

TO BE COMPLETED BY THE PLANNING DEPARTMENT:

APPLICATION FOR APPROVAL OF A PLAN OF SUBDIVISION OR CONDOMINIUM

Date	Submitted:	Date Complete:	Fee Rec'd:		File No.:		
			•	•			
1.0	Application Inform	nation					
1.1	Name of Property Owr	ner(s):					
	If a corporation, name and position of Principals						
,	Address (including Post	tal Code)					
	Tel No.:	Cell No.:	Fax No.:	Email:			
1.2	Name of Applicant/Ag	ent:	<u> </u>				
	Address (including Post	tal Code)					
	Tel No.:	Cell No.:	Fax No.:	Email:			
this	application must be co				itten authorization under section 14.0 of oplication must be signed by an officer of		
		and Supporting Docume					
2.1		and completed a mandatory pre-cor ired under Section 6.4.13 of the Of			ckville Yes No		
	If so, please specify th	e date of the mandatory pre-consu	Itation meeting: Date:				
		ninium. Planning Department Con			ubmitting an Application for Approval of a er I, (613) 342-8772, ext. 4449; email to:		
2.2		nission of an application for an Offi iium, Minor Variance, or Consent, t			Amendment, Plan of licated in Appendix 1 attached to this		
2.3	2.3 With respect to the submission of this application, the required supporting studies, additional information and materials required to be submitted are those that were discussed and listed as a requirement during the pre-consultation process.						
		the documents being submitted wit to be provided with the application.	th the application. One (1) p	aper copy	and one (1) digital (.pdf) copy of each		
	,	uired documents not be available at date when the City can expect to be			ation, please indicate on the list the reason it		
		on may not be considered to be co rockville reserves the right to reque					

3.0	Description of t	the subject land:				
3.1	Street and Civic Ac	Idress:				
	Copy of Deed for su	bject property attached, inc	luding the Property	Identification Number (PIN):	Yes	No
	Copy of Survey attac	ched:			Yes	No
	Lot Number:			Registered Plan:		
	Part Number:			Reference Plan:		
	Township Lot:			Concession No.:		
3.2	Are there any easen	nents, rights-of-way or restr	ictive covenants af	fection the subject land?	Yes	No
	If yes, describe each	easement or covenant and	d its effect.			
Pot	ference Plan No.	Instrument No.		Purposed of Easement and/o	r Covenant	
Ne	ierence Flan No.	mstrament No.		(eg. Hydro, sewer, pipelin	e, etc.)	
3.3	3.3 Dimensions of Subject Land:					
Fronta	age (m):			Average Width (m):		
Avera	ge Depth (m):			Area (m²):	Hectares:	

4.0 Draft Plan of Subdivision

A draft plan of the proposed subdivision, drawn to scale and showing the following information, must be submitted with the application:

- The boundaries of the land proposed to be subdivided, certified by an Ontario Land Surveyor;
- The locations, widths and names of the proposed highways within the proposed subdivision and of existing highways on which the proposed subdivision abuts;
- On a small key plan, on 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 the land forms the whole or
 part;
- The purpose for which the proposed lots are to be used:
- The existing uses of all adjoining lands;
- The approximate dimensions and layout of the proposed lots;
- Natural and artificial features such as buildings or other structures or installations, railways, highways, transmission lines, watercourses, drainage ditches, wetlands and wooded areas within or adjacent to the land proposed to be subdivided;
- The availability and nature of domestic water supplies;
- The nature and porosity of the soil;
- Existing contours of elevations as may be required to determine the grade or the highways and the drainage of the land proposed to be subdivided:
- The municipal services available or to be available to the land proposed to be subdivided; and
- The nature and extent of any restrictions affecting the land proposed to be subdivided, including rights-of-way, restrictive covenants or easements.

