

Municipality of Shuniah Application to Amend the Zoning By-Law

Under Section 34 and 36 of the Planning Act

Note to applicants:

This application form is to be used by persons or public bodies wishing to amend the Zoning By-Law for a specific property in Municipality of Shuniah. In this form, the term "subject property" or "the property" means the land that is subject of the proposed amendment.

A site visit is required. Submission of this application constitutes tacit consent for authorized Municipality of Shuniah staff to inspect the subject lands or premises.

A pre-consultation meeting with the Municipality prior to submitting the application is required. The purpose of a pre-consultation meeting is to identify any other information and materials (e.g., specific studies, plans or reports) which are necessary to provide a complete review of the application. This information must be included with the application.

Completeness of the Application:

The information that must be provided by the applicant is indicated in the application form, in accordance with Ontario Regulation 545/06 under the Planning Act. The mandatory information must be provided with the fee (LRCA + Shuniah). If the mandatory information and fees are not provided, the application will be returned, or refused for further consideration until the information and fee have been provided.

The application form also sets out other information that will assist the Municipality and others in their planning evaluation of the Zoning By-Law amendment application.

To ensure the quickest and most complete review, this information should be submitted at the time of application. In the absence of this information, it may not be possible to do a complete review within the legislated time frame for making decisions. As a result, the application may be refused.

Once the application is determined complete, revisions and/or changes to the application, including dimensions, will not be allowed. Please ensure the accuracy of your application. Errors or omissions may require a further

application and additional expense. Confirmation of the current land use and zoning on your property may be obtained from the Planning Department. The amendment and supporting documents will be made available to the public on the Shuniah website, www.shuniah.org, for further information please contact our office.

Submission of the Application:

The complete submission will include:

- ONE paper and ONE electronic PDF version of the full package including Survey Plan of the property
- The applicable fee(s) (LRCA + Shuniah) in accordance with the most recent Municipal Fees and Tariffs By-law.

Disclosure of information:

All information submitted in support of this application will be considered public information, including any reports, studies, drawings or other documentation submitted by applicant(s), agent(s), consultant(s) or solicitor(s). The Municipality of Shuniah is permitted to make the application and any associated supporting information available to the general public, including posting electronic versions of the application form and associated studies and reports online. The Municipality of Shuniah is also permitted to provide copies of the application and any supporting information to any member of the public or other third party which requests the information.

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te of Pre	e-consultation Meeting:_	JUNE 27 -	,			
				Page No.		
	plete Application Receiv					
Enclose	ed (amount): \$	(LRCA) \$	(Shuniah)	PRE-CON	Fee 500.00	RECEIPT NO. 7347
RT 1	GENERAL PROPERTY	DESCRIPTIO	N			
Owr	istered Owner(s): ner's Name (indicate hom ociations): Deわりと				such is the cas	se with
Owr	ner's Mailing Address:			-		
City:	•	00 4015	Prov.: Postal	Code:	Phone	
Cell	-	Email Addre	255:			
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16.160	olicant's Mailing Address:					
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How long have the sub	iect lands h	een in the	owner's pr	ossessions?	29	\rangle	EARS		
Existing use of propert			was a part						
				1 06:-1-101-			*		
Zoning: 6R.	Shoreliv	re Kes	identia	/ Official Pla	in Desig	nation	Kesis	uent 10	
How long has this exis	sting use co	ntinued?							
Is the property located	in a high-de	nsity area?	If so, what	is the Green	Star sta	tus (no	ne, partial or	full)?	
Description of all exist	ing use buil	dings or st	ructures:						
(e.g., Recreational, per			mercial sho	p)					
Permanent	dwe	<u>lling </u>		MANAGEMENT TO THE TOTAL TH					
		<i></i>							***********
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[] or Vacant Land		***************************************		***************************************				**************************************	***************************************
* #									
List of all existing build		ructures (p	provide all	measuremer			¥		· T
Type of buildings or		All yard s	etbacks (m)	Build	40.	Ground	Height	\
structures	Front	Rear	Side	Side	dimen	SIONS	floor area		
1. Dwellina	21.50	10.0	3.0		23 x I	2	297m2		2
2.				1 2 2 2					-
3.									
4.									***************************************
5.					eranianananananananananananananananananan	***************************************			
Describe the drainage	of the site a	ind any on	-site or ne	arby water so	ources	(e.g., c	reeks, ponds	, ditches):
Lake Supe			N .				x *		
Drainage d	itch o	<u> </u>	Ind	west	pr(y)s	rty	INS		****************
Drainage C	vlvert	Connin	a diac	ionally	acro	55	He prop	ertv.	
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	***************************************	***************************************							***************************************
Former Use of Proper	ty Table (cl	neck as apı	olicable):				,		
Does the Owner ow				and and and and and an an and an and an		[]Ye	es [V] No	[]U	nkn
is there any reason t	o believe th	at the sub	iect proper	tv or adiacer	it	[]Ye	s [v/No	[]U	nkn
property may be en				,,					
Has an industrial or	commercial	use, or an	orchard, b	een on or adj	acent	[]Ye	es [V]No	[]U	nkn
to the property?						, , , , , ,		· · · · · · · · · · · · · · · · · · ·	
Has lot grading beer material?	changed by	y adding or	r removing	earth or othe	er	[] Ye	s [VNo	1) U	nkn
Has a gas station be	en located o	n the subi	ect propert	y or adjacent	t land	[] Ye	s [YNo	[]U	nkn
at any time?								. 3	
Has there been petroor adjacent land?	oleum or ot	her fuel sto	ored on the	e subject pro	perty	[]Ye	s [4]No	[]U	nkn
Has the Ministry of t	he Environn	nent, Cons	ervation ar	nd Parks, or a	nv	[]Ye	s [-/No	[]U	nkno
other agency formal					- 1		. ,	. 10	
property is or may b	e contamina	ated?							

