

COUNTY OF OXFORD Application Guide: Consent or Consent and Minor Variance under Section 53 of the Planning Act

PLEASE READ CAREFULLY BEFORE COMPLETING THE ATTACHED APPLICATION FORM.

The attached application form is to be used only when applying to the County of Oxford for a severance (consent) or severance and minor variance (consent and minor variance).

Due to the complex nature of Consent applications the applicant is advised to consult the Oxford County Community Planning Office and/or their lawyer before making the application.

A. COMPLETING THE APPLICATION

- 1. Applications will not be considered complete until all requested information has been supplied.
- 2. The application shall be completed by the property owner or their authorized agent. Where the application is being made by an agent, the written authorization of the owner shall accompany the application. For convenience, an authorization form has been included in the attached application. An application may also be made by the purchaser of the subject lands, so long as authorization for the purchaser to make the application is explicitly granted in the agreement of purchase and sale.
- 3. If requesting to sever more than one lot on the same application, please provide additional pages 3 & 4, and label accordingly. (ex. 3A, 4A, 3B 4B, etc)
- 4. If a certificate is requested for the retained lot, the request must be indicated at the time of application. If required, a lawyer must provide a statement that there is no abutting land that is also owned by the owner, unless that land is separately conveyable, and must also provide a registerable legal description for the retained lands.
- 5. A copy of the Provincial Planning Statement (PPS) can be obtained from the Ministry of Municipal Affairs and Housing's website at: http://www.mah.gov.on.ca or from the Community Planning Office. Applicants may consult with the County of Oxford Community Planning Office for information regarding the PPS prior to submission of the application.

B. SKETCH

- 1. The application must be accompanied by a sketch showing the following in metric and imperial units: A sample sketch is provided below, as part of this guide.
 - a) outline all properties involved in the application, in their entirety;
 - b) each parcel is to be labelled as either, Severed, Retain or Enlarged lands;
 - c) label all roadways abutting the lands;
 - d) property line measurements, both existing and proposed. These measurements must match those on the application.
 - e) the approximate location of all natural and artificial features on the subject land (e.g. railways, roads, watercourses, drainage ditches, banks, slopes, wetlands, wooded areas, unopened road allowances) and the location of any of these features on adjacent lands which may affect the application;
 - f) label all existing buildings, and indicate if any are to be removed;
 - g) enter the setback measurement from buildings to any existing or proposed property lines;
 - h) indicate any well and septic systems;
 - i) show any existing easements that are in place

C. SUBMISSION OF THE APPLICATION and FEES

1. The attached, ORIGINAL application form should be submitted to:

Community Planning County of Oxford

21 Reeve Street, PO Box 1614 Woodstock ON N4S 7Y3

One hard copy of all supporting documentation (reports, studies, analysis) if required, must be submitted, along with a digital file in .pdf format. 3. The application must be accompanied by the appropriate planning fee paid by credit card, cash or cheque payable to the "Treasurer, County of Oxford". The application fee consists of a Planning Fee and a Public Works Fee, as required. For the most current fee schedule, please visit:

https://www.oxfordcounty.ca/media/0o1oycng/application-fees-combined-web.pdf

D. PROCESSING THE APPLICATION

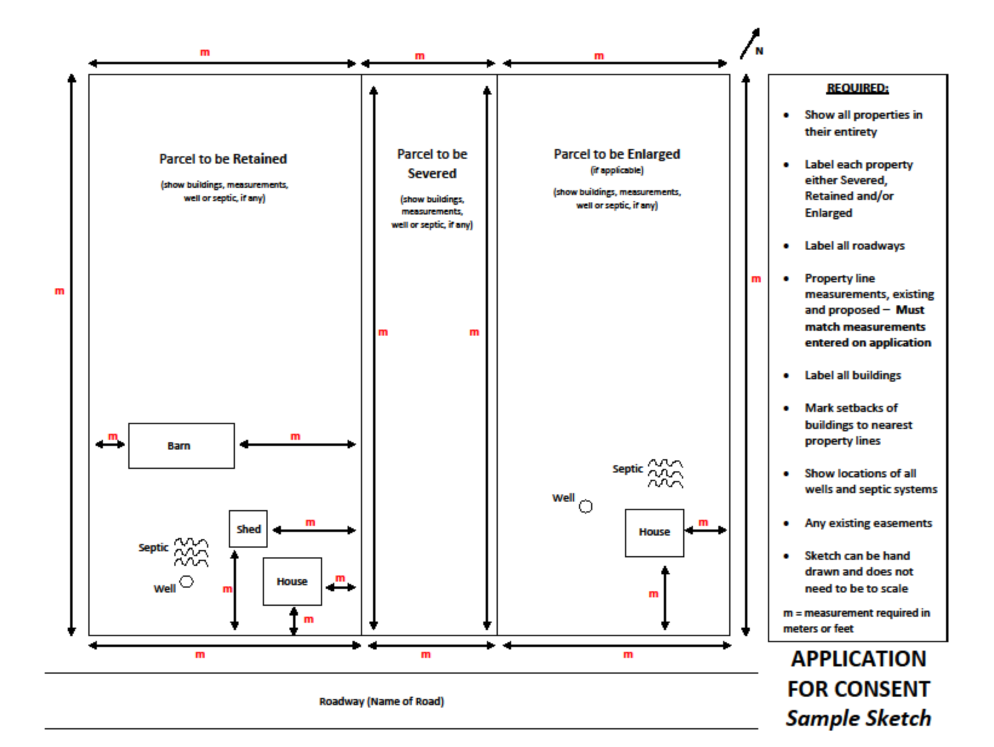
- 1. After accepting the completed application, the County of Oxford Community Planning Office circulates the application to municipal officials, provincial ministries and other agencies for comment.
- 2. A Notice of Source Protection Plan Compliance (Section 59 Notice) may be required for some applications. If the application is deemed to require this notice, the Planner will contact the owner/applicant with further steps.
- 3. After comments have been received, and addressed, a public meeting will be scheduled. Land owners within a 60m radius of the subject lands are given a minimum of 14 days' notice of the public meeting, The applicant is required to attend the public meeting and present the application.

E. POST APPLICATION DECISION

- 1. Consent or Consent and Minor Variance applications are adjudicated by the Oxford County Land Division Committee. The Planning Act, 1990, as amended, provides for the applicant to appeal the decision to the Ontario Land Tribunal if the Committee refuses the application or neglects/refuses to make a decision within 90 days of receipt of a complete application.
- 2. Once a decision has been made on the application, a Notice of Decision is given in accordance with prescribed requirements.
- 3. Any conditions of approval must be fulfilled within two years, prior to the final certificate(s) being issued. Failure to meet these conditions within this timeframe may result in the severance application lapsing, and may require re-application and re-approval. Confirmation of completion of conditions should be provided to the Planning office no less than 30 days prior to the lapsing of the application, to avoid delays in the issuing of the certificate(s).
- 4. The Planning Act provides for an appeal by the applicant, the Minister, specified persons or any public body, to the Ontario Land Tribunal, within 20 days of the issuance of the Notice of Decision.
- 5. If the decision of this application is appealed, the Owner or Applicant agrees to support the application, provide assistance in the preparation and presentation of the application before the Ontario Land Tribunal and pay all of the County's legal costs associated with the Tribunal hearing.

F. CHECKLIST

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2ilaa	cation, including:
	☐ Owner name on application is as it appears on title
	☐ Signed authorization letter or authorized copy of agreement of purchase & sale, if application is being made by agent or applicant
	☐ Application is SIGNED and COMMISSIONED
	☐ Correct fee
	☐ Complete sketch, including all requirements, as outlined above
	☐ Pdf copies of all supporting documents, if required





File No. B	
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APPLICATION FOR CONSENT

or

APPLICATION FOR CONSENT AND MINOR VARIANCE

ш	
(Check	One)

l. <u>R</u>	egistered Owner(s): (AS NAME APPEARS	ON TITLE)	
N	ame:	Phone:	
A	ddress:	Cell:	
		Postal Code:	
Е	mail Address:		_
2. <u>A</u>	pplicant (if other than registered owner):		
N	ame:	Phone:	
A	ddress:	Cell:	
		Postal Code:	
Е	mail Address:		
	olicitor or Agent:		
N	ame:	Phone:	
A	ddress:	Cell:	
		Postal Code:	
Е	mail Address:		
l. Lo	ocation of Subject Land:		
М	unicipality	former municipality	
Lo	ot(s)	Concession	
Lo	ot(s)	Registered Plan No.	
P	art(s)	Reference Plan No.	
TI	ne subject land is located on the	side of	(St./Rd./Ave./Line)
ly	ing between	(St./Rd./Ave./Line) and	(St./Rd./Ave./Line)
S	treet and/or 911 Address (if any):		
	All communications will b	pe sent to those listed above, unless otherwise direc	ted.
) OFFI	CE USE ONLY		
)ata	Application Received Date	Prescribed Information Complete	PIN

