Town of The Blue Mountains Consent to Sever Application Package

Town Clerk, Town of The Blue Mountains P.O. Box 310, 32 Mill Street
Thornbury, Ontario NOH 2P0

Tel.: (519) 599-3131 Fax: (519) 599-3018

Email: townclerk@thebluemountains.ca



NOTICE TO ALL APPLICANTS FOR CONSENT TO SEVER TO THE TOWN OF THE BLUE MOUNTAINS

- 1. It is <u>strongly recommended</u> that all applicants consult with Planning Services prior to preparing and submitting an application for consent to sever. This consultation will provide an opportunity to discuss the proposal with Planning Staff and to determine specific application requirements including any additional reports/studies that may be required. Information meeting request forms can be found on the Town of The Blue Mountains website at the following link:

 https://www.thebluemountains.ca/planning-building-construction/land-use-planning. Please return the completed form and all requisite information to planning@thebluemountains.ca. A fee of \$250.00 made payable to the Town of The Blue Mountains applies for formal information meetings.
- 2. Application fees are due at the time of submission and are required as part of a complete application. Fees may be paid by cash, debit, or by cheque made payable to "Town of The Blue Mountains". For up-to-date application fee information please visit the Land Use Planning page of the Town website: https://www.thebluemountains.ca/planning-building-construction/land-use-planning. In addition to the payment of any application fee and security deposits, all costs incurred by the municipality to advertise a Notice of Public Meeting regarding this application in a local newspaper shall also be bourne by the applicant.
- 3. A separate application review fee may be required by the Conservation Authority if the subject property is within a regulated area. To determine if your property is within a regulated area please visit:

The Nottawasaga Valley Conservation Authority Permit Information: https://www.nvca.on.ca/planning-permits

The Grey Sauble Conservation Authority Permit Information: https://www.greysauble.on.ca/submitting-permit-and-planning-applications/

- 4. If your property is within the Development Control area of the Niagara Escarpment Plan, you will need separate approval from the Niagara Escarpment Commission, <u>prior to</u> applying for consent to sever. To determine if you property is within the Niagara Escarpment Plan Area, please visit: https://escarpment.org/permits/.
- 5. Please be aware that creating a new building lot will likely require additional fees, including Development Charges and Parkland Dedication fees. Fees may be payable prior to finalizing the consent.
- 6. Should the Municipality require any or all documents submitted to the Municipality by either the Applicant or their Agent, including any third-party documents, to be made accessible, the Applicant and/or their Agent agree to provide the Municipality with accessible copies at the Applicant and/or Agent's sole expense.

INSTRUCTIONS AND INFORMATION REGARDING THE SEVERANCE PROCESS PLEASE READ ALL OF THIS INFORMATION PRIOR TO SUBMITTING YOUR APPLICATION

What is a Consent to Sever?

A land severance is the authorized separation of a piece of land to form a new lot or a new parcel of land. Consent to sever is required if you wish to convey or create any interest or entitlement in land for a period that exceeds 21 years. The Town of The Blue Mountains Official Plan provides policies and requirements to guide the severance of land, including new lot creation, lot additions, and lot boundary adjustments, within the Municipality. These policies help to ensure that any division of land will not have a negative impact on the community.

Submitting Your Application

Before submitting an application for consent, it is strongly recommended that you contact Planning Services to discuss your proposal. This consultation helps to identify complete application requirements, associated fees, and an approximate timeline for processing the application. Information meeting request forms can be found on the Town of The Blue Mountains website at the following link: https://www.thebluemountains.ca/planning-building-construction/land-use-planning. Please return the

completed form and required fee of \$250.00 to planning@thebluemountains.ca.

The standard requirements for a complete consent application are listed on the application checklist on page five (5) of this package. Please note that one application is required for each new lot created (i.e. each application may have one severed parcel and one retained parcel). If the application is submitted by a property owner, all owners must sign the application forms. If the application is signed by an agent on behalf of an applicant, the attached agent authorization form must accompany the submission. If the applicant is a corporation acting without agent or solicitor, the application must be signed by an officer of the corporation and the corporation's seal (if any) must be affixed.

Please take note that the "DECLARATION OF OWNER OR AUTHORIZED AGENT" section of the application must be signed in the presence of a Commissioner of Oaths. The Town provides this service free of charge, provided the application is submitted in person.

The complete application package and fees should be submitted to:

Planning Services The Town of The Blue Mountains P.O. Box 310, 32 Mill Street Thornbury, Ontario N0H 2P0

Applications may also be submitted electronically by sending the completed application to planning@thebluemountains.ca. Note that the requisite number of hardcopies and fees will still need to be forwarded to Planning Services.

