

County of Oxford Application Guide: Subdivision | Condominium Approval | Condominium Exemption under Section 51 of the Planning Act

PLEASE READ CAREFULLY BEFORE COMPLETING THE ATTACHED APPLICATION FORM.

The attached application form is to be used only when applying to the County of Oxford for subdivision/condominium approval or an exemption from the draft condominium plan process. The applicant is advised to approach the County of Oxford Community Planning Office for Official Plan, Zoning and Provincial Planning Statement information prior to making a formal application.

A. COMPLETING THE APPLICATION

- Pre-consultation on applications for draft plan of subdivision/condominium is strongly encouraged prior to the completion of the application and supporting studies. The pre-consultation session is free of charge and will assist the applicant in determining whether additional planning applications are required as well as what studies, reports or materials are required to support a complete application. Please contact the Community Planning Office to arrange a pre-consultation session.
- 2. The attached application form must be fully completed for submission. Two copies of all required supporting documentation (reports, studies, analysis) must also be submitted along with a digital file of all supporting documents in .pdf format In addition, the applicant should retain a completed copy of the application for their records.
- 3. The application shall be completed by the property owner or their authorized agent. Where the application is being made by an agent, the written authorization of the owner shall accompany the application. For convenience, an authorization form has been included in the attached application.
- 4. It is the responsibility of the owner to research and evaluate the site and the proposal to ensure that the development will be consistent with the Provincial Planning Statement and ensure the health, safety and welfare of the future residents or employees, as the case may be. Sufficient studies for the completion of the application should be carried out prior to submission for approval, and should be referenced on the application form. This information will assist in a comprehensive assessment of the application. If further studies are required, the applicant will be notified. If the application or the draft plans are incomplete or inaccurate, the application material will be returned for completion, correction or clarification prior to processing.

B. DRAFT PLANS

- 1. All applications for draft plan approval or exemption must be accompanied by two (2) full size FOLDED copies of the draft plan drawn to scale, with boundaries certified by an Ontario Land Surveyor. In addition, a reduced copy no larger than 11" x 17", a digital file in `pdf' and an `e-transmit CAD file' format are required. If further copies are needed, the applicant will be notified.
- 2. The draft plans must indicate all items as required by Section 51(17) of The Planning Act, available on-line at: http://www.e-laws.gov.on.ca/html/statutes/english/elaws_statutes_90p13_e.htm

C. SUBMISSION OF THE APPLICATION and FEES

1. The attached, ORIGINAL application form should be submitted to:

Community Planning County of Oxford 21 Reeve Street, PO Box 1614 Woodstock ON N4S 7Y3

2. The application must be accompanied by the appropriate planning fee paid by credit card, cash or cheque payable to the "Treasurer, County of Oxford". For the most current fee schedule, please visit:

https://www.oxfordcounty.ca/media/0o1oycng/application-fees-combined-web.pdf

3. Additional fees, as set out in County of Oxford By-Law No. 4889-2007, may be required to review supporting reports and studies. The applicant shall submit a deposit, as determined by the County, based on the estimated cost of peer review for studies submitted in support of the application. Any amount in excess of the actual cost of peer review shall be reimbursed. The applicant shall pay additional fees prior to scheduling any public meeting to cover the full cost of peer review, where the full cost exceeds the amount of the applicant's deposit.

D. PROCESSING THE APPLICATION

- 1. After accepting the completed application, the County of Oxford Community Planning Office will issue a Notice of Complete Application to property owners within the prescribed distance of the subject property (excluding condominium exemption).
- 2. The complete application materials will be circulated to officials of municipalities and other ministries, commissions and authorities, and to others who are considered to have an interest in the proposal, to obtain information and recommendations. Any required peer reviews of the application materials will also be undertaken.
- 3. After an evaluation of the plan and application materials, a report will be prepared with a recommendation to the approval authority. Conditions will be imposed through the granting of draft plan approval.
- 4. Public Notice will be given for the statutory public meeting of the approval authority, in accordance with prescribed requirements. In Oxford County, it is customary to hold a public meeting in the area municipality prior to the statutory public meeting of County Council. Attendance by the applicant at both meetings is advised.

