

APPLICATION FOR APPROVAL OF A PLAN OF SUBDIVISION OR CONDOMINIUM DESCRIPTION

Under Section 51 of the *Planning Act*

Name of Approval Authority: THE COUNTY OF PRINCE EDWARD

PLANNING SERVICES DEPARTMENT

280 Main Street, 2nd Floor

Mailing Address:

332 Main Street, Picton, Ontario K0K 2T0 Phone: (613) 476-2148 Fax: (613) 471-2051

<u>Complete Application</u>: The application will be deemed complete when the following has been submitted:

- Information Prescribed by the Ontario Planning Act and O. Reg. 544/06 indicated by black arrows (➤).
- The required fee.

Additional information requested (no arrows) is necessary for efficient processing and proper planning evaluation of the application.

Please print, complete or (\checkmark) appropriate box(es), and attach required reports, copies of draft plan and required fees.

<u>Submission Checklist</u> The County needs the following materials and the applicable fee. Please use as a checklist.

-	oplicant's Checklist:	Attached or
Pr	ovided	
•	10 copies of the completed application form	
•	10 copies of the draft plan with key map	
•	25 copies of the draft plan on 8½ x 11 paper	
•	1 digital copy of the draft plan/mapping	
•	The required fee (A certified cheque or money order)	
•	5 copies of the information or reports shown as required by this form	
•	Cost acknowledgment agreement and security deposit	

Note: In this form, the term "subject land" means the land that is the subject of this application.

		FOR OFFICE USE ON	NLY		
County File No(s).					
	Draft Plan of Subdivision Approval up to 20 lots/units	Draft Plan of Subdivision Approval up to 50 lots/units	Draft Plan of Subdivision Approval over 50 lots/units	Subdivision Agreement	
Planning	\$8,670.00	\$9,690.00	\$7,140.00 plus peer review costs	\$2,652.00	
Cost Recovery Agreement Deposit	\$10,000.00	\$10,000.00	\$10,000.00	\$10,000.00	

Independent Peer Review by professional consultants of detailed studies or reports (i.e. hydrogeological, retail market, noise, environmental impact, etc) or legal fees in addition to any application fee already received will be additional fees plus HST.

	Print and Compi	ete or (✓) Appropriat	e Box(es)	
,	Subdivision	Condoi	minium 🗌	
2. App	olicant/Owner In	formation		
> 2.1	Agent/Applicant			
	Name of Contact P	erson	Home Telephone No.	Business Telephone No.
	Address		Postal Code	Fax No.
	E-mail Address			
> 2.2	not the owner.	(If different from the applica	nt). An owner's authorization is required in	
	Name of Owner(s)		Home Telephone No.	Business Telephone No.
	Address		Postal Code	Fax No.
	E-mail Address			
▶2.3		n who is to be contacted aborson or firm acting on behalf	out the application, if different than the ow of the applicant.)	ner on the application.
	Name of Contact P	erson	Home Telephone No.	Business Telephone No.
	Address		Postal Code	Fax No.
	E-mail Address			
B. Loc	cation of the Sub	ject Land (complete a	applicable boxes in Section 3.1)	
▶3.1	Ward			
	Concession Number	r(s)	Lot Number(s)	Registered Plan No.
	Reference Plan No.		Part Number(s)	Name of Street/Road
▶3.2	Are there easemen	ts or restrictive covenants af	ffecting the subject land?	<u> </u>
	No	Yes	If Yes, describe the eas	ement or covenant and its effe
			I	

