MANITOULIN PLANNING BOARD PLAN OF SUBDIVISION/CONDOMINIUM APPLICATION

The fees for a Plan of Subdivision/Condominium Application to the Manitoulin Planning Board

For lands within the Manitoulin Planning Area,

Are as follows:

\$1,420.00

for the application fee

Plus

\$760.00

per lot/unit created

payable at the time a **complete application** is submitted.

The application fee is payable by cheque or money order to:

"The Manitoulin Planning Board"

THIS APPLICATION IS TO BE PRINTED AND SUBMITTED
TO THE MANITOULIN PLANNING BOARD OFFICE ON LEGAL (8.5" X 14") SIZE PAPER

THE MANITOULIN PLANNING BOARD

APPLICATION FOR A PLAN OF SUBDIVISION/CONDOMINIUM

Submission of an application must be complete and shall consist of the following:

- The applicable application fee in cash or cheque/money order payable to "the Manitoulin Planning Board"
- One (1) original application form and three (3) copies. All questions on the application form must be answered and the Planning Services Agreement must be signed. Incomplete Applications shall be returned to the applicant.
- If the application is being submitted by a limited company or corporation, signature(s) must be under corporate seal, if applicable, or signed by an individual having authority to bind the corporation. Similarly, any authorization from a limited company or corporation shall be under corporate seal, if applicable, or signed by an individual having authority to bind the corporation.
- Three (3) copies of the draft plan reduced to 8.5" x 14".
- Five (5) folded copies of the draft plan (maximum size 36" x 48") drawn to scale. The draft plans must indicate the

- following:

 (a) the boundaries of the land proposed to be subdivided, certified by an Ontario Land Surveyor;

 (b) the locations, widths, and names of the proposed highways/municipal roads within the proposed Subdivision/Condominium and of existing highways/municipal roads on which the proposed
- Subdivision/Condominium abuts;

 (c) on a small key plan, on a scale of not less than one (1) centimetre to one hundred (100) metres, all of the land adjacent to the proposed Subdivision/Condominium that is owned by the applicant or in which the applicant has an interest, every Subdivision/Condominium adjacent to the proposed Subdivision/Condominium 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 the land forms the whole or part

- the approximate dimensions and layout of the proposed lots; natural and artificial features such as buildings or other structures or installations, highways, watercourses, drainage ditches, wetlands and wooded areas within or adjacent to the land proposed to be subdivided; existing contours or elevations as may be required to determine the grade of the highways and the drainage of the land proposed to be subdivided;
- Five (5) copies of the preliminary storm water management and construction mitigation plan.
- The Manitoulin Planning Board requires that all properties that are subject to an application be properly identified in accordance with the following:
 - all buildings shall have the street number, where applicable, clearly displayed and the street number shall be visible
 - from the street (the street number referred to herein shall be the same as in Section 11 of the Plan of Subdivision/Condominium Application Form); or all rural lots shall have the 911 street number, where applicable, clearly displayed and the 911 street number shall be visible from the street (the Street number referred to herein shall be the same as in Section 11 of the Plan of Subdivision/Condominium Application Form).
- Failure to properly identify the subject lands may result in the deferral of the application to enable identification to take
- If a complete application (all questions answered on the application, signatures on the planning services agreement, one (1) original application form, three (3) copies of the reduced draft plan, five (5) folded copies of the draft plan, five (5) copies of the preliminary storm water management and construction mitigation plan, and the applicable application fee is not provided, the application will be returned until it is complete.

PRE-APPLICATION

Early consultation with the Manitoulin Planning Board and the local municipality, as well as other affected agencies or parties can assist in the preparation of this application and the early identification of any concerns or requirements, which must be addressed. Applicants are advised to contact the Manitoulin Planning Board prior to the submission of this application.

