

APPLICATION FOR A CONSENT TO SEVER

Revised: April 2024

Under the provisions of Sections 50 and 53 of *The Planning Act, as amended*, the approval of the Committee of Adjustment is required for land transactions covering the separation of a parcel of land from existing holdings. This approval is called "consent to sever", or simply a "consent". Consent is also required for leases, rights-of-way or easements if such extend beyond a period of 21 years and to mortgage or discharge a mortgage over part of a parcel of land.

The Application Process

1. Pre-consultation Meeting

Prior to submitting an application, it is suggested that the applicant apply for a preconsultation meeting. This meeting will allow for Town departments including Planning, Public Works, Building, and other provincial and regional agencies to provide preliminary guidance and confer with the applicant about any additional requirements or studies.

2. Application

NOTE: The applicant and/or their authorized representative is required to make an appointment to submit their completed application. Email planning@grimsby.ca to make an appointment.

As provided for by the *Planning Act* and Ontario Regulation 197/96, every application for consent must be brought to the attention of certain authorities and to property owners within 60 metres of the subject land, either by personal service or prepaid first class mail or by advertising in a newspaper which has general circulation in the area. In addition, and by policy of Town Council and the Committee of Adjustment, other agencies will be consulted if the location of the subject lands falls within their respective field of responsibility. Town Planning staff will post a clearly visible notice on the subject lands no less than 10 days prior to the Hearing.

NOTE: If an application is being made to convey a parcel of land together with or subject to a right-of-way or easement, a separate application form and fee will not be required for public right of way or easement.

3. Public Hearing

It is this Committee's policy to conduct a public hearing on each application for consent. Notice of this hearing is circulated to the applicant/agent/solicitor and all other persons or agencies as required at least 14 days prior to the date of hearing. Prior to the hearing, members of the Committee may examine the lands which are the subject of the application.

NOTE: Someone must be present at the hearing to represent the application.

4. Notification of Decision

Following the hearing, the applicant/agent/solicitor is notified in writing of the decision of the Committee. In addition, any other person or agency who files a written request for the decision of the Committee will be sent a copy of the decision.

NOTE: Decisions of the Committee are made in public.

NOTE: In granting consent to an application, the Committee may impose conditions as requested by the municipality or other authorities such as the following:

- The provision of parkland or cash payment-in-lieu of parkland.
- That an agreement with the local municipality be entered into for installation of such municipal services as may be required, at the expense of the applicant and to standards acceptable to the municipality.
- That land be deeded gratuitously to the local or Regional municipality for road widening purposes.

5. Final Consent

Prior to final consent being issued, written proof must be submitted to the Secretary/Treasurer to the effect that any conditions imposed by the Committee in granting consent have been fulfilled. According to the Act, if the consent granted by the Committee is conditional, the conditions must be fulfilled within two years of the giving of the notice of decision. Failure to do so will cause the consent to lapse.

	Consent to Sever Application Requirement Checklist	
1.	Suggested Pre-consultation Meeting	
2.	Completed Application Form	
3.	Affidavit	
	The person signing the declaration must appear before a Commissioner of Oaths and must show proof of identity via government issued photo identification such as a driver's licence, or passport. The person signing the declaration must sign the document in the presence of the Commissioner. Please note that an appointment is required to see the Commissioner. Contact Town Hall at 905-945-9634 or email clerks@grimsby.ca to inquire about appointment availability.	
4.	Letter of Authorization (if applicable)	
	As provided for in Ontario Regulation 197/96, if the applicant is not the owner, the chargee, or the purchaser of the subject land, the written authorization of the owner, the chargee, or the purchaser to the applicant is required. One (1) copy of the letter is required.	
5.	Copy of Portion of Agreement of Purchase (if applicable)	
	As provided for in Ontario Regulation 197/96, if the applicant is the purchaser or the purchaser's agent, one (1) copy of the portion of the agreement of purchase is required.	
6.	Preliminary Drawing	
	As provided for in Ontario Regulation 197/96, and as required by this Committee of Adjustment, an application must be accompanied by one (1) physical and one (1) high quality digital copy of a preliminary drawing prepared, signed and dated by an Ontario Land Surveyor, showing the information set out below. The drawing must indicate the following:	
	 The boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land. 	
	 The distance between the subject land and the nearest lot line or landmark such as a bridge or railway crossing. 	
	 The boundaries and dimensions of the subject land, the part that is to be severed and the part that is to be retained. 	
	 The location of all land previously severed from the parcel originally acquired by the current owner of the subject land. 	
	 The approximate location of all natural and artificial features on the subject land and on the land that is adjacent to the subject land that, in the opinion of the applicant, may affect the application, such as buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks. 	