4. Propo	sed	and Current L	and Use							
≻4.1 \	What is the current use of the subject land?									
			gnation and zoning	of the sub						
(Officia	al Plan Designation	on		Zoning	3				
	To the land?	best of your know	vledge, has there ev	ver been a	n industr	ial or commercial	use on the sub	ject laı	nd or adja	cent
1_	No		Yes		If Yes,	specify the uses.				
≽4.4 C o	omple	te Table A on Pro	pposed Land use							
			Tab	le A - Pro		and Use	1			
Pro	opose	d Land Use	Number of Units or Dwellings	Numb Lots a Blocks Draft	nd/or on the	Area (ha.)	Density (Units/Dwelli per ha.)	ngs	Numb Parking	
Resident	tial	Detached								(1)
		Semi Detached Multiple Attached								(1)
		Apartment								
		Other (specify)								
Commerc	cial									
Industrial										
Park, Ope	en Sp	ace	nil				nil		n	<u>il</u>
Institution	nal (Sp	pecify)								
Roads			nil				nil		n	<u>il</u>
Other (Sp	pecify)									
Totals										
					(1)	Complete only if for	or approval of c	ondon	minium des	scription.
>4.6 >4.7	Has a Has th	gas station been lere been petroleu	ubject land been ch located on the subje im or other fuel stor te the subject land n	ect land or ed on the	adjacen subject la	t land at any time? and or adjacent la	nd?	Yes	No	Unknown
F4.8	the sit	e or adjacent sites		•		·				
/ T.J	vviiat	inomiation did yo	a ase to actermine	are answe	13 10 1116	above questions!				
_										
			6), (4.7). or (4.8) a					Yes	No	
		subject land, or if ory attached?	appropriate, the adj	acent land	ı, ıs need	dea. Is the previou	s use			

5. Addit	ional Information for Condominium Applications Only
5.2 Ha 5.3 Ha 5.4 Ha 5.5 If a 5.6 Is	Yes No as a site plan for the proposed condominium been approved? as a site plan agreement been entered into? as a building permit for the proposed condominium been issued? as construction of the development started? construction is completed, indicate the date of completion. this a conversion of a building containing rental residential units? Yes to any of the above, please contact Planning Services to discuss prior to submitting.
6. Cons	ultation with Local Planning Authority
≻ 6.1	Has the draft plan of subdivision or condominium description that is subject of this application been discussed with municipal planning staff? ☐ Yes ☐ No
▶6.2	Have you confirmed with the municipality that the proposed development meets all the requirements of the applicable official plan? Yes No (Official plan amendments must be submitted prior to/concurrently with this application)
7. Statu	s of Other Applications under the Planning Act
≽7.1	Has the subject land ever been the subject of a previous application for approval of a plan of subdivision or a consent? Yes No Unknown If Yes and if Known , indicate the application file number and the decision made on the application.
>7.2	Is the subject land also the subject of a proposed official plan amendment that has been submitted for approval? Yes No Unknown If Yes and if Known , indicate the file number and the status of the application.
≽7.3	Is the subject land also the subject of an application for a consent, approval of a site plan, minor variance, zoning by-law or zoning order amendment? Yes Unknown If Ye s and if Known , indicate the type of application, the file number and the status of the application.
≻ 7.4	If the subject land is covered by a Minister's zoning order, what is the Ontario Regulation Number?
≻7.5	Are the water, sewage or road works associated with the proposed development subject to the provisions of the Environmental Assessment Act? Yes No If Yes, will the notice of public meeting for this application be modified to state that the public meeting will address the requirements of both the Planning Act and the Environmental Assessment Act? Yes No

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Briefly explain how this proposal is consistent with the County Official Plan (including applicable Secondary Plans) and Provincial Policy Statement issued under the Planning Act. (You may wish to include a planning report, prepared by a qualified land use planner to aid in answering this question.)

>8.2 Table B lists land use features on lands adjacent to the subject lands. Complete Table B. If this information exists in a report or is shown on a map, please attach it and indicate the report name and/or page number on the Table. If the information is not submitted, it may not be possible to do a complete and proper planning evaluation.