10.1	What information did you use to determine the answers to the above questions on former uses?
	Historical information from previous owner + long
	Historical information from previous owner + long time neighbours of previous owner.
10.2	If you answered YES to any of Section 10 Former Use of Property Table, a previous use inventory showing all former uses of the subject property, or if appropriate, the land adjacent to the subject property is needed. Is the previous use inventory attached? [] Yes [] No If the inventory is not attached, please explain.
10.3	If you answered Yes to any of the questions related to Section 10, Former Use of Property Table, was an Environmental Site Assessment (ESA) conducted under the Environmental Assessment Act or has a Record of Site Condition (RSC) been file? [] Yes [] No [] Unknown If no, why not? Explain on a separate page, if necessary.
11.	Uses adjacent to the subject property: North Bush South Lake Superior East Abutting neighbour
	West Abuiling neighbour
PART	2 ZONING BY-LAW AMENDMENT
12. 1	Indigenous land claims: Does the proposed zoning by-law Amendment apply to lands subject to any indigenous land claims or provincial/indigenous co-management agreement? [] Yes [v] No
	If known, provide any information you may have below or as an attachment to the application.
12.2	Have you consulted with Indigenous Peoples on this request for a zoning by-law Amendment? [] Yes [] No
	If yes, provide any information you have on the consultation process and the outcome of the consultation. Attach a separate page, if necessary

13.	Consultation Strategy: Please describe in detail you proposed strategy for consulting with the public with respect to this requested amendment. Please explain below or attach on a separate page.
	As required and set out by Shuniah
14.	What is the proposed zoning by-law amendment?
	Increase ceiling height of the loft of a new detached garage from 1.727 m to 1.98 m
	garage from 1.727 m to 1.98 m
15.	Describe the purpose of the proposed amendment: Explain on a separate page, if necessary
	To create walking space in the loft where the owner doesn't
	To increase left headroom to install a storage lift garage
	attle elevater to move objects from main floor to lott without
	having to use the stairs.
16.	Do the existing parts of the Zoning By-Law that would be affected by the requested Zoning By-Law Amendment conform with the Municipality of Shuniah Official Plan? [Yes [] No
	If yes, explain how.
	Mission statement of the Official Plan says Shuniah is committed to
	providing the highest quality of life" making the left more accessible to elderly owners will improve their quality of life.
17.	Does the proposed Zoning By-Law amendment conform with the Municipality of Shuniah Official Plan? If yes, explain how. (Read and cut and paste all relevant policies sections. Use a separate page as needed).
	See item 16
18.	Describe how the proposal will fit in with the existing land uses in the area.
	The ceiling height change will be undireable from the exterior
	requirements for size and max overall height.
10	
19.	Describe in detail how the proposed amendment conforms with the intent of the Zoning By-Law. The Zoning by laws restricts the bound of a left to discovered.
	The Zoning by law restricts the height of a loft to discourage its use as "Irvable" space. Our proposed amendment is a
	minimal change to allow better access to storage space for
	elderly owners.

