



Amendment Number 129

To The Municipality of Clarington Official Plan

Purpose: The purpose of this amendment is to implement the changes to

policies 16 (3) regarding Additional Residential Units in the Planning Act resulting from Bill 108 – the More Homes, More Choice Act, 2019, and ensure the Clarington Official Plan remains

in conformity with Provincial goals.

Basis: This amendment is based on Section 16 (3) regarding Additional

Residential Units and Section 39.1 regarding Garden Suites in the Planning Act, and the standards outlined in Ontario Regulation 299/19 (Additional Residential Units), Ontario Regulation 384/94 (Apartments in Houses), Ontario Regulation 140/02 (Oak Ridges

Moraine Conservation Plan), the Greenbelt Plan, and other

Provincial policies and regulations.

Actual Amendment:

The Clarington Official Plan is hereby amended as follows: (*Note: **Bold** text represents an addition and text with a strikethrough represents deleted text.)

1. The subheading 'Accessory Apartments' and policies 6.3.5 and 6.3.6 are deleted in their entirety and replaced with the following:

"Additional Dwelling Units

6.3.5 One additional dwelling unit is permitted on a lot within a single detached, semi-detached, or townhouse dwelling. One additional dwelling unit is permitted within a detached accessory building on the same lot.

6.3.6 Notwithstanding 6.3.5, within the Oak Ridges Moraine, as shown on Map A of this Plan:

- a) Within the Natural Core Area and Natural Linkage Area designations, *additional dwelling units* are not permitted; and
- b) Within the Prime Agricultural Area, Rural, and Hamlet designations, a maximum of one additional dwelling unit is permitted on a lot and only within a single detached dwelling."

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- Existing section 6.3 is amended by adding new policies 6.3.7 to 6.3.11 as follows and all subsequent existing policies are renumbered accordingly:
 - "6.3.7 Notwithstanding 6.3.5, within the Protected Countryside of the Greenbelt Plan, but outside of the Environmental Protection Area as identified in this Official Plan, one *additional dwelling unit* is only permitted within either a *single detached dwelling* or an accessory buildings that existed on (or building permits were issued prior to) July 1, 2017.
 - 6.3.8 Notwithstanding 6.3.5, additional dwelling units are not permitted within Hazard Lands including the Regulatory Shoreline Area as identified in this Official Plan.
 - 6.3.9 Additional dwelling units shall:
 - a) be registered with the Municipality; and
 - b) be compatible with adjacent uses.
 - 6.3.10 Where an *additional dwelling unit* is within an accessory building, the accessory building must be secondary in size and scale to the principal residential building.
 - 6.3.11 An accessory building containing an additional dwelling unit may not be severed from the lot accommodating the principal residential building. In no case shall an additional dwelling unit be considered a residence surplus to a farm operation."
- 3. The cross reference in renumbered policy 6.3.12 is renumbered to reference 6.3.13.
- 4. Renumbered policy 6.3.13 is amended as follows:
 - **"6.3.13** 6.3.9 In applying for a temporary use by-law for a garden suite, the applicant shall demonstrate that:
 - a) There is a need for the garden suite to provide supervised accommodation or care for an elderly, sick or disabled person;
 - b) a) The site is adequate for the garden suite with regard to lot size, setbacks, layout and private amenity areas;
 - e) b) The proposal is compatible with *adjacent* uses considering such matters as privacy, noise and

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appearance; and

- d) There is adequate on-site parking;
- e) There is adequate water supply and sewage disposal services; and
- f) c) There is no accessory apartment other accessory building on the lot containing an additional dwelling unit."
- 5. The remaining policies in section 6.3 are renumbered accordingly.
- 6. Policy 12.3.8 is deleted in its entirety.
- 7. Policy 23.19.1 i. is deleted in its entirety.
- 8. Section 24.2 Definitions, policy 24.2.1 is amended by deleting the term "Accessory Apartment" and its definition.
- 9. Section 24.2 Definitions, policy 24.2.1 is amended as follows:
 - "Additional Dwelling Unit: a self-contained dwelling unit located within a permitted residential dwelling or a permitted accessory building and secondary to the principal dwelling on the same *lot*."
- 10. Section 24.2 Definitions, policy 24.2.1 is amended as follows:

"Garden Suite: a self-contained, portable temporary dwelling unit located in a side or rear yard of an existing residential property designed to be portable and is secondary to the principal dwelling unit on the same lot."

Implementation:

The provisions set forth in the Municipality of Clarington Official Plan, regarding the implementation of the Plan, shall apply in regard to this Amendment.

Interpretation:

The provisions set forth in the Municipality of Clarington Official Plan, regarding the interpretation of the Plan, shall apply in regard to this Amendment.

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