TABLE B

Please check the appropriate box	On Subject Lands	Within 500 Metres of Subject Lands
Active Landfill Site		
Closed Landfill Site		
Agricultural (e.g. barn, livestock, etc.)		
Flood Plain		
Aggregate Extraction Operation		
Industrial Operation		
Rail Line Right-of-Way		
Provincial Park		
Provincially Significant Wetland on or within 40 metres of the subject lands		
Escarpments		
Area of Natural and Scientific Interest		
Designated Heritage Buildings (Part IV or V of Ontario Heritage Act)		
Unopened Road Allowances		

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▶8.3 Affordable Housing: For applications that include housing, complete Table C - Affordable Housing. For each type of housing and unit size, complete the rest of the row. If lots are to be sold as vacant lots, please indicate the lot frontage. Information should be based on the best information available at the time of application. If additional space is needed, attach a separate page.

Table C - Affordable Housing

For example: Sen percentile.	ni-detached - 10 un	nits; 100 sq. m.; 2 be	edroom, 75% afford	dable to 60th percer	ntile, 0% affordable	to 30th
Housing Type	No. of Units	Unit Size (sq. m.)	No. of Bedrooms	Lot Frontage (m)	% Affordable to the 30th Percentile	% Affordable to the 60th Percentile
Single Detached						
Link-Semi- Detached						
Row or Townhouse						
Apartment Block						
Other Types or Multiples						
lowest 60 percent of		bution for the housing		which are affordable r assistance, refer to		
served by th	e proposal?	·	•	the proposed housing		ousing needs
an area cove	ered by a provincia	r condominium des l/aboriginal co-man	cription apply to an agement agreemer	10.1 or attach on a s area affected by al at?		negotiations or
☐ Yes	□ No	∐ Unk	nown			
9. Servicing						

 \triangleright 9.1 Indicate by placing a (\checkmark) in the appropriate box on Table D the proposed servicing type for the subject land. Attach and provide the title of the servicing information/reports as indicated in Table D.

Table D - Sewage Disposal and Water Supply

Table b = certage bisposal and Water cappiy				
Service Type	(✓)	Potential Information/Reports (Required with application)		
Sewage Disposal				
 a) Public piped sewage system 		No action at this time. Municipality will need to confirm that capacity is available to service this application.		
b) Public or Private communal septic		For the development of more than 5 lots/units : servicing options report ¹ , hydrogeological report ² , and indicate whether the municipality is intended to own and operate the system.		
		For the development of 5 or less than 5 lots/units and generating more than 4500 litres per day effluent: servicing options report ¹ , hydrogeological report ² .		
		For the development of 5 or less than 5 lots/units and generating less than 4500 litres per day effluent: hydrogeological report ² .		
c) Individual septic system(s)		For the development of more then 5 lots/units: servicing options report ¹ , hydrogeological report ² ,		
		For the development of 5 or less lots/units and generating less than 4500 litres per day effluent: hydrogeological report ² .		
		For the development of 5 or less lots/units and generating more than 4500 litres per day effluent: servicing options report ¹ , hydrogeological report ² .		

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	d) Other	To be described by applicant.	
Water Su	ipply		
	a) Public piped water system	No action at this time. Municipality will need to confirm that capa to service this application.	acity is available
	b) Public or Private communal well(s)	For the development of more than 5 lots/units : servicing optio hydrogeological report ² , and indicate whether the municipality is and operate the system.	
_		For non-residential development where water will be used for his consumption: hydrogeological report ² .	uman
(c) Individual well(s)	For the development of more than 5 lots/units : <u>servicing optio hydrogeological report</u> ² .	ns report ¹ , and
_		For non-residential development where water will be used for his consumption: hydrogeological report ² .	uman
	d) Communal surface water	Approval of a "water taking permit" under Section 34 of the Onto Resources Act is necessary for this type of servicing.	ario Water
	e) Individual surface water	MNR clearance should accompany the servicing options report MOEE.	submitted to
1	f) Other	To be described by applicant.	
! :	proposal. 2. Before undertaking a hyd	nicipality concurs with the servicing options statement will facilitate drogeological report, consult the municipality about the type of hyd given the nature and location of the proposal.	
Title of th	e servicing information/repo	orts.	☐ Attached
	J		Attached
	<u> </u>		☐ Attached
			Attached

➤9.2 Indicate by placing a (✓) in the appropriate box of Table E the proposed type of storm drainage and access for the subject land. Attach and provide the servicing information as indicated in Table E.