If the subject property	e Ontario Lendment dment specify: the propo	and Tribun [] C [] P ne file num osed ameno	nal (OLT), for Consent Plan of subd ober; the apd dment:	r approval [] ivision or copproval Au	of either: Minor Variance condominium []	e [] Site Pla Minister's z id it affects;	n Approv	val der
[] Official Plan Amend If yes, and if known, s status, and its effect on N O If the subject property	dment specify: th	[] P ne file num osed amend	Plan of subd ober; the apd dment:	ivision or c	condominium []	Minister's z	oning ord	der
If yes, and if known, status, and its effect on	specify: th	ne file num osed amend	nber; the apdiment:	oproval Au	uthority; the lan	d it affects;	its purpo	
If the subject property	n the propo	osed amend	dment:					ose; its
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Description of propose (e.g., Recreational, pern	ed building manent dw	gs or structivelling, comi	ures mercial shop	ditions:		•	•	confor
Type of buildings or structures		All yard s	etbacks (m)		Building dimensions	Ground floor area	Height	Whe buil
	Front	Rear	Side	Side			£ 5	
1. Garage 2. 3.	21.50	10.0	3.0	3.0	7.32 X 12.2	89.3 m2	6.0	202
	and the same of th				1			
4.			_1	1				

PAR	Т3	SERVICING				
25.	Des	cription of Street/R	oad:			
	[](Opened	[V Paved	[] Gravelled	[) Public	[] Private
		h of Street or Road	2 lanes			
	11 - 20 11 - 10 10 10 10 10 10 10 10 10 10 10 10 10		by the Municipality?	IVÍ Yes	[] No	[] Unknown
	V (0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000		cated/transferred to	[] Yes	[] No	[M Unknown
		Municipality?				
		e Road privately ow ntained?	ned and/or privately	[] Yes	[i]No	[] Unknown
26.	Name Type If Oth parki	of Road (i.e. Province Local Pub ner, specify details, i	derade Beginal Rick Road disconsisted and right including water and right ities used of to be used blick road.	Road, Local Public	ss to the subject la	d, Other) nd will be y water only, the nese facilities from the subject
27.	Provi	ncial standards	ewage disposal system eptic system ting dwelling	_		south side
28.	devi	nmunal septic systemelopment of more t	m and more than 4,50 han 5 lots/units, a ser	00 litres of effluent ving options report	would be procure	d and operated individual or e per day and/or results in the gical report is required.
	well is pr	l, the development of oposed to be used,	of more than 5 lots/un	its may need a hyd er may be required	rological report. If I I (taking more than	perated individual or communa lake or other water body water n 50,000 litres of water per day
29.	Desci	ribe how storm drai	inage will be managed	d (i.e. ditches, swal	es, others):	
		rainage	swales /di	tches on	east and	WEST
	P	roperty line	s and cul-	vert runni	ng diagona	l across property.

RT 4		PROVINCIAL POLICY
	Prov	incial Policy Statement (PPS):
1		ee proposed amendment consistent with the PPS under subsection 3(1) of the <i>Planning Act</i> ? es [] No
2.		ain how the requested amendment is consistent or not consistent with the PPS. Attach a separate page, if essary. Submit a copy of a planning report, if applicable. (Read and cut and paste the relevant sections).
	le th	
		e subject land within an area of land designated under any provincial plan or plans? [] Yes [] No s, does the proposed amendment conform to or does not conflict with the provincial plan or plans:

- 32.1 Has a site assessment been carried out by a qualified person to determine if natural heritage features exist on or within 120 metres of the subject property? [] Yes [] No
- Have any studies been completed to assess the impacts of the proposed development on any existing natural 32.2 heritage features and adjacent lands? [] Yes [기No
- Are any of the following uses or features on the subject lands of the proposed amendment or within 500 metres of 32.3 the subject property of the proposed amendment, unless otherwise specified.

Significant Features checklist (Please check all appropriate boxes, if any apply.)

Use or Feature	On the Subject Property	Within 500m of Subject Land (indicate approx. distance)	Potential information needed
Class 1 Industry*			If sensitive land uses proposed within 70m from the boundary lines, a noise/odour/particulate study may be needed
Class 2 industry**			If sensitive land uses proposed within 300m from the boundary lines, a noise/odour/particulate study may be needed
Class 3 industry***			If sensitive land uses proposed within 1000m from the boundary lines, a noise/odour/particulate study may be needed
A landfill site (closed or active)			If sensitive land use is proposed, and if within 500 m of the perimeter of the fill area, address possible leachate and groundwater impacts, noise, methane gas control, odour, vermin and other impacts may be needed.
A sewage treatment plant or waste stabilization pond			Assess the need for feasibility study for residential and other sensitive land uses.

