Office of the Commissioner of Economic Development Planning & Development Services

SUBDIVISION/CONDOMINIUM APPLICATION

INSTRUCTIONS

Verify that you are using the most current application form.

This application is valid for: Plan of Subdivision, Plan of Condominium, Condominium Conversion, Extension of Draft Approval, Amendment to Draft Approval, Final Approval & Registration, Amendment to Agreement, or Amalgamation of Condominium Corporation. Discuss with a staff Planner to determine what must be completed for the application type.

- Section 1: Before submitting this application, you must complete both Stage 1 and Stage 2 of the Planning Consultation process.
- Section 2: During the Stage 2 process, any required studies must be completed and submitted for review and comment.

 The final studies for Stage 2 must be included with this application and the proposal must remain unchanged.
- Section 3: Provide the full name, address, phone number, fax number and email address of the applicant, registered owner, agent, and Ontario Land Surveyor. For a corporation, provide full corporate name. Include the full name of a contact person. For more than one person, corporation, or registered owner, use additional sheets.
- Section 4: Indicate if you are resubmitting a previous or earlier plan and if yes, provide the file number.
- Section 5: Provide information about the Subject Land. This information is used to determine supporting information requirements and to assist in the review of the application.
- Section 6: Indicate if the plan is consistent with the Provincial Planning Statement and conforms to the City of Windsor Official Plan and the appropriate Zoning By-law. If an Official Plan Amendment and/or Zoning By-law Amendment is required, you must have already submitted those applications, or must submit them with this application, otherwise this application will be returned.
- Section 7: Complete this section if you are applying for approval of a Plan of Condominium. New construction applies to buildings that were recently built, under construction, or not yet under construction. Conversion applies to existing buildings that contain residential rental units that are being converted to Condominium Status. To be considered for an exemption from Section 9(3) of the Condominium Act, you must formally request such exemption. Submit all the documents indicated in Section 7 with this application.
- Section 8: Provide the number of lots, blocks, units or dwellings, the number of hectares, the density measured as units per hectare and the number of parking spaces for the proposed land use for all applications. For Plan of Condominium applications also provide the date of construction and the floor coverage in square metres.
- Section 9: Indicate how the property is accessed. Check all boxes that apply.
- Section 10: Provide information about water service, sanitary sewage disposal and storm drainage. Submit all required documents indicated in Section 10 with this application.
- Section 11: Provide a description of the existing land use, buildings & infrastructure, vegetation, topography & drainage of the subject land or check the box beside "See Planning Rationale Report" if described in the report.
- Section 12: Provide a description of what measures have been or will be taken to mitigate adverse environmental effects from the proposed development on the surrounding areas and from the surrounding areas on the proposed development or check the box beside "See Planning Rationale Report" if described in the report.
- Section 13: Explain your proposed strategy for consulting with the public.
- Section 14: Check the appropriate application fee box based on the consultation with a staff Planner.
- Section 15: Print you name in full and sign the sworn declaration in the presence of a Commissioner for Taking Affidavits.
- Schedules: Read, complete in full, and sign Schedules A & E.

Submit application form and supporting documents to Senior Steno Clerk, Planning & Development Services, Suite 210, 350 City Hall Square West, Windsor ON N9A 6S1 or planningdept@citywindsor.ca

Do not email the application and documents to a staff planner.

PLAN REQUIREMENTS

A. NUMBER OF COPIES REQUIRED

The Planning Act, R.S.O. 1990, c. P.13, requires that copies of the draft plan as required by the Minister must accompany all applications.

- A1. Submit six (6) full size paper copies of the draft plan; AND
- A2. A digital copy of the CAD files of the draft plan in DWG, PDF, and JPG formats.

File names should be logical and clearly indicate the nature of the file and include either the SDN or CDM file number (SDN 000-00 or CDM 000-00) or the name of the applicant and site location.

For example, "SDN000-00 draft plan.dwg" or "Applicant Name-Site Location-Draft Plan.dwg".

If further copies are required, we will notify you. To submit drawings on an alternate device, please discuss with the assigned Planner.