•	The existing uses on adjacent land, such as residential, agricultural, and commercial uses.	
•	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.	
•	If access to the subject land is by water only, the location of the parking and boat docking facilities to be used.	
•	The location and nature of an easement affecting the subject land.	
7. App	lication Fees	
8. Sup	porting Studies, as indicated in a Pre-Consultation Meeting	
	ctronic copies of all required items sent to	



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	For O	office Use Only		
Date Received		Date Application Deemed	Complete	
Application Reviewed by				
1. Suggested Pre-	Consultation Med	etina		
Pre-Consultation Meeting D		3		
2. Registered Own	IE (as shown on the dee	ed and title of the property)		
Name	Company	Name	Municipality	
Mailing Address	,		Unit #	Postal Code
Province	Email		Telephone	1
3. Authorized Age	nt or Solicitor (if or	ne has been authorized)		
Name	Company	Name	Municipality	
Mailing Address	,		Unit #	Postal Code
Province	Email		Telephone	
Contact for all future corres	pondence (select one):	□Registered Owner	□Authorized	Agent
4a. Other Parties	consultant, surveyor, lawy	rer, etc.)		
Contact Name	Company	Name	Municipality	
Role to application (consult	ant, surveyor, lawyer, etc.)		
Mailing Address			Unit #	Postal Code
Province	Email		Telephone	
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4b. Other Parties (d	onsultant, sur	veyor, lawyer, etc.)			
Contact Name		Company Name		Municipalit	у
Role to application (consulta	ant, surveyor,	awyer, etc.)			
Mailing Address				Unit #	Postal Code
Province	Email			Telephone	
5. Proposed Trans	action				
Type and purpose of propos		1			
□Creation of a New L □Addition to Lot □Mortgage or Charge □Lease		□Disposal of Sur □Partial Discharg □Right-of-Way □Easement	•	-	
If a lot addition, identify the	ands to which	the parcel will be added			
6. Details of the Su	ıbject Lar	ds			
Municipal Address					
Legal Description					
Are there any: easements, reach easement, restriction of	restrictions, or or covenant, a	other covenants applicable t nd its effect.	to the prope	rty? If "yes",	provide a description of

Description of land to be severed:		
Part No. on sketch (i.e., Part A)		
Frontage (metric)	Depth (metric)	Area (metric)
Existing use of land to be severed		
Proposed use of land to be severed		
Existing structure(s) on land to be seve	red	
Proposed structure(s) on land to be sev	vered	
Description of land to be retained:		
Part No. on sketch (i.e., Part B)		
Frontage (metric)	Depth (metric)	Area (metric)
Existing use of land to be retained		
Proposed use of land to be retained		
Eviating attricture(a) an land to be retain	ad	
Existing structure(s) on land to be retain	eu	
Proposed structure(s) on land to be reta	ined	
, (-)		

7. Access (select all that apply)		
Identify how the land to be severed will be a	accessed:	
☐ Regional road	☐ Other public road	☐ Private road
☐ Municipal road maintained all year	☐ Provincial highway	☐ Right of way/Easement
Identify how the retained land will be access	sed:	
☐ Regional road	☐ Other public road	☐ Private road
☐ Municipal road maintained all year	☐ Provincial highway	☐ Right of way/Easement
8. Servicing (select all that apply)		
Identify how the land to be severed will be s	erviced:	
Water	Wastewater	Stormwater
☐ Municipal water	☐ Municipal wastewater	☐ Sewers
☐ Private individual well	☐ Private individual septic	☐ Ditches/swales
☐ Private communal well	☐ Private communal septic	☐ Other:
☐ Lake or other waterbody	Other:	
Other:		
Identify how the retained land will be service	ed:	
Water	Wastewater	Stormwater
☐ Municipal water	☐ Municipal wastewater	☐ Sewers
☐ Private individual well	☐ Private individual septic	☐ Ditches/swales
☐ Private communal well	☐ Private communal septic	☐ Other:
☐ Lake or other waterbody	☐ Other:	
☐ Other:		