Table E - Storm Drainage, Road Access and Water Access

Service Type	(✓)	Potential Information/Reports
Storm Drainage		
a) Sewers		A preliminary stormwater management report is recommended, and should be
b) Ditches or swales		prepared concurrent with any hydrogeological reports for submission with the application. A stormwater management plan will be needed prior to final
d) Other		approval of a plan of subdivision or as a requirement of site plan approval.
Road Access		
a) Provincial Highway		Application for an access permit and consultation with the MTO should occur concurrent with or prior to this application. An access permit is required from MTO before any development can occur.
b) Municipal or other public road maintained all year		No action at this time. Acceptance of road alignment and access will be confirmed when the application is circulated for comment.
c) Municipal road maintained seasonally		No action at this time. Subdivision or condominium development is not usually permitted on seasonally maintained roads.
d) Right of way		No action at this time. Access by rights of way on private roads are not usually permitted, except as part of condominium.
Water Access		Information from the owner of the docking facility on the capacity to accommodate the proposal development will assist in the review. Subdivision of condominium development is not usually permitted with water access only.

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➤9.3 Is water access proposed?						
If Yes, attach a description of the parking and docking facilities to be used and Yes No the approximate distance of these facilities from the subject land and the nearest Dattached public road.						
➤9.4 Is the preliminary stormwater management report attached? ☐ Yes ☐ No If not attached as a separate report, in what report can it be found?						
10. Other Information						
➤10.1Has prior public consultation occurred (open house)?						
>10.2 Is there any other information that may be useful to the County in reviewing this development proposal (e.g. efforts made to resolve outstanding objections or concerns)? If so, explain below or attach on a separate page.						

≥11.1		Information to be shown on the draft plan as follows:	
		◆ - required under Section 51(17) of the Planning Act	
*	a.	The boundaries of the land proposed to be subdivided, certified by an Ontario Land Surveyor;	
_	b.	The locations and widths of the proposed roads within the proposed subdivision and of existing	
•		highways on which the proposed subdivision abuts;	
-	C.	On a small key plan, on a scale of not less than one centimeter to 100 metres, all of the land	
		adjacent to the proposed subdivision that is owned by the applicant or in which the applicant has an	
•		interest, every subdivision adjacent to the proposed subdivision and the relationship of the	
		boundaries of the land to be subdivided to the boundaries of the township lot or other original grant of	_
		which the land forms the whole or part;	
•	d.	The purpose for which the proposed lots are to be used;	
•	e.	The existing uses of all adjoining lands;	
•	f.	The approximate dimensions and layout of the proposed lots;	
	g.	Natural and artificial features such as, but not limited to, buildings or other structures or installations,	
•		railways, highways, watercourses, drainage ditches, wetlands and wooded areas within or adjacent	
		to the land proposed to be subdivided;	
•	h.	The availability and nature of domestic water supplies;	
•	i.	The nature and porosity of the soil;	
_	j.	Existing contours or elevations as may be required to determine the grade of the highways and the	
•		drainage of the land proposed to be subdivided;	Ш
•	k.	The municipal services available or to be available to the land proposed to be subdivided;	
_	I.	The nature and extent of any restriction affecting the land proposed to be subdivided, including	
•		restrictive covenants or easements;	Ш
	m.	Digital Mapping Information. Where possible, one computer disk containing the digital plotting of the	
		boundary of the proposed subdivision should be submitted with the application. This will be retained	
		by and for the sole use of the municipality;	
	n.	Surveyor's Certificate, Signed, Dated	
	0.	Owner's Certificate, Signed, Dated	
	p.	Scale	
	q.	Drawing Date and/or No.	

DECLARATION

This must be completed by the Owner.

NOTE: If more than one owner is listed in item #1 of this application, then all owners must sign this application form and the affidavit section.