B. DRAFT PLAN REQUIREMENTS

All plans and measurements must be in metric. Draft plans must be drawn to scale and indicate all items as required by Section 51(17) of the Planning Act and the City of Windsor as follows:

- B1. Boundaries of the land to be subdivided, certified by an Ontario Land Surveyor, and based on NAD83, Zone 17.
- B2. Locations, widths and names of proposed roads, streets, highways and rights-of-way within the proposed subdivision and existing roads, streets, highways, and rights-of-way abutting the proposed subdivision;
- B3. On a small key plan, with a scale of not less than one centimetre 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 such land forms the whole or part;
- B4. Purpose for which the proposed lots are to be used;
- B5. Existing uses of all adjoining lands;
- B6. Approximate dimensions and layout of the proposed lots and/or blocks;
- B7. If any affordable housing units are being proposed, the shape and dimensions of each proposed affordable housing unit and the approximate location of each proposed affordable housing unit in relation to other proposed residential units;
- B8. Natural and artificial features such as buildings or other structures or installations, railways and rail yards, highways, roads, streets and recreational trails, hydro lines and other public utilities, watercourses, drainage ditches, wetlands and wooded areas, archaeological or heritage features, and significant plant and wildlife habitat (including ESAs & ANSIs) within or adjacent to the land proposed to be subdivided;
- B9. Availability and nature of domestic water supplies;
- B10. Nature and porosity of the soil;
- B11. Existing contours or elevations as may be required to determine the grade of the streets, roads and highways and the drainage of the land proposed to be subdivided;
- B12. Municipal services available or are to be available to the land proposed to be subdivided;
- B13. Nature and extent of any restrictions affecting the land proposed to be subdivided including restrictive covenants, easements, or the Airport Operating Area; and
- B14. Floodplains, flood ways, flood prone areas, and flood elevations

C. CONDOMINIUM DRAFT PLAN REQUIREMENTS

In addition to the above requirements, draft plans proposing condominium ownership must include:

- C1. Proposed exclusive use areas of the common element such as backyards and parking;
- C2. Roadways and pedestrian access to proposed private units.

APPLICATION PROCESSING

The applicant or their agent is responsible for researching and evaluating the site and the proposal to ensure that the development will conform to the interests of the health, safety, and welfare of existing and future residents, and for filling in the application and for supplying all documents necessary to constitute a complete application. Supporting studies must be conducted prior to the submission of the application. This information will used to review and assess the application

Section 51(24) of the Planning Act and Section 11.4.2.3 of the City of Windsor Official Plan list the criteria that are used in evaluating a draft plan. Where additional copies of the plan or supporting documents are subsequently requested by staff or review agencies, the applicant is responsible for supplying them at their cost

Timelines in the Planning Act have been suspended during the State of Emergency. The following is for your information only. Review the Planning Act and relevant regulations for statutory requirements. The processing of the application is subject to change. The application will be terminated without notice after 60 days of inactivity. Direct all questions about the application to the assigned Planner. The procedure generally encompasses the following steps:

- 1. Within 30 days of receiving this application, the City Planner, or their designate, will review the application to determine if it is or is not complete. If deemed incomplete, the application and supporting documents may be returned for completion, correction, or clarification, or the applicant may be requested to submit additional or revised supporting information. The City of Windsor reserves the right to require additional information during the processing of the application.
- 2. If ready to be deemed complete, payment options will be provided (fees are not refundable once payment has been processed), the application is circulated to departments and external agencies for review and comment, and all submitted documents are made available to the public.
- 3. Following circulation, a draft staff report containing a recommendation and any conditions is prepared. The City Planner and other staff review the draft staff report.
- 4. When the staff report is approved by appropriate municipal staff, it will be scheduled for a future meeting of the Development and Heritage Standing Committee (DHSC).
- 5. Mandatory public notice of the DHSC meeting is advertised in the Windsor Star at least 20 days in advance of the DHSC meeting. A courtesy notice may be mailed to all property owners and/or tenants within 120 metres of the subject land. The DHSC meeting is the public meeting required by the Planning Act. The staff report is provided to the applicant and DHSC members, and is made available to the public, 10 days before the DHSC meeting.
- 6. At the DHSC meeting, a staff planner may introduce the application and review the recommendation in the staff report. The applicant and other interested parties are given an opportunity to make verbal or written submissions. The DHSC may ask questions of the staff planner, the applicant and their representatives and any party that made verbal or written submissions. The DHSC may choose to recommend draft approval, denial or deferral of the application. It may also modify the recommendation of the Planning Department.
- 7. If recommended for draft approval or denial, the staff report and the minutes of the DHSC meeting are forwarded to City of Windsor Council for consideration at a future date. Planning staff have no control over the placement of an application on a Council Meeting agenda. Council Services will forward the date and time of the Council Meeting to the contacts in Section 3. Call 311 or contact Council Services at 519-255-6211 or clerks@citywindsor.ca
- 8. The City Council meeting, the applicant and the other parties may make verbal or written submissions. If the applicant concurs with the recommendation of DHSC, and there is no opposition to the application, Council may place the application on the Consent Agenda, a part of the Council meeting containing items that are grouped together and passed with one motion. Council may choose to draft approve, deny, or defer the application.
- 9. Applications may be referred, or the decision of Council may be appealed, to the Ontario Land Tribunal (OLT). Appeals are filed with Council Services. Contact Council Services at 519-255-6211 or clerks@citywindsor.ca
- 10. If City Council approves the draft plan and no appeals are received, an agreement is prepared for signature and registration on title.
- 11. The conditions of draft approval must be fulfilled prior to the expiry of draft approval. It is the responsibility of the property owner or applicant to obtain confirmation from agencies and departments that the conditions of draft approval have been fulfilled. Some agencies may require that a copy of the completed subdivision agreement be forwarded to them prior to notifying the City that the conditions have been fulfilled.

FINAL APPROVAL & REGISTRATION REQUIREMENTS

When you are ready to obtain final approval and register the plan, the following must be submitted:

- 1. Fee for Final Approval & Registration see Section 14 Fees on page 13.
- 2. One (1) mylar copy of the plan to be registered.
- Five (5) paper copies of the plan to be registered, one of which has the AOLS Plans Submission Form attached to it; and
- 4. One digital file transfer device containing geo-referenced CAD files of the plan to be registered.

OTHER INFORMATION

Read the staff report, draft approval, final approval, and agreements carefully and take note of all conditions and expiry dates in these documents. Planning legislation, regulations, fees, and processes are subject to change.

It is the responsibility of the property owner to be aware of all conditions and expiry dates.

Other municipal departments and external agencies may have their own requirements, fees and approvals in addition to the requirements, fees and approvals listed in this application.

The City of Windsor does not send reminders regarding conditions and expiry dates. It is the responsibility of the property owner to complete all conditions or obtain approval from City Council or the delegated approval authority to extend draft approval, prior to the expiry date.

When submitting an extension to draft approval, you must allow for sufficient time to process the application and to obtain approval of the extension. Submission, or acceptance, of an application for an extension to draft approval does not automatically extend the expiry date.

CONTACT INFORMATION

Planning & Development Services Suite 210 350 City Hall Square West Windsor ON N9A 6S1 Telephone: 519-255-6543

Email: planningdept@citywindsor.ca

Web Site: www.citywindsor.ca

Fax: 519-255-6544

PLANNING CONSULTATION – Completion of Stage 2 Stage 2 of the Planning Consultation process must be completed before this application can be submitted. Valid Planning Consultation Stage 2 Letter? NO ☐ YES | File Number: PC-Staff Use Only Signature of Staff Planner **Date of Consultation** ☐ Jim Abbs ☐ Justina Nwaesei REQUIRED SUPPORTING INFORMATION (To be completed by a staff Planner) Refer to the Planning Consultation Stage 2 Lette for what supporting information must be submitted with the application. The City of Windsor reserves the right to require additional supporting information during the processing of the application. All documents submitted are made available for public review. Unless otherwise indicated, for each document, provide one paper copy and one digital copy. Draft Plans shall be provided in DWG, PDF & JPG format. Other drawings shall be provided in letter size (8.5 by 11 inches) in JPG and PDF format. All other documents shall be provided in Word and PDF format. PDF documents shall be flattened with no layers. If you are submitting a companion planning application (official plan or rezoning), you need only submit one set of the required supporting information. Include checked supporting information with this application: Deed and/or □ Draft Plan Conceptual Site Plan Offer to Purchase Plan of Survey (6 copies + digital Files) Structural Integrity Rent Roll Section 9(3) Approved Site Plan **Exemption Request** Report Planning Rationale ☐ Noise Study ☐ Site Plan Agreement Report □ Watershed/ Master Drainage ☐ Sanitary and/or Storm Building Permit Subwatershed Plan Sewer Study Plan Hydrogeological Servicing Option Stormwater Report Report Management Plan Transportation Transportation Environmental Tree Inventory and Impact Study Impact Statement **Evaluation Report Preservation Study** Environmental Record of Lighting Study Market Impact Site Assessment Site Condition (RSC) Assessment Archaeological Built Heritage Urban Design ☐ Guideline Plan

