) Existing Metal Fabricating Establishment

5.4.5 AGRICULTURAL 1(5) A1(5) ZONE

- a) Permitted Uses
 - i) Any Use Permitted in the A1 Zone
 - ii) Any Use Permitted in the EP-H Zone
 - iii) Recreational and Commercial Uses consistent with the existing licensing from the appropriate provincial authorities.
 - iv) An Existing Gun Shop on part of the East ½ of Lot 27, Concession 3, located, westerly 320 metres of the half Lot Line of Lot 27, Concession 3, on lands having dimensions of 45.7 metres in width by 30 metres in depth, in the former Township of Euphemia, and identified by the municipal address of 1279 Dobbyn Road.

Regulations

b) Notwithstanding the Parking provisions of this By-law, a minimum of six (6) Parking Spaces are required.

Site Plan

c) At the discretion of the Municipality, development may require a site plan agreement to the satisfaction of the Municipality and in accordance with Provincial and Federal Government requirements.

5.4.6 AGRICULTURAL 1(6) A1(6) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) Pet Cemetery

5.4.7 AGRICULTURAL 1(7) A1(7) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) Agricultural Supply Establishment

5.4.8 AGRICULTURAL 1(8) A1(8) ZONE

Notwithstanding any provisions on <u>Table A</u> to the contrary, for those lands zoned A1(8), the addition of a Motor Vehicle Compound Establishment shall be added to the Permitted Uses in the A1 Zone. The provisions and setbacks of the A1 Zone shall apply to the lands zoned A1(8).

5.4.9 AGRICULTURAL 1(9) A1(9) ZONE

Notwithstanding any provisions on <u>Table A</u> to the contrary, for those lands zoned A1(9), the addition of a Motor Vehicle Repair/Inspection Establishment shall be added to the Permitted Uses in the A1 Zone. The provisions and setbacks of the A1 Zone shall apply to the lands zoned A1(9).

5.4.10 AGRICULTURAL 1(10) A1(10) ZONE

Notwithstanding any provisions on <u>Table A</u> to the contrary, for those lands zoned A1(10), the addition of a Poultry Processing Establishment shall be added to the Permitted Uses in the A1 Zone. The provisions and setbacks of the A1 Zone shall apply to the lands zoned A1(10).

5.4.11 AGRICULTURAL 1(11) A1(11) ZONE

Permitted Uses

- a) An Agricultural-Industrial Brine Processing and Storage Use for the transfer and processing of liquid brine and on-sight storage on Part of Lot 12, Con 12, in the Township of Dawn-Euphemia (municipally known as 1409 Cuthbert Road) as specified and approved by Certificate of Approval No. 9440-8RYL4N issued by the Ministry of Environment on May 25, 2012
- b) A Commercial Contractors Yard
- c) Agriculture, and
- d) Buildings, Structures and Uses Accessory to a Permitted Use

5.4.12 AGRICULTURAL 1(12) A1(12) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) A brine storage facility

5.4.13 AGRICULTURAL 1(13) A1(13) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) intermittent farm equipment auctions

5.4.14 AGRICULTURAL 1(14) A1(14) ZONE

Permitted Uses

- a) Any Use Permitted in the A1 Zone
- b) Existing Church

Special Provisions

- c) Conversion of an Existing Church or Lot which contained an Existing Church for Use for a Single Detached Dwelling shall be Permitted provided:
 - i) there is no continued Institutional Use on the Lot;
 - ii) the Erection of a Single Detached Dwelling, any Accessory Buildings, or Additions to an Existing Building converted to a Single Detached Dwelling shall comply with the provisions applicable to Single Detached Dwellings in the Agricultural 1 (A1) Zone;
 - iii) a record of site conditions has been filed pursuant to Ontario Regulation 153/04 under the Environmental Protection Act; and
 - iv) any permits required under the Ontario Building Code for a change of use have been obtained.
- d) For an Existing Church or Existing Church that has been converted into a Single Detached Dwelling, the Sight Triangle provisions in <u>Section 3.18.2</u> shall not apply and the Minimum Required Front Yard and Minimum Required Exterior Side Yard shall be the Yard specified in <u>Table A</u> or the Existing Yard, whichever is the lesser.

5.4.15 AGRICULTURAL 1(15) A1(15) ZONE (B/L 20 of 2017)

Special Provisions

a) Any Use Permitted in the A1 Zone shall be Permitted within the A1(15) Zone. However, in recognition of a former manufacturing use, no Dwelling and no Agricultural Use involving the production, handling, storage, or housing of food products or Livestock shall be Permitted until a *Record of Site Conditions* stating such Use is permissible is registered pursuant to Special Provisions under the *Environmental Protection Act*.

5.4.16 AGRICULTURAL 1(16) A1(16) ZONE (B/L 27 of 2019)

Special Provisions

Notwithstanding any provisions to the contrary, the following provisions shall apply to the lands municipally known as Concession 2, West Part Lot 32, West ½ Lot 32 (1928 Dawn Valley Road):

a) No livestock facilities shall be permitted on the subject parcel and further that no existing structures shall have legal non-conforming status as livestock facilities.

5.4.17 AGRICULTURAL 1(17) A1(17) ZONE (B/L 8 of 2022)

Special Provisions

Notwithstanding any provisions to the contrary, the following provisions shall apply to the lands municipally known as Concession 5, Part Lot 26, East ½ Lot 26 (1411 Tramway Road):

a) That the existing Agricultural building shall be limited in use to rural residential accessory uses.

5.4.18 AGRICULTURAL 1(18) A1(18) ZONE (B/L 18 of 2022)

Special Provisions

Notwithstanding any provisions to the contrary, the following provision shall apply to the lands municipally known as Concession 3, West Part Lot 28, West ½ Lot 28 (1562 Inwood):

a) That the permitted property frontage is 20 metres.

5.4.19 AGRICULTURAL 1(19) A1(19) ZONE (B/L 5 of 2023)

Notwithstanding any provisions on Table "A" to the contrary, for those lands zoned A1 (19), the addition of an Outdoor Event Venue shall be added to the permitted uses in the A.1 Zone. The provisions and setbacks of the A.1 Zone shall apply to the lands zoned A1 (19).

5.5 AGRICULTURAL 1 (A1) TEMPORARY USE (T) ZONES

Within Agricultural 1 Temporary Use (A1-T) Zones, the list of Permitted Uses and regulations of the standard A1 Zone shall apply unless specified otherwise.

5.5.1 AGRICULTURAL 1 TEMPORARY USE 1 (A1-T1) ZONE

- a) Permitted Uses
 - i) Any Use Permitted in the A1 Zone
 - ii) A Mobile Home, Single Wide
 - iii) Buildings, Structures and Uses Accessory to a Permitted Use

Site Regulations - Mobile Home

- b) A Mobile Home, Single Wide and Single Detached Dwelling shall be Permitted on the same Lot at the same time.
- c) A Mobile Home, Single Wide shall be subject to the same zone provisions as a Single Detached Dwelling.

By-law Expiration

d) <u>Section 5.5.1</u> shall apply until February 3, 2017, after which date it shall be deleted from this By-law and the T1 suffix shall be deleted from Schedule "A" without further amendment or notice, and provisions of the A1 Zone shall apply thereafter.

