**Amendment No. 6**

**to the Township of Southgate**

**Official Plan**

delegation of authority – planning decisions

(Township wide amendment)

october 2024

**The Corporation of the Township of Southgate**

**By-law 2024-XXX**

Being a by-law to adopt Amendment No. 6 to the Township of Southgate Official Plan affecting all lands in the Township of Southgate.

The Council of the Township of Southgate, in accordance with the provisions of Sections 17 and 21 of the Planning Act, R.S.O. 1990, as amended, hereby enacts as follows:

1. Amendment No. 6 to the Township of Southgate Official Plan is hereby adopted.
2. This by-law shall come into force and take effect on the day of approval by the County of Grey.

Enactedand passed this 21st day of December, 2024.

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| Brian Milne, Mayor |  | Lindsey Green, Clerk |

**Amendment No. 6**

**to the**

**Township of Southgate Official Plan**

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**Part A – The Preamble**

The Preamble provides an explanation of the proposed amendment including the purpose, location, and background information, but does not form part of this amendment.

**Part B – The Amendment**

The Amendment describes the changes and/or modifications to the Township of Southgate Official Plan which constitutes Official Plan Amendment Number 28.

**Part C – The Appendices**

The Appendices attached hereto do not constitute part of this amendment. These Appendices contain background data, planning considerations and public involvement associated with this amendment.

**PART A – THE PREAMBLE**

**1. Purpose of the Amendment:**

The purpose of the Amendment to add enabling policy for delegating some planning decisions from Council or Committee of Adjustment to Staff. Bill 109 (The More Homes for Everyone Act) delegated Site Plan decisions to staff. Bill 13 (Supporting People and Businesses Act) which added section 39.2 to the *Planning Act* giving Council the ability to delegate passing of certain by-laws to Staff. This amendment will provide the required enabling policy from section 39.2 (2) of the *Planning Act*. Delegation of the decision making will also require the passing of the necessary Delegation By-law.

This proposed amendment also clarifies wording in various sections of the Official Plan that Council and Staff may be the decision makers – if Council were to delegate those decisions using the proposed enabling policies. This ensures clarity that Council and Staff must consider the same parameters when making decisions on various types of planning applications.

**2. Location:**

This amendment applies to all lands within the Township of Southgate.

**3. Basis:**

This amendment is proposed based on legislation passed in both Bill 109 and Bill 13, noted above. The Provincial government has continued to encourage local municipalities to “cut red tape” and make the Planning process as efficient and timely as possible.

***3.1 Provincial Policy Statement, 2020***

The Provincial Policy Statement (2020) has been reviewed for this amendment. While there is no specific policy in PPS 2020 that provides direction or support for this amendment, the PPS speaks to an efficient and effective planning system. By delegating staff, planning decisions can occur in a timely manner, enabling development to occur within timelines established in the *Planning Act*.

It should be noted that PPS 2020 will likely cease to be in effect before this Official Plan Amendment comes into force.

***3.2 Provincial Policy Statement, 2024***

The Provincial Policy Statement (2024) has been reviewed for this amendment, recognizing that PPS 2024 will likely come into force before this amendment is adopted. While there is no specific policy in PPS 2024 that provides direction or support for this amendment, the PPS speaks to an efficient and effective planning system. By delegating staff, planning decisions can occur in a timely manner, enabling development to occur within timelines established in the *Planning Act*.

***3.3 Official Plan of the County of Grey, 2019***

The County of Grey Official Plan recognizes that the Province may delegate decisions on planning matters to the County, Municipality or to Staff through amendments to the *Planning Act*. Policy 9.5 (7) recognizes these changes may come into effect and do not require an amendment to the County Official Plan. The policy also supports, from a County perspective, streamlining the planning process and includes any decisions enabled via the County Official Plan.

***3.4 Township of Southgate Official Plan, 2006 Consolidation***

The Township Official Plan is currently silent to streamlining of the planning process or delegation of decisions (beyond those from Council to Committee of Adjustment).

The proposed amendment will add enabling policy for Council to delegate a variety of planning decisions or passing of by-laws to staff. The goal of this amendment is to provide a more streamlined planning process, that improves approval timelines and customer service to applicants. This would also have the benefit of freeing up Council meeting time to focus on more significant strategic matters.

For staff to be delegated the decision-making authority, both the proposed enabling policy amendment in the Township Official Plan and a Delegation By-law will be required. In the case of decisions related to the Zoning By-law, updated regulations in the Zoning By-law will also be required.

The proposed amendments also contain provisions that staff will track and communicate with Council the decisions made on a regular basis and in track any updates to both the Official Plan and Zoning By-law when making changes that would be of a corrective nature (fixing of typos, grammar, etc.).

**PART B – THE AMENDMENT**

All of this part of the document entitled Part B – The Amendment, consisting of the following text and schedule map constitutes Amendment No.6 to the Township of Southgate Official Plan.

**DETAILS OF THE AMENDMENT**

The Township of Southgate Official Plan, as amended, is hereby further amended as follows:

1. Policy 7.2.1.2 3) is deleted and replaced with the following:  
   “3) The Township has been delegated approval authority for Consent applications within the Township. Council may delegate approval authority of these applications to the Committee of Adjustment or Staff, pursuant to policy 7.17.”
2. Add a new policy 7.2.2 4) as follows:  
   “4) Council may delegate the passing of a By-law to exempt a site from Part Lot Control to staff pursuant to policy 7.17.”
3. Policy 7.6 1) is deleted and replaced with the following:  
   “1) Council may pass a Temporary Use By-law in accordance with Section 39 of the Planning Act to permit a temporary use of land for a purpose that is otherwise prohibited on a site by the Zoning By-law. Council may delegate the passing of Temporary Use By- laws to staff, pursuant to policy 7.17.”
4. Policies 7.6. 2), and 3) are amended to replace all references to “Council” to be “Council and/or staff”.
5. Policy 7.7 3) is deleted and replaced with the following:  
   “3) Council shall pass a By-law removing the Holding symbol from the zoning of the property once the conditions have been satisfied. Council may delegate the passing of a By-law removing the Holding symbol to staff, pursuant to policy 7.17.”
6. Add a new policy 7.9 6) as follows:  
   “6) Pursuant to Bill 109, decisions on Site Plan applications are delegated to Staff for approval or refusal. Council may delegation the execution of a Site Plan Agreement to staff, pursuant to policy 7.17.”
7. Add a new section 7.17 as follows:

“**7.17 DELEGATION OF AUTHORITY**

1. Council may, in accordance with the Planning Act, delegate approvals of matters stipulated in this Official Plan to a Committee of Council or an individual who is an officer, employee or agent of this Township. Every delegation of approval be done through the passage of a Delegation By-law by Council.
2. The following approvals may be delegated in accordance with Policy 7.17 1):
   1. Minor changes to Official Plan designation or zoning of a property or properties to correct a zoning or policy designation error;
   2. Removal of “H” Holding provisions;
   3. Temporary use By-laws;
   4. Additional dwelling units;
   5. Approval of garden suites;
   6. Part Lot Control;
   7. Decision on a Site Plan;
   8. Execution of a Site Plan Agreement;
   9. Execution of an agreement related to a Consent or development; and
   10. Consents.
3. Any delegated approval decision shall comply to the policies and designations of the Township Official Plan.
4. Staff will provide Council with regular updates on decisions made by Staff related to delegated decisions identified in policy 7.17 2).”
5. Add a new policy 7.18 as follows:  
   “7.18 ADMINISTRATIVE UPDATES TO THE OFFICIAL PLAN OR ZONING BY-LAW
6. Council may forego public notification and public meeting(s) in connection with changes to the Official Plan, Community Improvement Plan, consents, and Zoning By-law where it is determined by staff that such changes related to a consolidation of documents, including the following matters:  
   1. Deleting obsolete provisions;
   2. Altering the number and arrangement of any provisions;
   3. Altering language or punctuation to obtain a uniform mode of expression;
   4. Addition or deletion of graphics, charts or diagrams;
   5. Correcting clericial, grammatical or typographical errors;
   6. Inserting historical footnotes or similar annotations to indicate the origin and approval of each provision; and,
   7. Change of format.
7. Where staff have made changes to any of the documents outlined in subsection 1) above, staff shall:
   1. Provide Council with regulation communications on any updates to the documents,
   2. Provide a list of any document updates in the office consolidation of the Official Plan, Zoning By-law and Community Improvement Plan. This list will include the date of the update and nature of the update.
   3. Provide a list of any updates to the consent file that would be kept on file pursuant to document retention policies of the Township.”