E. POST APPLICATION DECISION

- 1. Once a decision has been made on the application by the approval authority, notice of decision is given in accordance with prescribed requirements.
- 2. The conditions of draft approval must be fulfilled prior to the final approval of the plan. The agencies affected by the conditions must indicate, in writing to the Community Planning Office, that the conditions have been fulfilled.
- 3. The Planning Act provides for an appeal, by specific parties, to the Ontario Land Tribunal for a decision made by the County of Oxford, within 20 days of the issuance of the Notice of Decision.
- 4. If the decision of this application is appealed, the Owner or Applicant agrees to support the application, provide assistance in the preparation and presentation of the application before the Ontario Land Tribunal and pay all of the County's legal costs associated with the Tribunal hearing.

F. CHECKLIST

Application, including:

- $\hfill\square$ Owner name on application is as it appears on title
- □ Signed authorization letter, if application is being made by agent or applicant
- □ Application is SIGNED and COMMISSIONED
- □ Public Consultation Strategy
- \Box Correct fee
- Two, full sized, FOLDED sets of the draft plan (rolled draft plans will not be accepted and will be returned)
- □ One 11x17 copy of draft plan
- □ Electronic files:
 - \Box Pdf copies of application
 - □ Pdf copy of draft plan
 - □ Pdf copies of all supporting documents
 - □ CAD file of draft plan

(Oxford County
Growing stronger together

FILE NO:_____

APPLICATION TYPE

	CONDOMINIUM APPROVAL CONDOMINIUM EXEMPTION
Registered Owner(s): (AS NAME APPEARS ON TITLE)	
Name:	Phone:
Address:	Cell:
	Postal Code:
Email Address:	
Applicant (if other than registered owner):	
Name:	Phone:
Address:	Cell:
	Postal Code:
Email Address:	
Solicitor or Agent:	
Name:	Phone:
Address:	Cell:
	Postal Code:
Email Address:	
Ontario Land Surveyor:	
Name:	Phone:
Address:	Cell:
	Postal Code:

OFFICE USE ONLY

1.

Date Application Received Date

2. Location of Subject Land:

· · · · · · · · · · · · · · · · · · ·	
Lot(s) Registered Plan No: Part(s) Reference Plan No:	Rd./Ave./Line)
Lot(s) Registered Plan No:	Rd./Ave./Line)
Lot(s) Concession	
Municipality Former Municipality	

NATURE OF APPLICATION

3. Proposed Land Use

Indicate the intended uses of land in the proposal. Please use the following definitions for residential buildings.

- a) single detached: a detached residential building containing one dwelling unit
- b) double or semi-detached: a residential building containing 2 dwelling units
- c) townhouse or rowhouse: a residential building containing 3 or more dwelling units with individual direct access to the street or parking area
- d) apartment: a building containing 3 or more dwelling units each with access to the street or parking area via a common corridor.

Please fill out this table					In addition, complete this section for Condominium Applications		
Intended Use	# of Residential Units	Nos. of Lots or Letters of Blks on attached draft plan	Acres or Hectares	Units or Dwellings per hectare	# of Parking Spaces for each use	Floor Coverage (sq.m.)	Bedroom Count Specify by # of Residential Units
		R	ESIDENTIA	\L			
single detached							
double or semi-detached							
town and row housing							
apartments							
seasonal (cottage or chalet)							
mobile home							
other (specify)*							
		NON	-RESIDEN	TIAL	•		
neighbourhood commercial							
commercial, other							
industrial							
institutional (specify below)*							
park or open space							
roads							
other (specify)*							
TOTAL							