Assessment

Conservation Plan

Study

Impact Study

Other Required Information:

3. CONTACT INFORMATION

Provide in full the name of the applicant & contact person, registered owner, agent, & Ontario Land Surveyor and mailing address, phone & fax number and email address. If the case of a numbered company, provide the name of the principals of the company. If there is more than one applicant or registered owner, copy this page, complete in full and submit with this application. All communication regarding the application will be with the Agent authorized by the Owner to file the application. If there is no Agent, all communication will be with the Applicant.

Applicant	
Name:	Contact: Name of Contact Person
	Name or Contact Person
	Postal Code:
Phone:	Fax:
Email:	
Registered Owner Sa	ne as Applicant
Name:	Contact: Name of Contact Person
	Name of Contact Person
	Postal Code:
	Fax:
Agent Authorized by the	Owner to File the Application (If applicable, complete Section A1 in Schedule A)
Name:	Contact: Name of Contact Person
	Name of Contact Person
	Postal Code:
	Fax:
Ontario Land Surveyor	
-	Contact:
	Name of Contact Person
	Postal Code:
	1 03:01 0000.
	Fax
Email:	Fax:

RESUBMISSION OF A PREVIOUS PLAN? 4. No □ Yes Previous Plan/File No. Do Not Know ☐ SUBJECT LAND INFORMATION (attach additional sheets as required) 5. Municipal Address Legal Description Assessment Roll Number Frontage (m) Depth (m) Area (sq m) Official Plan Designation Current Zoning **Existing Uses** Previous Uses List the names & addresses of the holders of any mortgages, charges or encumbrances in respect of the subject land: Are there any easements or restrictive covenants affecting the subject land? No \square Yes \square If YES, describe the easement or restrictive covenant and its effect: Is the subject land located in an area of high archaeological potential? No \square Yes \square Will the plan permit development on land that has high archaeological potential? No Yes □ If YES, submit: An Archaeological Assessment prepared by a person who holds a licence that is effective with respect to the subject land, issued under Part VI (Conservation of Resources of Archaeological Value) on the Ontario Heritage Act; and a Conservation Plan for any archaeological resources identified in the Archaeological Assessment. Has the subject land ever been subject of: (leave blank if unknown) An application for a plan of subdivision/condominium or consent? No Yes File: An application for a zoning by-law amendment or a minor variance? No Yes File:___ An application for approval of a site plan? No Yes File: A Minister's Zoning Order (Ontario Regulation)? No Yes OR#: Ontario Regulation