SECTION 6 - AGRICULTURAL - NO FARM DWELING (A-NFD) ZONE

6.1 **PROHIBITED USES**

a) A Dwelling

6.2 PERMITTED USES

- a) Any Use Permitted in the A1 Zone excluding Dwellings
- b) Buildings, Structures and Uses Accessory to a Permitted Use

6.3 SITE AND BUILDING REGULATIONS

a) Site and Building regulations shall be the same as the A1 Zone

6.4 AGRICULTURAL – NFD (A-NFD) SPECIAL PROVISIONS

- a) Notwithstanding <u>Table A</u>, the minimum Lot Area of 19.4 hectares shall be Permitted on the lands described as Concession 3, West ½ of East ½ of Lot 16, Being Part 1 on Reference Plan 25R-9050.
- b) Notwithstanding <u>Table A</u>, the minimum Lot Area of 26.38 hectares shall be Permitted on the lands described as Concession 4, Part Lot 11, Part Lot 12, NW ¼ Lot 11, S Part West ½ Lot 12.
- Notwithstanding <u>Table A</u>, the minimum Lot Area of 19.4 hectares shall be Permitted on the lands described as Concession 3, Southeast ¼ Lot 17, in the former Township of Dawn. (B/L 60/2014)

6.5 AGRICULTURAL – NO FARM DWELLING (A-NFD) ZONE EXCEPTIONS (B/L 57/2015)

The following Zones apply to unique or existing situations and are not the standard A-NFD Zones. Except where the zone regulations specify to the contrary, Sections 6.1, 6.2, and 6.3 shall apply.

6.5.1 AGRICULTURAL – NO FARM DWELLING (1) A-NFD(1) ZONE (B/L 57/2015)

Prohibited Uses

- a) A Dwelling
- b) Livestock and Livestock Facilities other than a Hobby Farm

Permitted Uses

c) Any Use Permitted in the A2 Zone, excluding Dwellings

Site and Building Regulations

d) Site and Building regulations shall be the same as in the A2 Zone

SECTION 7 - AGRICULTURAL 2 (A2) ZONE

7.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Agricultural 2 (A2) Zone except for one or more of the following Uses:

- Agriculture, including one (1) Farm Dwelling, but excluding Livestock and Livestock Facilities other than Hobby Farms Commercial Greenhouse Conservation Forestry Hobby Farm Transmission Tower
- b) Existing Cemetery Group Home – Type 1 Single Detached Dwelling Modular Home
- c) Buildings, Structures and Uses Accessory to a Permitted Use, including but not limited to: Agri-Tourism Use, subject to <u>Section 3.10.4</u> Bed and Breakfast Establishment Day Nursery Home Occupation, subject to Section 3.10.2

Value Added Industry, subject to <u>Section 3.10.2</u>

7.2 MINIMUM DISTANCE SEPARATION

- a) All Buildings, Structures and Uses Erected or established in the A2 Zone shall comply with the separation requirements of <u>Section 5.2</u>.
- b) Expansion of Existing Livestock Facilities shall not be permitted, with the exception of a Hobby Farm provided the Hobby Farm remains within the size limits by which a Hobby Farm is defined.

7.3 AGRICULTURAL 2 (A2) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard A2 Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 7.1</u> and/or the regulations of <u>Table A</u> shall apply.

7.3.1 AGRICULTURAL 2(1) A2(1) ZONE

Permitted Uses

- a) Any Use Permitted in the A2 Zone
- b) Existing Stock Yard

7.3.2 AGRICULTURAL 2(2) A2(2) ZONE

Permitted Uses

- a) Any Use Permitted in the A2 Zone
- b) Intermittent farm equipment auctions

7.3.3 AGRICULTURAL 2(3) A2(3) ZONE

a) Permitted Uses

- i) Any Use Permitted in the A2 Zone shall be Permitted on a Lot in the A2(3) Zone
- ii) Existing Church

Special Provisions

- c) Conversion of an Existing Church or Lot which contained an Existing Church for Use for a Single Detached Dwelling shall be Permitted provided:
 - i) there is no continued Institutional Use on the Lot;
 - ii) the Erection of a Single Detached Dwelling, any Accessory Buildings, or Additions to an Existing Building converted to a Single Detached Dwelling shall comply with the provisions applicable to Single Detached Dwellings in the Agricultural 2 (A2) Zone;
 - iii) a record of site conditions has been filed pursuant to Ontario Regulation 153/04 under the Environmental Protection Act; and
 - iv) any permits required under the Ontario Building Code for a change of use have been obtained.
- d) For an Existing Church or Existing Church that has been converted into a Single Detached Dwelling, the Sight Triangle provisions in <u>Section 3.18.2</u> shall not apply and the Minimum Required Front Yard and Minimum Required Exterior Side Yard shall be the Yard specified in <u>Table A</u> or the Existing Yard, whichever is the lesser.

7.4 SPECIAL PROVISIONS

- a) Notwithstanding <u>Table A</u>, the minimum Lot size on the following Lot shall be as indicated:
 - i) 17.56 hectares Lot Area and 45 metres Lot Frontage at Concession 7, Part Lot 15 (former Dawn Township)

SECTION 8 - RESIDENTIAL 4 (R4) ZONE

8.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Residential 4 (R4) Zone except for one or more of the following Uses:

- a) Single Detached Dwelling Group Home-Type 1 Converted Dwelling Semi-Detached Dwelling Duplex Dwelling
- b) Buildings, Structures and Uses Accessory to a Permitted Use, including but not limited to:
 Bed and Breakfast Establishment
 Day Nursery

Home Occupation, subject to Section 3.10.1

8.2 HOLDING ZONES

8.3 **RESIDENTIAL 4 (R4) ZONE EXCEPTIONS**

The following Zones apply to unique or existing situations and are not the standard R4 Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 8.1</u> and/or the regulations of <u>Table A</u> shall apply.

8.3.1 RESIDENTIAL 4(1) R4(1) ZONE

Permitted Uses

- a) Any Use Permitted in the R4 Zone
- b) Existing Machine Shop
- c) Buildings, Structures and Uses Accessory to a Permitted Use.

8.3.2 RESIDENTIAL 4(2) R4(2) ZONE

- a) Permitted Uses
 - i) Any Use Permitted in the R4 Zone
 - ii) Garden Centre
 - iii) Buildings, Structures and Uses Accessory to a Permitted Use.

b) Regulations

- i) Lot Area:
- ii) Lot Frontage:
- iii) Side Yard Width:

0.8 hectares minimum 45 metres minimum 15 metres minimum for an Exterior Side Yard; 3 metres minimum for an Interior Side Yard provided however, that where an Interior Side Yard abuts any Residential, Institutional or Open Space Zone, the minimum Interior Side Yard Width shall be 7.5 metres. 15 metres minimum 7.5 metres minimum

- iv) Front Yard Depth:
- v) Rear Yard Depth:

vi) vii)	Lot Coverage: Landscaped Open Space:	30% maximum 30% minimum
viii)	Height:	10 metres maximum; 4.5 metres for an Accessory Structure
ix)	Open Storage/	There shall be no Open Storage or Outdoor
x)	Outdoor Display:	Display of materials, containers or finished products in the Front Yard, Interior Side Yard, or Exterior Side Yard. Open Storage or Outdoor Display in the Rear Yard may be permitted provided the area is screened.
xi)	Signage:	One (1) permanent, non-illuminated Sign having a maximum area of 2 square metres displaying the name and address of the Garden Centre and one (1) portable, temporary, non-illuminated sign shall be Permitted in accordance with <u>Section 3.20 a)</u> of this By-law.