APPLICATION

The attached form is to be used by anyone wishing to make an application for the approval of a draft plan of subdivision/condominium. The sections of the form, which are shown in bold type, indicate information, which is prescribed by Ontario Regulation 544/06 and must be completed. The application form also identifies other information that will assist the Manitoulin Planning Board and other interested agencies or parties in their planning evaluation of the development proposal. To ensure that the application can be properly reviewed in a timely fashion, as much information as is feasible should be submitted with the application.

TECHNICAL REPORTS

Additional information may be required to support this application. Some information or studies can be commissioned by the Manitoulin Planning Board on your behalf and at your cost; this is called a "municipally directed review". Alternatively, where you prefer to commission your own study, it may require confirmation by another consultant retained by the Manitoulin Planning Board at your cost; this is often called "peer review". Early consultation with the Manitoulin Planning Board can assist you in determining what technical information may be required and which review option would best suit your situation.

ADDITIONAL INFORMATION REGARDING THIS APPLICATION MAY BE OBTAINED BY CONTACTING THE **MANITOULIN PLANNING BOARD**

MANITOULIN PLANNING BOARD - PLAN OF SUBDIVISION/CONDOMINIUM APPLICATION FORM

F	OR OFFICE USE ONLY:			Date stamped -received
Арр	olication No.:			
Арр	plication Fee:			
Red	ceived by:			
Ass	sessment Roll No.:			
Offi	icial Plan Designation:			
Zor	ning Classification:			
All	questions in bold type must be answered and Incomplete applications shall be returned		-	
1.	, , , ,			
	Address:			
	Tel No's.			
				Email:
7.				
8.				
	Tel No's.:			
	Indicate the contact for this appl			
	Legal description of the subject sessment roll number, registered	or reference p	lan, municipal and/o	r 911 address)
13.	Does the owner have an interest	: t in adjoining c	or nearby lands: YE	
		Yes	No	File No./Status
	Minor Variance			
	Zoning Amendment			
	Official Plan Amendment			
	Deeming By-Law			
	Site Plan Agreement			
	Shore Road/Road Closing			
	Plan of Subdivision			
	Severance/Consent			
	Building Permit			

Assessment Act:				YES 🗆	NO	
If Yes to Question 15, do y meeting will address the re						t the pub
7. Existing uses(s) of the subj	ect lands:					
3. Has there been an industri	al or commer	cial use on the subje	ect lands or adjo	ining lands: (If yes, ple YES 🗆	ase describe s	such use(s
9. Has a gas station ever bee	n located on t	the subject lands or	adjacent lands:	YES 🗆	NO	
). Has there ever been petrol	eum or other	fuel stored on the su	ubject lands or a	djacent lands: YES	□ NO	
I. Is there reason to believe t adjacent lands, or by the a			een contaminate	ed by former uses on YES □	the site or NO	
2. What information was used	d to determine	the answers to Que	estions 19, 20 ar	nd 21:		
 If the answer is Yes to Que subject lands or, if appropr Please indicate the proportion 	iate, of the ad	ljacent lands, is nee	ded. Is the previ			
Proposed Land Use	Number	Number of	Area(ha)	Density	Number	of
. repessa zama ess	of Units or	Lots and/or Blocks on the	7 o a (a)	(Units or Dwellings/ha)	Parking	
Residential	dwellings	Draft Plan				
Detached Semi Detached Multiple attached Apartment Seasonal Mobile Home Other (Specify)						
Commercial						
Industrial						
Institutional						
Open Space/Park	n/a			n/a	r	ı/a
Roads	n/a			n/a	r	ı/a
Other Use (specify)						
Totals						
5. What is the lot area and th	e lot frontage	of the smallest lot:	Area (ha)	Frontage (metres)	
6. What is the average lot are			Area (ha)		metres)	
7. Please Indicate the propo			, ,			
		Yes	NO	Na	ame of Roa	ıd
Provincial Highway						
Municipal Road - Year round maintai						
(i.e. winter maintenance						
(i.e. winter maintenance Municipal Road - Seasonally maintain	ned					
Municipal Road - Seasonally maintain Right-of-way						
Municipal Road - Seasonally maintain Right-of-way - Existing private roa Right-of-way						
Municipal Road - Seasonally maintain Right-of-way - Existing private roa						

15. Are the water, sewage or road works associated with the proposal subject to the provisions of the Environmental

			162			NO
Public piped sewage system						
Individual septic systems						
Public or private communal septic s	systems					
Other (please specify)						
Public piped water system						
Individual wells						
Public or private communal wells						
Individual or communal surface was	er					
Other (please specify)						
D. Please indicate the method of storm wa	ter man	agemer	nt and co	nstruc	ction mit	igation to be used on the subjec
lands:			<u>Yes</u>			<u>No</u>
Storm Sewers Ditches or Swales						
Other (please specify)						
. Have you pre-consulted with the local mun	icipality:		YES		NO	
. Have you pre-consulted with any other age	ency		YES		NO	
If Yes, Please indicate the agencies conta	cted:					
. Is the subject land within an area of lan . If Yes, to Section 35 above, does the pla	n confo	orm to o	r not coi	nflict w	vith the p	provincial plan or plans:
7. Please indicate whether the following feature metres of the subject lands:	ire or de	velopme	ent circur	nstanc	e is on th	e subject lands or is within 500
Feature or Development Circumstance	<u>Yes</u>	<u>No</u>		ature, s		
Non-farm development near designated urban or rural settlement area			·	ce in m		Potential information needs
_				<u>ce in m</u>		Potential information needs Demonstrate sufficient need within 20 year projections
Class 1 industry ¹				ce in m		Potential information needs Demonstrate sufficient need within 20 year projections and that proposed developmen will not hinder efficient expansion of urban or rural
Class 1 industry ¹ Class 2 industry ²				ce in m		Potential information needs Demonstrate sufficient need within 20 year projections and that proposed developmen will not hinder efficient expansion of urban or rural settlement areas Assess development for residential & other sensitive
				ce in m		Potential information needs Demonstrate sufficient need within 20 year projections and that proposed developmen will not hinder efficient expansion of urban or rural settlement areas Assess development for residential & other sensitive uses within 70 metres Assess development for residential & other sensitive uses within 70 metres

29. Please indicate the proposed sewage disposal system and the proposed water supply to be used on the subject lands:

Feature or Development Circumstance	<u>Yes</u>	<u>No</u>	If a feature, specify distance in metres	<u>Potential information</u> <u>needs</u>
Sewage treatment plant				Assess the need for a feasibility study for residential & other sensitive land uses.
Waste stabilization pond				Assess the need for a feasibility study for residential & other sensitive land uses.
Controlled access highways, including designated future ones				Evaluate impacts within 100 metres.
Operating Mine Sites				Will development hinder continuation or expansion of operation?
Non-operating mine within 1000 metres				Have potential impacts been addressed? Has mine been rehabilitated so there will be no adverse effects?
Airport where noise exposure forecast or noise exposure projection (NEP) is 28 or greater				Demonstrate feasibility of (NEF) development above 28 NEF for sensitive land uses. Above the 35 NEF/NEPcontour development of sensitive land uses is not permitted.
Electric transformer station				Determine possible impacts within 200 metres.
High Voltage Electric transmission line				Consult the appropriate electric power service.
Transportation & Infrastructure corridors.				Will the corridor be protected?
Prime Agricultural Land				 Demonstrate need for use other than agricultural & indicate how impacts are to be mitigated.
Agricultural operations				Development to comply with the minimum distance separation formulae.
Mineral aggregate resource areas				Will development hinder access to the resource or the establishment of new resource operations?
Mineral aggregate operations				Will development hinder continuation of extraction?
Mineral & petroleum resource areas				Will development hinder access to the resource or the establishment of the new resource operations?
Existing pits & quarries				Will development hinder continued operation or expansion?
Significant wetlands in the Canadian Shield.				 Demonstrate no negative impacts.
Significant wetlands South & East of the Canadian Shield				_ Development is not permitted.
Significant portions of habitat of endangered & threatened species.				_ Development is not permitted.
Significant: Fish habitat, woodlands of the Canadian Shield, valley lands, areas of natural and scientific interest, wildlife habitat				Demonstrate no negative impacts
Sensitive groundwater recharge areas Headwaters and aquifers				 Demonstrate that groundwater recharge areas, headwaters, and aquifers will be protected.
Significant built heritage resources & cultural heritage landscapes.				 Development should conserve significant built heritage resources & cultural heritage landscapes.

