#### **BY-LAW NO. 6977**

OF

#### THE CORPORATION OF THE COUNTY OF SIMCOE

A By-law to Adopt Amendment No. 7 to the County of Simcoe Official Plan (Municipal Comprehensive Review, Phase 1 Growth Management).

Whereas Section 21(1) of the Planning Act, R.S.O. 1990, c. P.13, as amended states that a County may amend its Official Plan; and

Whereas Amendment No. 7 will begin the process of bringing the County Official Plan into full conformity with the provincial Growth Plan for the Greater Golden Horseshoe in accordance with Section 26 of the Planning Act; and

Whereas the method upon which this conformity exercise must take place is through a Municipal Comprehensive Review (MCR); and

Whereas this amendment is phase one relating to long-term Growth Management across Simcoe County to the year 2051; and

Whereas Staff report CO 2022-117 was presented to County Council on April 12, 2022, and contained the Growth Forecasts and Lands Needs Assessment report prepared by Hemson Consulting; and

Whereas, a subsequent Staff report CCW 2022-164 was presented to Committee of the Whole on May 24, 2022 and confirmed that Phase 1 of the Official Plan Amendment would focus exclusively on Growth Management policies and related matters; and

Whereas in accordance with Section 17(15) of the Planning Act, R.S.O. 1990, a Public Open House was held on June 21, 2022 and a Statutory Public Meeting was held on June 28, 2022, to receive public input on the proposed Official Plan Amendment to the County Official Plan; and

Whereas by the adoption of Recommendation 2022-576 County Council deems it expedient to amend the County of Simcoe Official Plan;

Now therefore the Council of the Corporation of the County of Simcoe enacts as follows:

- 1. That the Official Plan Amendment of the County of Simcoe Plan, attached hereto as Schedule A to the By-law is hereby adopted as Amendment No. 7 to the County of Simcoe Official Plan (Municipal Comprehensive Review, Phase 1 Growth Management).
- 2. That the County Clerk is hereby authorized and directed to request the Ministry of Municipal Affairs and Housing to approve Official Plan Amendment No. 7 to the County of Simcoe Official Plan (Municipal Comprehensive Review, Phase 1 Growth Management).

- 3. That the Warden and County Clerk are authorized and directed to execute all documents necessary to give effect to the said action and to affix thereto the seal of the Corporation of the County of Simcoe.
- 4. That the provisions of Official Plan Amendment No. 7 to the County of Simcoe Official Plan (Municipal Comprehensive Review, Phase 1 Growth Management) come into force and effect upon the approval of the Ministry of Municipal Affairs and Housing.

By-law enacted this 9th day of August, 2022.

THIS PHOTOCOPY IS A TRUE COPY OF THE ORIGINAL DOCUMENT WHICH HAS NOT BEEN ALTERED IN ANY WAY

DEPUTY LERK, COUNTY OF SIMCOE

Jonathan Magill, Deputy Clerk A Commissioner, etc..... for the Corporation of the County of Simcoe

# **AMENDMENT NO. 7**

# TO THE OFFICIAL PLAN

# **FOR**

**COUNTY OF SIMCOE** 

#### **CONTENTS**

#### PART "A" – THE PREAMBLE

Section 1: Title and Components

Section 2: Purpose of this Amendment

Section 3: Location of the Amendment

Section 4: Basis of the Amendment

## PART "B" – THE AMENDMENT

**Introductory Statement** 

Details of the Amendment

## PART "A" - THE PREAMBLE

#### SECTION 1 - TITLE AND COMPONENTS

This document was approved in accordance with sections 17, 21 and 26 of the *Planning Act*, R.S.O. 1990, c.P.13, as amended and shall be known as Amendment No. 7 to the Official Plan adopted by By-law No.6977.

Part "A", the Preamble, does not constitute part of this amendment.

Part "B", the Amendment, consisting of the following text constitutes Amendment No. 7 to the Official Plan.

#### **SECTION 2 – PURPOSE OF THE AMENDMENT**

The purpose of the amendment is to include updated policies on growth management in accordance with the Growth Plan for the Greater Golden Horseshoe and the Provincial Policy Statement.

### **SECTION 3 – LOCATION OF THE AMENDMENT**

This amendment applies to the whole of Simcoe County, save and except for the lands within the boundaries of the Chippewas of Rama First Nation and Beausoleil First Nation and lands that are owned by the Province of Ontario and Government of Canada.

### SECTION 4 - BASIS OF THE AMENDMENT

This is the first of a series of Amendments to the County of Simcoe Official Plan that are intended to implement a Municipal Comprehensive Review (MCR), the purpose of which is to ensure that the Official Plan conforms to the Growth Plan for the Greater Golden Horseshoe (2020). In this regard, this Amendment deals with growth management. Other components of the MCR,

which involve implementing Provincial policies on natural heritage and water resource systems, agriculture and climate change will be addressed in future Official Plan Amendments. In addition, further Amendments will be required to fully implement the growth management policies established by this Amendment, including the designation of all employment areas in the County and the expansion of a settlement area that has been justified in accordance with the policies set out in this Amendment.

The purpose of this Amendment is to:

- a) Provide greater clarity on the four types of settlement areas in the County and how each of the 93 settlement areas in the County are classified for the purposes of applying the policies in the Growth Plan on where growth shall be directed;
- b) Incorporate the population and employment forecasts for the County established by the Growth Plan and allocate that population and employment forecasts to the 16 local municipalities in a manner that supports the development of complete communities, with these allocations as recommended by Hemson Consulting in a report entitled 'Growth Forecasts and Lands Needs Assessment' dated March 31, 2022 which was later modified in a memorandum dated May 31, 2022;
- c) Increase the County-wide minimum intensification target from the current 32% to 35% to further focus growth in delineated built up areas and establish intensification targets for the local municipalities that have delineated built up areas;
- d) Increase the County-wide minimum designated greenfield area density target from the current 39 residents and jobs per hectare to 51 residents and jobs per hectare to support the more efficient use of land and establish minimum designated greenfield area density targets for the local municipalities that have delineated built up areas;
- e) Require that the local municipalities prepare phasing plans that establish a logical progression of growth, schedule and finance the infrastructure needed to support that growth and identify logical boundaries that build

on or include areas that can provide key community infrastructure including lands for public health, education, recreation, parks and open space, cultural and community facilities, public safety and affordable housing early in the planning approval process, among other matters;

- f) Require that local municipalities prepare sub-watershed plans or their equivalent when planning for the development of additional designated greenfield areas, to ensure that all elements of the natural heritage and water resource systems are considered along with climate change impacts and severe weather events;
- g) Establish two regional market areas in the County for the purposes of carrying out a Land Needs Analysis (LNA) in accordance with the Land Needs Assessment Methodology for the Greater Golden Horseshoe, the purpose of which is to ensure that there are sufficient opportunities to accommodate forecasted growth in the right locations, with the two regional market area approach recognizing that there are fundamental differences in the growth dynamics between the rapidly growing southern part of the County and the more moderately-growing northern part of the County;
- h) Identify how much additional designated greenfield area land is required for community uses and employment lands in the County and identify the process to be followed by the local municipalities in conjunction with the County in identifying and assessing the merits of the future location of new designated greenfield areas;
- Add approximately 37 hectares of land to the Alcona settlement area boundary, with this area corresponding to a portion of the lands subject to Ontario Regulation 568/21 (Minister Zoning Order) and identifying these lands and other lands within the Alcona settlement area as a protected major transit station area;
- j) Identify a conceptual major transit station area in the Bradford settlement area in the vicinity of the Bradford GO station;

- k) Require both the Town of Innisfil and the Town of Bradford West Gwillimbury develop planning policies in their Official Plans that set out how lands within the two major transit station areas will develop in a manner that supports complete communities;
- Provide additional clarity on where public service facilities are permitted in the County;
- m) Make a number of minor changes to the terminology used in the Official Plan to provide additional clarity with respect to intent; and
- n) Modify, add and delete a number of the definitions to ensure they match up with Provincial policy.