8.3.3 RESIDENTIAL 4(3) R4(3) ZONE

Despite <u>Section 8.1 a) Table A</u>, the minimum lot area for lands described as Part of Lot 16, Concession 1 (municipally known as 6225 Fansher Road) shall be 0.63 hectares.

SECTION 9 - RESIDENTIAL 5 (R5) ZONE

9.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Residential 5 (R5) Zone except for one or more of the following Uses:

- a) Single Detached Dwelling Group Home-Type 1 Converted Dwelling Semi-Detached Dwelling Duplex Dwelling Street Townhouse Dwelling Multiple Dwelling
- b) Buildings, Structures and Uses Accessory to a Permitted Use, including but not limited to:

Bed and Breakfast Establishment, subject to <u>Section 3.10.1</u> Home Occupations, subject to <u>Section 3.10.1</u>

9.2 Site Regulations – Townhouse Dwelling

- a) Minimum Frontage:
- b) Minimum Area:
- c) Lot Coverage:
- d) Front Yard:
- e) Interior Side Yard:
- f) Exterior Side Yard:
- g) Rear Yard:
- h) Building Height:
- i) Open Space:

9.3 Site Regulations - Multiple Dwelling

- a) Minimum Frontage:
- b) Minimum Area:
- c) Lot Coverage:
- d) Front Yard:
- e) Interior Side Yard:
- f) Exterior Side Yard:
- g) Rear Yard:
- h) Building Height:
- i) Open Space:

30 metres minimum 280 square metres minimum per Dwelling Unit 40% maximum 6 metres minimum 3 metres minimum or 0 metres when attached to another Townhouse Dwelling Unit on the opposite side of the Lot Line. 7 metres minimum 7 metres minimum 12 metres maximum 30 % minimum landscaped open space

30 metres minimum 200 square metres minimum per Dwelling Unit 40% maximum 6 metres minimum 4.5 metres minimum 7 metres minimum 7 metres minimum 12 metres maximum 30 % minimum landscaped open space

9.4 Site Regulations - Other Permitted Uses

Permitted uses other than a Townhouse or Multiple Dwelling shall comply with the Zone Regulations of the R4 Zone that are applicable to the appropriate Permitted Use category.

SECTION 10 - COMMERCIAL (C1) ZONE

10.1 PERMITTED USES

a)

No land, Building, or Structure shall be used or erected in any Commercial (C1) Zone except for one or more of the following Uses:

Amusement Games Establishment Art Gallery Assembly Hall Auditorium Bake Shop Bank Bed and Breakfast Establishment **Boarding House** Brewing on Premises Establishment **Building Supply Establishment** Church Clinic **Commercial Recreation Establishment Commercial Storage Commercial Use Convenience Stores** Dav Nurserv **Dry Cleaning Depot Farmers Market Funeral Home** Gas Bar Gift Shop Health/Recreational Facility Home Occupation Hotel Institutional Use Laundromat Marine Sales and Service Establishment Motel Motor Vehicle Repair Establishment Motor Vehicle Sales Establishment Motor Vehicle Service Establishment Motor Vehicle Washing Establishment Office Park Parking Lot Personal Service Establishment Place of Entertainment Private Club Restaurant, Drive-In Restaurant **Retail Store Retail Warehouse** School

42.0 square metres

45.0 square metres

55.0 square metres

70.0 square metres

Service and Repair Shop Shopping Centre Tavern Theatre Travel Trailer Sales Establishment

- b) Accessory Dwellings Units located above and/or behind a Permitted Commercial Use and Attached to the commercial Building
- c) Existing Single Detached Dwellings, in compliance with the provisions of the R4 Zone
- d) Existing Agricultural Implement Sales Establishment
- e) Buildings, Structures and Uses Accessory to a Permitted Use

10.2 REGULATIONS FOR ACCESSORY DWELLING UNITS

Minimum Floor Area:

- i) bachelor
- ii) one bedroom

iii) two bedrooms

iv) three bedrooms

10.3 REGULATIONS FOR MOTOR VEHICLE SERVICE ESTABLISHMENTS

Notwithstanding any other previous provisions of this By-law, where a Lot in the Commercial (C1) Zone is used for a Motor Vehicle Service Establishment, the following regulations shall apply:

a) Minimum Lot Frontage:

Interior Lot	45.0 metres
Corner Lot	55.0 metres

- b) Minimum Lot Depth shall be 40.0 metres.
- c) No portion of any Gasoline Pump Island on a service station shall be located closer than six (6.0) metres from the Street Line of any Street.
- d) The minimum distance from the intersection of two Street Lines to the nearest ingress or egress ramp shall not be less than nine (9.0) metres, or in the case of the intersection of two arterial Streets, the minimum distance shall not be less than fifteen (15.0) metres.
- e) The minimum distance from any portion of any ingress or egress ramp to any Interior Side Lot Line which abuts any other Lot shall not be less than three (3.0) metres.
- f) The width of any ingress or egress ramp along any Street Line shall not be more than nine (9.0) metres or less than seven and one-half (7.5) metres.
- g) The minimum distance between ramps shall not be less than nine (9.0) metres.
- h) The minimum interior angle of any ramp to the Street Line shall be greater than sixty degrees (60°).
- All parts of the ingress and egress ramps shall be maintained with a cement, or asphaltic binder or any other type of permanent surfacing to prevent the raising of dust or loose particles.
- j) Land which is not used for Buildings, ramps or paving shall be landscaped in lawn, trees or shrubs and maintained in a healthy growing condition and be neat and clean in appearance.

10.4 HOLDING ZONES

10.5 COMMERCIAL (C1) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard C1 Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 10.1</u> and/or the regulations of <u>Table A</u> shall apply.

10.5.1 COMMERCIAL (C1)1 C1(1) ZONE

Permitted Uses

- a) Any Use Permitted in the C1 Zone
- b) A Dwelling Unit within the Existing Main Building as said Building lawfully existed on the date of passing of this By-law, subject to the provisions of <u>Section 10.2</u>.

10.5.2 COMMERCIAL (C1)2 C1(2) ZONE (B/L 29 of 2015)

Permitted Uses

- a) Any Use Permitted in the C1 Zone;
- b) A Single Detached Dwelling
- c) Buildings, Structures, and Uses Accessory to a Permitted Use

Special Provisions

- d) A Single Detached Dwelling and Buildings, Structures, and Uses Accessory thereto shall be subject to those provisions applicable to such Uses in the R4 Zone with the exception that the minimum Required Interior Side, Exterior Side, and Front Yards shall be 0 metres for a Single Detached Dwelling, and the provisions of Section 3.18.2 shall not apply.
- e) Accessory Dwelling Units may be permitted as per Section 10.1 b) even in the absence of a Commercial Use.