6. PLANNING CONFORMITY

If an Official Plan Amendment and/or a Zoning By-law Amendment is required, Planning & Development Services must have received it or it must be submitted with this application, otherwise this application will be returned as incomplete.					
Is the plan consistent with Provincial Planning Statement?			nning Statement?	No 🗌	Yes
Does the plan co	onform to the	Official Pla	ın?	No 🗌	Yes
If No, you m	ust submit a	companion	application for an A	mendment to the	e Official Plan.
Does the plan co	omply with the	e Zoning By	y-law?	No 🗌	Yes
If No, you m	ust submit a	companion	application for an A	mendment to the	e Zoning By-law.
7. PLAN	OF CONE	OMINI	JM INFORMA	TION	
New Construc	ction				
Has the City a	pproved a Sit	e Plan?	No 🗌	Yes 🗌	If Yes, attach the approved Site Plan.
Site Plan Agre	ement registe	ered?	No 🗌	Yes 🗌	If Yes, attach the Site Plan Agreement.
Has a Building	Permit been	issued?	No 🗌	Yes 🗌	If Yes, attach the Building Permit.
Status of Build	ling: Not Und	er Constru	ction 🗌 Under Cor	nstruction	Completed
					Date Completed:
Are any units	occupied?		No 🗌	Yes 🗌	If Yes, number of units:
Conversion of	f a Building	Containi	ng Residential Re	ental Units (Co	ondominium Conversion)
Is this an appli	ication to con	vert a build	ing containing reside	ential units to co	ndominium status?
No 🗌	Yes 🗌	If Yes, sul	bmit a Structural Inte	egrity Report	
Does the build	ling contain a	ny resident	ial rental units?		
No 🗌	Yes 🗌		ach a Rent Roll with tment number.	the names of a	ll tenants, the rent paid by each tenant and
		How man	y rental units are to	be converted: _	units
Are tenants wi	lling to purch	ase units if	converted to condo	minium?	
No 🗌	Yes 🗌	If Yes, att	ach documentation	signed by tenant	ts. Do Not Know
Exemption from	m Section	9(3) of the	e Condominium A	Act	
Are you applyi	ing for an exe	mption pur	suant to Section 9(3	s) of the Condom	ninium Act?
No 🗌	No Yes If Yes, attach a request for such exemption signed by the owner or agent.				

7. PROPOSED LAND USES

Indicate the intended uses of the land in the proposal. Complete this section in full.

All Applications					Condomini	Condominium Only		
Proposed Use	Number of Lots or Blocks	Number of Units or Dwellings	Hectares (ha)	Density (units/ ha)	Number of Parking Spaces	Date of Construction	Floor Coverage	
Detached Residential					Condo Only			
Semi-detached Residential					Condo Only			
Multiple Attached Residential								
Apartment Residential								
Seasonal Residential								
Mobile Home								
Other Residential								
Commercial								
Industrial								
Institutional (specify)								
Park or Open Space								
Roads								
Other (specify)								
TOTAL								

9.	ACCESS 1	TO SUBJECT L	.AND	
Inc	dicate if access to s	subject land is by: <i>(ch</i>	eck all that apply)	
	Provincial Highwa	ay 🗌 Municip	al Road	☐ Another Public Road or a Right-Of-Way
				escribe the parking and docking facilities uses or to be used acilities from the subject land and the nearest public road:
10). WATER, S	SANITARY SEV	VAGE AND	STORM DRAINAGE
		ether water will be pr		
	Publicly owned &	operated piped wate	r system	Other
	Privately owned 8	& operated individual	well	Privately owned/operated communal well
Sa	anitary - Indicate	whether sewage disp	osal will be provid	ded to the subject land by:
	Publicly owned &	operated sanitary se	wage system	☐ Other
	Privately owned 8	& operated individual	septic system	Privately owned & operated communal septic system
Su	bmit a Servicing O	ptions Report and a l	Hydrogeological R	eport if any of the following apply:
a. b. c.	Five or more lots Less than five lot	or units on privately or units on privately	owned & operated owned & operated	ed individual or communal wells; I individual or communal septic systems; or ed individual or communal septic systems, and more than esult of the development being completed;
ор		communal septic sy	•	evelopment of less than five lots or units on privately owned & litres of effluent or less would be produced per day as a result
St	orm Drainage	- Indicate whether sto	rm drainage will b	pe provided by:
	Sewers	Ditches	Swales	☐ Other