#### PART B – THE AMENDMENT

All of this Part of the document entitled Part B - The Amendment consisting of the following text constitutes Amendment No. 7 to the Official Plan of the County of Simcoe.

## **Details of the Amendment**

The Simcoe County Official Plan is hereby amended as follows:

- Item 1: <u>Section 1.1 (Purpose)</u> is amended by replacing 'twenty' with "thirty" and replacing 'Growth Plan (2006)' with "Growth Plan (2020)" in the third paragraph.
- Item 2: Section 1.2 (Scope, Effect and Legislative Authority) is amended by replacing 'Growth Plan for the Greater Golden Horseshoe, 2006' with "Growth Plan for the Greater Golden Horseshoe, 2020" in two places in the last paragraph.
- Item 3: <u>Section 1.2 (Scope, Effect and Legislative Authority)</u> is amended by deleting the last sentence in the last paragraph.
- **Item 4:** <u>Section 1.3 (Goals of the Official Plan)</u> is amended by making the following changes to the first paragraph:

The *Plan's* provisions are aimed at the achievement of particular and interdependent goals which are derived from the *County's* Strategic Plan, the *Provincial Policy Statement*, the Growth Plan for the Greater Golden Horseshoe, 2020 2006 as amended, prepared under the *Places to Grow Act* 2005, the Greenbelt Plan, the Lake Simcoe Protection Plan, 2009, the Oak Ridges Moraine Conservation Plan, the Niagara Escarpment Plan, the Simcoe Area Growth Plan, (2008), the *County's* Transportation Master Plan, (2008) and the 2008 mapping and data updates to the Natural Heritage System Study (1996)—and other research undertaken during preparation of this *Plan*, including public input.

Item 5: <u>Section 1.4 (Structure of the Plan)</u> is amended by replacing 'Growth Plan for the Greater Golden Horseshoe, 2006' with "Growth Plan for the Greater Golden Horseshoe, 2020" in the second paragraph.

**Item 6:** <u>Section 2.3 (Settlement)</u> is amended by deleting the first paragraph and replacing it with the following:

"The County of Simcoe (excluding the Cities of Barrie and Orillia) had an estimated permanent population of 360,680 and employment of 116,590 in 2021. The 2051 population and employment forecasts contained in Schedule 3 of the Growth Plan for the Greater Golden Horseshoe, 2020 are required to be used for planning and managing growth in the County of Simcoe and these forecasts indicate that the population of the County will increase to 555,000 and that employment is expected to increase to 198,000."

**Item 7:** Section 2.3 (Settlement) is further amended by replacing '20,000' with "25,000" and the term 'country residential' with "rural residential" in the last sentence of the third paragraph.

**Item 8:** Section 3.1 (Strategy) is amended by replacing 'settlements' with "settlement areas" in the first bullet.

Item 9: Section 3.1.1 (Direction of a significant portion of growth and development to settlements where it can be effectively serviced, with a particular emphasis on primary settlement areas) is amended by replacing 'settlements' with "settlement areas" in the heading and in the first sentence

of the first paragraph and by deleting the third and fourth sentences in the first paragraph.

Item 10: Section 3.1.1 (Direction of a significant portion of growth and development to settlements where it can be effectively serviced, with a particular emphasis on primary settlement areas) is further amended by deleting the second paragraph and replacing it with the following:

"The 93 settlement areas are included in one of four categories:

- Category 1 Settlement areas these are the settlement areas that have been identified as primary settlement areas by the Growth Plan;
- Category 2 Settlement areas these are the settlement areas that have a delineated built boundary and existing or planned municipal water and wastewater systems;
- Category 3 Settlement areas these are the settlement areas that that
  do <u>not</u> have a delineated built boundary but which have existing or
  planned municipal water and wastewater systems;
- Category 4 Rural settlements these are the settlement areas that have a municipal water or wastewater system (partial services) or have no municipal water or wastewater systems.

All recognized *settlement areas* are identified in Section 3.2.3 (Table A) and the extent of these are mapped on Schedule 5.1 - Land Use Designations with *primary settlement areas* also identified on Schedule 5.1.2."

- Item 11: Section 3.1.1 (Direction of a significant portion of growth and development to settlements where it can be effectively serviced, with a particular emphasis on primary settlement areas) is further amended by replacing 'settlements' with 'settlement areas' in the third, fourth and fifth paragraphs.
- Item 12: Section 3.1.1 (Direction of a significant portion of growth and development to settlements where it can be effectively serviced, with a particular emphasis on primary settlement areas) is further amended by

deleting the last sentence in the third paragraph and replacing it with the following:

"This Plan directs a significant portion of population and employment growth to *primary settlement areas* based on the hierarchy of *settlement areas* in accordance with Section 3.2.2 of this *Plan*."

Item 13: Section 3.1.1 (Direction of a significant portion of growth and development to settlements where it can be effectively serviced, with a particular emphasis on primary settlement areas) is further amended by replacing the words 'for the next twenty years' with "to the year 2051" in the first sentence of the fourth paragraph and by deleting the second sentence in the fourth paragraph.

Item 14: Section 3.1.1 (Direction of a significant portion of growth and development to settlements where it can be effectively serviced, with a particular emphasis on primary settlement areas) is further amended by replacing the words 'built boundaries' with "delineated built boundaries" and by replacing 'set out in Section 3.5' with "set out in Sections 3.2.6 and 3.2.7" in the fifth paragraph.

**Item 15:** Section 3.1.3 (Protection and enhancement of the County's *natural* heritage system and cultural features and heritage resources) is amended by replacing 'settlement expansions' with "settlement area expansions" in the fourth paragraph and replacing 'settlements' with "settlement areas" in the last paragraph.

**Item 16:** Section 3.1.4 (Development of communities with diversified economic functions and opportunities and a diverse range of housing options) is amended by replacing 'settlements' with 'settlement areas' in the second paragraph.

**Item 17:** Section 3.2 (Population and Employment Projections/Allocations) is amended by deleting all of the text and the table before Section 3.2.1 and by deleting Sections 3.2.1, 3.2.2 and 3.2.3 and replacing them with new Sections 3.2.1, 3.2.2 and 3.2.3 as set out below:

- "3.2.1 The planning for the County of Simcoe cannot occur in isolation of the planning that is being undertaken in other parts of the Greater Golden Horseshoe. The Growth Plan for the Greater Golden Horseshoe anticipates that the population of Simcoe County is expected to increase by 194,340 people between 2021 and 2051 and that employment is expected to increase by 81,380 in this same time period. In implementing the Growth Plan, this Plan anticipates that every municipality in the County will accommodate some level of population and employment growth.
- 3.2.2 Forecasted growth to 2051 in the County of Simcoe will be accommodated based on the following:
  - a) A significant portion of the expected population and employment growth forecasted to 2051 is directed to *local municipalities* that contain Category 1 *settlement areas*.
  - b) The vast majority of the remaining growth beyond what has been allocated to Category 1 *settlement areas* is directed to Category 2 *settlement areas* that:
    - i) Have a delineated built boundary as shown on Schedule 5.1;
    - ii) Have existing or planned municipal water and wastewater systems; and
    - iii) Can support the achievement of complete communities.
  - c) Of the remaining growth, the majority of that growth will be directed to Category 3 settlement areas.
  - d) Growth will be limited in *settlement areas* that:
    - i) Are rural settlements; and
    - ii) Are not serviced by existing or planned municipal water and wastewater systems.