	If known, provide any information you may have as an attachment to this application (titled and referenced by	y number).	
5.2	Have you consulted with Aboriginal Peoples on this proposed development?	Yes	No
	If yes, provide any information you have on the consultation process and the outcome of the consultation as (titled and referenced by number).	an attachment to	this application
6.0	Archaeological Resources or Potential		
6.1	Does the subject land contain any know archaeological resources or areas of archaeological potential?	Yes	No
	If yes, does the plan propose to develop lands within the subject lands that contain:		
	• Known archaeological resources ¹ ? (see notes below)	Yes	No
	Areas of archaeological potential ² ? (see notes below)	Yes	No
6.2	If yes to 6.1, the following reports must be prepared, added to the document list, and attached to this applica	tion.	
	 a) an archaeological assessment that is prepared by a person who holds a license that is effective with re issued under Part 6 Conservation of Resources of Archaeological Value) or the Ontario Heritage Act; a 	spect to the subje nd	ct land and
	b) a conservation plan for any archaeological resources identified in the assessment.		
	If the reports are not attached to the application, please provide a date as to when they will be available. The considered to be complete until such time as the reports are submitted.	e application may	not be
6.3	What information did you use to determine the answers to the above questions on Archaeological Resources	s and potential?	
Note	es: 1. Archaeological resources include artifacts, archaeological sites and marine archaeological site. R 2. Areas of archaeological potential mean areas with the likelihood to contain archaeological resource definition.		
7.0	Designation of the Subject Lands and Current and Proposed Land Use		
7.1	Current designation(s) of the subject land(s) under the applicable Official Plan for the City of Brockville:		
7.2	Current zoning of the subject land(s):		
7.3	If the land is covered by a Minister's Zoning Order (MZO), what is the regulation number?		
7.4	If the land is covered by a MZO, what uses are permitted by the order?		
7.5	What is the current use of the subject land?		

5.1 Does the proposed development apply to lands subject to any aboriginal land claims or a provincial/aboriginal co-management agreement?

Yes

Unknown

Aboriginal Land Claims

5.0

7.6	Surro	unding land uses	Official Plan Designation Zone						
	East:								
	West	:							
	North	1:							
	South	n:							
7.7	7.7 Check whether this application is for approval of: Plan of Subdivision Condominium						minium		
	Indica	ate the type of condor	minium proposed:						
	Sta	andard	ļ	Amalgamation			Vacant Land		
	Co	mmon Elements	L	_easehold					
	Ph	ased (if phased cor	ndominium, pleas	se provide app	roximate time line fo	or completion)			
	(Refer to Condominium Act, 1998, s.o. 1998, c.19 for definitions.)								
7.8 Table A – Proposed Land Use (complete the table including each lot/block on the plan)									
Proposed Land Use		Numl Units	ber of Dwellings	Number of Blocks and/or Lots on Draft Plan	Area (ha.)	Density (Units/Dwelling ha.)	s per	Number of Parking Spaces	
Resid	lential	Detached							
		Semi-Detached							
		Multiple Attached							
		Apartment							
		Secondary Uses							

Proposed Land Use		Units	Dwellings	Lots on Draft Plan	Area (ha.)	(Units/Dwellings per ha.)	Parking Spaces
Residential	Detached						
	Semi-Detached						
	Multiple Attached						
	Apartment						
	Secondary Uses						
	Other (specify)						
Commercial							
Industrial							
Park, open s	Park, open space		Nil			Nil	Nil
Institutional ((specify)						
Roads			Nil			Nil	Nil
Totals:							