NATURE OF APPLICATION

i) Type and Purpose of Proposed	ıransactı	on: (cneck app	propriate box(es))		
Conveyance					
☐ Creation of a New Lot(s) - Sp	ecify numbe	er of new lots p	roposed (not inclu	iding retained lot): _	
Is a certificate required for the	e retained lo	t?		☐ Yes	□No
☐ Addition to a lot					
Is a certificate of cancellation	of previous	severance requ	uired?	☐ Yes	□No
☐ "Technical Severance" (i.e., the holdings but have since become		-	the land being ref	tained were formerly	<i>r</i> separate
Other					
Lease		□с	correction of Title		
☐ Easement / Right-of-Way		□с	ther (specify)		
b) If Known, name of Person mortgaged			,		eu to be conveyed,
Is a partial discharge of mortgag	e required:			☐ Yes	□No
Minor Variance(s) Request: (if appli	cable)				
			E SEVERED		BE RETAINED
a) Section & Provision from By-	_AW	REQUIRED	PROPOSED	REQUIRED	PROPOSED
b) Why is it not possible to comply	with the prov	visions of the B	y-Law?		
Is the lot(s) to be severed or the application for an Official Plan ame subdivision?	ndment, a				
☐ No ☐ Unknow	า				
☐ Yes If yes, File N	lo			Status/Decision	
TORY OF THE SUBJECT LANDS					
Are there any easements or restrictiv	e covenants	affecting the s	ubject land?	☐ Yes	□ No
If yes, describe each easement or res	strictive cove	enant and its ef	fect.		

9.	a)	Has the subject property ever been the subject of an application for a plan of subdivision or an application for severance under the Planning Act?									
		□ No □ Unkno	wn								
		☐ Yes If yes, File	No			Status/Dec	ision				
	b)	Has any land been severed from	m the parcel or	iginally acquir	ed by the owne	er of the subj	ect land?				
		□ No □ Unkno	wn								
		☐ Yes If Yes, File	e No(s)			Status/Dec	ision				
	c)	If this application is for a <u>lot</u>	addition, has	the lot to be e	nlarged ever	been the sub	ject of a previo	ous severance?	•		
	•	_	□ No	Unknow	_	☐ Yes					
		If Yes, please provide the prev	ious severance	File No. and	a copy of the	deed for the	property to b	e enlarged.			
		File No(s).		_							
	d)	Has the lot(s) to be severed an application for an Official Pl									
		□ No □ Unkno	wn								
		☐ Yes If yes, File	No			Status/Dec	ision				
	ORI a)	MATION ABOUT SUBJECT LA			and:						
	b)	Present Zoning applying to the	e subject land:								
	c)	Is the application consistent wi	th the Provinci	al Planning S	statement, 202	4, as amend	led?				
	•	(see Item No. 9 in the applicati		-		•	☐ Yes	□ No			
11.	Des	scription of Subject Land: (ple	ase use additio	nal page(s) if	multiple lots ar	e beina seve	ered. label as 4	A. 4B etc.)			
		(p					E RETAINED		NLARGED		
		JOIONO (Demoire d)		Metres	Feet	Metres	Feet	(prior to se	verance) Feet		
יט	IME	NSIONS (Required)	Frontage	Metres	reet	Menes	reet	ivieties	Геец		
			Average Depth								
		,	Average Width								
		Area (indicate sq.m / h	a or sq.ft. / ac)								
					PLACE A	N 'X' IN THE AP	PROPRIATE BOX E	BELOW			
U	SE C	OF SUBJECT LANDS (Require	ed)	EXISTING	PROPOSED	Existing	PROPOSED	Exist	NG		
		Residential (City/Town/Village/									
			ral Residential								
			nal Residential								
-		Mob	ile Home Park Commercial				1				
			Recreational	 							
			Agricultural	1							
			Institutional								
			Industrial						-		
			Parkland								
			Other (specify)								