Please note that the application form, signatures and site sketch must be fully completed and legible in order to be processed. Failure to provide complete or legible information will result in a delay in processing the application.

After Submitting Your Application

Once your application has been submitted, Planning Services Staff will review the submission. The application will not be processed unless all required information is provided. Once deemed to be complete, the application will be assigned a file number. Please refer to this file number for all correspondence with the Municipality.

It is important to consider that commenting agencies have their own requirements and may require separate planning review fees and/or additional reports or studies in order to process the application. Pre-consultation with planning staff will help to identify any of the additional information or fees required to process the application.

Notice of Application and Decision Date

Notice of Application will be sent out a minimum of 14-days prior to a Public Meeting. The Notice of Application and Decision Date will be circulated to all registered property owners within 60m of the subject lands, as well as municipal departments, and public agencies. Any person or public body may provide comments on the proposed consent to sever application.

Town staff will prepare a notice sign that the applicant is responsible for posting on the subject land. The sign must be placed in a conspicuous location on the land effected by the application and must be visible at all times. *It is mandatory that this notice be posted within the minimum required timeframe.* If the notice sign is not posted, or is posted late, the review and processing of the application will be delayed and may be subject to recirculation fees.

Delegated Approval Authority

Decisions on consent applications are delegated to the Director of Planning & Development Services, provided they are uncontested. Applications that also require approval from the Committee of Adjustment under Section 45 of the Planning Act or those that are contested require a decision by the Committee of Adjustment. <u>Uncontested applications</u> are those for which no comments have been received or for which comments have been received with concerns that can be addressed through conditions. <u>Contested applications</u> are those for which comments have been received that cannot be addressed through conditions or those for which the applicant is not satisfied with the recommendation of Planning Staff.

Decision and Conditions of Consent

The delegated approval authority will consider all comments received from commenting agencies, members of the public, and the recommendations contained in a municipal planning recommendation report. The delegated approval authority may decide to grant consent, grant a provisional consent, defer the application to a later date, or to deny the consent request. A "Notice of Decision" will be forwarded to the applicant and all required parties within 15 days following the decision.

Consent is Granted

If the consent is granted without any conditions, then the applicant may proceed with the preparation of the necessary transfer documents for review and issue of the Certificate of Official by the Municipality. It is the applicant's responsibility to have the final stamped documents registered at the Land Registry to complete the consent.

Provisional Consent

If the delegated approval authority grants a "provisional consent", then the consent application is effectively approved subject to satisfying conditions of consent. It is the applicant's responsibility to ensure that all conditions of consent are met within two years, as set out in the "Notice of Decision". In order to receive the Certificate of Official and register the consent on title of the property, the Town of The Blue Mountains must receive confirmation that all conditions of consent have been satisfied within the required timeframe. Once confirmed, the applicant is responsible for providing the necessary documents to the Town for issue of the Certificate of Official. The fee for this service is included in the Severance (Consent) fee.

Failure to complete the conditions within the required time will result in a lapse of the approval and the previous decision will be null and void. Standard conditions of provisional consent include: provision of a Draft Reference Plan, payment of parkland dedication fees or development charges, and the provision of a draft transfer schedule and legal description. The consent may also be conditional upon obtaining appropriate zoning for the lands. Please be aware that extensions to provisional consent deadlines are not possible.

Once the conditions of consent are cleared and the Certificate of Official is provided, then the applicant will have two (2) years from the date of the Certificate to register the Consent documents.

Deferred Application

If the delegated approval authority defers the application, reasons for the deferral will be provided and it is the applicant's responsibility to prepare and provide any additional information that may be requested by the delegated approval authority. When you are ready to proceed, contact Planning Services to schedule a new decision date or final recommendation report. Please be aware that in some cases a re-circulation fee may be required if a second Public Notice is required.

Denied Application

If the application is denied, the application is refused, and the proposed severance may not proceed.

Appeals

Once a decision is made on the application, a "Notice of Decision" will be mailed to all required parties within 15-days. Once the "Notice of Decision" is completed there is a 20-day appeal period that must be completed before the decision becomes final and binding. During the appeal period, specified persons may appeal the decision or any condition imposed by the delegated approval authority, or both, to the Ontario Land Tribunal by filing a notice of appeal with the clerk of the municipality.

To file an appeal, a duly completed appellant form and a letter outlining the reasons of the appeal must be forwarded to the Office of the Clerk of the Town of The Blue Mountains accompanied by the fee by the Ontario Land Tribunal.