- e) Within settlement areas, growth will be focused in:
  - i) Delineated built-up areas;
  - ii) Strategic growth areas;
  - iii) Locations with existing or planned transit, with a priority on *higher order transit* where it exists or is planned; and
  - iv) Areas with existing or planned *public service facilities*.
- f) Development will be directed to *settlement areas*, except where the policies of this Plan permit otherwise.
- g) The establishment of new settlement areas is prohibited.
- 3.2.3 For the purposes of implementing Section 3.2.2, **Table A** below categorizes the four types of *settlement areas* in the County:

TABLE A - SETTLEMENT AREA CATEGORIES

Settlement Area	Local Municipality	
Category 1 - Prima	ry Settlement Areas	
Alcona	Innisfil	
Alliston	New Tecumseth	
Bradford	Bradford West Gwillimbury	
Collingwood	Collingwood	
Midland	Midland	
Penetanguishene	Penetanguishene	
Category 2 - <i>Settlement Areas</i> that have a <i>delineated built</i> boundary and existing or planned municipal water <u>and</u> wastewater  systems		
Angus	Essa	
Beeton	New Tecumseth	
Coldwater	Severn	
Cookstown	Innisfil	
Creemore	Clearview	

Elmvale	Springwater	
Midhurst	Springwater	
Port McNicoll	Тау	
Stayner	Clearview	
Tottenham	New Tecumseth	
Victoria Harbour	Тау	
Wasaga Beach	Wasaga Beach	
West Shore	Severn	
boundary but which have existing	nat do not have a <i>delineated built</i> g or planned municipal water <u>and</u> er systems	
Atherley-Uptergrove	Ramara	
Baxter	Essa	
Bond Head	Bradford West Gwillimbury	
Brechin	Ramara	
Centre Vespra	Springwater	
Colgan	Adjala-Tosorontio	
Craighurst	Oro-Medonte	
Everett	Adjala-Tosorontio	
Hillsdale	Springwater	
Horseshoe Valley	Oro-Medonte	
Lagoon City	Ramara	
Lefroy/ Belle-Ewart	Innisfil	
New Lowell	Clearview	
Nottawa	Clearview	
Sandy Cove	Innisfil	
Snow Valley	Springwater	
Stroud	Innisfil	
Thornton	Essa	
Washago	Severn portion	
Category 4 - Rural Settlements that have a municipal water or wastewater system (partial services) or have no municipal water or wastewater systems		
Anten Mills	Springwater	
Ardtrea	Severn	
Avening	Clearview	
Batteaux	Clearview	
Brentwood	Clearview	
Churchill	Innisfil	

Colwell	Essa	
Cooper's Falls	Ramara	
Dunedin	Clearview	
Duntroon	Clearview	
East Oro	Oro-Medonte	
Edgar	Oro-Medonte	
Fennell's Corner	Innisfil	
Fesserton	Severn	
Forest Home	Oro-Medonte	
Gamebridge	Ramara	
Gilford	Innisfil	
Glen Huron	Clearview	
Glencairn	Adjala-Tosorontio	
Guthrie	Oro-Medonte	
Hawkestone	Oro-Medonte	
Hockley	Adjala-Tosorontio	
lvy	Essa	
Jarratt	Oro-Medonte	
Lafontaine	Tiny	
Lisle	Adjala-Tosorontio	
Longford Mills	Ramara	
Loretto	Adjala-Tosorontio	
Marchmont/Bass Lake	Severn	
Minesing	Springwater	
Moonstone	Oro-Medonte	
Newton Robinson	Bradford West Gwillimbury	
Old Sunnidale	Clearview	
Oro Station	Oro-Medonte	
Perkinsfield	Tiny	
Phelpston	Springwater	
Port Severn	Severn	
Price's Corners	Oro-Medonte	
Rosemont	Adjala-Tosorontio	
Rugby	Oro-Medonte	
Sebright	Ramara	
Severn Falls	Severn	
Shanty Bay	Oro-Medonte	

Singhampton	Clearview	
Sugarbush	Oro-Medonte	
Sunnidale Corners	Clearview	
Tioga	Adjala-Tosorontio	
Toanche	Tiny	
Udney	Ramara	
Utopia	Essa	
Warminster	Oro-Medonte	
Washago	Ramara portion	
Waubaushene	Tay	
Waverley	Tay	
Wyebridge	Tiny	
Wyevale	Tiny	

**Item 18:** <u>Section 3.2 (Population and EmploymentProjections/Allocations)</u> is amended by deleting existing Section 3.2.4 and replacing this section with new Sections 3.2.4 to 3.2.13 as set out below:

"3.2.4 The forecasted population growth to 2051 in the County of Simcoe is allocated by this Plan to the *local municipalities* in **Table B** as set out below:

TABLE B
POPULATION FORECAST FOR 2051 BY *LOCAL*MUNICIPALITY

Local Municipality	2021 Population	2051 Population	2021-2051 Increase
Adjala-Tosorontio	11,260	11,970	710
Bradford West Gwillimbury	44,490	83,470	38,980
Clearview	15,220	21,820	6,600
Collingwood	25,470	42,690	17,220
Essa	23,810	34,740	10,930
Innisfil	44,710	84.450	39,740
Midland	18,250	24,290	6,040
New Tecumseth	45,480	80,590	35,110
Oro-Medonte	23,770	26,230	2,460

Penetanguishene	10,340	14,390	4,050		
Ramara	10,680	12,870	2,190		
Severn	14,750	17,790	3,040		
Springwater	22,320	32,490	10,170		
Tay	11,410	13,130	1,720		
Tiny	13,240	16,010	2,770		
Wasaga Beach 25,480 38,090 12,610					
Total	360,680	555,000	194,320		
Note: Totals may not add precisely due to rounding					

3.2.5 The forecasted employment growth to 2051 in the County of Simcoe is allocated by this Plan to the *local municipalities* in **Table C** as set out below:

TABLE C
EMPLOYMENT FORECAST FOR 2051 BY *LOCAL*MUNICIPALITY

Local Municipality	2021 Employment	2051 Employment	2021-2051 Increase
Adjala-Tosorontio	2,130	2,490	360
Bradford West Gwillimbury	11,810	30,900	19,090
Clearview	4,350	6,470	2,120
Collingwood	12,260	18,540	6,280
Essa	9,630	13,350	3,720
Innisfil	9,980	30,270	20,290
Midland	10,760	13,170	2,410
New Tecumseth	20,740	31,610	10,870
Oro-Medonte	5,900	9,310	3,410
Penetanguishene	4,830	6,100	1,270
Ramara	5,380	7,420	2,040
Severn	4,020	5,640	1,620
Springwater	6,700	9,190	2,490
Tay	1,570	2,610	1,040
Tiny	1,570	2,390	820
Wasaga Beach	4,960	8,510	3,550