Provide details on existing uses: (i.e. Residential, Commercial, Agricultural, Industrial, etc.)						
LOT TO BE SEVERED	LOT TO BE RETAINED	LOT TO BE ENLARGED				
Provide details on proposed uses	s:					
LOT TO BE SEVERED	LOT TO BE RETAINED	LOT TO BE ENLARGED				

BUILDINGS AND STRUCTURES - USE & TYPE (YOU MUST INDICATE IF LAND IS VACANT; PROVIDE DATE OF CONSTRUCTION FOR EXISTING)							
	LOT TO BE SEVERED LOT TO BE RETAINED LOT TO BE ENLARGED						
Existing							
LAISTING							
PROPOSED							
FRUPUSED							

Place an 'x' in the appropriate box below LOT TO BE SEVERED LOT TO BE RETAINED LOT TO BE ENLARGED EXISTING PROPOSED EXISTING **P**ROPOSED **EXISTING** TYPE OF ACCESS Provincial Highway County Road Municipal Road maintained all year Municipal Road seasonally maintained Unopened Road Allowance Right-of-Way owned by: Water Access (describe boat docking and parking facilities on mainland & distance from proposed lot) Other (specify) TYPE OF WATER SUPPLY Publicly owned and operated piped water system Privately owned and operated communal water system Privately owned and operated individual well Lake or other water body Other (specify) TYPE OF SEWAGE DISPOSAL Publicly owned and operated sanitary sewer system Privately owned and operated communal septic system Privately owned and operated individual septic system Pit Privy Other (specify) WHEN WILL WATER SUPPLY AND SEWAGE DISPOSAL **SERVICES BE AVAILABLE (if applicable)**

	(owner/applicant name – please print)
gree to support the application, provide as:	sistance in the preparation and presentation of the application before the
intoria I and Tribunal and nov all of the Cau	untile level costs accessioned with the Tribunal bearing
utano i ano impinal ano pay ali oi the Coll	univ s legal costs associated with the Tribunal hearing
ntario Land Tribunal and pay all of the Cou	unty's legal costs associated with the Tribunal hearing.
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ignature of owner / applicant)	unty's legal costs associated with the Tribunal hearing.

THIS SECTION TO BE COMPLETED IN THE PRESENCE OF A COMMISSIONER FOR TAKING AFFIDAVITS

of the			in the
	(Township or Munic	ipality)	(County or Region)
DO SOLEN	INLY DECLARE THAT	<u>:</u>	
All	of the prescribed inform	nation contained in this	application is true and that the information contained in the
	that may accompany to		
	anat may accompany a	no approance to trace	
DECLARE	D before me in the		
of		in the	Owner / Applicant
	of		
this	day of	20	
			Owner / Applicant
A Commission	ner for Taking Affidavits		

MFIPPA Notice of Collection & Disclosure

The collection of personal information on this form is legally authorized under Sec.53 of the *Planning Act* and O.Reg.197/96 for the purpose of processing your planning application. Questions about this collection should be directed to the Director of Community Planning at the County of Oxford, 21 Reeve St., P.O. Box 1614, Woodstock, ON N4S 7Y3 or at 519-539-9800 (ext.3912).

Pursuant to Sec.1.0.1 of the *Planning Act*, and in accordance with Sec.32(e) of the *Municipal Freedom of Information and Protection of Privacy Act*, it is the policy of the County of Oxford to make all planning applications and supporting material available to the public.

AUTHORIZATION OF OWNER(S) FOR AGENT/APPLICANT TO MAKE AN APPLICATION

I/We,			0
,	(name(s) of o	wner/signing authority)	
	(name of co	ompany, if applicable)	
am/are the ov authorize	wner(s) of the land that is the subjec	ct of this/these application(s), and I/We hereby	
	(nam	e of applicant)	_of
			,
	(name of co	ompany, if applicable)	
to make this/t	hese development application(s) of	n my/our behalf.	
Signature:	(signature of owner/signing authority)		
Signature:	(signature of owner/signing authority)		
Signature:	(signature of owner/signing authority)	_ Date:	
Signature:	(signature of owner/signing authority)	Date:	

NOTE:

Authorization must be provided by ALL parties that appear on title, or by a designated signing officer for a business or organization. Names of individual persons signing must be listed on the authorization form.