Other	(specify):					
7.9	Has there been an industrial or commercial use on the subject land or adjacent lands? If yes, specify the uses and location.	Yes	No	Unknown		
7.10	Has the grading of the subject land been changed by adding earth or other material(s)?	Yes	No	Unknown		
7.11	Has a gas station been located on the subject land or adjacent land at any time?	Yes	No	Unknown		
7.12	Has there been petroleum or other fuel stored on the subject land or adjacent land?	Yes	No	Unknown		
7.13	Is there reason to believe the subject land may have been contaminated by former uses on the si	ite or adjacent la	ands?			
		Yes	No	Unknown		
7.14	What information did you use to determine the answers to the above questions on former uses?					
	yes to any of items 7.9 to 7.13 inclusive, an inventory of previous uses of the subject land or, if apequired.	propriate, of the	adjacent l	and(s), is		
	the inventory of previous uses is required to be attached to the application. If the inventory is not a date as to when it will be available. The application may not be considered to be complete until su					
7.16 li	yes to any of items 7.9 to 7.13 inclusive, was an Environmental Site Assessment (ESA) conducted	d under the Env	ironmental			
A	assessment Act or has a Record of Site condition (RSC) been filed?	Yes	No			
l I	yes, provide File Number and attach a copy of the report to the application. File No					
lf	If not , provide an explanation why an ESA or RSC have not been undertaken					

8.0	Status of Other App	olicatio	ons u	ınder the Pla	nning Act (respecting the sub	pject lands)	
8.1	Has the subject land ever l				ect of any other application(s) under	er the Planning Act? Yes	No
	Application Type	Yes	No	File No.	Status:		
Offi	cial Plan Amendment			File No.	Status:		
Zon	ing By-law Amendment			File No.	Status:		
Plai	n of Subdivision			File No.	Status:		
Cor	nsent			File No.	Status:		
Min	or Variance			File No.	Status:		
LPA	AT*			File No.	Status		
Oth	er:			File No.	Status		
*For	those applications before th	 ie LPAT	, provi	de the LPAT file	number and the status of the appe	eal.	
9.0	Provincial Policy						
	<u> </u>						
9.1	Is the proposed developme	ent cons	istent	with the Provincia	al Policy Statement (PPS) issued to	under subsection 3(1) of the Plannii	-
9.2	As part of the Planning Ra	tionale F	Report	to be submitted	with this application, explain how t	Yes he application is consistent with the	No PPS
0.2	7.5 part of the Flamming Ra	tioriale i	τοροιτ	to be submitted	with this application, explain now to	no approalism to consistent with the	, i i O.
9.3		en carri	ed out	by a qualified p	erson to determine if natural herita	age features exist on or within 120	
	subject land?					Yes	No
	If yes, a copy of the site as	ssessme	nt rep	ort is required to	be submitted with this application.		
9.4	Have any studies been co	mnleted	to acc	eace the impacte	of the proposed development on	any existing natural heritage feature	es on adjacent
3.4	lands? If yes, a copy of ea	•		•		Yes	No
9.5	9.5 Appendix 2 to this application, is a checklist (not a substitute for the PPS) identifying areas of provincial interest that may apply to the					y apply to the	
requested approval. Please check the appropriate boxes in Appendix 2 and submit with this application.							
10.0	Housing Affordabil	lity					
10.1	10.1 For applications that include permanent housing, complete Table B – Housing Affordability. For each type of housing and unit size, complete the rest of the row. If lots are to be sold as vacant lots, indicate the lot frontage. Information should be based on the best information available at the time of application. If additional space is needed, attach a separate sheet. Table B – Housing Affordability						

Housing Type	Number of Units	Unit Size and/or Lot Frontage	Estimated Selling Price/ Rent
Single-detached			
Semi-detached			
Link/Semi-detached			
Row or townhouse			continued next page
Apartment Block			
Other types or multiples			

10.2 Explain how the proposed development would assist

in

 i) achieving the municipality's targets for residential intensification and redevelopment; and

 ii) implementing the municipality's development standards and policies for residential intensification and redevelopment.

iii) providing for affordable housing

Provide a detailed explanation as part of the Planning Rationale Report to be submitted with this application.

10.3 Is there any other information that may relate to the affordability of the proposed housing or the type of housing needs served by the proposal?
Yes
No
If yes, provide this information as part of the Planning Rationale Report to be submitted with this application.