Total	116,590	198,000	81,410
Note: Totals may not add precisely due to rounding			

- 3.2.6 A minimum of 35% per cent of all residential development occurring annually in the County of Simcoe shall occur within delineated built-up areas as shown on Schedule 5.1 in accordance with sub-sections a) and b):
  - a) In order to maximize opportunities for *intensification*, each *local municipality* with *settlement area(s)* that have *delineated built-up areas* shall update its Official Plan to achieve the intensification target by:
    - i) Incorporating the intensification target identified in subsection b);
    - ii) Identifying *strategic growth areas* that do not have a minimum density target (if appropriate) to support achievement of the *intensification* target and recognizing them as a key focus for development;
    - iii) Identifying the appropriate type and scale of development in strategic growth areas and transition of built form to adjacent areas;
    - iv) Encouraging intensification generally throughout the delineated built-up area;
    - v) Directing that the implementing zoning by-law pre-zone lands for *intensification* and *redevelopment*, particularly in *strategic growth areas* to support the achievement of *complete communities*;
    - vi) Directing that the implementing zoning by-law permit multiple dwelling types in areas that have been traditionally zoned to permit only single detached dwellings;

- vii) Directing that the implementing zoning by-law permit additional residential units throughout the municipality, with a particular focus on settlement areas;
- viii) Establishing minimum density and housing mix targets for major development and redevelopment; and
- ix) Using other available tools, programs and planning processes, such as a Community Planning Permit system to support *intensification*.
- b) In order to achieve the 35% intensification target, below in **Table D** are the intensification targets for the local municipalities in the County that have delineated built-up areas:

TABLE D

INTENSIFICATION TARGETS FOR LOCAL

MUNICIPALITIES WITH DELINEATED BUILT-UP AREAS

Local Municipality	Intensification Target		
Bradford West Gwillimbury	42%		
Clearview	30%		
Collingwood	50%		
Essa	30%		
Innisfil	30%		
Midland	50%		
New Tecumseth	37%		
Penetanguishene	50%		
Severn	20%		
Springwater	15%		
Тау	20%		
Wasaga Beach	50%		
Simcoe County	35%		

- 3.2.7 Local municipalities with designated greenfield areas shall plan to achieve within the horizon of this Plan a minimum designated greenfield area density target so that when measured across the entire County the density is not less than 51 residents and jobs combined per hectare within the designated greenfield area, in accordance with this section of the Plan.
  - a) In order to achieve the minimum designated greenfield area density target of 51 residents and jobs combined per hectare, below in **Table E** are the minimum designated greenfield area density targets for the local municipalities in the County:

TABLE E

DESIGNATED GREENFIELD AREA DENSITY TARGETS FOR

LOCAL MUNICIPALITIES

Local Municipality	Designated Greenfield Area Density Target (Residents and Jobs Combined per Hectare)	
Bradford West Gwillimbury	55	
Clearview	45	
Collingwood	55	
Essa	45	
Innisfil	55	
Midland	55	
New Tecumseth	55	
Penetanguishene	55	
Severn	45	
Springwater	45	
Tay	45	
Wasaga Beach	55	
Simcoe County	51	

b) The minimum *designated greenfield area* density targets in Table E shall be incorporated as applicable in local Official Plans.

- c) For the purposes of this Plan, only Category 1 and Category 2 settlement areas that have delineated built-up areas also have designated greenfield areas.
- d) In cases where development is proposed in a *designated* greenfield area, it shall be demonstrated through a secondary plan or other comprehensive planning process that:
  - i) The proposed development will generally serve as a logical extension to the existing delineated built-up area or already developed designated greenfield areas, is compact and has a mix of uses to allow for the efficient use of land, infrastructure and public service facilities;
  - ii) The proposal will contribute to the availability of a range of housing choices (e.g. density, form, and price) in the *designated greenfield area* as a whole;
  - iii) All of the other *infrastructure* and *public service* facilities required to service the development is available or to be provided, with such *infrastructure* and *public service facilities* being used as efficiently as possible; and
  - iv) Access is provided in a manner that supports the provision of essential emergency services, active transportation, efficient transportation patterns, and/or linkages with adjacent existing or planned development.
- e) The minimum designated greenfield area density target for the County of Simcoe shall be measured over the entire designated greenfield area of all of the Category 1 and Category 2 settlement areas excluding the following:

- Natural heritage features and areas, natural heritage systems and floodplains, provided development is prohibited in these areas;
- Rights-of-way for electricity transmission lines, energy transmission pipelines and freeways, as defined by and mapped as part of the Ontario Road Network; and railways;
- iii) Employment areas; and
- iv) Cemeteries.
- f) All *local municipalities* with *designated greenfield areas* shall prepare phasing plans in their local Official Plans to ensure that development is sequenced to:
  - i) Establish a logical progression of growth as an integrated extension of existing communities based on identifiable boundaries and having regard for physical and natural features and barriers;
  - ii) Schedule and finance infrastructure needed to support growth in conformity with the planned urban structure for the community;
  - iii) Extend roads and servicing infrastructure in a costeffective and financially sustainable manner and ensure that the costs of extending infrastructure can be supported through expected development charge revenues within a reasonable period of time;
  - iv) Stage growth within a convenient walking distance from transit corridors (where they exist or are planned) to generate sufficient transit ridership;
  - v) Identify logical boundaries that build on or include areas that can provide key community infrastructure

including lands for public health, education, recreation, parks and open space, cultural and community facilities, public safety and affordable housing early in the planning approval process;

- vi) Allows for the completion of distinct components of new community areas so that the length of construction in any given area is kept to a minimum where possible; and
- vii) Provides appropriate transitions to allow agriculture and agricultural activities and related uses to continue for as long as practical.
- g) In addition to the above, all *local municipalities* with designated greenfield areas are required to include policies in their Official Plan that establish minimum densities and which require a mix and range of lot sizes and dwelling types to ensure that the minimum designated greenfield area density targets will be achieved or exceeded.
- h) It is recognized that achieving the minimum designated greenfield area density target on a site-specific basis may be difficult given on-site constraints, and as a consequence, the policies of this section are intended to be achieved wherever possible within individual site-specific development proposals. In addition to the above, as draft approved Plans of Subdivision are reviewed for possible extension, diversifying the housing mix will be required where possible to achieve the minimum designated greenfield area target.
- for those *local municipalities* that are required to plan for additional *designated greenfield areas* on lands to be added to a *settlement area* in accordance with Section 3.2.26 of this Plan, a subwatershed plan or its equivalent shall be prepared. Such a subwatershed plan or its equivalent shall:

- Consider all elements of the natural heritage and water resource systems;
- ii) Consider climate change impacts and severe weather events:
- iii) Identify key natural heritage features, key hydrologic features, key hydrologic areas, natural heritage features and areas and related ecological and hydrologic functions;
- iv) Consider and evaluate impacts of any potential development and recommend appropriate mitigation; and
- v) Recommend how the *quality and quantity of water* within a subwatershed can be protected, improved, or restored through adaptive management.
- j) For those settlement areas where the designated greenfield area density target does not apply, local municipalities shall require higher minimum densities and a mix and range of lot sizes and dwelling types where possible, particularly in those settlement areas that have existing or planned municipal water and wastewater systems.
- 3.2.8 The redesignation of lands in a *settlement area* that are designated for agricultural uses or rural uses to a designation in an Official Plan that permits development may occur if the lands are required to implement the population and/or employment forecasts set out in Sections 3.2.4 and 3.2.5.
- 3.2.9 The redesignation of lands in a *settlement area* that are designated for agricultural uses or rural uses to a designation in an Official Plan that permits development shall not occur if the effect of the redesignation is that the *local municipality* will exceed the population and/or employment forecasts set out in Sections 3.2.4 and 3.2.5.