11. SITE APPRAISAL AND EVALUATION Give a brief description of the existing land use, buildings and infrastructure, vegetation, topography and drainage of the subject land: See Planning Rationale Report 12. MITIGATION OF ENVIRONMENTAL EFFECTS What measures (such as buffering, berms, setbacks, barriers, etc.) have been or will be taken to mitigate adverse environmental effects (such as traffic, noise, odours, pollution of nearby water bodies, etc.) from the proposed development on the surrounding areas and to mitigate adverse effects from the surrounding areas on the proposed development? In agricultural areas, refer to the Agricultural Code of Practice. Where potential adverse environmental effects (species-at-risk, wetland protection, floodplains, etc.) are foreseen, consultation with the Ministry of Natural Resources and Forestry, the Ministry of Environment, Conservation and Parks, and/or the Essex Region Conservation Authority is recommended. See Planning Rationale Report 13. PROPOSED PUBLIC CONSULTATION STRATEGY Select or describe your proposed strategy for consulting with the public with respect to the application: Required Public Consultation (Public Notice & Public Meeting as per the Planning Act) Open House ☐ Website Other

14. FEES

The application type and applicable fees are identified in the Planning Consultation Stage 1 or Stage 2 Letter. Fees are subject to change. Payment options will be provided when the application is ready to be deemed complete.

☐ Plan of Subdivision -	Draft Approval		
Code 53007	Base Fee: lots/blocks at \$801.00 per lot/block		\$
Code 63024	GIS Fee	+	\$ 50.00
Code 25164	E-Permitting Fee	+	\$ 40.00
Code 53010	Legal Fee - Agreement Preparation	+	\$ 2,593.81
Code 53010	Legal Variable Fee: lots/blocks at \$50.00 per lot/block	+	\$
	Plan of Subdivision (Draft Approval) Fee	=	\$
☐ Plan of Condominiun	n - Draft Approval - New Building		
Code 53007	Base Fee: lots/units at \$217.00 per lot/unit		\$
Code 63024	GIS Fee	+	\$ 50.00
Code 25164	E-Permitting Fee	+	\$ 40.00
Code 53010	Legal Fee – Agreement Preparation	+	\$ 2,036.04
Code 53010	Legal Variable Fee: lots/units at \$50.00 per lot/unit	+	\$
	Plan of Condominium (Draft Approval) Fee	=	\$
Condominium Conve	ersion - Draft Approval - Existing Building		
Code 53000	Base Fee		\$ 8,870.00
Code 53007	Additional Fee per Unit: units at \$83.60 per unit	+	\$
Code 63024	GIS Fee	+	\$ 50.00
Code 25164	E-Permitting Fee	+	\$ 40.00
Code 53010	Legal Fee – Agreement Preparation	+	\$ 2,036.04
Code 53010	Legal Variable Fee: units at \$50.00 per unit	+	\$
	Condominium Conversion (Draft Approval) Fee	=	\$

A **Building Services Inspection Fee** for inspection and report preparation will be invoiced separately. For additional information contact Building Services at 519-255-6267 or buildingservices at 519-255-6267 or <a href="mailto:buil

Code 53035	Base Fee		\$	3,899.00
Code 25164	E-Permitting Fee	+	\$	40.00
	Extension of Draft Approval Fee	=	\$	3,939.00
Plan of Subdivision	on/Condominium – Amendment to Draft Approval			
Code 53007	Base Fee		\$	4,269.85
Code 63024	GIS Fee	+	\$	50.00
Code 25164	E-Permitting Fee	+	\$	40.00
	Amendment to Draft Approval Fee	=	\$	4,359.85
Plan of Subdivisio	on/Condominium – Final Approval & Registration			
•	ee is per registration and is required prior to final approval and registra on, Plan of Condominium, and Condominium Conversion.	tion	of ever	ry draft approv
Code 71130	Base Fee - Per Registration	=	\$	608.50
Code 25164	E-Permitting Fee	+	\$	40.00
	Amendment to Draft Approval Fee	=	\$	648.50
Plan of Subdivisio	on/Condominium – Amendment to Agreement			
Code 71102	Base Fee		\$	3,569.20
Code 25164	E-Permitting Fee	+	\$	40.00
Code 53010	Legal Services Fee - Agreement Preparation	+	\$	1,018.03
	Amendment to Agreement Fee	=	\$	4,627.23
Plan of Condomin	ium – Amalgamation of Condominium Corporation			
Code 53009	Base Fee		\$	2,181.60
Code 25164	E-Permitting Fee	+	\$	40.00
	Amalgamation of Condominium Corporation Fee	=	\$	2,221.60
ssex Region Conser	vation Authority (ERCA) Fee Code 53023			
•	s in the Limit of Regulated Area, an ERCA Fee may be added to the Fe fees for a permit or clearance required by ERCA. The ERCA Fee Sche			
enotification - This fe	ee is applied when the applicant requests a deferral after notice of a pu	blic	meetin	g has been g