11.0 Servicing

11.1 Water and Sanitary Sewer Services:

In accordance with the Official Plan for the City of Brockville, all development shall only be permitted on full municipal services.

The City shall ensure that both municipal water supply and sewage systems perform within permitted operating standards. The City may require the preparation and approval of a functional servicing report prior to development approval.

11.2 Stormwater Management:

Prior to development approval of subdivisions, the City shall require the preparation and approval of a Stormwater Management Plan which is acceptable to the City, the Cataraqui Region Conservation Authority, and the Ministry of the Environment.

	Has a Stormwater Management Plan been prepared?		Yes	No
	If yes, add to the list of reports attached to this application and provide copies as re-	equired.		
	If not, add to the list of reports and explain when the plan will be prepared and sub-	mitted.		
12.0	2.0 Access to the Subject Property			
12.1	.1 Indicate the proposed primary and secondary access to the subject land:			
	i) provincial highway, namely:			
	i) municipal road, namely :			
	iii) other public road, namely:			
	iii) right-of-way, namely:			
	iv) water, namely:			
12.2	.2 If access to subject land is by water only, indicate the parking and docking facilities these facilities from the subject land or the nearest public road:	used, or to be used, and the app	proximate dis	stance of

The Stormwater Management Plan shall be completed in accordance with the guidelines of the Cataraqui Region Conservation Authority and the current Ministry of the Environment Stormwater Planning and Design Manual.

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13.0 Additional Information	
13.1 Is there any additional information that may be useful to the City Planning Department in reviewing this development proposal? If so, explain below (attach a separate sheet if needed):	
13.2 Where applicable and relevant information is available in a planning or a technical study/report prepared for the proposal, please proname, section and page number if you have referenced the study/report in any of the questions in this application.	ovide the

14.0	Authorizations of the Owner of the	e subject lands:				
		that is the subject of this application, the written authorization of the owner stating that the ust be included with this form or the authorization set out below must be completed.				
14.1	Authorization of Owner for Agent to Make	the Application				
	L Todd Slater	, am the owner of the land that is the subject of this application				
		ominium description) and I authorize Bernie Divona				
	to make this application on my behalf.					
	Date: October 6th, 2023	Signature of Owner:				
		Name & Position (print): Todd Slater - President				
1		at is the subject of this application, the written authorization of the owner that the agent is pecting the owner must be included with this form or the authorization set out below must be				
14.2	Authorization of Owner for Agent to Provide	Personal Information				
		, am the owner of the land that is the subject of this application				
	for approval of a plan of subdivision (or condominium description) and I authorize Bernie Divona					
	as my agent for this application, to provide any of my personal information that will be included in this application or collected during the					
	processing of the application.					
	October 6th, 2023	Signature of Owner:				
		Name & Position (print): Todd Slater - President				
14.3	Declaration of the Owner Respecting Munic	cipal Freedom of Information				
	all development applications and supporting d thereto, I Todd Slater acknowledge the above-noted policy and prov	ning Act, it is the policy of the City of Brockville Planning Department to provide public access to locumentation. In submitting this development application and supporting documentation being the owner of the land that is the subject of this application, hereby yide my consent, in accordance with the provisions of the Municipal Freedom of Information ation on this application and any supporting documentation provided by myself, my agents,				
		ublic record and will also be available to the general public.				
	I hereby authorize the City of Brockville to pos staff to the subject site for purposes of evaluation	st a Notice of Planning Application sign on the subject property and permit access to municipal tion of the subject application.				
	Date: October 6th, 2023	Signature of Owner: Name & Position (print): Todd Slater - President				
		Name & Position (print): 1000 Oracle 110000111				