- 3.2.10 Notwithstanding Section 3.2.9, lands can be considered for designation within a Category 1 or 2 settlement area through a local Official Plan Amendment if the additional lands and associated forecasted growth will be fully accounted for in the land needs assessment associated with the next municipal comprehensive review and the lands to be designated for development:
  - a) Satisfies a locally identified community need for the land use;
  - Represents infilling within already developed or planned development areas or is a natural extension of already developed or planned development areas;
  - Supports the efficient use of existing water and wastewater infrastructure capacity; and
  - d) Supports the development of complete communities.

Local municipalities are encouraged to develop phasing policies in their Official Plans to provide guidance on the implementation of this section,

- 3.2.11 Notwithstanding Section 3.2.9 and within *delineated built-up areas*, *local municipalities* may designate lands for *development* and/or plan for *development* beyond the horizon of this Plan for *strategic growth areas* that are delineated in this Plan and subject to minimum density targets, provided that:
  - a) Integrated planning for *infrastructure* and *public service* facilities would ensure that the development does not exceed existing or planned capacity;
  - b) The type and scale of built form for the development would be contextually appropriate; and

c) The development would support the achievement of complete communities, including a diverse mix of land uses and sufficient open space.

#### **Major Transit Station Areas**

- 3.2.12 This Plan identifies two *Major Transit Station Areas* on Schedule 5.1 in the Town of Bradford West Gwillimbury and the Town of Innisfil. *Major Transit Station Areas* will be planned to create a compact urban form with a diverse mix of land uses, varied housing types, tenures, and affordability, employment, and amenities in close proximity that supports existing and planned transit and *active transportation infrastructure*.
- 3.2.13 The location of the Bradford Major Transit Station Area is conceptual and will be planned to accommodate 150 residents and jobs per hectare. The Town of Bradford West Gwillimbury shall amend its Official Plan to include this minimum density and establish permitted uses and minimum densities with respect to buildings and structures within the Major Transit Station Area. Through this process, the Town shall determine if the boundaries of the conceptual Major Transit Station Area are appropriate, and if changes to the boundary are proposed by the Town, a future Amendment to this Plan will be required to further define the Major Transit Station Area.
- 3.2.14 The Innisfil *Major Transit Station Area* will be planned to accommodate 170 residents and jobs per hectare and is further identified as a Protected *Major Transit Station Area* in accordance with Section 16(16) of the Planning Act. In addition, and within 1 year from the date of Provincial approval of this policy, the Town of Innisfil shall amend its Official Plan to include policies that:
  - a) Identify the authorized use of land in the area and buildings and structures within the Protected *Major Transit Station Area*; and

- b) Identify the minimum densities that are authorized with respect to buildings and structures within the Protected *Major Transit Station Area*.
- 3.2.15 In addition to the above, both the Town of Bradford West Gwillimbury and the Town of Innisfil shall undertake comprehensive planning for their *Major Transit Station Areas* that result in policies that:
  - a) Identify permitted uses to support complete communities;
  - b) Prohibit the establishment of land uses and built forms that would adversely impact the ability to meet the minimum densities required;
  - c) Identify and protect lands that may be required for future enhancement or expansion of transit infrastructure in collaboration with provincial transit authorities;
  - d) Establish a phasing plan or strategy to ensure infrastructure and services are delivered in a manner that supports complete communities, including open space, accessible public amenities, and active transportation infrastructure;
  - e) Support a mix of multi-unit housing, including *affordable* housing, rental housing and additional residential units, as appropriate;
  - f) Establish strategies to support increased multi-modal access and connectivity to local and regional transit services in support of transit service integration;
  - g) Identify the future actions that may be required to implement the plan, which may include Community inclusionary Improvement Plans, zoning, community systems, Transit-Oriented Design planning permits Guidelines, financial incentive other programs, and appropriate implementation tools;

- h) Establish alternative development standards to support development within all *Major Transit Station Areas*, such as reduced parking standards;
- Support high quality public realm improvements to enhance the Major Transit Station Area;
- j) Require the establishment of an interconnected and multimodal street pattern that encourages walking, cycling, and the use of transit and supports mixed use development;
- k) Support a compact urban form that directs the highest intensity *transit-supportive* uses close to the transit station; and
- I) Ensure that existing surface parking lots and other land uses within *Major Transit Station Areas* that do not meet the objectives of this Plan are encouraged to redevelop and expand in a manner that supports the overall objectives of this Plan.
- **Item 19:** Section 3.2 (Population and Employment Projections/Allocations) is amended by re-numbering 'Section 3.2.5' as 'Section 3.2.16' and renumbering all remaining sections accordingly.
- Item 20: Section 3.2 (Population and Employment Projections/Allocations) is amended by deleting the words 'Table 1 and the density targets and intensification targets in Section 3.5' in re-numbered Section 3.2.19 with the following: "Tables B and C and the minimum intensification targets and designated greenfield area density targets in Tables D and E."
- **Item 21:** Section 3.2 (Population and Employment Projections/Allocations) is amended by replacing the reference to 'Table 1' with 'Tables B and C' accordingly in re-numbered Section 3.2.22.
- **Item 22:** <u>Section 3.2 (Population and Employment Projections/Allocations)</u> is amended by replacing 'settlements' with "settlement areas" in the first paragraph in re-numbered Section 3.2.23.

**Item 23:** <u>Section 3.2 (Population and Employment Projections/Allocations)</u> is amended by deleted former Section 3.2.13.

**Item 24:** Section 3.2 (Population and Employment Projections/Allocations) is amended by deleting former Sections 3.2.15, 3.2.16 and 3.2.17 and replacing them with the following Sections 3.2.25 to 3.2.30:

#### "Land Needs Analysis

- At 4,613 square kilometres in size, the County of Simcoe is the third largest upper tier municipality in Ontario. Given its size and extent, there are fundamental differences in the growth dynamics between the rapidly growing southern part of the County and the more moderately-growing northern part of the County. As such, two regional market areas have been established solely for the purposes of carrying out a Land Needs Analysis (LNA) in accordance with the Land Needs Assessment Methodology for the Greater Golden Horseshoe, the purpose of which is to ensure that there are sufficient opportunities to accommodate forecasted growth in the right locations as set out in Section 3.2.4 and 3.2.5 of this Plan. The two regional markets areas are defined below:
  - a) The northern regional market area comprises the 11 municipalities of Clearview, Collingwood, Midland, Oro-Medonte, Penetanguishene, Ramara, Severn, Springwater, Tay, Tiny, and Wasaga Beach; and
  - b) The southern regional market area comprises the 5 municipalities of Adjala-Tosorontio, Bradford West Gwillimbury, Essa, Innisfil, and New Tecumseth.
- On the basis of Section 3.2.25, **Table F** below identifies how much additional *designated greenfield area* is required for community uses and employment land in the local municipalities:

TABLE F

DESIGNATED GREENFIELD AREA LAND NEEDS FOR

COMMUNITY USES AND EMPLOYMENT LANDS IN LOCAL

MUNICIPALITIES - 2021 TO 2051

Employment Lands (Gross Hectares)  Market Area  -			
larket Area -			
-			
-			
-			
1 -			
75.2			
75.2			
Regional Market Area Northern Regional Market Area			
-			
94.1			
-			
-			
-			
-			
36.0			
-			
-			
-			
72.7			
202.8			
278.0			

**Note 1:** Does not include 37 hectares of land added to Alcona Settlement Area by OPA 7.

- The gross land needs for development identified on Table F are considered to be maximums and do not include the land areas that are excluded from the calculation of the *designated greenfield* area density target in Section 3.2.7 h). Local municipalities may plan for less land based on local context provided it can be demonstrated that the population and employment forecasts set out in Sections 3.2.4 and 3.2.5 can be met.
- For those municipalities that are required to plan for additional designated greenfield area through a settlement area expansion in accordance with this section, a comprehensive planning process shall be undertaken to identify the most appropriate location(s) for additional growth and development that best:
  - i) Protects natural heritage features and areas;
  - ii) Promotes coordinated, efficient and cost-effective infrastructure;
  - iii) Promotes fiscal responsibility; and
  - iv) Ensures the development of compact, complete and healthy communities.
- In addition to the above, the *local municipality* will be required to demonstrate in support of the recommended location(s) for additional urban development that:
  - There is sufficient capacity in existing or planned infrastructure and public service facilities;
  - ii) The *infrastructure* and *public service facilities* neededwould be financially viable over the full life cycle of these assets;
  - iii) The proposed expansion would be informed by applicable water and wastewater master plans or equivalent and stormwater master plans or equivalent, as appropriate;

- iv) The proposed expansion, including the associated water, wastewater and stormwater servicing, would be planned and demonstrated to avoid, or if avoidance is not possible, minimize and mitigate any potential negative impacts on watershed conditions and the water resource system, including the quality and quantity of water;
- v) Key hydrologic areas and the Natural Heritage System for the Growth Plan have been avoided where possible;
- vi) Prime agricultural areas have been avoided where possible;
- vii) The *settlement area* to be expanded is in compliance with the *minimum distance separation formulae*;
- viii) Any adverse impacts on the *agri-food network*, including agricultural operations, from expanding *settlement areas* would be avoided, or if avoidance is not possible, minimized and mitigated as determined through an *agriculturalimpact assessment;* and
- ix) The policies of Sections 2 (Wise Use and Management of Resources) and 3 (Protecting Public Health and Safety) of the Provincial Policy Statement are applied.
- 32.30 Prior to the implementation of a *settlement area* expansion, an Amendment to this Plan shall be required, provided the County is satisfied that the policies of this Plan have been met. A change to the amount of employment land needed in the northern regional market area established in Section 3.2.25 b) through a future Amendment may be considered by the County subject to the completion of an employment land needs analysis.

**Item 25:** Section 3.3.1 (General Development Policies - Lot Creation) is amended by deleting the second sentence and replacing it with the following:

"Local municipal official plans shall include provisions for a range of housing types including additional residential units, accommodation for temporary or

seasonal farm help, garden suites, or other temporary accommodations, with the provision of adequate water and sewage treatment facilities, subject to the policies of the Oak Ridges Moraine Conservation Plan and the Greenbelt Plan, if applicable."

**Item 26:** <u>Section 3.3.1 (General Development Policies - Lot Creation)</u> is further amended by deleting the last sentence in the first paragraph.

**Item 27:** <u>Section 3.3.1 (General Development Policies - Lot Creation)</u> is further amended by replacing 'second units in residential dwellings' with "additional residential units".

**Item 28:** <u>Section 3.3.6 (General Development Policies – Lot Creation)</u> is amended by replacing the term 'passive recreational' with 'low-intensity recreational' in the first sentence.

**Item 29:** <u>Section 3.5.1 (Settlements - Objectives)</u> is amended by replacing 'settlements' with "settlement areas".

**Item 30:** <u>Section 3.5.3 (Settlements - Objectives)</u> is amended by replacing 'settlements' with "settlement areas".

**Item 31:** <u>Section 3.5.6 (Settlements - Growth Management)</u> is deleted and replaced with the following:

"The settlement area boundaries and the delineated built boundaries are shown in this Plan on Schedule 5.1 – Land Use Designations and must be identified in local municipal Official Plans. A County and local municipal official plan amendment is required to amend settlement area boundaries if required in accordance with Section 3.2.23 of this Plan and in accordance with Section 2.2.8.3 of the Growth Plan and Sections 3.2.7 h), 3.2.28 and 3.2.29 of this Plan. The Settlements designation applies to all lands within the settlement area boundaries. Only those settlement areas listed in Section 3.2.3 and Table A are recognized as settlement areas."

**Item 32:** <u>Section 3.5.7 (Settlements - Growth Management)</u> is amended by deleting the first sentence and replacing 'and are shown on Schedule 5.1.2' with "identified in Section 3.2.3 and Table A".

**Item 33:** <u>Section 3.5.8 (Settlements - Growth Management)</u> is amended by deleting the second sentence and adding the following at the beginning of the third sentence: "With the exception of employment area designations,"

**Item 34:** <u>Section 3.5.9 (Settlements - Growth Management)</u> is amended by deleting it and replacing it with the following:

"Local municipalities with more than one settlement area shall undertake growth management studies or similar strategic planning to allocate the population and employment forecasts set out in Sections 3.2.4 and 3.2.5 in a manner that conforms to Section 3.2.2 with further consideration given to type of sewage and water servicing available and capacity of that servicing, density and intensification targets, range and mix of uses within each settlement area and the settlement area's role in providing services to a broader area. Such a growth management strategy shall also consider other relevant policies in Sections 4.1, 4.3 and 4.7 of this Plan. Based on the hierarchy set out in Section 3.2.3, Category 1 and 2 settlement areas are encouraged to develop as complete communities with a diverse mix of land uses, a range and mix of employment and housing types, high quality public open space and easy access to local stores and services for all residents as their needs change throughout their lives. Settlement area identification, and the allocations, shall be incorporated into local municipal official plans."

**Item 35:** <u>Section 3.5 (Settlements – Growth Management)</u> is amended by deleting Sections 3.5.10, 3.5.11, 3.5.12, 3.4.13 and 3.5.14 and by renumbering the remaining sections accordingly.

**Item 36**: <u>Section 3.5.10 (Settlements – Phasing of Development)</u> as renumbered is amended by adding the word 'delineated' before 'built boundary'.

Item 37: Section 3.5 (Settlements - Settlement Expansion) is amended by replacing Section 3.5.13 (as re-numbered) with the following: "Settlement area boundary expansions that are authorized by Section 3.2.25 of this Plan may occur only in accordance with Section 2.2.8.3 of the Growth Plan for the Greater Golden Horseshoe (2020)."

Item 38: Section 3.5 (Settlements - Settlement Expansion) is amended by

deleting former Sections 3.5.19, 3.5.20, 3.5.21, 3.5.22 and 3.5.23. 3.5.24, 3.5.25 and 3.5.26.

