

Instructions for APPLICATION FOR CONSENT

THE CORPORATION OF THE CITY OF LONDON PLANNING AND DEVELOPMENT, 6TH FLOOR, CITY HALL, 300 DUFFERIN AVENUE, LONDON, ONTARIO N6A 4L9 Telephone: (519) 930-3500

DETACH THE FIRST TWO PAGES AND RETAIN FOR FUTURE REFERENCE

1. This process pertains to an Application for Consent.

There are different fees for each type of application (See Schedule APP-2 attached for a fee schedule)
 If the application requires a Minor Variance application, the Minor Variance application may be filed after the Notice of Provisional Consent Decision is issued.

GENERAL INFORMATION

A Consent is required for the following:

- to divide land (or sever it) for the purpose of sale (note: no more than five abutting parcels can be created if no
 public road is being created. Any application creating more than 5 parcels or requires a public road to be
 created or extended requires approval as a "plan of subdivision");
- to register a mortgage or discharge a mortgage over part of a parcel of land;
- to register a lease over part of a parcel of land when the term of the lease is 21 years or more (inclusive of renewal options);
- to register easements for rights-of-way; and,
- to adjust boundaries of existing land parcels to enlarge or decrease the size of a property.

STEPS IN THE PROCESS

Step 1 Consult with Planning and Development (6th floor, City Hall, 519-930-3500) to discuss your plans before completing an application. In the City of London, Consents are dealt with by the London Consent Authority, not by the Land Division Committee or the Committee of Adjustment. Planning and Development will provide you with the application form, please email <u>CoAsubmit@Iondon.ca</u>

Step 2 You may also need to consult the following agencies, as necessary: Upper Thames River Conservation Authority (UTRCA) if the site is identified through mapping – tel: 519-451-2800) and the Ministry of Transportation, Planning and Design if the application involves a site which is adjacent to a provincial highway - tel: 519-873-4100).

These steps are necessary to determine:

- the need for consent;
- the type of consent involved;
- whether or not a minor variance application to the London Committee of Adjustment is necessary;
- whether or not there might be servicing requirements/ limitations or land dedications involved with a given proposal, or
- whether or not the proposal is beyond the scope of the consent process and, for example, requires the
 applicant to submit a draft plan of subdivision application.

STEPS IN THE PROCESS						
Step 3	Step 3 Complete the application form. In addition to completing the application form, you must following:					
	 One digital copy of a survey of the proposal, dimensioned and drawn to scale; showing all of the information and features that are prescribed in the attached application; 					
	٠	a cheque made payable to the City Treasurer to cover the application fee (refer to Schedule APP-2);				
	٠	if you are using an agent or solicitor, your written authorization (with dated, original signature) identifying, by name, the individual who will act as your agent or solicitor for filing your Application for Consent;				
	A commissioned stamp and signature on page 9.					
	•	a Zoning Referral Record (attached as Schedule APP-1 to this Application Form) as completed by a Municipal Law Enforcement Officer located on the 7th floor of City Hall; <u>Zoning@london.ca</u>				
	•	In some cases additional information could be helpful in assessing an application. To expedite the				