Appellant forms can be obtained on the Ontario Land Tribunal website at the following link: https://olt.gov.on.ca/.

After completion of the 20-day appeal period, the applicant will be provided a notice stating that either no appeals were received or that the application has been appealed to the Ontario Land Tribunal.

Flowchart: Land Severance Process Before applying applicant should consult municipal staff / consent-granting authority Submit complete application Other agencies/bodies to the consent-granting authority may be consulted Consent-granting authority gives notice of application and public meeting is held, if required Decision provisional consent or refusal Appeal Notice of decision any person or public body may appeal to the Local is sent to applicant and those requesting Planning Appeal Tribunal or local appeal body (if notification established) Certificate issued Local Planning Appeal Tribunal / local appeal body when conditions of provisional consent are may dismiss the appeal without holding a hearing; or satisfied; lot can be transferred holds a hearing and makes a final decision Source: Citizen's Guide to Land Severances. Ministry of Municipal Affairs and Housing, 2018

CONSENT APPLICATION Submission Checklist

Application Form (Complete and Executed)						
Agent Authorization Form (Complete and Executed)						
Permis	Permission to Enter Form (Complete and Executed)					
Municipal Consent to Sever Application Fee						
Conservation Authority Review Fee, if required						
8.5"x1	L) copy of a sketch/plan, prepared in <u>METRIC UNITS</u> , on paper no larger than 4" (a site sketch in imperial units will not be accepted). The site sketch must include llowing information:					
i)	The boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;					
ii)	The approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;					
iii)	The boundaries and dimensions of the subject land, including the part that is intended to be severed and the part that is intended to be retained (note: the land to be severed is to be outlined in RED and the land to be retained is to be outlined in GREEN);					
iv)	The location of all land previously severed from the parcel originally acquired by the current owner of the subject land;					
v)	The approximate location of all natural and artificial features (for example roads, buildings including barns, railways, watercourses, wetlands, wooded areas, septic tanks etc.) that are located on the subject land and on land that is adjacent to it and, in the applicant's opinion, may affect the application					
vi)	The current uses of land that are adjacent to the subject land;					
vii)	The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public traveled road, a private road or a right of way;					
viii)	If access to the subject land will be by water only, the location of the parking and boat docking facilities to be used and the approximate distance of these facilities from the land and the nearest public road; and					
ix)	The location and nature of any easement affecting the subject land.					
Additio	onal/Supporting Information as required through the Pre-Consultation process					
A digital copy of all submitted information						

NOTE: It may be determined that a sketch will not adequately display the necessary information to process the application. In such cases a plan prepared by an Ontario Land Surveyor may be required.

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APPLICATION FOR CONSENT TO SEVER

<u> </u>	OR OFFICE USE ONLY				
Д	PPLICATION RECEIVED (date)		SEVERANCE FILE N	NO: B	
C	ONCURRENT APPLICATION		P-FILE NO:		
F	EE RECEIVED (receipt no., value, and description):				_
NO Mu	TE: Pursuant to subsection 53(2) of the <i>PLANNING A</i> nicipality may require. The application form below romation to assist in evaluating the application. Fail	ACT, an applicant frepresents the info	or a consent <u>shall</u> provide rmation prescribed by the	the prescribed informat e Planning Act and conta	ins additional
1.	(a) Name of Registered Owner:				
	Address:				
	Tel. No.:	Email:			
(b) Name of Applicant:				
	Address:				
	Tel. No.: E	mail:			<u> </u>
	(c) Name of Authorized Agent:				
	Address:				
	Tel. No.: E	mail:			
2.	Communications should be sent to:				
	Owner	Applican	t 🗌	Authorized Agen	t 🔲
3.	The type and purpose of the proposed charge, a lease or a correction of title	-	example, lot creat	ion, a lot addition,	an easement, a
4.	If proposing new lot creation, confirm				l lands.
	yes no				

If yes, the applicant shall provide a statement from a Lawyer that there is no land abutting the subject lands (ie. Severed and/or retained) that is owned by the Registered Owner(s) of the subject lands, other than land that could be conveyed in accordance with S. 50 of the Planning Act.