- **Item 39:** <u>Section 3.5 (Settlements Density and Intensification)</u> is amended by deleting former Sections 3.5.24, 3.5.25 and 3.5.26.
- Item 40: <u>Section 3.5.14</u> (<u>Settlements Settlement Form formerly Section 3.5.27</u>) is amended by replacing 'Settlement Form' in the heading with "<u>Settlement Area Form</u>" and by replacing 'Settlements' with "<u>Settlement areas</u>".
- **Item 41:** <u>Section 3.5.16 (Settlements Settlement Area Form)</u> is amended by replacing 'settlements' with "settlement areas".
- **Item 42:** <u>Section 3.5.17 (Settlements Settlement Area Form)</u> is amended by adding the word "*delineated*" before '*built-up areas*'.
- **Item 43:** <u>Section 3.5.18 (Settlements Settlement Area Form)</u> is amended by replacing 'Settlement' with "Settlement area".
- **Item 44:** <u>Section 3.7 (Rural Policies)</u> is amended by deleting the last two paragraphs of Section 3.7.12 (as re-numbered).
- **Item 45:** <u>Section 3.8.15 (Greenlands Development Control)</u> is amended by replacing the term 'passive recreational' in Section 3.8.15 (vii) with 'low-intensity recreational'.
- **Item 46:** Section 3.8 (Greenlands Development Control) is amended by deleting Section 3.8.18 and re-numbering the remaining sections accordingly.
- **Item 47:** Section 4.2 (Community Facilities and Services) by changing the title heading to 'Public Service Facilities'. In addition, sections 4.2.1, 4.2.2, and 4.2.4 are deleted and replaced with the following:
- 4.2.1 *Public service facilities* are directed towards *settlement areas* and shall be permitted in any *settlement area* designation without amendment to this *Plan. Public service facilities* may be located outside of *settlement areas* in limited situations and in accordance with demonstrating locational criteria to the satisfaction of

the *County* and *local municipality*. Proposals for new public service facilities within the Agricultural designation shall be subject to policy 3.6.12. An *EIS* will be required for proposed locations within Greenlands designation and in accordance with Sections 3.8, 3.10, 3.11 and 3.12.

- 4.2.2 Public service facilities shall be connected to municipal sewage services and municipal water services or private communal sewage services and private communal water services, where available. Where the site can only be developed on individual on-site sewage services and individual on-site water services, a study will be required to demonstrate to the satisfaction of the County and local municipality that adequate water supply is available and the proposed sewage treatment method will meet provincial standards.
- 4.2.4 *Public service facilities* should be co-located in community hubs, where appropriate, to promote cost-effectiveness and facilitate service integration, access to transit and *active transportation*.

**Item 48:** <u>Section 4.11.2 (Local Municipal Official Plans)</u> is amended by making the following changes to the third sentence:

Local municipal official plans shall include policies consistent with Section 3.5 of this *Plan* including minimum density targets and intensification targets and shall identify a hierarchy of settlement areas and direct growth in accordance with Sections 3.2, 3.3, 3.5 and 4.1 of this Plan.

- **Item 49:** <u>Section 4.11.2 (Local Municipal Official Plans)</u> is amended by deleting the fourth sentence.
- **Item 50:** Section 4.11.9 (Local Municipal Official Plans) is amended by adding the word "delineated" before 'built boundaries'.
- **Item 51:** <u>Section 4.11.10 (Local Municipal Official Plans)</u> is amended by deleting the words 'triggered by way of a comprehensive review'.
- **Item 52:** <u>Section 4.12.7 (Implementation)</u> is amended by deleting subsection a) and re-numbering the remaining sub-sections accordingly.

**Item 53:** <u>Section 4.12.9 (Implementation</u>) is amended by replacing this section with the following:

"This *Plan* may be altered to correct typographical, grammatical errors and section renumbering in the text and/or schedules, or for minor changes to the schedules to correct mapping errors without amendment to the *Plan*provided the alterations or changes do not change the goals, objectives, and policies of the *Plan*, or directly affect land use permissions. Based on updated information from the *Province* or *County*, refinement to *natural heritage* and *hydrologic features* on the schedules to this *Plan* will be reflected through a housekeeping update from time to time, without amendment to the *Plan*."

Item 54: Table 5.1 - Recognized Settlement Areas is deleted.

**Item 55:** <u>Table 5.7 - List of Background Reports and Programs</u> is deleted and Section 5.8 (Definitions) is renumbered as Section 5.7.

**Item 56:** <u>Table 5.4 (Simcoe County Road System)</u> is amended by deleting County Roads 8 and 39 from the table.

**Item 57:** Table 5.4 (Simcoe County Road System) is amended by adding "and Sideroad 5 to County Road 27" to the description of County Road 14.

**Item 58:** Table 5.4 (Simcoe County Road System) is amended by replacing 'Collingwood' with "Highway 26" in the description of County Road 32.

**Item 59:** <u>Table 5.4 (Simcoe County Road System)</u> is amended by adding County Road 96 to the table as per below:

96 County Road 7 to Highway 26	Primary Arterial	36.0 m
--------------------------------	------------------	--------

Item 60: <u>Table 5.4 (Simcoe County Road System)</u> is amended by adding County Road 127 to the table as per below:

127	Highway 11 to County Road 22	Secondary Arterial	30.5 m
	odding nodd 22	7 ti con iai	

**Item 61:** <u>Section 5.7 (Definitions)</u> is amended by adding a new definition for 'agricultural impact assessment' as per below:

"Agricultural Impact Assessment means a study that evaluates the potential impacts of non-agricultural development on agricultural operations and the *Agricultural System* and recommends ways to avoid or, if avoidance is not possible, minimize and mitigate adverse impacts."

**Item 62:** <u>Section 5.7 (Definitions)</u> is amended by adding a new definition for 'agricultural system' as per below:

"Agricultural System means the system mapped and issued by the Province in accordance with the Growth Plan, comprised of a group of inter-connected elements that collectively create a viable, thriving agricultural sector. It has two components: 1. An agricultural land base comprised of *prime agricultural areas*, including *specialty crop areas*, and *rural lands* that together create a continuous productive land base for agriculture; 2. An *agri-food network* which includes *infrastructure*, services, and assets important to the viability of the agri-food sector."

**Item 63:** <u>Section 5.7 (Definitions)</u> is amended by adding a new definition for 'agri-food network' as per below:

"Agri-food Network means within the *Agricultural System*, a network that includes elements important to the viability of the agri-food sector such as regional *infrastructure* and transportation networks; on-farm buildings and infrastructure; agricultural services, farm markets, distributors, and primary processing; and vibrant, agriculture-supportive communities."

**Item 64:** <u>Section 5.7 (Definitions)</u> is amended by replacing the definitions of *'built-up area'* and *'built boundary'* with the following:

"Delineated Built Boundary means the limits of the developed urban area as defined by the Minister in consultation with affected municipalities for the purpose of measuring the minimum intensification target in this Plan.

**Delineated Built-up Area** means all land within the *delineated built boundary*."

**Item 65:** <u>Section 5.7 (Definitions)</u> is amended by replacing the definition of 'complete communities' with a new definition as per below:

"Complete Communities means places such as mixed-use neighbourhoods or other areas within cities, towns, and settlement areas that offer and support opportunities for people of all ages and abilities to conveniently access most of the necessities for daily living, including an appropriate mix of jobs, local stores, and services, a full range of housing, transportation options and public service facilities. Complete communities are age-friendly and may take different shapes and forms appropriate to their contexts."

**Item 66:** <u>Section 5.7 (Definitions)</u> is amended by deleting the definition for 'community facilities'.

**Item 67:** <u>Section 5.7 (Definitions)</u> is amended by deleting the definition of 'density targets'.

**Item 68:** <u>Section 5.7 (Definitions)</u> is amended by replacing the definition of 'designated greenfield area' with the following:

"Designated Greenfield Area means lands within settlement areas (not including rural settlements) but outside of delineated built-up areas that have been designated in an official plan for development and are required to accommodate forecasted growth to the horizon of this Plan. Designated greenfield areas do not include excess lands."

**Item 69:** <u>Section 5.7 (Definitions)</u> is amended by deleting the definitions of 'lands for urban uses' and 'lands not for urban uses'.

**Item 70:** <u>Section 5.7 (Definitions)</u> is amended by replacing the definition of 'municipal comprehensive review' with a new definition as per below:

"Municipal Comprehensive Review means a new official plan, or an official plan amendment, initiated by an upper-or single-tier municipality under section 26 of the Planning Act that comprehensively applies the policies and schedules of the Growth Plan.

Item 71: Section 5.7 (Definitions) is amended by deleting '2005' in the

definition of Provincial Policy Statement and replacing it with "2020".

**Item 72:** <u>Section 5.7 (Definitions)</u> is amended by replacing the definition of 'public service facilities' with a new definition as per below:

"Public Service Facilities means land, buildings and structures for the provision of programs and services provided or subsidized by a government or other body, such as social assistance, recreation, police and fire protection, health and educational programs, long-term care services and cultural services. Public service facilities do not include *infrastructure*."

**Item 73:** <u>Section 5.7 (Definitions)</u> is amended by adding a new definition for 'rural settlements' as per below:

"Rural Settlements means existing hamlets or similar existing small settlement areas that are long-established and identified in official plans. These communities are serviced by individual private on-site water and/or private wastewater systems, contain a limited amount of undeveloped lands that are designated for development and are subject to official plan policies that limit growth. All settlement areas that are identified as hamlets in the Greenbelt Plan, as rural settlements in the Oak Ridges Moraine Conservation Plan, or as minor urban centres in the Niagara Escarpment Plan are considered rural settlements for the purposes of this Plan, including those that would not otherwise meet this definition."

**Item 74:** <u>Section 5.7 (Definitions)</u> is amended by deleting the definition of 'secondary uses'

**Item 75:** <u>Section 5.7 (Definitions)</u> is amended by replacing the definition of 'settlement areas' with a new definition as per below:

"Settlement Areas means urban areas and *rural settlements* within municipalities (such as cities, towns, villages and hamlets) that are:

 a) built up areas where development is concentrated and which have a mix of land uses; and

b) lands which have been designated in an official plan for development in accordance with the policies of this Plan. Where there are no lands that have been designated for development, the *settlement area* may be no larger than the area where development is concentrated."

**Item 76:** <u>Section 5.7 (Definitions)</u> is amended by adding a new definition for 'stormwater master plan' as per below:

"Stormwater Master Plan means a long-range plan that assesses existing and planned stormwater facilities and systems and outlines stormwater infrastructure requirements for new and existing development within a settlement area. Stormwater master plans are informed by watershed planning and are completed in accordance with the Municipal Class Environmental Assessment."

**Item 77:** Section 5.7 (Definitions) is amended by adding a new definition for 'strategic growth areas' as per below:

"Strategic Growth Areas means within settlement areas, nodes, corridors, and other areas that have been identified by municipalities or the Province to be the focus for accommodating intensification and higher-density mixed uses in a more compact built form. Strategic growth areas include urban growth centres, major transit station areas, and other major opportunities that may include infill, redevelopment, brownfield sites, the expansion or conversion of existing buildings, or greyfields. Lands along major roads, arterials, or other areas with existing or planned frequent transit service or higher order transit corridors may also be identified as strategic growth areas."

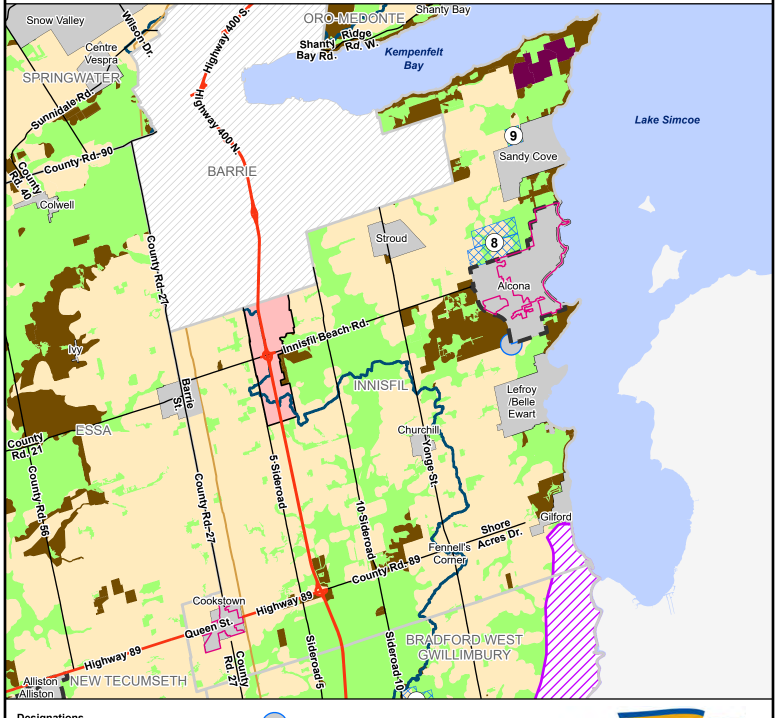
**Item 78:** Schedule 5.1 is amended by expanding the Alcona Settlement designation as shown on Schedule 'A' attached.

**Item 79**: Schedule 5.1 is amended by delineating a Protected Major Transit Station Area in the Town of Innisfil as shown on Schedule 'B' attached.

Item 80: Schedule 5.1 is amended by delineating a Major Transit Station Area in the Town of Bradford West Gwillimbury as shown on Schedule 'C' attached.

Schedule 'A' to Official Plan Amendment No. 7 to the County of Simcoe Official Plan

# **SCHEDULE 5.1 LAND USE DESIGNATIONS Alcona Settlement Area Boundary Expansion**



#### Designations

Under Appeal

Settlement Boundary Under Appeal

Agricultural

Settlement Area

Strategic Settlement Employment Areas and Economic Employment Districts

Greenbelt Plan - Protected Countryside

Greenlands

Lands Not Subject To Plan

Special Development Area Big Bay Point

General Location of Site-Specific Appeals



Settlement Area Boundary Expansion

#### Reference Data

Delineated Built Boundary

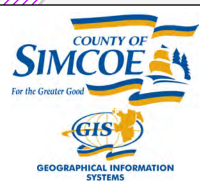
Provincial Highway

County Road

Trans Canada Pipeline

Lake Simcoe Protection Plan - Watershed Boundary





This map, either in whole or in part, may not be reproduced without the written authority from the Corporation of the County of Simooe © 2022 Produced (in part) under license from: the Cities of Barrie & Orillia, the Ontario Ministry of Natural Resources and Forestry (© Queens Printer 2022). © Teranet Inc. and its suppliers all rights reserved, and Members of the Ontario Geospatial Data Exchange. THIS IS NOT A PLAN OF SURVEY.