I (We)	of the		
of in the C	County / Region of of the		
solemnly declare that all of the statem (property description) make this solemn declaration conscient the same force and effect as if made allow the Municipality, its employees a	ents contained in this application for consent and/or rezoning forand all the supporting documents are true, and I, (we), ntiously believing it to be true and complete, and knowing that it is of under oath, by virtue of the CANADA EVIDENCE ACT. I agree to and agents to enter upon the subject land for the purpose of be necessary to process this application.		
DECLARED before me at the			
of			
in the	Owner/Applicant 		
of	Owner/Applicant		
this day of 20_	_ _ ·		
Commissioner of Oaths	Commissioner's Stamp		

OWNER'S AUTHORIZATION IF THE OWNER IS USING AN AGENT FOR REPRESENTATION

I, (We),	of the
	in the County/Region of
	solemnly declare that
	for consent and/or rezoning for the lands that I/We own,
located in (property description)	to act as our agent in the ing thereof.
completion of the matters related to the process	ing thereof.
DECLARED before me at the	
of	
See the c	Owner/Applicant
in the	
of	
	Owner/Applicant
this day of 20	
Commissioner of Oaths	Commissioner's Stamp

Cost Acknowledgement Agreement

THIS AGREEMENT made in duplicate this	day of	, 20
BETWEEN:		
THE CORPORATION OF	THE COUNTY OF PRI	NCE EDWARD
(hereinafter ca	alled the "Municipalit	y")
		PARTY OF THE FIRST PART
	-AND –	
(hereinafte	r called the "Owner")	
		PARTY OF THE SECOND PART

WHEREAS the Owner proposes to amend the Municipality's Official Plan, amend or vary the Municipality's Zoning By-law, seek site plan approval and/or to sever and/or subdivide certain lands in the Municipality (herein referred to as "the Application(s)");

AND WHEREAS the Municipality may incur expenses for services or activities which are not covered by the initial fee for the basic processing of the Application(s) as described on Schedule "A" hereto;

AND WHEREAS the Municipality has authorized the entering into of this Agreement by By-law 2817-2011 being a by-law to establish a tariff of fees for the processing of applications made in respect of planning matters pursuant to Section 69 of the Planning Act, as amended;

NOW THEREFORE in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which is acknowledged by the parties hereto, the parties hereto agree as follows:

- 1. In consideration of the other provisions of this Agreement, the Commissioner of Planning for the Municipality shall instruct such of the Municipality's staff, solicitor, planning, engineering and other consultants as the Commissioner of Planning deems necessary or advisable to:
 - (a) review on behalf of the Municipality the Application(s) and to undertake such studies, investigations, analysis, research as may be reasonably necessary to properly advise the Municipality, including, without limitation, the provision of written reports and opinions; and
 - (b) provide representation/appearances at any and all meetings and/or proceedings relating to the Application(s).
- 2. (a) The Owner hereby covenants and agrees to reimburse the Municipality forthwith on demand for all expenses whatsoever incurred by the Municipality relating to or arising out of the Application(s).