Step 4	all drawings are neat and legible and that all dimensions are accurate. Complete application accepted.					
Step 5	Circulation of the application. After the application has been received, and at least 14 days before a decision is made, Development Services will send notice of the application to every person assessed within 60 metres of the subject property and to every person and public body that has provided a written request for such notice. Copies of the application will also be circulated to prescribed agencies and to City Departments for the purpose of obtaining written comments and/or advice for consideration when making the decision on the application.					
Step 6	Decision-making process. The London Consent Authority will carefully consider all aspects of the application pursuant to the requirements of the <i>Planning Act</i> , Provincial Policy Statements, the policies in the Official Plan, agency and departmental comments as well as submissions from the public. When dealing with an application to sever land, the London Consent Authority must consider:					
	 what the effect will be on the health, safety, convenience and welfare of the present and future inhabitants; 					
	• the impact on Provincial interests as identified in Section 2 of the <i>Planning Act</i> ;					
	 whether the application is in the public interest or is premature; 					
	• if the lands suit the proposal;					
	 if the size and shape of the lots and the overall plan are suitable; 					
	 whether the layout addresses energy conservation of natural resources and flood control; 					
	 whether utilities, road systems, municipal services and schools are adequate; 					
	 if the area of land being dedicated for public purposes is suitable; 					
	• whether the application conforms to the Official Plan and is compatible with adjacent land uses.					
	If the application is approved, the London Consent Authority may impose conditions as part of the decision. Conditions could include things such as a requirement for Site Plan Approval, the entering into of a servicing agreement with the City, or approval of a lot grading plan. There is no public hearing associated with a decision made by the London Consent Authority . Copies of departmental comments and comments from the public are available a week prior to the date of the decision of the London Consent Authority.					
Step 7	Notice of Decision. Within 15 days of the date on which the London Consent Authority makes a decision, one copy of the decision will be mailed to the applicant, anyone who filed a written request for notice of the decision, everyone who provided written comments or written submissions, and to anyone else prescribed by Ontario Regulation 547/06.					
Step 8 /	final and binding decision. If no appeal is made by the end of the 20-day appeal period, the decision is fifinal and binding. You will be notified by mail, and, if the application has been approved, you should be in a position to prepare and submit to the Consent Authority the appropriate documents such as evidence that all conditions have been met and a deed or a mortgage for certification by the City Clerk.					

NOTE: SECTION 53 OF THE PLANNING ACT PROVIDES THAT:

If an application is made for a consent and the council (*Consent Authority*) fails to make a decision under subsection 53(1) on the application within 90 days after the day the application is deemed complete by the London Consent Authority, the applicant may appeal to the Ontario Land Tribunal (OLT) with respect to the consent application.

If the applicant, municipality, a local board, a ministry, department, board, commission, agency or official of a provincial or federal government or a First Nation that files an appeal of a decision of the City of London Consent Authority in respect of the proposed consent does not make written submissions to the Consent Authority, before it gives or refuses to give a provisional consent, the Ontario Land Tribunal (OLT) may dismiss the appeal. If you wish to be notified of the decision of the Consent Authority in respect of the proposed consent Authority in respect consent you must make a written submission to the City of London Consent Author Consent Authority, 300 Dufferin Avenue, 6th Floor, London, Ontario, N6A 4L9, or by email to <u>CoAsubmit@london.ca</u> Additional information on these applications is available at the City of London Business Hub, 2nd Floor, City Hall, 300 Dufferin Avenue, London, Ontario, Ontario, 519-930-3500.

The appeal must set out the reasons for appeal and must include a certified cheque / money order, or credit card and must be in Canadian Funds in the amount of \$300.00, made payable to the "Minister of Finance". When paying by credit card, please indicate this on the appeal form and OLT staff will phone you to complete the transaction – do **not** record any credit card details on the appeal form.

The Consent Authority will then prepare an appeal package and forward it to the OLT.

OLT will schedule a hearing and give written notice of the time and date in advance of the hearing.

Where a consent is granted without conditions it is valid for 6 months from the date on the "certification stamp" provided the transaction has been completed.

Where a consent is granted with conditions, the conditions must be fulfilled within two years of the "final decision date" or the consent is deemed to be "refused"; and,

Where a conditional consent has been certified as to the fulfillment of the conditions, the consent itself is then valid for six months from the date of the certificate provided the transaction has been completed. (Certification fee is \$100.00 for the initial Certificate and \$200 for each additional Certificate.)



THE CITY OF LONDON APPLICATION FOR CONSENT

FOR APPLYING FOR APPROVAL UNDER SECTION 53 OF THE PLANNING ACT

OF	FICE USE ONLY				
File	e Number: B.				
	te Received: ce Date Stamp Here)				
	ONCURRENT APPLICATIONS FILED te to Applicant: For each application that is filed concurrently, cor	nplete and			
	Official Plan Amendment	E	Minor Variance		
	Zoning By-law Amendment	E	Site Plan		
	Other (Specify)				
REG	QUIREMENTS FOR A COMPLETE APPLICATION	INCLUD	JDE:		
<i>Plar</i> i appl	e: If the information below is not received togethe aning Act and the information and material requir lication will be deemed incomplete, the time period in and the application will be returned to the app	ed unde od referi	der subsections 53(2) and 53(3) of the Act, the erred to in subsection 53(14) of the Act will no		
	1 digital copy of the application form and declara completed <i>Planning Act</i> ;	ations, co	completed as required under subsection 53(2) of the		
	1 digital copy of a draft survey of the proposal, dimensioned and drawn to scale; all of the information and showing features, as required under subsection 53(2) of the <i>Planning Act</i> ;				
	Application Fee(s) made payable to the City Treasurer;				
	A Letter of Authorization from the owner (with dated, original signature) OR completion of the _{Owner's} Authorization on page 6 (item 30) if the owner is not filing the application .				
	A commissioned stamp and signature on page 9.				
	A completed Zoning Referral Record (see Schedule A	PP-1)			
PL	EASE LIST THE REPORTS OR STUDIES THAT ACCO	MPANY			

Note: This section applies to all reports that were identified at a pre-consultation meeting as studies that are required at the time of submitting the application.

PLEASE REFER TO ONTARIO REGULATION 547/06 FOR ITEM REFERENCES 1 THROUGH 17

1a)	Applicant Information		vill be directed to the Prin	ne Contact with a copy to the owner.
		ce is required for owner(s) inform		• •
Re	gistered Owner(s)			
Na	me:			
Ad	dress:		City:	Postal Code:
Ph	one:			
Fax	x:			
Em	nail:			
Ag	ent Authorized by the O	wner to file the Application (if app	licable)	
Na	me:			
Ad	dress:		City:	Postal Code:
Ph	one:			
Fax	x:			
Em	nail:			
On	tario Land Surveyor (if ap	oplicable)		
Na	me:			
Ad	dress:		City:	Postal Code:
Ph	one:			
Fax	x:			
Em	nail:			
1b)	Which of the above is	s the Prime Contact?		
2)	Date Application Sub	omitted to the City of London:		·····
3)	Type and Purpose of	Proposed Transaction		
	□ Lot Creation	Number new lots created:		
	Mortgage		Easement	Certificate of Cancellation
	□ Right-of-way	Power of Sale	Validation of Tit	ile
4)				be conveyed, leased or mortgaged
	Name of Person(s):			
	Specify Nature of Rela	ationship with Owner:		

5) Description of Land				
5a) Geographic Township:				
5b) Lot(s):				
Part Lot(s):				
Concession(s):				
Registered Plan No.:				
5c) Street Address (if applicable):				
5d) Assessment Roll Number:				

CITY OF LONDON - CONSENT APPLICATION FORM

6) Are there any	6) Are there any easements or restrictive covenants affecting the subject lands?					
7) If Yes, describe <u>each</u> easement and/or covenant and its effect:						
Reference Plan No. Instrument No. Purpose of Easement and/or Covenant (e.g. hydro, sewer, pipeline, etc.)						

8a) Description of Land Note: If additional space is required, please attach a separate sheet containing the required information.						
Land Intended to be Severed:						
Frontage (m)	Depth (m)	Area (m2)	Existing Us	;e	Proposed Use	· · · · · · · · · · · · · · · · · · ·
No. Existing Buildi	ngs/Structures:			No. Proposed Buildir	gs/Structures:	
Use of Existing Bu	ildings/Structures (sp	pecify):		Proposed Use of Buildings/Structures (specify):		
Land Intended	d to be Retained	ł:				
Frontage (m)	Depth (m)	Area (m2)	Existing U	se	Proposed Use	
No. Existing Buildi	ngs/Structures:			No. Proposed Buildings/Structures:		
Use of Existing Buildings/Structures (specify):				Proposed Use of Buildings/Structures (specify):		

8b	8b) Access						
Ac	cess to the Severed Land will be by:						
	Private Street (not usually permitted)		Provincial Highway			Other (Specify)	
	Right of Way (not permitted)		Assur	ned Municipal Street			
Ac	Access to the Retained Land will be by:						
	Private Street (not usually permitted)		Provincial Highway			Other (Specify)	
	Right of Way (not permitted)		Assumed Municipal Street				
8c	8c) Water Supply						
Wa	ater Supply will be Provided to the Seve	red L	and b	y:		enne filmen and a film and a second data as a second second second second second second second second second s	
	Municipal piped water			Privately owned and operated individual wells for each lot			
	Privately owned an operated communal well			Other (specify)			
Wa	Water Supply will be Provided to the Retained Land by:						
Municipal piped water				Privately owned and operated individual wells for each lot			
	Privately owned an operated communal well			Other (specify)			

8d	8d) Sewage Disposal					
Se	Sewage Disposal will be Provided to the Severed Land by:					
	Municipal sanitary sewers					
	Privately owned communal collection		Other (specify)			
Se	wage Disposal will be Provided to the Retained	d La	ind by:			
	Municipal sanitary sewers		Privately owned individual septic system for each lot			
	Privately owned communal collection		Other (specify)			
9)	Official Plan Information					
a)	What is the land use designation of the site in th	e O	fficial Plan?			
b)	Does the proposal conform?					
c)	If No, has a separate application for an Official F	Plan				
	□Yes □No FILE No.:		Status:			
	Zoning Information					
a)	What is the current zoning of the subject lands?					
b)	Does the proposed plan conform to the existing	zoni	ing? □Yes □No			
c)	If No, have you made a concurrent application for	or re	zoning?			
	□ Yes □ No FILE No.: Status:					
10)	Has the subject land ever been the subject of	4				
	An application for approval of a Plan of Subdivis		under section 51 of the <i>Planning Act</i> ? □Yes □ No			
	ទ្រទាប់ដំណើរថ្ង FILE No.: Status:					
	FILE No.: Status:					
	An application for Consent under section 53 of the	he P	Planning Act?			
	If yes, provide the following:					
	FILE No.: Status:					
11	11) Land Previously Severed from Subject Land					
Has any land been severed from the parcel originally acquired by the Owner of the subject land?						
	□ Yes □ No					
12) If the answer to section 11 is yes, provide:						
	Date of Transfer:					
	Name of Transferee:					

Use(s) of Severed Land:

13) Other Applications Under Planning Act							
Is the	Is the subject land the subject of any other application under the Planning Act?						
□ YE							
	Draft Plan of Subdivision	File No.:	Status:				
	Draft Plan of Condominium	File No.:	Status:				
	Official Plan Amendment	File No.:	Status:				
	Zoning By-law Amendment	File No.:	Status:				
	Minor Variance	File No.:	Status:				
	Site Plan	File No.:	Status:				
	Part Lot Control	File No.:	Status:				
	Other (Specify)	File No.:	Status:				

14) A draft survey or the following, in metric units, is required:

(a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;

(b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;

(c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;

(d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;

(e) the approximate location of all natural and artificial features (for example, buildings, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,

- (i) are located on the subject land and on land that is adjacent to it, and
- (ii) in the applicant's opinion, may affect the application;

(f) the current uses of land that is adjacent to the subject land (*for example, residential, agricultural or commercial*);

(g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way;

(h) if access to the subject land will be by water only, the location of the parking and boat docking facilities to be used; and

(i) the location and nature of any easement affecting the subject land.

15) Is the application consistent with policy statements issued under subsection 3(1) of the Planning Act?

Identify policies from the 2014 Provincial Policy Statement (PPS) that you intend to use to support your application. *Note: If additional space is required, please attach a separate sheet containing this information.*

Items 16 and 17 to the Schedule of Ontario Regulation 547/06 do not apply to the City of London.

18) Owner's Authorization					
This must be completed by the owner if the <u>OWNER IS NOT FILING THE APPLICATION</u> Note: If there are multiple owners, an authorization letter from each owner (with dated, original signature) is required OR each owner must sign the following authorization.					
I, (we)			_, being the		
Print (name(s) of owner, individ	duals or company)				
registered owner(s) of the subject lands, hereby authorize					
	Print (name of agent and/or company	(if applicable))		
To prepare and submit an Application for Consent for approval.					
Signature	Day	Month	Year		
 IMPORTANT: If the Owner is an incorporated company, the compan there is one). 	y seal shall be ap	plied in the authorization	block above (if		

Г

19) Applicant's Declaration							
This must be completed by the Person filing the Application for the proposed development site.							
I, of the							
Print (name of applican	t)	Print (Name of City, Town, Township, etc.)					
in the Region/County/District ofsolemnly declare that all of the statements							
contained in this Application for Conse							
	(Municipal	Address or Legal Description)					
and all supporting documents and plans are true and complete, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of the Canada Evidence Act.							
Declared before me at:							
Region/County/District of <u>Middlesex</u> in the Municipality of <u>The City of Londo</u>	n thia						
In the municipality of <u>the city of Londe</u>	<u></u> , ans						
dayof,							
(Day) (Month)	(Year)	Signature					
Please <u>Print</u> name of Applicant							
Commissioner of Oaths	Commissioner of Oaths						

Owner's or Applicant's Consent Declaration

In accordance with the provisions of the <u>Planning Act</u>, it is the policy of the City Planning and Development Department to provide public access to all development applications and supporting documentation.

In submitting this development application and supporting documentation, I _

the owner/the authorized applicant/the authorized agent, hereby acknowledge the above-noted policy and provide my consent, in accordance with the provisions of the Municipal Freedom of Information and Protection of Privacy Act, that the information on this application and any supporting documentation provided by myself, my agents, consultants and solicitors, will be part of the public record and will also be available to the general public.

I hereby authorize the City of London to post a Change of Use sign and municipal staff to access the subject site for purposes of evaluation of the subject application.

Signature

Day

Year

Month

OWNER/APPLICANT'S INFORMATION (Mandatory)

ZONING REFERRAL RECORD

To be completed by a Municipal Law Enforcement Officer, 7th Floor, City Hall Zoning@london.ca

File No. B.

DESCRIPTION OF LAND	
Geographic Township:	
Lot(s):	
Part Lot(s):	
Concession(s):	
Registered Plan No.:	
Street Address (if applicable):	
Assessment Roll Number:	

Existing Zone(s) in Z.-1 Zoning By-law:

BY-LAW RESTRICTIONS	REQUIRED	AS SHOWN ON PLAN
(a) Use		
(b) Lot Area (m2)		
(c) Lot Frontage (m)		
(d) Front Yard (m)		
(e) Rear Yard (m)		
(f) Interior Yard (m)		
(g) Exterior Yard (m)		
(h) Landscaped Open Space		
(i) Lot Coverage		
(j) Height (m)		
(k) Off-street Parking		
(I) Floor Area Ratio		
(m) Special Provisions		
(n) Other		

VARIANCE REQUIRED?

🗆 No

ZONING COMMENTS

While every effort has been made to ensure that the information contained herein is correct, the information is not warranted or certified to its accuracy. The information MUST be verified before filing for your Consent Application

SCHEDULE OF FEES*

All cheques must be made payable to the **City Treasurer**.

Effective JANUARY 1, 2024 (as per the Planning Fees By-law A-53)

LOT CREATION				
Application Fee = Base Fee + Variable Fee				
Base Fee	\$2,227.00 for the creation of one lot			
Variable Fee	\$223.00/each additional lot created			
LOT ADJUSTMENT, MORTGAGE WAY	E, LEASE, POWER OF SALE, VALIDATION OF TITLE, EASEMENT, RIGHT-OF			
Application Fee	\$1,485.00			
CERTIFICATION OF DEEDS				
Fee	\$100 for first certificate; \$200 for each additional certificate			

*Should discrepancies in fees exist, the Planning Fees By-law A-53 shall be considered correct.

Revised: June 2024