SECTION 11 - RURAL COMMERCIAL (C3) ZONE

11.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Rural Commercial (C3) Zone except for one or more of the following Uses:

a) Abattoir

Agricultural Implement Sales Establishment Agricultural Service Establishment Agricultural Supply Establishment Animal Hospital Auction Hall Farmers Market Flea Market Garden Centre Grain Elevator Stock Yard

- b) Existing Single Detached Dwellings, subject to the provisions applicable to Dwellings in the Agriculture 1 (A1) Zone
- c) Buildings, Structures and Uses Accessory to a Permitted Use

11.2 HOLDING ZONES

11.3 RURAL COMMERCIAL (C3) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard C3 Zone. If a regulation or use is not specified, the list of Permitted Uses in <u>Section 11.1</u> and/or the regulations of <u>Table A</u> shall apply.

11.3.1 RURAL COMMERCIAL 3(1) C3(1) ZONE

Special Zone Provisions

- a) In addition to the uses permitted under <u>Section 11.1</u> of this By-law, on the lands described as Con. 5, Part Lot 25, W ½ Lot 25, School Lot (known as 6997 Bentpath Line), two dwellings are permitted within the main existing structure as it lawfully existed on the date of passing of By-law 25 of 2002. Said dwelling will be subject to the provisions of <u>Section 11.1 Table A</u>.
- b) Despite provisions of <u>Section 5.2</u> the minimum distance separation on said lot shall be 90 metres.
- c) Open Storage shall be a Permitted Use.

SECTION 12 - INDUSTRIAL (M1) ZONE

12.1 PERMITTED USES

No land, Building, or Structure shall be used or Erected in any Industrial (M1) Zone except for one or more of the following Uses:

- Agricultural Service Establishment

 Agricultural Supply Establishment
 Auction Hall
 Building or Contracting Establishment
 Bulk Fuel Depot
 Gas Compressor Station
 General Industrial Use that is a Dry Industrial Use
 Grain Elevator
 Light Industrial Use that is a Dry Industrial Use
 Open Storage
 Parking Lot
 Public Garage
 Warehouse
- b) Buildings, Structures and Uses Accessory to a Permitted Use

12.2 YARDS ABUTTING A RAILWAY RIGHT-OF-WAY

Notwithstanding any other provisions of this By-law, where a General Industrial (M1) Zone abuts a railway Right-of-Way, no Yard shall be required.

12.3 HOLDING ZONES

12.4 INDUSTRIAL (M1) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard M1 Zones. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 12.1</u> and/or the regulations of <u>Table A</u> shall apply.

12.4.1 INDUSTRIAL (M1)1 M1(1) ZONE deleted by B/L 20 of 2017

12.4.2 INDUSTRIAL (M1)2 M1(2) ZONE

- a) Permitted Uses
 - i) Any Use Permitted in the M1 Zone;
 - ii) Open Storage of pipe as per a site plan agreement to the satisfaction of the Municipality.
- b) Site Regulations
 - i) Front Yard Depth

10 metres minimum 10 metres minimum

- ii) Side Yard Widthii) Rear Yard Depth
- 10 metres minimum 10 metres minimum
- Rear Yard Depth

12.4.3 INDUSTRIAL (M1)3 M1(3) ZONE

- a) Permitted Uses
 - i) Open Storage or indoor storage of pipe or other materials incidental to a Gas Compressor Station, not necessarily located on the same Lot

- ii) Small scale activities associated with and Accessory to the operation and maintenance of a Gas Compressor Station, not necessarily located on the same Lot
- b) Site Regulations
 - i) Lot Coverage

30 percent maximum

Special Provisions

- c) The Existing Setback shall be the Required Setback for any portion of an Existing Building located within a Minimum Required Yard. Any addition shall not Further Contravene the Setback.
- d) Open Storage shall be a Permitted Use only where a site plan agreement with the Municipality is in effect pursuant to Section 41 of the Planning Act, R.S.O. 1990.

SECTION 13- INDUSTRIAL WASTE DISPOSAL (M3) ZONE

13.1 PERMITTED USES

No land, Building, or Structure shall be used or Erected in any Industrial Waste Disposal (M3) Zone except for one or more of the following Uses:

- a) Waste Disposal Site for non-hazardous, solid wastes
- b) Buildings, Structures and Uses Accessory to a Permitted Use.

13.2 INDUSTRIAL WASTE DISPOSAL (M3) ZONE EXCEPTIONS

The following Zones apply to unique or Existing situations and are not the standard M3 Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 13.1</u> and/or the regulations of <u>Table A</u> shall apply.

SECTION 14 - INSTITUTIONAL (I) ZONE

14.1 PERMITTED USES

No land, Building, or Structure shall be used or Erected in any Institutional (I) Zone except for one or more of the following Uses:

- a) Cemetery Church Day Nursery Institutional Use Nursing Home or Rest Home School
- b) Buildings, Structures and Uses Accessory to a Permitted Use

14.2 HOLDING ZONES

14.3 INSTITUTIONAL (I) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard I Zone. If a regulation or use is not specified, the list of Permitted Uses in <u>Section 14.1</u> and/or the regulations of <u>Table A</u> shall apply.

14.3.1 INSTITUTIONAL (I)1 I(1) ZONE

- a) Permitted Uses
 - i) Any Use Permitted in the I Zone shall be Permitted on a Lot in the I(1) Zone
 - ii) One Single Detached Dwelling shall be Permitted on a Lot in the I(1) Zone

Special Provisions

- b) Conversion of an Existing Building or Lot from Institutional Use to a Single Detached Dwelling shall be Permitted provided:
 - i) there is no continued Institutional Use on the Lot;
 - ii) the Erection of a Single Detached Dwelling, any Accessory Buildings, or Additions to an Existing Building converted to a Single Detached Dwelling shall comply with the provisions applicable to Single Detached Dwellings in the Residential 4 (R4) Zone;
 - iii) a record of site conditions has been filed pursuant to Ontario Regulation 153/04 under the Environmental Protection Act; and
 - iv) any permits required under the Ontario Building Code for a change of use have been obtained.

14.3.2 INSTITUTIONAL (I)2 ZONE (B/L 34 OF 2022)

Special Provisions

Notwithstanding any provisions to the contrary, the following provisions shall apply to the lands municipally known as Concession 2, Part Lot 21, Township of Dawn-Euphemia (6225 Bilton Line):

- a) Minimum Lot frontage of 32.18 metres
- b) Proposed Development Area of 0.35 hectares as indicated in Schedule "A"
- c) Minimum Parking Space requirement of 2 spaces.

SECTION 15 - PASSIVE OPEN SPACE 1 (OS1) ZONE REGULATIONS

15.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Passive Open Space 1 (OS1) Zone except for one or more of the following Uses:

- a) Conservation Forestry Passive Recreation Public Park
- b) Buildings, Structures and Uses Accessory to a Permitted Use

15.2 PASSIVE OPEN SPACE 1 (OS1) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard OS1 Zone. If a regulation or use is not specified, the list of Permitted Uses in <u>Section 15.1</u> and/or the regulations of <u>Table A</u> shall apply.