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CITY OF BROCKVILLE

15.0	Affidavit or Sworn Declaration of A	pplicant
	Bernie Divona	City of Vaughan (municipality)
		(municipality)
	in the province of Ontarion	, make oath and say (or solemnly declare) that the information required
		and provided by the applicant in this application is accurate, and that the information
	Sworn (or declared) before me at the Burli	ngton, ONin the(county)
	on the 6th day of October	
	Commissioner of Oaths Jasdece Dhillor	Applicant
16.0	Signature of Applicant	
,	Applicant:	Date Submitted:
17.0	Notes for Review (provided for you	r information)
17.1.	Please ensure that Appendix 1 and Appendix	x 2 to this Application for subdivision approval are reviewed and completed.
17.2	The current application fees for a Subdivision	on can be found attached in Appendix 3.
17.3	Protection and Waterfront Categories as de shown in Appendix 4 must be submitted with	ation Authority (CRCA) is required for amendments affecting sites within Environmental picted on Schedule "B" to the Official Plan for the City of Brockville. The fee for review, as the application for amendment in order to be considered a complete application. The CRCA made payable to the Cataraqui Region Conservation Authority.
17.4	is required to be paid by the applicant prior to	City Council's decision on this application, an additional filing fee (See App. 3) per application of the appeal being forwarded to the Local Planning Appeal Tribunal (LPAT). In addition, the City of Brockville costs relative to the LPAT Hearing. The noted filing fee shall be credited to
17.5	Authority to Enter Land and Photograph By signing this document, you agree to grant this application as part of the City's review ar	the City permission to attend, photograph and conduct inspections of the lands subject to not processing of this application.



Appendix "1"

To Application for Approval of a Plan of Subdivision/Condominium Excerpt from the Official Plan for the City of Brockville

Subsection 6.4.13 – supporting Studies, Information and Materials for Development Applications

It shall be the policy of the City that:

- The City shall pass a by-law requiring that pre-consultation occur prior to the submission of any Official Plan amendment, Zoning By-law amendment, plan of subdivision, condominium or consent application and any subsequent studies referenced in this section.
- 2. Certain supporting studies, information and materials shall be required as part of a development approval process or as part of a detailed planning study as identified throughout this Plan. The need and timing of such supporting studies, information and materials shall be determined by the City on a site-specific basis in consideration of the site's land use context and regard to the policies of this Plan.
- Applicants seeking development approval shall be advised of the required supporting studies, information and
 materials as part of the pre-application consultation process or, if subsequently deemed necessary, prior to
 scheduling a prescribed public meeting.
- 4. At the time of the submission of an application for an Official Plan Amendment, Zoning By-law Amendment, plan of subdivision/condominium, minor variance, or consent, the City may require an applicant to submit any of the following information, as applicable:
 - i. Deed and/or Offer of Purchase;
 - ii. Topographic Plan of Survey;
 - iii. Site Plan (Conceptual);
 - iv. Floor Plan and/or Elevations;
 - v. Record of Site Condition (RSC);
 - vi. Functional Servicing Report;
 - vii. Approved Class Environmental Assessment;
 - viii. Geotechnical Study;
 - ix. Tree Survey;
 - x. Draft Plan of Subdivision;
 - xi. Condominium Description; and/or
 - xii. Other materials relevant to the development and lands impacted by the proposed development approval application.

- 5. During the pre-application consultation process for an Official Plan amendment, Zoning By-law amendment, draft plan of subdivision/condominium, or consent application, the City may identify that the applicant is required to submit any of the following supporting studies at the time of the submission of an application, in accordance with the policies outlined in this Plan and/or accepted professional standards and/or guidelines as applicable:
 - i. Retail Market Impact Study;
 - ii. Municipal Financial Impact Assessment;
 - iii. Urban Design Strategy;
 - iv. Land and/or Marine Archaeological Impact Assessment;
 - v. Hydrogeological Study;
 - vi. Groundwater Impact Assessment;
 - vii. Environmental Impact Study (EIS);
 - viii. Record of Site Condition (RSC);
 - ix. Phase I Environmental Site Assessment (ESA);
 - x. Site Screening Questionnaire, where a Phase 1 Environmental Site Assessment is not required;
 - xi. Noise and/or Vibration Study;
 - xii. Transportation Impact Study;
 - xiii. Parking Study;
 - xiv. Servicing Options Report;
 - xv. Stormwater Management Plan;
 - xvi. Planning Rationale Report;
 - xvii. Built Heritage Impact Study;
 - xviii. Lighting Study;
 - xix. Architectural Design and Massing Drawings that address Signature Architecture and Tall Building Guidelines;
 - xx. Shadow Study; and/or
 - xxi. Other studies relevant to the development and lands impacted by the proposed development approval application.
- 6. Support Studies may vary in scope, depending upon the size, nature and intent of the development approval application and the site's land use planning context. Applicants of development approval applications shall be advised by the City of the required supporting study contents during the pre-application consultation process.
- 7. When the pre-application consultation process for a proposed development approval application identifies the need for one or more support studies, the application shall not be considered complete for processing purposes until the required supporting studies, information and materials are prepared and submitted to the satisfaction of the City and/or the Cataraqui Region Conservation Authority. Notification of a complete application shall be given to the applicant and all other parties by the City in accordance with the Planning Act.
- 8. The City shall ensure that supporting studies, information and materials provided by an applicant of a development approval application that has submitted a complete application for development approval shall be made available to the public for review.



APPENDIX "2" TO APPLICATION FOR APPROVAL OF PLAN OF SUBDIVISON / CONDOMINIUM PROVINCIAL POLICY INFORMATION REQUIREMENTS

Completion of the following will assist the municipality in performing a complete review of the subject proposal.

Significant Features Checklist

Check through the following list. Indicate under YES, NO, or UNKNOWN if a listed feature is on-site or within 500 metres. Indicate under YES, NO, or UNKNOWN if a listed development circumstance applies. Be advised of the potential information requirements in noted sections.

FEATURES OR DEVELOPMENT CIRCUMSTANCES	YES	NO	UNKNOWN	IF FEATURE; SPECIFY DISTANCE IN METRES	POTENTIAL INFORMATION NEEDS
Non-farm development near designated urban areas or rural settlement areas					Demonstrate sufficient need within 20 year projections and that proposed development will not hinder efficient expansion of urban areas or rural settlement areas.
Class 1 Industry ¹					Assess development for residential and other sensitive uses within 70 metres.
Class 2 Industry ²					Assess development for residential and other sensitive uses within 300 metres.
Class 3 Industry ³ within 1000 metres					Assess development for residential and other sensitive uses within 1000 metres.
Land Fill Site					Address possible leachate, odour, vermin and other impacts.
Sewage Treatment Plant					Assess the need for a feasibility study for residential and other sensitive land uses.
Waste Stabilization Pond					Assess the need for a feasibility study for residential and other sensitive land uses.
Active railway line					Evaluate impacts within 300 metres.
Controlled access highways or freeways, including designated future ones					Evaluate impacts within 100 metres.
Airports where noise exposure forecast (NEF) or noise exposure projection (NEP) is 28 or greater					Demonstrate feasibility of development above 28 NEF for sensitive land uses. Above the 35 NEF/NEP contour, 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 and infrastructure corridors					Will the corridor be protected? Noise Study prepared?
Significant wetlands or potentially significant wetlands					Provide Environmental Impact Study.
Significant ravine, valley, river and stream corridors and significant portions of habitat of endangered and threatened species					Provide Environmental Impact Study.
Significant fish habitat, wildlife habitat, woodlands, valley lands, areas of natural and scientific interest.					Provide Environmental Impact Study.