Feature or Development Circumsta	nce_	<u>Yes</u>	<u>No</u>	If a feature, specify distance in metres	<u>Potential information</u> <u>needs</u>		
Significant archaeological resource	s [Assess development Proposed in areas of medium and high potential for significant archaeological resources. These sources are to be studied & preserved, or where appropriate, removed, catalogued and analyzed prior to development.		
Great Lakes-St Lawrence River Sys & large inland lakes: - within defined portions of dynar beach & 1:100 year flood level along connecting channels					Development is not permitted		
along connecting channels On lands subject to flooding & Erosion	[Development may be permitted; demonstrate that hazards can be safely addressed.		
Erosion Hazards	1				Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams.		
Floodplains	I				Where one-zone floodplain managament is in effect, development is not permitted within the floodplain. Where two-zone floodplain management is in effect, development is not permitted within the floodway. Where a Special Policy Area (SPA) is in effect, development must meet the Official Plan Policies for the SPA		
Hazardous Sites ⁴	[Demonstrate that hazards can be addressed.		
Contaminated Sites	[Assess an inventory or previous uses in areas of possible soil contamination.		
Class 2 industry - medium scale productive traffi indicate if within 10 probability of fugitive from the control of the contro	cessing and rec. 0.000 metres- per emissions 1.000 metres- per emissions	manufact processings. unsafe for e marine	turing with ng and ma or developr clays (Led	outdoor storage, periodic outp nufacturing with frequent and i nent or altercation due to natur la), organic soils) or unstable b osal depending on the p	missions and daytime operations only. ut of emissions, shift operations, and ntense off-site impacts and a high ally occurring hazard. These hazards may bedrock (Karst topography). roposed sewage disposal system,		
Public piped sewage system				firm that capacity will be time of lot creation or re			
Individual septic systems Public or private communal	Inividual septic systems for the development or more than 5 lots/units: servicing option statement ¹ and hydrogeological report ² . Individual septic systems for the development of less than 5 lot/units and generating more 4500 Litres/day effluent: servicing options statement ¹ and hydrogeological report ² . Individual septic systems for the development of less than 5 lots/units and generating less than 4500 litres/day effluent: hydrogeological report ² . Communal systems for the development of more than 5 lots/units; servicing						
Septic system	options statement ¹ , hydrogeological report ² , and indication whether a public body is willing to own and operate the system ³ . Communal systems for the development of less than 5 lot/units and generating more than 4500 litres/day effluents: services option statement ² and hydrogeological report ² . Communal systems for the development of less than 5 lot/units and generating less than 4500 litres/day effluents: hydrogeological report ² .						
Other	To be de	escribe	d by app	licant			
Public piped water systems				firm that capacity will be e of lot creation or rezoni			

Individual wells Individual wells for the development of more than 5 lots/units: servicing

options statement¹ and hydrogeological report².

Individual wells for non-residential development where water will be used for

human consumption: hydrogeological report².

Public or private Communal well systems for the development of more than 5 lots/units: communal wells

servicing options statement1, hydrogeological report2, and indication whether a

public body is willing to own and operate the system³

Communal well systems for non-residential development where water will be used

for human consumption: hydrogeological report²

Other To be described by applicant.

Storm sewers, ditches A preliminary storm water management report is recommended and or swales, or other

should be prepared concurrent with any hydrogeological reports for submission with the application. A stormwater managament plan will be needed prior to final approval of a plan of subdivision or as a requirement of site plan approval.

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Confirmation that the municipality concurs with the servicing options statement will facilitate the review of the proposal. Before undertaking a hydrogeological report, consult the Planning Board about the type of hydrogeological assessment that is expected given the nature and location of the proposal.

Where communal services are proposed (water and/or sewage), these services must be owned by the municipality. A certificate of approval from the local Health Unit or MOEE submitted with this application will facilitate the review.

AUTHORIZED AGENT

I/We which		i	am/are the registered owner(s) of the subject lands for
	plication is to spale IAMs do how		_
			0
to act o	on my/our behalf in regard to this	application.	
	DATE		
			Signature of Registered Owner(s)
	DECLARAT	TION OF OWNER(S)	OR AUTHORIZED AGENT
I/We			
Of the			in the
true. I		n conscientiously believi	n and in the documents that accompany this application are ng it to be true and knowing that it is of the same force and PENCE ACT.
Declar	ed before me		
at the .			
in the_			
this	day of, 20	·	
			Signature of Registered Owner(s) or Authorized Agent
	A Commissioner of Oaths, etc.		
informa	formation has been collected in a ation is to be used solely for the pather information, please contact:	ourpose of administering The Manitoulin Plannir	ng Board
		40 Water Street, Unit 1 PO Box 240, Gore Bay	
		Telephone:	(705) 282-2237 (705) 282-3142.
			mpbcarlisle@bellnet.ca
		PERMISSION	TO ENTER
Plann and st	ing Board, or the members of the taff members for the Municipality ct lands and premises for the limi	e Council for the Municip in which the subject land	Board and the members of the staff of the Manitoulin ality and members of the staff for the municipality (Council ds are situated), whichever is applicable, to enter upon the g the merits of this application. This is their authority for
			Signature of Registered Owner(s)
			2.3
			Signature of Registered Owner(s)

Note: The subject property must have the appropriate municipal address, or other adequate identification conspicuously posted on the subject lands. Failure to comply may result in a deferral of the application.

THE PLANNING SERVICES AGREEMENT MUST BE SIGNED BY THE REGISTERED OWNER(S) OF THE SUBJECT LANDS.

PLANNNING SERVICES AGREEMENT

Between

The Manitoulin Planning Board (hereinafter called the Planning Board)

-and-

Registered Owner(s) (hereinafter called the Applicant)

THIS AGREEMENT WITNESSES THAT IN CONSIDERATION OF THE MUTUAL CONVENANTS SET OUT BELOW, THE PARTIES AGREE AS FOLOWS:

- 1. The applicant agrees to provide the Planning Board with the following:
 - (a) Any information in the Applicant's possession concerning the planning aspects of the application;
 - (b) All surveys, drawings, sketches, or plans as required for the processing of the application; and
 - (c) The applicable application fee(s) as prescribed.
- 2. The Planning Board may submit to the Applicant, and the Applicant agrees to pay promptly, interim accounts from time to time in respect of all reasonable expenses incurred by the Planning Board, payment for which have been made by the Planning Board or invoices for which have been received by the Planning Board, for information or studies commissioned by the Manitoulin Planning Board for peer review and or municipally directed review.
- 3. The Planning Board agrees to process the application in accordance with the requirements of the Planning Act, R.S.O 1990, Chapter P13
- 4. Where the Planning Board finds it necessary to make extensive use of professional assistance in preparation for an Ontario Land Tribunal (OLT) Hearing, or where the hearing is more than two (2) days in duration, the Planning Board may submit to the Applicant, and the Applicant agrees to pay promptly, interim accounts from time to time in respect of all reasonable expenses incurred by the Planning Board, payment for which have been made by the Planning Board or invoices for which have been received by the Planning Board.

SIGNED AND DELIVERED IN THE PRESENCE OF:)
))
Witness)
))
Witness	Signature of Registered Owner(s)
))
 Date	ý
Date	N
) The Manitoulin Planning Board
)) Per:
) Secretary-Treasurer)
Date)