SECTION 16 - ACTIVE OPEN SPACE 2 (OS2) ZONE REGULATIONS

16.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Active Open Space 2 (OS2) Zone except for one or more of the following Uses:

- a) Active Recreation Campground Community Centre Conservation Forestry Golf Course Golf Driving Tee or Range Passive Recreation Public Park
- b) Buildings, Structures and Uses Accessory to a Permitted Use

16.2 ACTIVE OPEN SPACE 2 (OS2) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard OS2 Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 16.1</u> and/or the regulations of <u>Table A</u> shall apply.

SECTION 17 - ENVIRONMENTAL PROTECTION WETLAND (EP-WET) ZONE

17.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Environmental Protection -Wetland (EP-WET) Zone except for one or more of the following Uses:

a) An Agricultural Use, exclusive of Buildings and Structures Passive Recreation, exclusive of Buildings and Structures Conservation, exclusive of Buildings and Structures

17.2 ENVIRONMENTAL PROTECTION - WETLAND (EP-WET) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard EP-WET Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 17.1</u> and/or the regulations of <u>Table A</u> shall apply.

SECTION 18 - ENVIRONMENTAL PROTECTION - WOODLOT (EP-WD) ZONE

18.1 PERMITTED USES (B/L 29 of 2015)

No land, Building, or Structure shall be used or erected in any Environmental Protection Woodlot (EP-WD) Zone except for one or more of the following Uses:

- a) An Agricultural Use, exclusive of Buildings and Structures Forestry, exclusive of Buildings and Structures Passive Recreation, exclusive of Buildings and Structures Conservation, exclusive of Buildings and Structures
- b) Existing Single Detached Dwellings, where the EP-WD does not have an EP-WET Zone contained within its boundary
- c) Buildings, Structures and Uses Acessory to a Dwelling Permitted under <u>Section 18.1 b</u>) or 18.2 b) and located within the same EP-WD Zone.

18.2 ENVIRONMENTAL PROTECTION - WOODLOT (EP-WD) ZONE SPECIAL PROVISIONS (B/L 29 of 2015)

- a) Single Detached Dwellings and Accessory Uses, where Permitted, shall comply with the provisions of the "Agricultural 1 (A1) Zone".
- b) Complete or partial Replacement or Alteration of an Existing Single Detached Dwelling, shall be Permitted provided the location of such new Building and any associated excavations and site alteration activities are entirely contained to an area that has been clear of undergrowth and continuously maintained as the Existing Dwelling's yard since the day this By-law was passed.
- c) Where Permitted, new Buildings, Structures, and Uses Accessory to a Dwelling shall be entirely contained to an area that has been clear of undergrowth and continuously maintained as the Existing Dwelling's yard since the day this By-law was passed.

18.3 ENVIRONMENTAL PROTECTION - WOODLOT (EP-WD) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard EP-WD Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 18.1</u> and/or the regulations of <u>Table A</u> shall apply.

18.3.1 ENVIRONMENTAL PROTECTION - WOODLOT EP-WD (1) ZONE

Permitted Uses

- a) Any Use Permitted in the EP-WD Zone
- b) Any Use Permitted in the M3 Zone consistent with the existing certificate of approval.
- c) Buildings, Structures and Uses Accessory to a Permitted Use.

SECTION 19 - ENVIRONMENTAL PROTECTION - HAZARD (EP-H) ZONE

19.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Environmental Protection -Hazard (EP-H) Zone except for one or more of the following uses:

- a) An Agricultural Use, exclusive of Buildings and Structures Active Recreation, exclusive of Buildings and Structures Passive Recreation, exclusive of Buildings and Structures
- b) Buildings and Structures required for the safety of Persons living in or adjacent to the Environmental Protection Hazard (EP-H) Zone.

19.2 ENVIRONMENTAL PROTECTION – HAZARD (EP-H) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard EP-H Zone. If a regulation or use is not specified, the list of Permitted Uses in <u>Section 19.1</u> and/or the regulations of <u>Table A</u> shall apply.

19.3 ENVIRONMENTAL PROTECTION - HAZARD (EP-H) ZONE SPECIAL PROVISIONS

a) The "Environmental Protection - Hazard (EP-H) Zone" shall be deemed to correspond with the limits of those lands formerly regulated by the "Fill, Construction, and Alteration" Regulation passed pursuant to the Conservation Authorities Act, R.S.O. 1990, Chap. C.27, as amended. The EP-H Zone is layered with and shall take precedence over any other Zone designations shown on Schedule "A" and its part maps, except where the requirements of Ontario Regulation 171/06 under the Conservation Authorities Act are met as determined by the Conservation Authority. Where a Use, Building, or Structure complies with Regulation 171/06, the Use, Building, or Structure shall be Permitted if it also complies with the provisions applicable in the Zone designation subordinate to and underlying the EP-H Zone. For clarity, this provision shall not apply to Permit any Use, Building, or Structure within lands shown as an EP-WET, EP-WD or EP-SNA Zone on Schedule A or its part maps that does not comply with that Zone's provisions.

SECTION 20 - ENVIRONMENTAL PROTECTION - SIGNIFICANT NATURAL AREA (EP-SNA) ZONE

20.1 PERMITTED USES

No land, Building, or Structure shall be used or erected in any Environmental Protection -Significant Natural Area (EP-SNA) Zone except for one or more of the following Uses:

a) An Agricultural Use, exclusive of Buildings and Structures Passive Recreation, exclusive of Buildings and Structures Conservation, exclusive of Buildings and Structures Forestry, exclusive of Buildings and Structures

20.2 ENVIRONMENTAL PROTECTION - SIGNIFICANT NATRUAL AREA (EP-SNA) ZONE EXCEPTIONS

The following Zones apply to unique or existing situations and are not the standard EP-SNA Zone. If a regulation or Use is not specified, the list of Permitted Uses in <u>Section 20.1</u> and/or the regulations of <u>Table A</u> shall apply.

READ A FIRST	AND SECOND	TIME THIS	DAY OF	. 2014.
				, 2011.

READ A THIRD TIME AND FINALLY PASSED THIS ____ DAY OF _____, 2014.