4. Additional Information for Condominium Applications Only:

<u>New Bu</u>	<u>uilding</u> a.	Has the local m	nunicipality approved a s	ite plan?	Yes □	No □	
		If yes, Site Plar	Application No.?				_
	b.	Has a site plan	agreement been entere	d into?			
	C.	Has a building	permit been issued?				
	d.	Is the proposed	I development under cor	nstruction?			
	If const	truction is comple	eted, indicate date of co	mpletion:			_
<u>Existing</u>	g Buildin	<u>0</u>					
Date of	Constru	uction of existing	building?				_
a)	Is this t	the conversion of	f an existing building cor	ntaining rental residential	units?	□ Yes □ No	
	lf yes, i	indicate the num	ber of units to be conver	rted.			_
			an Engineering Reports	t, indicating the structu g of the application.	ral integ	grity of the build	ling(s) proposed to be
5.	<u>Planni</u>	ng Information	(All Applications):				
	a.	Present Officia	al Plan Designation ap	plying to the subject lar	nd:		
				an Official Plan designat Plan has also been subm			ot be processed unless
	b.	Present Zonin	g applying to the subje	ect land:			
	C.	Is the plan cons	nning Statement, 2024, sistent with the Provincia m 4 in the application guide)			Yes 🗆	No 🗆
	d.		er, an Official Plan Amer	ect of any other application adment, a zoning by-law a			
		No 🗆 Yes 🗆	If Yes, File No	Status/	Decisio	n	
	e. Have the subject lands ever been the subject of any other application under the Act, such as an application for plan of subdivision, a consent to sever, an Official Plan Amendment, a Minister's Zoning Order, a minor variance or site plan control?						
		No 🗆	Unknown 🗆				
	_	Yes 🗆		Status/			
	f.	-		covenants affecting the s	-		
		No 🗆	Yes 🛛 If Yes, describe	e the easement or restric	tive cov	enant and it's effe	ect:

SITE APPRAISAL AND EVALUATION

6. Existing Land Use

Briefly describe:

a. the existing use of the subject lands

b. if the subject lands are vacant or idle, describe the most recent productive use of the land

c. do the subject lands constitute a brownfield site? If yes, please explain.

7. Existing Buildings:

- a) Describe any buildings, historical or otherwise, and any man-made features on the site and their proposed use. (eg. whether retained, modified, demolished etc.)
- b) if the subject lands are vacant or idle, describe the most recent productive use of the land

8. <u>Natural Features:</u>

What consideration has been given to preserving the natural amenities of the site (eg. prominent topographical features, significant views, mature trees, etc.)

SITE INFORMATION AND SERVICES

9. <u>Services: (Existing / Proposed)</u>

Water Supply and Sewage

A. Public Services	Yes	No	Studies Required	Attached
(i) municipal piped water			none	n/a
will the extension of a system be required				
which water system will require extension		1	Servicing Study	
is supply capacity immediately available for this development				
has a servicing study been submitted in support of this servicing solution				
(ii) municipal sanitary sewers			none	n/a
will the extension of a system be required				
which municipal system will require extension			Servicing Study	
is capacity immediately available for this development				
has a servicing study been submitted in support of this servicing solution				
(iii) other water supply: communal well, lake			Servicing Study	
B. Private Services	Yes	No	Studies Required	Attached
Is the site suitable for wells and/or septic systems?				
(i) wells and/or septic systems for a residential subdivision			Hydrogeological Study	
(ii) any development on individual private services not covered in B(i) above		•	Servicing Options	
(iii) Septic systems for a residential subdivision with fewer than 5 lots (or units), and 4500 litres or less of effluent produced per day			Justification Study*	
(iv) Septic systems for a residential subdivision with fewer than 5 lots (or units), and 4500 litres or more of effluent produced per day (* including information on known water quality problems, de			Hydrological Study Servicing Options	

(* including information on known water quality problems, depth of overburden and soil types)

Storm Water Management	Yes	No	Studies Required	Attached
sewers			Stormwater	
ditches, swales			Management	
other (specify)			Study	

10. Access: Public access to the development is by:

Provincial Highway	unopened road allowance
County Road	Right-of-way*
Municipal Road (maintained all year)	Water Access**
□ Municipal Road (seasonally maintained)	□ Other*

*explain: owner of right-of-way or other_____

**describe boat docking and parking facilities on mainland and distance from development:

 Does the subject land contain any areas of archaeological potential?
 Yes □
 No □

 Does the plan permit development of land that contains known
 Yes □
 No □

 archaeological resources or areas of archaeological potential?
 Yes □
 No □

If yes to either question above, attach 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) of the Ontario Heritage Act and a Conservation Plan for any archaeological resources identified in the assessment.

