

County of Bruce Notice of a Public Meeting

File No: C-2021-025 – Held on February 17, 2022, at 9:30 a.m. during the regular scheduled Planning and Development Committee meeting of Bruce County.

The purpose and effect of the proposed County Official Plan amendment is to update policies related to agriculture to better align with Provincial policies and guidelines and reduce the need for amendments to the County Official Plan for routine planning applications.

The amendment would apply to all lands within the County of Bruce.

Information about the application is available at: https://brucecounty.on.ca/living/land-use.

Our staff would be pleased to connect with you by email (bcplwa@brucecounty.on.ca) or phone (226-909-5515). Once our offices re-open, information about the application will be available in person at the County of Bruce, Planning & Development Department, 30 Park Street, Walkerton, ON NoG 2Vo, between 8:30 a.m. and 4:30 p.m. (Monday to Friday). The Planner on the file is: Monica Walker Bolton.

Comments and opinions submitted on these matters prior to the agenda being released, including the originator's name and address, become part of the public record, may be viewed by the general public and published in a Planning Report and Council Agenda. All comments submitted prior to the decision will be considered and be included in the official record on file.

Prior to the meeting questions, concerns or objections about the application can be submitted by email at: bcplwa@brucecounty.on.ca, publicmeetingcomments@brucecounty.on.ca., mail, or phone (226-909-5515).

Participation in the meeting can be done by telephone or virtually. Please call or email as above to make a request and meeting information will be provided.

As a result of COVID-19, the public meeting will be held in electronic format. The agenda and a video livestream will be publicly streamed from the County of Bruce website at: https://brucecounty.on.ca/government/agendas-and-minutes. Following the meeting, a video will be posted to the same site.



County of Bruce Planning & Development Department 30 Park Street, Box 848 Walkerton, ON N0G 2V0 brucecounty.on.ca 226-909-5515

December 15, 2021 File Number: C-2021-025

Request for Agency Comments

A change is proposed, and we're asking for your input. The Purpose and Effect of the proposed County Official Plan Amendment is to update policies related to Agriculture to better align with Provincial policies and guidelines and reduce the need for amendments to the County Official Plan for routine planning applications. The amendment would apply to all lands within the County of Bruce.

The proposed changes would:

- i) Eliminate restriction of two parcels from original crown lot for surplus farm residence severances and minor lot boundary adjustments that do not result in the creation of a new parcel or increase development potential.
- ii) Recognize the existing lot area of retained parcels following a surplus farm residence severance.
- iii) Incorporate additional wording to better guide applicants who wish to create a new farm lot that is less than the 40-hectare (99 acre) minimum by requiring a business plan and evaluation of alternative available lands in the area.
- iv) Expand the permissions for uses permitted on farms to add more flexibility and to better reflect the range of uses permitted by the Permitted Uses in Ontario's Prime Agricultural Areas Guideline.
- v) Minor amendments for clarity.

The attached table summarizes the proposed changes and is provided to help you with your review.

Your comments and/or conditions of approval will be used to prepare a Planning Report. Please provide your feedback by emailing <u>bcplwa@brucecounty.on.ca</u> by **January 21, 2022**. If you require more time to provide comments, please let us know.

Learn more

You can view more information about the application at https://brucecounty.on.ca/living/landuse or in person at the County of Bruce Planning Office noted above, between 8:30 a.m. and 4:30 p.m. (Monday to Friday).

The Planner on the file is: Monica Walker Bolton

File Number: C-2021-025

Agency:		
No Comment:	Title:	Signature:

Comments:

BCOP	Proposed Wording	Existing Wording	Intent	Benefits
Section(s)	-	5		
6.5.3.3.1	With the exception of the severance of a lot for a residence surplus to a farming operation	In no instance shall an original Crown surveyed lot be divided into more	Eliminate counting farm	Reduce need for
	as a result of a farm consolidation, or a minor lot line adjustment, such as applications for	than two (2) parcels including the retained portion. For the purposes of	residence severance	County OPAs
	access and servicing purposes that do not result in a new conveyable parcel or increase	this section, any original Crown surveyed lot severed for the purposes of a	towards the restriction of	
	development potential, in no instance shall an original Crown surveyed lot be divided into	school or church prior to 1995, road widening or similar public purpose, or	max of 2 severances from	
	more than two (2) parcels including the retained portion. For the purposes of this section,	minor lot line adjustments shall be deemed to be an original Crown	original crown lot.	
	any original Crown surveyed lot severed for the purposes of a school or church prior to 1995,	surveyed lot.		
	road widening or similar public purpose, or minor lot line adjustments shall be deemed to be		Allow for lot	
	an original Crown surveyed lot.		reconfigurations.	
6.5.3.3.3	Where the lot will be for an existing residence and buildings surplus to a farming operation as	Where the lot will be for an existing residence and buildings surplus to a	Reduce the minimum lot	Reduce need for
	a result of farm consolidation provided:	farming operation as a result of farm consolidation provided:	area for retained lands	County OPAs
	i) The owner of the lands to be severed is a 'bona fide farmer'. For the purposes of this	i) The owner of the lands to be severed is a 'bona fide farmer'. For	for surplus severances	
	policy, the 'bona fide farmer' must: a) own and farm the lands on which the surplus dwelling	the purposes of this policy, the 'bona fide farmer' must: a) own and farm		
	is proposed to be severed from; b) own and farm other lands; and c) own a residence	the lands on which the surplus dwelling is proposed to be severed from; b)		
	elsewhere, or reside as a tenant elsewhere, therefore rendering the residence on the subject	own and farm other lands; and c) own a residence elsewhere, or reside as		
	farm surplus to their needs. In situations where the agricultural portion of the subject lands is	a tenant elsewhere, therefore rendering the residence on the subject farm		
	rented in whole or in part to others, the owner of the subject lands shall not qualify as a	surplus to their needs. In situations where the agricultural portion of the		
	'bona fide farmer'. A 'bona fide farmer' shall be defined as to include a limited company, sole	subject lands is rented in whole or in part to others, the owner of the		
	proprietorship, incorporated company, numbered company, partnership, non-profit and	subject lands shall not qualify as a 'bona fide farmer'. A 'bona fide farmer'		
	other similar ownership forms.	shall be defined as to include a limited company, sole proprietorship,		
	ii) The lot proposed for the residence and buildings surplus to the farming operation	incorporated company, numbered company, partnership, non-profit and		
	shall be limited in area and shall only be of sufficient size to accommodate the residence	other similar ownership forms.		
	surplus to the farming operation, accessory buildings (where including accessory buildings	The lot proposed for the residence and buildings surplus to the		
	does not render the lot excessively large in the opinion of the Land Division Committee), a	farming operation shall be limited in area and shall only be of sufficient		
	well and a sewage disposal system, while ensuring that as little land as possible is removed	size to accommodate the residence surplus to the farming operation,		
	from the agricultural lands.	accessory buildings (where including accessory buildings does not render		
	iii) The remnant agricultural lands shall be rezoned to prohibit the future erection of a	the lot excessively large in the opinion of the Land Division Committee), a		
	residential dwelling of any type on the agricultural lands provided that a residential dwelling	well and a sewage disposal system, while ensuring that as little land as		
	does not exist at the time of severance.	possible is removed from the agricultural lands.		
	iv) This Official Plan requires the severance of a dwelling/residence surplus to a farming	iii) The remnant agricultural lands shall be rezoned to prohibit the		
	operation to comply with MDS I. All livestock facilities within the vicinity of the proposed	future erection of a residential dwelling of any type on the agricultural		
	severance, including any livestock facility situated on the farm parcel from which the surplus	lands provided that a residential dwelling does not exist at the time of		
	farm residence is being severed, shall be used in determining MDS I compliance.	severance.		

Proposed Agriculture Amendments for Bruce County Official Plan for Consideration

BCOP Section(s)	Proposed Wording	Existing Wording	Intent	Benefits
	Minimum Distance Separation (MDS) formula requirements are met to the surplus house if barn(s) exist on the retained farmlands. MDS does not apply to existing barns on separately titled lots. v) Given that no new dwelling/residence can be erected as a result of the residence surplus to a farm operation being severed from the farm holding, the severance shall not need to meet the Mineral Resource Area, Aggregate/Quarry Operation or sanitary landfill site setback requirements. vi) The existing surplus dwelling/residence is habitable at the time of application. vi) The policies of Section 6.5.3.3.2 do not apply to surplus farm residence severances.	iv) This Official Plan requires the severance of a dwelling/residence surplus to a farming operation to comply with MDS I. All livestock facilities within the vicinity of the proposed severance, including any livestock facility situated on the farm parcel from which the surplus farm residence is being severed, shall be used in determining MDS I compliance. v) Given that no new dwelling/residence can be erected as a result of the residence surplus to a farm operation being severed from the farm holding, the severance shall not need to meet the Mineral Resource Area, Aggregate/Quarry Operation or sanitary landfill site setback requirements. vi) The existing surplus dwelling/residence is habitable at the time of application.		
5.5.6.2	Smaller, specialized, farm parcel sizes will only be permitted if the owner can demonstrate that: Agriculture shall be the primary use of both the proposed severed and retained lots as demonstrated by a business plan for both lots prepared by a qualified individual, (which may include an agrologist, agronomist, or a professional with an agricultural business demonstrated by Minimum Distance Separation (MDS1 and MDS1I) considerations, lots of similar size to those proposed for the severed and retained lots are not available within a 50 km radius to the subject property suitable for the intended use, and any other information pertaining to the scale and nature of the operation to the satisfaction of the County; The size of both the parcel to be severed as well as the parcel to be retained is appropriate both parcels are common for the area ; and the size of both the parcel to be severed as well as the parcel to be retained is appropriate both parcels are common for the area ; and the size of both the parcel to be severed as well as the parcel to be retained is appropriate both parcels are common for the area ; and the size of both proposed for other types of agriculture in the future.	Smaller, specialized, farm parcel sizes will only be permitted if the owner can demonstrate that: i) The size of both the parcel to be severed as well as the parcel to be retained is appropriate for the type of agriculture proposed for each parcel; ii) The size of both the parcel to be severed as well as the parcel to be retained is appropriate for the type of agriculture for the area where the parcels are located and the size of both parcels are common for the area; and iii) The size of both proposed parcels permit them to be used for other types of agriculture in the future.	To incorporate additional wording to better guide applicants.	Clarity for applicants
5.5.2 iv)	Objectives: Permit small scale farm-related industrial uses that are directly related to the loca l farming operations and are required in close proximity to the farm operation t o be located in the prime agricultural area rather than in a settlement area.	Objectives: Permit small scale farm-related industrial uses that are directly related to the farming operation and are required in close proximity to the farm operation;	Align with PPS policy	Clarity and flexibility
5.5.4	.1 Agriculture refers to the growing of crops or raising of livestock and other animals for food, fur or fibre, including poultry and fish and small scale farm related commercial and industrial uses that are directly related to the farm operation and need to be in close proximity to the farm operation.	.1 Agriculture refers to the growing of crops or raising of livestock and other animals for food, fur or fibre, including poultry and fish and small scale farm-related commercial and industrial uses that are directly related	Match PPS wording	Clarity and flexibility

BCOP Section(s)	Proposed Wording	Existing Wording	Intent	Benefits
		to the farm operation and need to be in close proximity to the farm operation.		
5.5.4	 .2 Agricultural Areas shall permit: .2 Agriculture aress, including agriculture eases, including agriculture eases, including agriculture related uses, including commercial or industrial uses that are directly related and nurseries. 2. Agriculture related uses, including commercial or industrial uses that are directly related to the processing of agricultural produced on the same property or providing products or services to farm operations in the area in accordance with the policies of section 5.5.4.1, and retail stands for the sale of agricultural products produced on the farm unit upon which the retail stands for the sale of agriculture operation are permitted on the farm unit upon which the retail stand is to be located. 3. Limited on farm diversified uses stands to the principal use of the property may be farms. The following uses shall be permitted by local Zoning By-Laws: bed and breakfast establishments, the primary and secondary farm accommodation, farm vacations, and occasional agricultural Areas provided that such uses are: zoned in the Zoning By-Laws: be permitted within Agricultural Areas provided that such uses are: zoned in the Zoning By-Laws for that use in a special-zoning category for that use; do not create a nuisance for the comparison, and accessional agriculture and freedity-related to the principal use of the property area in diversified uses, secondary and directive enderective related to a same property may be permitted within Agricultural Areas provided that use; are condary and fareedity-related to the principal use of the property area in the compatibile with and shall not hinder enderective relative and require alocation in these are in a special zoning By-Laws. 5.5.4.1. And support the area on anximum of 2% of the subject property area. Lot area and lot coverage for on farm directive eduation and probable area on a arguine ease and lot coverage for on farm directive eduation endered the ease and lot coverage fo	.2 Agricultural Areas shall permit agriculture, aquaculture, apiaries, agro- forestry, maple syrup production, home occupations, home industries, and farm-related uses including the use of lands, buildings or structures for the raising of animals, the growing of plants for food production and nurseries. Retail stands for the sale of agricultural products produced on the farm unit upon which the retail stand is to be located, and bed and breakfast establishments shall also be permitted within Agricultural Areas. Permitted uses also include the primary and secondary farm residence, Garden Suite and/or Additional Residential Unit on the same lot as part of the farm unit, forestry, public conservation, public open space, passive recreation, and temporary farm accommodation, farm vacations, and occasional agricultural demonstration events such as a plowing match. In addition, wayside pits and portable asphalt plants are permitted uses in accordance with the Zoning By-Law. Furthermore, schools, churches and cemeteries that service the immediate rural community relying on horse- permituted in accordance with Section 5.5.10 [Institutional Uses (Agricultural Areas)].		Clarity and flexibility
5.5.4.1	Agriculture related uses that are not located on a farm, but serve nearby farms Uses secondary and directly related to the principal use of the property may be permitted within Agricultural Areas provided that such uses are: zoned in the Zoning By law in a special zoning sategory for that use; do not create a nuisance for the surrounding uses and have no adverse	Uses secondary and directly related to the principal use of the property may be permitted within Agricultural Areas provided that such uses are: zoned in the Zoning By-law in a special zoning category for that use; do not create a nuisance for the surrounding uses and have no adverse impacts	To expand the permissions for uses permitted on farms to add more flexibility and	Clarity and flexibility

BCOP Section(s)	Proposed Wording	Existing Wording	Intent	Benefits
	 impacts on surround farm operations; and are directly related to and supportive of agriculture and require a location in close proximity to the farm operation. Farm related industrial uses, such as grain drying and storage for farm produce, fertilizer plants and farm related commercial uses may be allowed in Agricultural Areas. The development of all such facilities shall: Be in conformity with the Provincial Minimum Distance Separation Formula; i)Not adversely impact surrounding agricultural operations; ii)Not adversely impact surrounding agricultural operations; iii)Be sensitive to the natural environment by minimizing impacts on water courses, wetlands, groundwater resources or other environmentally sensitive features; and which comply with the requirements of the appropriate approval authority. iv) ii)Be directly related to local farm operations and related to commercial scale agriculture and not to goods or services that are normally required by the general public. 	on surround farm operations; and are directly related to and supportive of agriculture and require a location in close proximity to the farm operation. Farm-related industrial uses, such as grain drying and storage for farm produce, fertilizer plants and farm related commercial uses may be allowed in Agricultural Areas. The development of all such facilities shall: i) Be in conformity with the Provincial Minimum Distance Separation Formula: ii) Not adversely impact surrounding agricultural operations; iii) Be sensitive to the natural environment by minimizing impacts on water courses, wetlands, groundwater resources or other environmentally sensitive features; and iv) Be individually serviced with a private water supply and sewage disposal system which comply with the requirements of the appropriate approval authority.	to better reflect the range of uses permitted by the Permitted Uses in Ontario's Prime Agricultural Areas Guideline Guideline	
5.6.4	Non-Farm Residential use, including Additional Residential Units in accordance with 4.4.1 (xi) and Section 5.5.12; (current wording of Working Copy)	11.The Bruce County OfficiaL Plan is amended by adding "incLuding Additional ResidentiaL Units in accordance with 4.4.4.1 (xi) and Section 5.5.12" to Section 5.6.4 (vii) and deleting "and" and making item 5.6.4 (vii) singuLar, to read: <u>and additional residential units in accordance with</u> Section 4.4.4.1 where supported by appropriate servicing	Amend the County OP to remove the inoperable wording that was part of the previous amendment	Clarity
ດ ຄ. ຍ.	.5 Lot enlargements for the expansion of an existing Non-Farm Residential lot. Lot enlargements shall be limited in area and shall only be of sufficient size to accommodate the residence, accessory buildings (where including accessory buildings does not render the lot excessively large in the opinion of the Land Division Committee), a well and a sewage disposal system, while ensuring that as little acreage as possible is removed from the agricultural lands. The maximum lot size shall generally not exceed 0.81 hectares (2.0 ac.). As a condition of the remnant pareel shall be rezoned for agricultural purposes only provided it is vacant.	6.5.3.3 Consents – Agricultural Areas .5 Lot enlargements for the expansion of an existing Non-Farm Residential lot. Lot enlargements shall be limited in area and shall only be of sufficient size to accommodate the residence, accessory buildings (where including accessory buildings does not render the lot excessively large in the opinion of the Land Division Committee), a well and a sewage disposal system, while ensuring that as little accesses as possible is removed from the agricultural lands. The maximum lot size shall generally not exceed 0.81 hectares (2.0 ac.). As a condition of consent, the remnant parcel shall be rezoned for agricultural purposes only provided it is vacant.	Rezoning requirement for retained lots is a barrier to applications that address undersized lots. Deleting final sentence was intended in BCOPA 250, but completed only in Clause 6 and not also in Clause 5.	Clarity