- (b) In this Agreement, the word "expenses" includes:
 - (i) fees, costs, expenses, and disbursements incurred by or on behalf of the Municipality for services or activities related to or arising out of the Application(s) but not described in Schedule "A" hereto, including but not limited to fees, costs, expenses, and disbursements for items such as: additional public meetings, notices of public meetings, external agency fees, extensions or amendments to Application(s), plans or the conditions of approval, peer reviews, additional studies and/or evaluations, site inspections, meetings, and all attendances and preparation related to any and all appeal(s) to any tribunal and/or court, including without limitation all legal and consultant fees and disbursements.
- (c) For purposes of this Agreement, the Owner acknowledges and agrees that the "processing" of the Application(s) includes any additional public meetings, notices of public meetings, extensions or amendments to Application(s), plans or the conditions of approval, peer reviews, additional studies and/or evaluations, site inspections, meetings, and all representation, attendances and preparation related to any and all appeal(s) to any tribunal and/or court.
- 3. The Owner hereby agrees to deposit with the Municipality, at the time of signing this Agreement, a certified cheque in the amount of \$ payable to the Municipality as an advance on all expenses that may be incurred by the Municipality. The said sum of \$ shall hereinafter be referred to as the "Deposit". As accounts, invoices, statements, etc. are received by the Municipality, they shall be paid by the Municipality and the Municipality shall be entitled to deduct the amounts so paid from the Deposit. The Municipality shall then submit to the Owner a statement of all monies paid and the Owner shall pay to the Municipality forthwith a sufficient sum to reinstate the Deposit to the initial sum of \$ in order that the full sum of \$ is available for subsequent accounts. statements, invoices, etc. Neither the Deposit nor anything in this Agreement shall limit or be deemed to limit the obligation of the Owner to reimburse the Municipality in full for all expenses incurred by the Municipality.
- 4. In the event that the Owner fails to reimburse the Municipality within thirty (30) days of demand so as to fully reinstate the Deposit as contemplated by this Agreement, the Municipality's Commissioner of Planning may, in his or her sole and absolute discretion, direct municipal staff, planner, solicitor, engineer and any other consultants to cease all work on or relating to the Application(s) and the Municipality shall be entitled to apply the balance of the Deposit towards all outstanding accounts.
- 5. The Deposit or any portion thereof shall be retained by the Municipality until all accounts, statements, invoices, etc., submitted or to be submitted to the Municipality and relating to the Owner's Application(s) have been paid in full and all matters relating to the Owner's Application(s) have been completed. Upon completion or in the event the Owner indicates that it desires to cease all work relating to the Owner's Application(s), then the balance, if any, of the Deposit shall be returned by the Municipality to the Owner after the payment of all accounts, statements, invoices, etc., submitted or to be submitted to the Municipality and relating to the Owner's Application(s) have been paid in full.

- In the event that any matter relating to the Owner's Application(s) is appealed to the Ontario Municipal Board, other tribunal and/or Court, and the Municipality, in its sole and absolute discretion, determines it necessary or appropriate to attend at the hearing or proceeding to defend Council's decision [whether the decision is to support or refuse the Owner's Application(s)], then in such case the provisions of this Agreement shall also apply to all expenses incurred by the Municipality with respect to such hearing and/or proceeding, including without limitation, legal, planning and engineering costs and disbursements.
- 7. Interest and municipal administrative fees shall be payable by the Owner to the Municipality on all sums of money payable by the Owner to the Municipality which are not paid in full within thirty (30) days of demand or otherwise satisfied from the Deposit, which interest and municipal administration fees shall be calculated from the date of such demand at the rate established from time to time by the Municipality for overdue accounts. Any and all expenses that may remain unpaid to the Municipality constitute a debt of the Owner to the Municipality. The Owner agrees that the Municipality in its sole and absolute discretion shall be entitled to add such expenses to the tax roll for the property of the Owner and collect them in the same manner as municipal taxes.
- 8. The failure of the Municipality to insist on strict performance of any of the terms, provisions, covenants or obligations herein shall not be deemed to be a waiver of any rights or remedies that the Municipality may have, and shall not be deemed to be a waiver of any subsequent breach or default of the terms, provisions, covenants and obligations herein contained.
- 9. The Owner shall not call into question, directly or indirectly, in any proceedings whatsoever in law or in equity or before any administrative tribunal, the right of the Municipality to enter into this Agreement and to enforce each and every term, covenant and condition herein contained, and this clause may be pleaded as an estoppel against the Owner in any such proceedings.
- 10. This Agreement shall not be construed as acceptance or approval by the Municipality of the Application(s).
- 11. This Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, administrators, executors, successors and assigns.

IN WITNESS WHEREOF the parties hereto have hereunto affixed their corporate seals attested to by the hands of their proper officers authorized in that behalf.

SIGNED, SEALED AND DELIVERED In the presence of:	,	THE CORPORATION OF THE COUNTY OF PRINCE EDWARD
)	Per:
)	NAME OF OWNER
	}	Per: