

Minor Variance Application INSTRUCTION SHEET FOR APPLICANTS

Submit to:

In Person: County of Prince Edward By Mail: County of Prince Edward

Planning Services
280 Main Street, Suite 201
Planning Services
332 Main Street

Picton, Ontario K0K 2T0 Picton, Ontario K0K 2T0

1. Application Form:

Each Application must be filled out completely and clearly. We would encourage the applicant to discuss the proposed applications with planning staff. Each application must be accompanied by:

- **A.** <u>Cost Acknowledgement Agreement:</u> The cost acknowledgement agreement must be completed and signed. The deposit fee must be a certified cheque made payable to The County of Prince Edward.
- B. A <u>Survey</u> of the property prepared by an O.L.S.
- C. A detailed <u>Site Plan</u> showing the following:
 - i. The boundaries and dimensions of the subject land
 - ii. The *location, size* and *type* of *all existing* and *proposed buildings* and structures on the subject land, indicating the distance of the buildings or structures from the front yard lot line, rear yard lot line, and the side yard lot lines.
 - iii. The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the subject land that may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells, and septic tanks.
 - iv. The current uses on land that is adjacent to the subject land.
 - v. The location, width, and name of any roads within or abutting the subject land, and if the road access is a private road or a right of way.
 - vi. If access to the subject land is by water only, the location of the parking and docking facilities to be used.
 - vii. The location and nature of any easement/right-of-way affecting the subject land.
- D. Include a current Parcel Register for the subject property (PIN Page) with the application.
- E. Additional technical studies and reports (if applicable).

INCOMPLETE APPLICATIONS WILL BE RETURNED WITHOUT PROCESSING. THE SITE PLAN AND FEES CONSTITUTE PART OF THE COMPLETE APPLICATION.

Posting of Identification Cards:

Identification Card(s) will be mailed to you after your completed application has been filed. These cards **must be posted at least fourteen (14) days prior to the meeting day** on the property and remain until the Decision of the Committee becomes final and binding. This assists the reporting agencies in visiting the site and in preparing their reports. **Please check frequently to ensure the cards are in place**.

Attendance at Public Hearing:

APPLICANTS and/or their AGENTS SHOULD ATTEND the public hearing on the application. Even if the applicant/agent does not attend, the Committee of Adjustment may consider the application on the assigned meeting day.

Revised January 2017

OMB and Peer Review Costs

Applicants are responsible for all costs associated with third party OMB appeals and municipal peer reviews of background reports. Deposits are required upon receipt of an appeal and/or the request for peer review in accordance with the County's planning fees.

Quinte Conservation*

Application Type	Fee
Property Clearance - Planning	\$160.00
Consent to Sever	\$320.00
Zoning Amendment / Minor	\$320.00
Variance	
Official Plan Amendment	\$585.00
Site Plan Review	\$2,970.00
Subdivision Review	\$6,630.00

* Notes:

- 1. Quinte Conservation will directly invoice <u>all</u> applicants the applicable fee from the Fee Schedule above for <u>all</u> applications they receive. (Fees are subject to change as per Quinte Conservation).
- 2. Quinte Conservation will charge, at minimum, the 'property clearance' fee for all applications they receive. Quinte Conservation will inform the Owner/Agent of the applicable fee that is to be paid.
- 3. Where several applications are applied for concurrently from the same parent parcel (i.e. two severed lots from one parcel; or consent and rezoning applications for the same severed parcel), only the higher applicable fee will be charged.
- 4. Subdivision and site plan reviews include any pre-consultation meeting, site investigations, draft plan comments, peer reviews of environmental impact, hydrogeological and stormwater management studies, Ontario Regulation 319/09 permits and clearance of draft conditions.

Personal information on this form is collected under the Planning Act for the purpose of processing a minor variance application. **All information on this form is considered to be part of the public record.** Questions related to the collection of this information should be referred to the Commissioner of Planning at 613.476.2148

COUNTY OF PRINCE EDWARD Application for Minor Variance from Area (Zoning) By-law APPLICATION FORM

The Undersigned hereby applies to the Committee of Adjustment for the Corporation of the County of Prince Edward, under section 45 of the Planning Act for relief or permission, as described in this application, from By-law No.1816-2006, as amended, in respect to the lands hereinafter described.

	-	e: \$867.00 Deposit: \$500.00	Date Received:	File No.:
1.a)	<u>Regist</u>	E OR PRINT CLEARLY tered Property Owner:		
Nam				
Addr		Dhana Na		
		Phone No.		
			Cell i florie No	
b)	Agent:	(if applicable)		
Nam	e:			
Addr	ess:			
	al Code:	Phone No.		
E-ma	ail Addres	S:	Cell Phone No	
2.	Locati	on of Property within the County	y of Prince Edward:	
Civio	: Addres:	s (911 Street Number):		
Ward	d:	Ass	sessment Roll No	
<u>Lega</u>	al Descrip	<u>otion</u>		
Lot:			Concession:	
	stered Pl	lan No.:	Lot/Block:	
		an No.: <u>47R-</u>	Part No:	
3.		for a Minor Variance was determ anner [] Building Official	ined by: [] Other (Yourself, Control	ractor, etc.)
4.	What i	s the existing Official Plan desig	gnation(s) of the subject land	d?
5.	What i	s the current Zoning on the sub	ject lands?	
6.	Please	e explain the nature and extent o	f the relief from the zoning b	oy-law.
a)	The requirement of the by-law is:			
		·		

o) Requesting a chang	ge to:			
c) Explain why the prop	posed use canno	t comply with t	he provisions o	of the zoning by-law:
7. DESCRIPTION OF	SUBJECT LAND			
	С	IMENSIONS (OF LAND AFFE	CTED
Frontage / Width				
Area				
Depth				
Existing Use(s)				
Existing uses have been carried on since				
3. Give a <u>detailed</u> des				
O. When were the subsection of	ting buildings or **If Yes [X] A	structures on the structures of the structure	n the subject land	and?
O. When were the subsection of	ting buildings or **If Yes [X] A	structures on ture on the su	n the subject l n No. 11 ubject lands p	and? lease provide the ldings/Structures on
O. When were the subsection of	ting buildings or **If Yes [X] And building or struction:	structures on ture on the su	n the subject I n No. 11 ubject lands pl of <i>Existing</i> Bui	and? lease provide the ldings/Structures on
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D. When were the subset of the subset of Building Structure family dwelling, barn) When were the subset of the su	ting buildings or **If Yes [X] And building or struction: (eg. Single ross floor	structures on ture on the su	n the subject I n No. 11 ubject lands pl of <i>Existing</i> Bui	and? lease provide the ldings/Structures on
D. When were the subset of the subset of Building/Structure family dwelling, barn) Floor Area of each use, if the subset of Subset of Building (grane)	ting buildings or **If Yes [X] And building or struction: (eg. Single ross floor more than	structures on ture on the su	n the subject I n No. 11 ubject lands pl of <i>Existing</i> Bui	and? lease provide the ldings/Structures on
D. When were the subset of the subset of Building/Structure family dwelling, barn) Floor Area of each use, if the one use	ting buildings or **If Yes [X] And building or struction: (eg. Single ross floor more than	structures on ture on the su	n the subject I n No. 11 ubject lands pl of <i>Existing</i> Bui	and? lease provide the ldings/Structures on

For each proposed building or structure on the subject lands please provide the

following ir	nforma	ation.	Ī								
			De	SCI	ription of		<i>ed</i> Bu ect La		Struc	tures on	
Type of Building/S family dwelling, ba		re (e.g	ı. Single								
Dimensions of Building (gross floor area)											
Floor Area of eac	h use	, if mo	ore than								
Height of Buildin	g in M	letres									
# of Parking and/ provided	or Lo	ading	spaces								
14. <u>Services</u> - 0	Check	[🗆] 1	the type o	f ser	vic	e for the	subje	ct pro	perty.		
Water	Exis	ting	Propose	d		Sewage	e Dispo	sal	Existi	ng	Propos
Publicly owned & operated piped system						Publicly Operate sewage	ed sani	tary			
Individual Well						Individu	ual Sep	tic			
Communal Well						Commu	ınal Se	ptic			
Lake (Shore Well)						Privy					
Other						Other					
	Ī	Ctorr	m Drainag		Ev:	otina	Propo		7		
		_		e L	_XI	sting	Гюрс)SEU			
		Sewe Ditch							1		
		Swal							1		
		Othe							1		
15. <u>Access</u> - Cl	l heck [acce	ess	to the s	ubject	prope	rty.		
								Exis	sting	Pr	oposed
Provincial High	way										
County Road (S	Specif	y Nun	nber)								
Municipal Road	l, maiı	ntaine	d Year Ro	und							
Municipal Road	l, Sea	sonall	y Maintair	ned							
Right-of-way											
J										1	
Private Road											

Consent)? Yes () No ()

If you checked Yes please state the file numbers of the applications and their

Are the subject lands presently the subject of any other applications under the Planning Act (e.g. Official Plan Amendment, Approval of a Plan of Subdivision or

Revised January 2017

16.

13.

		-6-
	status:	
17.		he subject of a minor variance application unde Yes () No () Unknown () ile numbers of the applications:
18.	Statutory Declaration:	
transr true a <i>Cana</i> subje	mitted herewith are true, and I make this and knowing that it is of the same force a da Evidence Act. I agree to allow the Mu	and the information contained in all of the Appendice solemn declaration conscientiously believing it to be and effect as if made under oath and by virtue of the inicipality, its employees and agents to enter upon the site inspection that may be necessary to process this
DECL	_ARED before me at the	
	of	Owner/Applicant
	day of 20	Owner/Applicant
Comr	missioner of Oaths	Printed Commissioner's Name
OWN	ER'S AUTHORIZATION IF THE OWNE	ER IS USING AN AGENT FOR REPRESENTATION
I. (We	e).	of the
, (of	of the in the County/Region of emnly declare that incorp variance for the lands that I/We own located in
ıs auı	nonzed to submit an application for a m	emnly declare thatinor variance for the lands that I/We own, located ir and to act as ated to the processing thereof.
	_ARED before me at the	and to and proceeding and each
	of	
		Owner/Applicant
of		
	day of 20	Owner/Applicant
Comr	missioner of Oaths	Printed Commissioner's Name

Cost Acknowledgement Agreement

THIS AGREEMENT made in duplicate this	day of	, 20
BETWEEN:		

THE CORPORATION OF THE COUNTY OF PRINCE EDWARD

(hereinafter called the "Municipality")

PARTY OF THE FIRST PART

-AND -

(hereinafter 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 Bylaw 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 Revised January 2017

"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.
- 6. 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.

n the presence of:) COUNTY OF PRINCE EDWARD)
) PER:
)) (NAME OF OWNER))
)) PER:
)) (NAME OF OWNER))
))) PER:

Schedule 'A' to Cost Acknowledgement Agreement

Basic Processing Of Application(s)

File Intake and Acceptance:

 initial acceptance and review of application for completeness, consistency, conformity, and technical correctness

Reporting and Review:

- agency circulation and consultation (1)
- correspondence related to consultation
- site plan reviews (2) initial plan plus 1 revised plan
- site plan agreement review (1) after initial agreement preparation

Documents:

- preparation of one report (including mapping) and consultation with Owner, municipal departments, and any other party necessary respecting the Application(s) and any associated conditions
- notice of decision
- administration and notice (including draft official plan amendment and zoning by-law amendment document)

Meetings:

- preparation for and attendance of one (1) public meeting
- preparation of initial notices of public meetings
- presentation and discussion at Committee/Council
- internal meetings and consultation
- consultation prior to municipal decision

Other Expenses:

- one site inspection by a development planner
- general inquiries

Final Approval:

- clearance administration
- final review, signing, and registration

Administration:

- general administration
- postage (two (2) agency circulations), courier/fax