William Bilton, Mayor

Michael Schnare, Administrator-Clerk

APPENDIX "A" – MINIMUM DISTANCE SEPARATION

Step	Animals Type or Material & Description (Table 1)	Manure Form (Solid or Liquid)	Number/NU (Table 1)	Maximum Housing Capacity	Nutrient Units	Factor A (Table 1)	Factor D (Table 1)
1							
2	Total Nutrient Unit Capacity on Lot			Total			
3	Factor A (Odour Potential) Veight Average by NU (round to 2 decimal places)						
4	Factor D (Manure or Material Form) Weight Average by NU (round to 2 decimal places)						
5	Factor E (Encroaching Land Use - Tab	ble 4)					
6	Potential Nutrient Units: Tillable Ha or	1 Lot x 7.5 =	= (max	imum 300)			
7	Final NU: Greater of Total NU on Lot (2 (For expansion of a settlement area id	,	. ,	nore Potenti	al NU).		
8	Factor B (Nutrient Units Factor - Table	2)		(round to	2 decima	al places)	
9	F: Building Base Distance (m) = Facto	r A (3) x Factor D	(4) x Factor E	E (5) x Facto	rB(8) (round <u>up</u>)	
10	S: Manure Storage Base Distance (m) (Tables 5 & 6) (round <u>up</u>)						
Requ	ired Setback from livestock occupied p	ortion of livestoc	k facility = F (9) _	m	Actua	al: r
Requ	ired Setback from manure or material	storage area = S	S (10)		m	Actu	al: r

TYPE A LAND USES include Industrial (excluding M3 & M4) Zones, Rural Commercial (C3) Zones and Passive Recreation Uses and/or Zones Permitting such Uses and shall also include retail and office areas associated with a Nursery or Commercial Greenhouse. For the purposes of MDS I a dwelling or up to three new non-Agricultural Lots are also Type A Land Uses. For the purposes of MDS II, Dwellings and Residential Uses not recognized as Residential areas in the Township Official Plan, or Cemeteries located in an Agricultural Zone are also Type A Land Uses.

TYPE B LAND USES include Institutional, Active Recreation and Commercial (excluding C3 Zones) Uses and/or Zones Permitting such Uses. For the purposes of MDS I, Cemeteries, a Building with three or more Dwelling Units, expansion of a settlement area, more than three new non-Agricultural Lots, Zones for Residential Use, or a consent that would result in four contiguous Residential Lots are also Type B Land Uses. For the purposes of MDS I, Cemeteries not in an Agricultural Zone and areas specifically designated in the Township Official Plan as Residential or settlement areas are also Type B Land Uses.

	MINIMUM DISTANCE SEPARATION II CALCULATION FORM									
Step	Animals Type or Material & Description (Table 1)	Manure Form (Solid or Liquid)	Number /NU (Table 1)	Maximum Housing Capacity 3 Years Ago (1)	NU 3 Years Ago (1)	Added Maximum Housing Capacity (1)	Added NU (1)	Final NU	Factor A (Table 1)	Factor D (Table 1)
1										
2	Total Nutrient Unit Capacity on	Lot		Totals						
3	Factor A (Odour Potential)	Wei	ght Avera	ge by Addec	I NU (ro	ound to 2 de	cimal p	laces)		
4	Factor D (Manure or Material F	orm)	Weig	ght Average	by Add	ed NU (rour	nd to 2 c	decima	l places)	
5	Factor B (Nutrient Units Factor	- Table 2	- based o	n Total Fina	I NU)	(roui	nd to 2 d	decima	l places)	
6	Percentage Increase (%) = (To	otal Added	NU / Tota	I NU 3 Year	s Ago)	x 100				
7	Factor C (Orderly Expansion Factor C	actor - Tab	ole 3)			(round to	max4 o	decima	l places)	
8	F: Building Base Distance (m)	= Factor A	A (3) x Fac	tor D (4) x F	actor B	(5) x Factor	C (7)	(r	ound <u>up</u>)	
9	S: Manure Storage Base Dista								ound <u>up</u>)	
pern	ny livestock facility capacity for nit application submission date ed capacity. Added capacity cou	e (and incl	uding the							
				Livestock	Occup	ied Portion		Manur	e Storag	е
	Base Distance F = m Base Distance S = m									m

MDS II SUMMARY			Base Distance F = m			Base Distance S = m			
		Factor	Requir Setback ('F' x Fa	. (m)	Actual Setback (m)	Requ Setbac ('S' x F	ck (m)		Setback n)
Type A Land Uses		1							
Type B Land Uses		2							
Interior Side or Rear Lot Line (max 30m)*		0.1							
Exterior Side or Front Lot Line*		0.2							
*Round to nearest whole number									

				Manure or Materia	
Animal Type	Description	Number	Factor	Permanent Storag	
or Material	Description	per NU	A	Liquid Manure: Factor D = 0.8 <18% Dry Matter	Solid Manure: Factor D = 0.7 18 - 100% Dry Matter
Swine	Sows with litter, dry sows/boars	3.33		Most systems	Systems with solid
	Segregated Early Weaning (SEW)	0.00		have liquid manure	manure inside on
	Sows with litter, dry sows or boars	3.5	1.0	stored under the	deep bedded
	(non-SEW)		_	barn slats for short	packs, or with
	Breeder gilts (entire barn designed	5		or long periods, or	scraped alleys
	specifically for this purpose)			in storages	
	Weaners (7 kg -27 kg)	20	1.1	located outside	
1	Feeders (27 -105 kg)	6	1.2	–	—
Dairy Cattle ¹	Milking-age cows (dry or milking)			Free-stall barns	Tie-stall barns with
	Large-framed; 545 kg - 636 kg (e.g.	0.7		with minimal	lots of bedding, or
	Holsteins)			bedding or sand	loose housing with
	Medium-framed; 455 kg - 545 kg (e.g.	0.85		bedding, or tie-	deep bedded pack,
	Guernseys)			stall barns with	and with or without
	Small-framed; 364 kg - 455 kg (e.g.	1		minimal bedding &	outside yard
	Jerseys)			milking centre	access
	Heifers (5 months to freshening)			washwater added	
	Large-framed; 182 kg - 545 kg (e.g.	2			
	Holsteins) Medium-framed; 148 kg - 455 kg (e.g.		0.7		
	Guernseys)	2.4	0.7		
	Small-framed; 125 kg - 364 kg (e.g.				
	Jerseys)	2.9			
	Calves (0 -5 months)				Bedded pens or
	Large-framed; 45 kg - 182 kg (e.g.				stalls or heavily
	Holsteins)	6			bedded calf
	Medium-framed; 39 kg - 148 kg (e.g.				hutches that are
	Guernseys)	7			outside
	Small-framed; 30 kg - 125 kg (e.g.				outorido
	Jerseys)	8.5			
Beef Cattle	Cows, including calves to weaning (all			N/ A	Bedded pack
	breeds)	1	0.7		barns with or
	Feeders (7 -16 months)	3		Slatted floor	without outside
	Backgrounders (7 - 12.5 months)	3		systems, or barns	yard access
	Shortkeepers (12.5 - 17.5 months)			with minimal	,
			0.8	bedding & yard	
		2		scraped to a liquid	
				storage	
Veal	Milk-fed	6	1.1	Slatted floors or	Heavily bedded
	Grain-fed	6	0.8	slatted stall	pack barns
Goats	Does & bucks (for meat kids; includes			N/ A	Heavily bedded
	unweaned offspring & replacements	8			pack barns
	Does & bucks (for dairy; includes	0	0.7		
	unweaned offspring & replacements)	8			
	Kids (dairy or feeder kids)	20			
Sheep	Ewes & rams (for meat lambs;			N/ A	All sheep systems
	includes unweaned offspring &	8			
	replacements)				
	Ewes & rams (dairy operation;		0.7		
	includes unweaned offspring &	6			
	replacements)				
	Lambs (dairy or feeder lambs)	20			

TABLE 1: Factor A (Odour Potential) and Factor D (Manure or Material Form in Storage Facility)

Appendix A Minimum Distance Separation formulae

Animal Type				Manure or Material Form in			
or Material	Description	Number	Factor	Permanent Storage Liquid Manure: Solid Manure:			
(Table 1, Page 2 of 3)		per NU	Α	Factor D = 0.8 <18% Dry Matter	Factor D = 0.7 18 - 100% Dry Matter		
Horses	Large-framed, mature; > 681 kg	0.7		N/ A	All horse systems		
	(including unweaned offspring)	0.7					
	Medium-framed, mature; 227 kg – 680	1	0.7				
	kg (including unweaned offspring)	I	0.7				
	Small-framed, mature; < 227 kg	2					
	(including unweaned offspring)	Z					
Chickens	Layer hens (for eating eggs; after	150	1.0	Birds in cages,	Birds in cages,		
	transfer from pullet barn)	150	1.0	manure belts, no	manure belts &		
	Layer pullets (day olds until transferred	500	0.7	drying of manure,	drying, or floor		
	into layer barn)	000	0.7	water added	systems		
	Broiler breeder growers (males/	300	0.7	N/A	Bedded floors		
	females transferred out to layer barn)	000	0.7				
	Broiler breeder layers (males/females	100	0.7	N/A	Cage or slatted		
	transferred in from grower barn)		0.7		floor systems		
	Broilers on 8 week cycle	350		N/A	Bedded floor		
	Broilers on 9 week cycle	300			systems		
	Broilers on 10 week cycle	250	0.7				
	Broilers on 12 week cycle	200	0.7				
	Broilers on any other cycle, or if	24.8 m ²					
	unknown, use 24.8 m ² /NU	24.0 111					
Turkeys	Turkey pullets (day old until transferred	267		N/ A	Bedded floor		
	to layer turkey barn)	201			systems		
	Turkey breeder layers (males/females	67					
	transferred in from grower barn)						
	Breeder toms	45					
	Broilers (day olds to 6.2 kg)	133	0.7				
	Hens (day olds up to 6.2 kg to 10.8	105	••••				
	kg; 7.5 kg is typical)						
	Toms (day olds to over 10.8 to 20 kg;	75					
	14.5 kg is typical)						
	Turkeys at any other weights, or if	24.8 m ²					
0	unknown, use 24.8 sq m/NU			N1/A	De Ha I (Less		
Quail	Use 24.8 m ² /NU	24.8 m^2		N/A	Bedded floor		
Partridge	Use 24.8 m ² /NU	24.8 m^2			systems		
Pheasants	Use 24.8 m ² /NU	24.8 m^2					
Squab	Use 24.8 m ² /NU	24.8 m ²					
Rheas	Adults (includes replacements &	13	0.7				
Emus	market birds)						
Emus	Adults (includes replacements &	12					
Ostriches	market birds) Adults (includes replacements &						
Ostriches	market birds)	4					
Ducks	Peking	105		Wire mesh flooring	Bedded floor		
DUCKS		105	0.8	systems	systems		
Casaa	Muscovy, use 24.8 m ² /NU	24.8 m^2	0.0	Systems	393101113		
Geese Rabbits	Use 24.8 m ² /NU Breeding females (including males,	24.8 m ²		N/A	Cage or floor		
RADDIIS		40		IN/A			
Chinchillas	replacements & market animals)		0.8		systems		
CHINCHINAS	Breeding females (including males,	320					
Fox	replacements & market animals) Breeding females (including males,						
I UX	replacements & market animals)	25					
Mink	Breeding females (including males,		1.0				
IVIIIIN	Dieeuing lemales (including males,	90					

Appendix A Minimum Distance Separation formulae

Comprehensive Zoning By-law 54 of 2014

Animal Type	Animal Type			Manure or Material Form in			
or Material	Description	Number	Factor	Permanent Storag			
(Table 1,	Description	per NU	Α	Liquid Manure: Factor D = 0.8	Solid Manure: Factor D = 0.7		
Page 3 of 3)				<18% Dry Matter	18 - 100% Dry Matter		
Bison	Adults (includes unweaned calves &			N/ A	Bedded pack		
	replacements)	1.3			barns with outside		
-	Feeders (170kg - 477kg)	4			access OR outside		
Llama	Adults (includes unweaned young &	-			confinement areas		
	replacements)	5					
	Feeders (45kg - 86kg)	16					
Alpaca	Adults (includes unweaned young &	8					
-	replacements)						
	Feeders (23kg – 48kg)	26					
Wild Boar	Breeding age sows (includes boars,						
	replacements & weaned piglets to	5					
	27kg)						
	Finishing boars (27 kg -86 kg)	7					
Deer	White tailed deer						
	-Adults> 24 mo (including unweaned	11					
	offspring	04	0.7				
	-Feeders	21	0.7				
	Red deer						
	-Adults> 24 mo (including unweaned offspring)	7					
	-Feeders	14					
	Elk	14					
-	-Adults> 24 mo (including unweaned						
	offspring)	2					
	-Feeders	6					
	Elk/deer hybrids						
	-Adults> 24 mo (including unweaned	4					
	offspring)	4					
	-Feeders	10					
	Fallow deer						
	-Adults> 24 mo (including unweaned	13					
	offspring)						
	-Feeders	23					
Other livestock	To determine the number per NU, add	453.6 kg		All storages with	All storages with		
not listed in	up the total maximum live weight of	(1000	0.8	liquid manure	solid manure		
this table	animals and divide by the weight of	lbs)					
	animals per NU in the next column	,		A 11 - 6 - 141	A 11 - 6 - 141		
Manure	Maximum capacity of permanent			All storages with	All storages with		
imported to a lot not	storages at any time: solid or liquid	19.8 m ³	10	liquid manure	solid manure		
	capacity	(700 ft ³)	1.2				
generating							
manure ²	Maximum capacity of parmanent			All storages with	All storages with		
Storages for digestate from	Maximum capacity of permanent storages at any time: solid or liquid			liquid manure	All storages with solid manure		
an Anaerobic	capacity			inquiù manule	Solid Manule		
Digester	σαρασιτγ	19.8 m ³	0.5				
(odours		(700 ft ³)	0.5				
reduced during							
this process)							
		I					

1 On farms with 100 milking-age cows [dry & milking), there are usually about 20 replacement calves and 80 replacement heifers.

2. Average value for typical types of manures that might be imported to a lot, such as poultry, dairy, beef, swine, horse or other manure.