Engineering Review Fee - The Engineering Department will collect a fee equal to 4% of total municipal infrastructure construction costs excluding water, hydro, telecommunication, and gas infrastructure. The fee is payable when construction drawings are submitted to the City Engineer or their designate for signature. The total value of construction will be confirmed based on an estimate provided by the developer's Consulting Engineer. Contact: Patrick Winters, Manager of Development, Engineering, 519-255-6257 x6462 or pwinters@citywindsor.ca

15. SWORN DECLARATION OF APPLICANT

•	•	•		aration is to be administered remotely, you vidocumentation that confirms your identity.
l,			_, solemnly decla	are that the information required under
the docume accordance	nts that accompany this app	plication is accurate, t 1/20, and I make this	that if this declarat solemn declarat	curate and that the information contained in ation was administered remotely that it was in ion conscientiously believing it to be true, and
Sig	Signature of Applicant gn in the presence of a Commi For Taking Affidavits	issioner	Loca	tion of Applicant at time of declaration
This ded	claration was administered	remotely in accordand	ce with Ontario R	Regulation 431/20
Declared be	fore me		at the	
	Signature o	f Commissioner		Location of Commissioner
this	day of		, 20	_
	day	month	year	
	PLACE AN IMPRINT O	F YOUR STAMP BELO	W	

COMPLETE SCHEDULES A & E IN FULL & SIGN

SCHEDULE A – Authorizations & Acknowledgement

A1. Authorization of Registered Owner for Agent to Make the Application

If the applicant is not the registered owner of the land that is the subject of this application, the written authorization of the registered owner that the agent is authorized to make the application must be included with this application form or the authorization below must be completed.

I.							
name of registered owner							
am the registered owner of the land that is subject of this app	am the registered owner of the land that is subject of this application, and I authorize						
	to make this application on my behalf.						
name of agent							
Signature of Registered Owner	Date						
If Corporation - I have authority to bind the corporation							
A2. Authorization to Enter Upon the Subject							
Heritage Standing Committee or their successor, City Counc upon the subject land and premises described in Section 5 or of this application and subsequently to conduct any inspection approval. This is their authority for doing so.	f the application form for the purpose of evaluating the merits						
Signature of Registered Owner	Date						
If Corporation – I have authority to bind the corporation							

SCHEDULE A CONTINUES ON NEXT PAGE

SCHEDULE A – Authorizations & Acknowledgements - Continued

A3. Acknowledgements

Receipt & Review, Fees & Termination, Other Requirements & Expiry Dates, and Freedom of Information

I acknowledge that receipt of this application by the City of Windsor does not guarantee it to be a complete application and that further review of the application will occur and that I may be contacted to provide additional information and/or resolve any discrepancies or issues with the application as submitted.

I further acknowledge that after the application is deemed complete, fees are not refundable, additional information may be requested, and that after 60 days of inactivity the City of Windsor may terminate the application without notice.

I further acknowledge that other municipal departments and external agencies may have their own requirements, fees and approvals in addition to the requirements, fees and approvals described throughout this application form, in any staff reports, and in any agreements, and that it is my responsibility to read the staff report, draft approval, final approval and agreements and to note any expiry dates in any of these documents.

I further acknowledge that pursuant to the provisions of the Planning Act and the Municipal Freedom of Information and Protection of Privacy Act, this application and all material and information provided with this application are made available to the public.

Species at Risk

Ontario's *Endangered Species Act* protects endangered and threatened species — animals and plants in decline and at risk of disappearing from the province by restricting activities that may affect these plants, animals or their habitats.

I acknowledge that it is my sole responsibility as the Applicant to comply with the provisions of the *Endangered Species Act, 2007, S. O. c.6.* This could require me to register an activity, get a permit or other authorization from the Ministry of the Environment, Conservation and Parks (MECP) prior to conducting an activity that could impact an endangered or threatened plant or animal or its habitat. I further acknowledge that any *Planning Act, R.S.O. 1990, c.P.13* approval given by the City of Windsor does not constitute an approval under the *Endangered Species Act*, nor does it absolve me from seeking the necessary authorization, approvals or permits from the MECP prior to conducting any activity that may affect endangered or threatened plant or animal or its habitat.