Provincial Highway	Consult Ministry of Transportation if access to provincial highway is proposed.
	If located in proximity to provincial highway, a traffic impact and a stormwater management report may be needed.
An active railway line and major highways	Evaluate impacts of noise within 100m
Electricity generating station, hydro transformer, railway yard, etc.	If sensitive land use is proposed, and if within 1000m, a noise study may be needed to determine possible noise impacts and appropriate mitigation measures.
High voltage electric transmission line	Consult the appropriate electric power service.
Transportation, infrastructure and utility corridors	Will there be a negative impact on a planned corridor?
Cultural heritage and archaeology	Adverse impact on significant built heritage resources and significant cultural heritage to be mitigated. Development is only allowed on lands containing archaeological resources or areas of archaeological potential if significant archaeological resources have been conserved.
An agricultural operation, including livestock facility or stockyard	Development to comply with Minimum Distance Separation Formulae (MDS)
An active mine site or an aggregate site operation site within 1000m of the subject land	Will development hinder or be incompatible with continued operation or extraction?
Mineral aggregate resources areas	Will development hinder access to the resource or the establishment of new resources operations?
A non-operating mine site within 1000m of the subject property	Demonstrate that the mine has been rehabilitated OR all potential impacts have been investigated and mitigated.
A rehabilitated mine site, abandoned mine site or mine hazard	If proposal is on, adjacent to, or within 1000m, consult with the Ministry of Northern Development, Natural Resources & Forestry
A significant coastal wetland A significant habitat of endangered species and threatened species	Development and site alteration are not permitted in the features. Are any significant coastal wetlands or unevaluated wetlands present on the subject property or within 120 m?
A provincially significant wetland within 120 metres of the subject property species	Are any known significant habitats present on the subject property o within 50 m? Has there been preliminary site assessment to identify whether potentially significant habitats are present?
A significant wildlife habitat A significant Areas of Natural and Scientific Interest (ANSI)	Development not permitted, unless demonstrate no negative impacts. Indicate if there are any significant wildlife habitat, and Areas of Natural and Scientific Interest (ANSIs) on the subject lands or within 50 m.
Fish habitat	Development and site alteration are not permitted in fish habitat except in accordance with provincial and federal requirements. Is any fish habitat on the subject property or within 30 m? Is any lake trout lake on the subject lands or within 300 m? If yes to any of the above, an environmental impact study may be required.
Adjacent lands to natural heritage features and areas	Not permitted unless demonstrated that ecological function of the adjacent lands has been evaluated, and it has been demonstrated that there will be no negative impacts.
Floodplain	Identify if located in floodplain and address accordingly, as per policies and Lakehead Region Conservation Authority.
A contaminated site	Assess an inventory or previous uses in areas of possible soil contaminations.
Hazardous sites****	Demonstrate that hazards can be address.
Erosion hazards	Determine feasibility within the 1:100 year erosion limits of river valleys and streams.
Sensitive surface water features and sensitive groundwater features	Restricted in or near sensitive surface water features and sensitive groundwater features. Demonstrate suitable mitigation measures and/or alternative development approaches to protect, improve or restore sensitive surface water features, sensitive groundwater features and their hydrologic functions.
A municipal or federal airport	Evaluate impacts of noise.
Crown land (identified by the Ministry of Natural Resources & Forestry as being of special interests, such as a lake access point)	Consult Municipality for assistance in dealing with planning issues relating to proposals requiring the acquisition or use of Crown lands. Contact the Ministry of Natural Resources and Forestry (MNRF) District Office regarding the actual acquisition or use of Crown land.

^{*}Class 1 industry: Small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only.

^{**}Class 2 industry: Medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic.

^{***}Class 3 industry: Processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions.

^{****}Hazardous sites: property or lands that could be unsafe for development or alteration due to naturally occurring hazard. These hazards may include unstable soils or unstable bedrock.

33.	Archaeological features:
33.1	Does the subject property contain any know archaeological resources or area of archaeological potential?
	If yes, is the proposal consistent with the official plan Cultural Heritage Resources and Archaeology Policies?
	[] Yes [] No If yes, please explain. Attach a separate page, if necessary. Submit a copy of the technical report(s), if applicable.
34.	Is there any other information that you think may be useful to the Municipality in reviewing this request for amendment? If so, explain below or attach a separate page with this information. If applicable, include the original or certified copy of the supporting information and material.
[Y B [V] L di [V] T di [V] L lin [V]	Jorth arrow, scale and legend; coundaries of the subject property to the application including lot area and dimensions; cocations and dimensions of all existing buildings (show locations of buildings/structures on adjoining properties); the setback from the front lot line, rear lot line and side lot lines, the height of the building or structure and its imensions or floor area (show locations of buildings/structures on adjoining properties); cocation of well and neighbouring wells (indicate if the wells are dug or drilled, and indicate distance form property nes); cocation of subsurface sewage disposal system, including septic tank, weeping beds and any other components show neighbouring properties systems if known); cocation of all natural and artificial features (e.g., easements, railways, pipelines, high voltage transmission lines, ighways, watercourses, drainage ditches, banks, slopes (contour lines), wetlands, wooded areas, wells, and septic elds) that are located on the subject land and on land that is adjacent to it and in the applicant's opinion, may affect ne application See also Official Plan Schedule B1 Constraints Map. (NOTE: the LRCA Regulates 30m around all vetlands); the nature of the existing use of the adjacent properties (e.g., residential, agriculture, automotive); the proposed development, including the area and dimensions the size and location of buildings, parking reas (including the dimensions of all parking spaces and aisles), landscaping, amenity areas, etc.; the location, width and name of any roads within or abutting the subject property, indicating whether it is an inopened road allowances, a public travelled road, a private road or right of way; faccess to the subject land will be by water only, the location of the parking and docking facilities to be used; the location and nature of any easement affecting the subject property; and,
() '	Any additional supporting information the applicant may wish to submit.

PLEASE ENSURE **ALL** PERTINENT INFORMATION IS CONTAINED ON A SINGLE SKETCH ONLY. THE MAXIMUM SIZE FOR THE ACCOMPANYING SKETCH SHALL BE **11"** X **17"**. It is up to the applicant to ensure that the information provided is accurate.

AFFIDAVIT OR SWORN DECLARATION		
I/We, Mac Katt	of the City	/District/Regional Municipality of
declare that all the statements containe	the second secon	_ solemnly We make this solemn declaration rce and effect as if made under oath and by
SWORN/AFFIRMED /DECLARED before r	me at the	
City of Thunder B of Ontario this 17th, day of Ju	In the Province)	What
Of Ontario this 17th day of Ju	ly 2024)	SIGNATURE
A Commissioner for taking Affidavits	XBellamy	KERRY BELLAMY, Clerk MUNICIPALITY OF SHUNIAH "Commissioner for taking Affidavits"
	signature	stamp
CONSENT OF THE OWNER:		
	AUTHORIZATION OF OWNER TO	THE USE
AI	ND DISCLOSURE OF PERSONAL INF	
Complete the consent of the owner con-	cerning personal information set or	ut below.
1. Mac Kutt + Debbie Weiler a	m the owner of the land that is subj	ect of this application for a consent and for the
purposes of the Freedom of Information of	and Protection of Privacy Act I author	orize and consent to the use by or the disclosure
to any person or public body of any pers	ional information that is collected t	under the authority of the <u>Planning Act</u> for the
purposes of processing this application.	/	
	11/11/	2
17 July 2024	Mart	
Date Si	ignature of Owner	

Note: The information in this application and all other information, studies, reports and comments received relative to the processing of this application is collected for the purpose of creating a record that is available to the general public.

Schedule A

Municipality of Shuniah – Application for Zoning By-Law Amendment

Owner Name(s):
Address:
Phone Number:
Attention: Clerk
Subject: Letter of Authorization
RE: Subject Lands at Lot: Plan:
RE: Subject Lands at Lot: Plan: Address: Municipality of Shuniah
Dear Approval Authority:
I, Mac Kath Delvan Wede, am the owner of the land that is the subject of this application for a minor variance and I authorize to make this application on my behalf as described in the attached site
plan. For the purposes of the Freedom of Information and Protection of Privacy Act I authorize
as my agent for this application, to provide any of my personal information that will be
included in this application or collected during the process on of the application.
Discourse the state of the second of the sec
Please do not hesitate to contact me if there are any further questions. Yours truly,
MARK De De

Owner Signature

Schedule B

A Planning Justification Report is a report provided by an applicant as part of a complete application which:

- describes the subject property, its existing physical conditions, and its context within the surrounding community;
- · outlines the Proposed Application;
- provides an overview of the relevant planning policy and regulations that affect the planning application, including Provincial Policy Statement, Growth Plan for Northern Ontario, the Shuniah Official Plan and any other related policy, regulations and guidelines;
- · details potential adverse effects or impacts;
- summarizes each of the technical studies triggered by the potential adverse effects or negative impacts;
- details how adverse effects or negative impacts will be minimized or the mitigation measures with contingency plans; and,
- provides planning opinion and justification for the proposed development Application.

The level of detail for the planning justification shall be appropriate to the complexity or potential impact of the proposal; and/or in accordance with relevant official plan policy sections.

In the case of a Zoning Amendment, the Planning Justification Report is a brief (because most of the information has already been stated in the application form above) statement which summarizes the information required by the Planning Act; and also gives the applicant an opportunity to explain in their own words what they are seeking to achieve and why.

The Planning Justification Report must describe if the zone is being changed and/or if the permitted uses are changing, and if it is specific to the subject property only.

It must conclude by addressing potential adverse effects and compatible development (see *below).

Sample Planning Justification Report for a Zoning By-Law Amendment

Title: Planning Justification for a Zoning By-Law Amendment application to allow:....., located at......

In summary, the reason for the request is to

The proposed development is beneficial to the community because.....

The potential adverse effects are.....; but will have little to no impact because the following (mitigation) measures will be implemented.....(reference technical studies).

Therefore, the resulting development will be compatible. (See *below for explanation of compatible development and adverse effects).

*Compatible Development (excerpt from the 2020 Shuniah Official Plan)

In order to proceed, all new development requiring a Planning Act approval shall be compatible with existing uses in the vicinity by avoiding adverse effects or minimizing adverse effects to acceptable or negligible levels, and where applicable, in accordance with Provincial guidelines and Shuniah staff.

Where a development initiative has the potential to be incompatible with or cause adverse effects to other land uses/users in the vicinity, appropriate technical studies evaluating compatibility; and mitigation using avoidance, buffering, separation distances or other measures, shall be part of the planning justification in a complete application (see section 4).

Potential Adverse Effects

Common potential adverse effects of a proposed development relate to, but are not limited to:

- pattern, scale, massing, design of development, servicing levels of existing and future development;
- visual impacts relating to outdoor storage;
- shadowing and/or lighting and/or visual impacts on surrounding land uses including privacy of adjacent residential uses
- traffic volume and safety
- vehicle access and parking
- hydrological and hydrogeological functions
- surrounding natural heritage features and cultural heritage resources; and,
- noise, vibration, odour, dust and other contaminants or emissions.

Potential adverse effects for sensitive uses as defined in the Environmental Protection Act, means one or more of:

- a) impairment of the quality of the natural environment for any use that can be made of it;
- b) injury or damage to property or plant or animal life;

- c) harm or material discomfort to any person;
- d) an adverse effect on the health of any person;
- e) impairment of the safety of any person;
- f) rendering any property or plant or animal life unfit for human use;
- g) loss of enjoyment of normal use of property; and
- h) interference with normal conduct of business.

Application for Zoning By-Law Amendment Debbie Weiler and Mae Katt

Schedule B

Planning Justification Report for a Zoning By-Law Amendment to allow more head room on the loft level of a new accessory building (garage) located at 2855 Eldorado Beach Road.

In summary, the reason for the request is to modify zoning by-law 4.6.2.a) to allow an accessory building to have a ceiling height of 1.98m. The proposed structure will be a detached garage with two car garage on the main floor, ATV storage garage on the main floor, and additional storage space on the loft level for seasonal household items. It is not a large building so it will not overcrowd the site and will complement the existing main building by using similar materials and design elements. This amendment will not change the zoning of the property. It remains Shoreline Residential zone.

The proposed development is beneficial to the community as it won't negatively impact any of the adjoining residential properties. It will give the owner more enclosed storage space to leave the site uncluttered and tidy. This is what the Official Plan describes and promotes as "lakeside living".

There are no adverse affects to this development. The garage will be located between the existing residential building and Eldorado Beach Road, adjacent to the existing driveway. The increase in ceiling height will make the loft level more accessible for the owners and allow them an unencumbered passageway where they don't have to stoop to walk from one end to the other. The new garage will not affect any site parking or access to the lake. There will be no water service or plumbing associated with the garage, so it will not adversely affect the lake or the septic system. The garage will not be located within any regulated area as defined by the LRCA. The new garage is consistent in size with neighbouring garages and does not exceed the height of any residential accessory building, that being 6.0 metres measured from grade to the highest point of the roof.