If the decisio	on of this application is a	ppealed, I	
			(owner/applicant name – please print)
			e preparation and presentation of the application before the Ontario Land I with the Tribunal hearing.
			(signature of owner/applicant)
THIS	S SECTION TO BE CO	MPLETED IN THE PI	RESENCE OF A COMMISSIONER FOR TAKING AFFIDAVITS
I / We			
of the			in the
	(Township	or Municipality)	(County or Region)
All c	NLY DECLARE THAT: of the prescribed information uments that may accom		s application is true and that the information contained in the is true.
	before me at the		
	of		Owner / Applicant
	day of		
			Owner / Applicant
A Commissione	er for Taking Affidavits		

Municipal Freedom of Information and Protection of Privacy Act - Notice of Collection & Disclosure

The collection of personal information on this form is legally authorized under Sec.53 of the Planning Act and O.Reg.197/96 for the purpose of processing your planning application. Questions about this collection should be directed to the Director of Community Planning at the County of Oxford, 21 Reeve St., P.O. Box 1614, Woodstock, ON N4S 7Y3 or at 519-539-9800, x3912.

Pursuant to Sec.1.0.1 of the Planning Act, and in accordance with Sec.32(e) of the Municipal Freedom of Information and Protection of Privacy Act, it is the policy of the County of Oxford to make all planning applications and supporting material available to the public.

AUTHORIZATION OF OWNER(S) FOR AGENT/APPLICANT TO MAKE AN APPLICATION

I/We,	(name(s) of own	or/signing authority)
	(name of comp	any, if applicable)
am/are the ow	ner(s) of the land that is the subject of	this/these application(s), and I/We hereby authorize
	(name o	f applicant)
	(name of comp	any, if applicable)
to make this/th	nese development application(s) on my	/our behalf.
Signature:	(signature of owner/signing authority)	Date:
Signature:	(signature of owner/signing authority)	Date:
Signature:	(signature of owner/signing authority)	Date:
Signature:	(signature of owner/signing authority)	Date:

NOTE:

Authorization must be provided by ALL parties that appear on title, or by a designated signing officer for a Cell or organization. Names of individual persons signing must be listed on the authorization form.

Public Consultation Strategy Official Plan & Zoning By-Law Amendments & Plans of Subdivision

As per recent changes to the Planning Act introduced through the *Smart Growth for Our Communities Act*, a public consultation strategy is required for applications for Official Plan Amendment, Zoning Bylaw Amendment or Draft Plan of Subdivision before the application is deemed to be 'complete' as defined by the Planning Act. Please discuss your proposal with County Planning staff in advance of submission of any application.

Formal notifications, as prescribed by the Planning Act include:

• Circulation to all landowners within 120 m of subject lands and posting of a public notice sign;

Please select any and all forms of **further** public consultation that you, as the applicant / agent / owner intend to undertake:

- □ None
- □ Speak to adjacent landowners directly about proposed development;
- □ Post signs within a common area (for multi-residential buildings and developments);
- Advertise the proposal and public meeting in a local newspaper (please discuss this with County planning staff prior to initiating)
- □ Host an open house regarding the proposal;
- □ Other measures (please elaborate)

Dated this	day of	, 20 (month) (year)
Please print Name		Signature (applicant / agent / owner)

Return the completed Official Plan Amendment, Zone Change, or Draft Plan of Subdivision application and this form to:

County of Oxford Community Planning Office P.O. Box 1614, 21 Reeve St. Woodstock, ON N4S 7Y3

 Phone:
 519 539-9800 ext 3912

 Fax:
 519 421-4712

 Email:
 planning@oxfordcounty.ca