Additional information can be found at:

https://www.ontario.ca/page/development-and-infrastructure-projects-and-endangered-or-threatened-species or by contacting MECP at SAROntario@ontario.ca

Acknowledgement

•	
I acknowledge that I have read and understand the above statem	nents:
Signature of Applicant or Agent	Date

END OF SCHEDULE A - COMPLETE SCHEDULE E ON NEXT PAGE

SCHEDULE E – Environmental Site Screening Questionnaire

Pre	rious Use of Property
	☐ Residential ☐ Industrial ☐ Commercial ☐ Institutional
	Agricultural Parkland Vacant Other
a)	If previous use of the property is Industrial or Commercial, specify use:
b)	Has the grading of the subject land been changed by adding earth or material? Has filling occurred on the subject land?
	☐ Yes ☐ No ☐ Unknown
c)	Has a gasoline station and/or automobile service station been located on the subject land or adjacent lands at any time?
	☐ Yes ☐ No ☐ Unknown
d)	Has there been petroleum or other fuel stored on the subject land or adjacent lands? Yes
e)	Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands
0)	Yes No Unknown
f)	Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been applied as pesticides and/or sewage sludge applied to the lands? Yes No Unknown
g)	Have the lands or adjacent lands ever been used as a weapons firing range?
	☐ Yes ☐ No ☐ Unknown
h)	Is the nearest boundary line of the application within 500 metres of the boundary line of an operational/non-operational public or private waste disposal site, landfill or dump?
	☐ Yes ☐ No ☐ Unknown
i)	If there are existing or previously existing buildings on the subject lands, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
	☐ Yes ☐ No ☐ Unknown
j)	Is there reason to believe the subject lands may have been contaminated by existing or former uses on the site or adjacent sites?*
	☐ Yes ☐ No ☐ Unknown
	* Possible uses that can cause contamination include but are not limited to: operation of electrical transformer stations, disposal of waste minerals, raw material storage, and residues left in containers, maintenance activities and spills. Some commercial properties such as gasoline stations, automotive repair garages, and dry cleaning plants have similar potential. The longer a property is under industrial or similar use, the greater the potential for site contamination. Also, a series of different industrial or similar uses upon a site could potentially increase the number of chemicals that are present.
k)	If current or previous use of the property is industrial or commercial, or if YES to any of a) to j) above, please attach

lands.

previous use inventory showing all former uses of the subject land, or if applicable, the land(s) adjacent to the subject

SCHEDULE E – Environmental Site Screening Questionnaire - Continued

Environmental Site Screening Questionnaire Acknowledgement Clause

I hereby acknowledge that it is my responsibility to ensure that I comply with all applicable laws, regulations, guidelines and the City's Official Plan policies pertaining to potentially contaminated sites, and to use all reasonable effort to identify the potential for contamination on the subject property.

I acknowledge that as a condition of approval of this application that the City may require me to file a Record of Site Condition signed by a qualified person in the provincial Environmental Site Registry and provide verification to the City of Windsor of acknowledgement of this Record of Site Condition by the Ministry of Environment.

I acknowledge that the City may require the qualified person signing the Record of Site Condition to submit to the City a Declaration acknowledging that the City of Windsor may rely on the statements in the Record of Site Condition.

I further acknowledge that the City of Windsor is not responsible for the identification and/or remediation of contaminated sites, and I agree, whether in, through, or as a result of any action or proceeding for environmental clean-up of any damage or otherwise, I will not sue or make claim whatsoever against the City of Windsor, its officers, officials, employees or agents for or in respect of any loss, damage, injury or costs.

Name of Applicant (print)	Signature of Applicant
	Date
Name of Avort (a sint)	- Cinnature of A cont
Name of Agent (print)	Signature of Agent
	Date

END OF SCHEDULE E

THIS IS THE LAST PAGE OF THE APPLICATION FORM