9. Planning Information
Regional Plan Designation
Grimsby Official Plan Designation
Current Zoning
Has the subject land ever been the subject of an application for approval of a plan of subdivision under Section 51 of the <i>Planning Act</i> or a consent under Section 53 of the Act?
Yes □ No □
If "yes" please indicate the file number and decision.
Has any land been severed from the parcel originally acquired by the owner of the subject land?
Yes □ No □
If "yes" please indicate previous severances on the required sketch and supply the grantee's or purchaser's name, the land use on the severed parcel, the date the parcel was transferred and the consent file number (if known).
Is the subject land the subject of any other application under the <i>Planning Act</i> such as approval of a plan of subdivision, a consent application, an official plan amendment, a zoning bylaw amendment, or a minor variance?
Yes □ No □
If "yes" please provide the file number and status of the application.

10. Provincial Plan Conformity
Describe how the application is consistent with the policy statements issued under Section 3(1) of the <i>Planning Act</i> .
Is the subject property within an area designated by the Greenbelt Plan?
□ Yes □ No
Is the subject property within an area designated by the Niagara Escarpment Plan?
□ Yes □ No
If the answer to any of the above is "yes", please explain how the application conforms to the applicable plan(s).
11. Other Information
Is there any other information that you think may be useful to the Town or other agencies in reviewing this application? If so, explain below or attach on a separate page.

		Affidavit	
ı		OF THE	
Applicant Name			e of City Town, or Township etc.
IN THE		, SOLEMNLY DECLARI	E THAT
	egional Municipality		
accompany it, is accurat		is solemn declaration cor	is form and all documents that ascientiously believing it to be true, and
Declared before me in _			
	Name of Regional Muni	ipality Na	ame of City Town, or Township etc.
on this day of			
	Month Year		
Signature of Applicant	or Authorized Agent	Signatur	e of Commissioner of Oaths

(we),		, REGISTERED OWNER(S) OF THE SUBJECT LANDS,			
	Name of Registered Owner(s)				
ACKN	OWLEDGE AND AGREE AS FOLLOWS	S:			
	I am the registered owner of the Subject	ct Lands.			
i.	Act, R.S.O 1990, c. P.13 for the purpos	s collected and maintained under the authority of the <i>Planning</i> se of creating a record that is available to the general public within ipal Freedom of Information and Protection of Privacy Act, R.S.C.			
ii.		reproduce, in whole or in part, any document submitted as part o inclusion in staff reports or distribution to the public either online of application review.			
V.	Employees and agents of the Town to which this application is made ("the Municipality"), Niagara Region, and any relevant commenting agency may enter onto the Subject Lands, without notice, to view, survey, and/or photograph the Subject Lands to obtain information required by the Municipality to process this application. All information and material requested on this form and/or obtained by entering onto the Subject Lands is required by the Municipality to process this application and will be used for that purpose.				
V .					
vi.	M.56, I authorize and consent to the us personal information that is collected u processing this application and corresp	dom of Information and Protection of Privacy Act, R.S.O. 1990, one by or the disclosure to any person or public body of any ender the authority of the Planning Act for the purposes of bondence purposes. Questions about this collection should be imsby, 160 Livingston Ave, Grimsby, Ontario L3M 0J5, telephone			
	Signature of Registered Owner	Date			
he sect pplicat		he Corporate Owner or an Agent of the Corporate Owner (if			
ame: _					

we)			 ,
	Name of Registered	Owner(s)	
EGISTERED OWNER(S) OF THE S	UBJECT LANDS, I	hereby authorize	
	Name of Agent		
prepare and submit an Application	for Consent to Seve	er for approval.	