)	escription of the subject land ("s	ubject land" means the original parcel that is subject to this
a	pplication):	
Α	ssessment Roll No.:	
		Lot No.:
R	egistered Plan No.:	Lot(s)/Block(s):
R	eference Plan No.:	Part(s):
N	Ոսոicipal Address։	
Α	re there any easements or restric	ctive covenants affecting the subject lands?
	YES	NO 🗍
		- <u>—</u>
If	yes, please specify:	
	· · · · · · · · · · · · · · · · · · ·	to identify any/all easements or restrictive covenants affecting the lands.
*	NOTE: It is the applicant's responsibility	to identify any/all easements or restrictive covenants affecting the lands.
*	NOTE: It is the applicant's responsibility to be scription of the land intended to	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED:
*	NOTE: It is the applicant's responsibility to be scription of the land intended to	to identify any/all easements or restrictive covenants affecting the lands.
* D	NOTE: It is the applicant's responsibility to the land intended to the l	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED:
* D a)	NOTE: It is the applicant's responsibility to the land intended to the l	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED: Depth (m): Area (m):
* D a)	NOTE: It is the applicant's responsibility to the land intended to the l	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED: Depth (m): Area (m): Proposed Use: and structures on the land to be severed:
* D a)	NOTE: It is the applicant's responsibility to the land intended to the l	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED: Depth (m): Area (m): Proposed Use:
*) D a) b)	NOTE: It is the applicant's responsibility to the land intended to the l	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED: Depth (m): Area (m): Proposed Use: and structures on the land to be severed:
* D a) b) c)	NOTE: It is the applicant's responsibility to the land intended to the l	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED: Depth (m): Area (m): Proposed Use: and structures on the land to be severed: vered:
* D a) b) c)	NOTE: It is the applicant's responsibility to pescription of the land intended to pescription of the l	to identify any/all easements or restrictive covenants affecting the lands. o be SEVERED: Depth (m): Area (m): Proposed Use: and structures on the land to be severed: vered:

	f)	Is water supply provided by a municipally owned and operated water system?
		YES NO
		If no, please specify source of water supply:
	g)	Is sewage disposal provided by a municipally owned and operated sanitary sewage system? YES NO
		If no, please specify sewage disposal system:
8.	De	scription of the land intended to be RETAINED:
	a)	Frontage (m): Depth (m): Area (m):
	b)	Existing Use:Proposed Use:
	c)	Number and use of buildings and structures on the land to be retained:
		Existing: Proposed:
	d)	Type of Access to land to be retained:
		Municipal Road County Road Provincial Highway Other
		If other, please specify:
	e)	If access to the land will be by water only, identify the parking and docking facilities to be used and the approximate distance of these facilities from the land and the nearest public road:
	f)	Is water supply provided by a publicly owned and operated water system?
		YES NO
		If no, please specify source of water supply:
	g)	Is sewage disposal provided by a publicly owned and operated sanitary sewage system? YES NO
		If no, please specify sewage disposal system:
		, , , , , , , , , , , , , , , , , , ,

	Zoning By-law:		d to be Severed	<u></u>	Land to be Retained
	-		n lands in a rural a	area then Sche	dule "A" must be completed and submitted
	with the application	n.			
10.	Is the proposal con	isistent with	h the policies of t	he Town of Th	e Blue Mountains Official Plan?
	YI	ES		NO _	
	Please explain:				
11.	Has the subject lan or a consent under		-	oplication for a	a plan of subdivision under S. 51 of the Act
	NO	YES	File No.:		Status:
12.	Has any land been	severed fro	om the parcel orig	ginally acquire	d by the current owner of the subject land?
	NO	YES			
	Date of Transfer:				
13.					— llowing applications under the Planning
	Official Plan Ameno	dment	NO 🗌	YES	File No.:
			_		Status:
	Zoning By-law Ame	endment	NO	YES	File No.:
					Status:
	Minister's Zoning C)rder	NO 🗌	YES	File No.:
					Status:
	Site Plan Applicatio	'n	NO	YES	File No.:
					Status:
	Minor Variance		NO	YES	File No.:
					Status:

9. What are the current Zoning By-law and Official Plan designations?

.4.	Please describe how the proposal is consistent with policy statements issued under Subsection 3(1) of the Planning Act:
5.	Does the proposal conform to the requirements of the Zoning Bylaw?
	YES NO
	Please explain:
6.	Is the subject land within an area of land designated under any provincial plan(s) (i.e. Niagara Escarpment Plan)?
	YES NO
	If yes, explain how the application conforms to or does not conflict with the applicable provincial plan(s):

Schedule "A": Agricultural Property History

This form is required to be completed for all severance proposals on lands within the agricultural/rural area. This form is not required for severance proposals within the Urban Settlement Areas Lora Bay, Thornbury, Clarksburg, Camperdown, Craigleith or Swiss Meadows.

1.	What type of farming has been conducted on the property?
	Beef Dairy Pigs Poultry Sheep Cash Crop
	Other Please specify:
2.	a) How long have you owned the subject property?
	b) Is the land being actively farmed? YES NO
	If yes, for how long?
	If no, when did farming cease?
	Why did farming cease?
3.	a) Area of the total farm holding:
	b) Number of tillable acres:
	c) Do you own any other farm properties?
	If yes, please provide the legal description of the property:
	d) Do you rent any other land? YES NO
	If yes, please provide the legal description of the property:
4.	a) Is there a barn on the parcel to be SEVERED? YES NO
	If yes, please indicate:
	Condition of the barn:
	Present use of the barn:
	Livestock capacity:
	b) Is there a barn on the parcel to be RETAINED? YES NO
	If yes, please indicate:
	Condition of the barn:
	Present use of the barn:
	Livestock capacity:
	c) Manure storage facilities on the subject lands:
	Type: Dry-bedded Semi-solid Liquid Solid
_	Are there any barns on other properties within 300m of the proposed lot?
э.	YES NO
	TES NO
	If yes, then all barns must be shown on the application sketch, as shown on the rural site sketch
	example in the instructions and information portion of this package.
6.	Has a residential/non-farm lot been previously severed from the farm holding?
	YES NO



DECLARATION OF OWNER OR AUTHORIZED AGENT

I/We		of the	·		
(Name	of Owner or Authorized Age	ent)	(e.g. Town	of The Blue Mountains)	_
in the					_
	(e.g. Co	unty of Grey)			
any documents that	nnly declare that the interior accompany this applicate and knowing that it is note Act.	ation is true a	and that I make this o	declaration conscien	tiously
consent to the use b collected under the	the Freedom of Informa y or the disclosure to a authority of the PLANN poses. Questions abounds.	ny person or ING ACT for t	public body of any pathe	personal information essing this application	that is on and
(ie. review by munic and agreed that any and processing req municipality (ie: Plan Approvals or Applic reimburse the munic	agreed that the fee su cipality, a Public Meetin additional costs or requ uirements, or as may nning, Legal or Enginee ations, and any other cipality for same. Failur the municipality in like	ng and Conse irements wit otherwise I ering Fees, O related mat e to pay all a	ent documents, if ap h this application, in oe required or incu LT Hearing Costs, A ters), will be my re ssociated costs may	proved). It is furthed cluding any additional arred and charged greements, Special Sponsibility to proving the sold in refusal of the sponsibility is a sponsibility to proving the sult in refusal of the sponsibility is a sponsibility to proving the sult in refusal of the sponsibility is a sponsibility to proving the sult in refusal of the sponsibility is a sponsibility to proving the sponsibility the sponsibility to proving the sponsibility to proving the sponsibility to proving the sponsibility to proving the sponsibility the sponsibility to proving the sponsibility to proving the spons	er understood al information to or by the Studies, other ide to and/or his application
	DECLARATION MUST E				
	efore me at the				
	of th	lis c	iay 01	20	
Applicant Signature		Арр	olicant Name (Print)		
☐ I have	authority to bind the C	Corporation			
Commissioner of Oa	ths	-	Commissioners Sea	 I	

AUTHORIZATION OF APPLICANT/AGENT



I/We, the undersign	ned, being the registered owner	(s) of
_	(Legal des	scription or municipal address)
in the Town of The	Blue Mountains, hereby authori	ze
	(Print nar	me of agent and/or company)
behalf with respect revoked such author and Development S	to the application. The authoritority in writing, and delivered su Services Department. No such re	lication(s) to the Town of The Blue Mountains and acting on my/our ty granted by this authorization shall continue until I shall have ch written revocation to The Town of The Blue Mountains Planning evocation shall invalidate any action taken by the authorized Blue Mountains received such written revocation.
Dated the	day of	, 20
(Signature	e of owner or signing officer)	(Please print the full name and position of the individual signing)
I have autho	rity to bind the Corporation	
		(Name of corporation, if applicable)
(Signature	e of owner or signing officer)	(Please print the full name and position of the individual signing)
I have autho	rity to bind the Corporation	(Name of corporation, if applicable)

PERMISSION TO ENTER



Date:	
Planning Servio	ces
Town of The B P.O. Box 310, 3 Thornbury, On Tel.: (519) 599 Fax: (519) 599-	lue Mountains 32 Mill Street tario NOH 2P0 -3131
To Whom It M	ay Concern,
RE:	Application for Consent to Sever
	Location of Land: (Municipal Address)
-	rize the members of the Committee of Adjustment and members of staff of the Town of The is to enter onto the above-noted property for the limited purposes of evaluating the merits of in.
Signature of owne	er or authorized agent
Please print name	