N/A = Not Applicable

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TABL	E 2: Fa	actor B (Nutrient	Units Fa	actor)		3: Factor C		
Final	al Factor Final Factor Final Factor		(Orderly E	(Orderly Expansion Factor)					
NU	В	NU	В	NU	В	% Increase	Factor C	% Increase	Factor C
5 or	450	66	285	240	429	in NU		in NU	
Less	150	68	287	245	432	0% or	0.5000	43	0.7666
6	153	70	289	250	435	Decrease	0.5000	44	0.7728
7	157	72	291	260	441	1	0.5062	45	0.7790
8	160	74	293	270	447	2	0.5124	46	0.7852
9	163	76	294	280	453	3	0.5186	47	0.7914
10	167	78	296	290	458	4	0.5248	48	0.7976
11	170	80	298	300	464	5	0.5310	49	0.8038
12	173	82	300	310	469	6	0.5372	50	0.8100
13	177	84	301	320	474	7	0.5434	55	0.8167
14	180	86	303	330	480	8	0.5496	60	0.8230
15	183	88	305	340	485	9	0.5558	65	0.8294
16	187	90	307	350	490	10	0.5620	70	0.8357
17	190	92	309	360	494	11	0.5682	75	0.8420
18	193	94	310	370	499	12	0.5744	80	0.8484
19	197	96	312	380	504	13	0.5806	85	0.8547
20	200	98	314	390	508	14	0.5868	90	0.8610
21	202	100	316	400	513	15	0.5930	95	0.8674
22	204	102	318	410	517	16	0.5992	100	0.8737
23	206	104	320	420	522	17	0.6054	105	0.8800
24	208	106	322	430	526	18	0.6116	110	0.8864
25	210	108	324	440	530	19	0.6178	115	0.8927
26	212	110	326	450	535	20	0.6240	120	0.8990
27	214	112	329	460	539	21	0.6302	125	0.9054
28	216	114	331	470	543	22	0.6364	130	0.9117
29	218	116	333	480	547	23	0.6426	135	0.9180
30	220	118	335	490	551	24	0.6488	140	0.9244
31	222	120	337	500	555	25	0.6550	145	0.9307
32	224	120	339	520	562	26	0.6612	150	0.9371
33	226	124	340	540	570	20	0.6674	160	0.9497
34	228	124	342	560	577	28	0.6736	170	0.9624
35	230	120	344	580	584	29	0.6798	180	0.9024
36	232	130	346	600	591	30	0.6860	190	0.9731
37	232	135	351	620	598	31	0.6922	200	1.0000
38	234	140	355	640	605	32	0.6984	300	1.0280
39	238	145	360	660	611	33	0.7046	400	1.0560
40	230	145	364	680	618	33	0.7040	500	1.0300
40	240	150	368	700	624	35	0.7108	600	1.1120
41	242	160	372	750	639	36	0.7170	700% or	1.1120
42	244 246	160	372	800	654	30	0.7232	more or	
43	240	170	380	850	668	37	0.7294	first	
									1.1400
45 46	250	175	384	900	681 694	39	0.7418	Livestock	
46	252	180	388	950	694 707	40	0.7480	Facility on	
47	254	185	392	1000	707	41	0.7542	Lot	
48	256	190	395	1100	731	42	0.7604		
49	258	195	399	1200	753				
50	260	200	402	1300	775				
52	264	205	406	1400	795				
54	268	210	409	1500	815				
56	272	215	413	2000	870				
58	276	220	416	3000	980				
60	280	225	419	4000	1090				
62	282	230	423	5000	1200	Table 2 Note: For ca			AFRA,
64	284	235	426	>5000	See Note.	Municipal staff or, M	DS Computer	Program.	

Appendix A Minimum Distance Separation formulae

TABLE 4: Factor E (Encraoching Land Use Factor)

Encroaching Land Use	Factor E
Type A Land Use*	1.1
Type B Land Use*	2.2
*See Section 2, Definitions, in Zoning By-law.	

TABLE 5: Permanent Manure or Material Storage Types

Solid Manure: 18% dry matter, or more							
Liquid Manure: Less than 18% dry matter							
Digestate: Less than 18% dry matter							

Storage Odour Potential	Solid or Liquid System	Inside or Outside Livestock Facility	Number referred to in Table 6	Description of permanent manure storages being sited by MDS II, or encroached upon through MDS I application		
Very Low	Solid	Inside	V1	Solid, inside, bedded pack (manure accumulates under livestock over time)		
		Outside	V2	Solid, outside, covered (cover keeps off precipitation to prevent runoff)		
			V3	Solid, outside, no cover, greater than or equal 30% dry matter (manure is dry enough that a flowpath option can be used for runoff control (Nutrient Management Act,		
			V4	Solid, outside, no cover, 18% to less than 30% dry matter, with covered liquid runoff storage (manure not dry enough to soak up precipitation, so a liquid runoff storage needed but it has a permanent, tight cover)		
	Liquid	Inside	V5	Liquid, inside, underneath slatted floor (manure is stored under the animals in the barn)		
		Outside	V6	Liquid, outside, with a permanent, tight fitting cover (negative pressure tarp, concrete lid, inflatable dome, etc.)		
			V7	Liquid, (digestate), outside, no cover (all manure has been treated through anaerobic digestion, or a similar process that reduces odours)		
Low	Solid	Outside	L1	Solid, outside, no cover, 18% to less than 30% dry matter, with uncovered liquid runoff storage (manure not dry enough to soak up precipitation, so a liquid low runoff storage needed, but it is uncovered, producing more odour than in V4 above)		
	Liquid	Outside	L2	Liquid, outside, with a permanent floating cover (tarps, foam panels, etc.)		
Medium	Liquid	Outside	M1	Liquid, outside, no cover, straight-walled storage (usually circular or rectangular, concrete or steel storages)		
			M2	Liquid, outside, roof, but with open sides (roof keeps off precipitation, but the open sides allow wind to travel over the manure and carry odours)		
High	Liquid	Outside	H1	Liquid, outside, no cover, sloped-sided storage (earthen manure storages, but not earthen runoff storages associated with a solid manure storage which are L 1 above)		

Building Base Distance	Storage Separation Distances Based on Relative Odour Potential – Storage Base Distance, 'S' (m)					
(m) for MDS II ('F'), or	Very Low Low Medium High					
Encroachment Base	Odour Storages	Odour Storages	Odour Storages	Odour Storages		
Distance for MDS I ('F')	V1 to V7	L1 to L2	M1 to M2	H1		
40	40	64	136	232		
50	50	74	145	232		
60	60	84	145	240		
70	70	93	163	248		
80	80	103	172	250		
90	90	113	181	204		
100	100	123	190	280		
110	110	132	199	288		
120	120	142	208	296		
130	130	152	217	304		
140	140	162	226	312		
150	150	171	235	320		
160	160	181	244	328		
170	170	191	253	336		
180	180	201	262	344		
190	190	210	271	352		
200	200	220	280	360		
210	210	230	289	368		
220	220	240	298	376		
230	230	249	307	384		
240	240	259	316	392		
250	250	269	325	400		
260	260	279	334	408		
270	270	288	343	416		
280	280	298	352	424		
290	290	308	361	432		
300	300	318	370	440		
310	310	327	379	448		
320	320	337	388	456		
330	330	347	397	464		
340	340	357	406	472		
350	350	366	415	480		
360	360	376	424	488		
370	370	386	433	496		
380	380	396	442	504		
390	390	405	451	512		
400	400	415	460	520		
420	420	435	478	536		
440	440	454	496	552		
440	440	454	514	568		
480	460	474	532	584		
500	500	513	550	600		
600	600	610	640	680		
800	800	805	820	840		
1000 Greater than 1000 m	1000	1000	1000	1000 ase Distance or		

Appendix A Minimum Distance Separation formulae