FEATURES OR DEVELOPMENT CIRCUMSTANCES	YES	NO	UNKNOWN	IF FEATURE; SPECIFY DISTANCE IN METRES	POTENTIAL INFORMATION NEEDS
Sensitive groundwater recharges areas, headwaters and aquifers.					Demonstrate that groundwater recharge areas, headwaters and aquifers will be protected.
Significant landscapes, vistas and ridge- lines, significant built heritage resources and cultural heritage landscapes.					Development should conserve significant landscapes, vistas and ridge- lines, significant built heritage resources and cultural heritage landscapes.
Significant archaeological resources					Assess development proposed in areas of medium and high potential for significant archaeological resources. These sources are to be studied and preserved, or where appropriate, removed. Catalogued and analyzed prior to development.
Erosion hazards					Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams.
Floodplains					Determine limit of Development or where a Special Policy Area (SPA) is in effect, development must meet the Official Plan policies.
Hazardous sites ⁴					Slope Study, Flood line Study
Contaminated sites					Assess an inventory of previous uses in areas of possible soil contamination.
Prime agricultural land					Demonstrate need for use other than agricultural and indicate how impacts are to be mitigated.
Agricultural operations					Development to comply with the Minimum Distance Separation Formulae and O. P. policies.

¹Class 1 Industry - small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only.

²Class 2 Industry - medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic.

³Class 3 Industry - indicate if within 1000 metres - processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions.

⁴Hazardous sites - property or lands that could be unsafe for development or alteration due to naturally occurring hazards. These hazards may include unstable soils (sensitive marine clays, organic soils) or unstable bedrock (Karst topography).

PLANNING FEES 2019 (including Finance Office and Fire Dept.) in accordance with City of Brockville By-Law No. 020-2019

(Effective April 1, 2019)

(all Planning Fees are tax exempt)

APPENDIX "3"

SUBDIVISION AND CONDOMINIUM APPROVALS				
Applications for Subdivision Approval are required to be submitted with the required fees noted below; including CRCA fees if applicable.				
Application for Subdivision Approval*	\$3,650.00 per application, plus \$75.00/lot, \$250.00/block within the proposed plan			
Application for Condominium Approval: (including Condominium Conversions)	\$3,600.00 per application*			
Exemptions from Planning Act Approval - Condominiums	\$1,685.00 per submission			
Modifications to an Application for Subdivision Requiring a second or subsequent public Meeting	\$715.00 per submission			
Amendment to Subdivision or Condominium Agreement	\$530.00 per submission*			
Fees for Engineering Review of Subdivisions: less than 50 dwelling units: more than 50 dwelling units:	\$450.00 per submission \$685.00 per submission			
Cataraqui Region Conservation Authority (CRCA) Fees:	CRCA fees for review of Planning Applications are attached to this report. Payment of said fees shall be made payable to CRCA.			
Appeal – Subdivision and Condominium Should Council grant draft approval in accordance with the proposed subdivision/condominium requested by the applicant and an appeal is lodged to the approval, an additional fee of \$1,685.00 per application is required prior to the appeal being forwarded to the Local Planning Appeal Tribunal.	\$1,685/application In addition, the applicant shall be responsible for 75% of all City of Brockville costs relative to the LPAT hearing. The noted \$1,685.00 fee per application shall be credited to the applicant when all costs are calculated.			
Extension of Draft Plan Approval	\$410.00 per submission			
Amendments to Draft Plan Conditions/ Red Line changes	\$530.00 per submission			
Deeming of a Plan of Subdivision	\$530.00 per submission*			
Removal of Part Lot Control	\$485.00 per request *			
Lot releases (Subdivision Agreements)	\$125.00 per release or request*			
Processing of a Servicing and Development Agreement	\$1,120.00 per Agreement*			

PLANNING FEES 2019 (including Finance Office and Fire Dept.) in accordance with City of Brockville By-Law No. 020-2019

(Effective April 1, 2019)

(all Planning Fees are tax exempt)

APPENDIX "4"

Cataraqui Region Conservation Authority (CRCA) <u>Plan Review Service Fee Schedule^{1 2}</u> (Effective January 1, 2019)

Planning Application Type (Privately		
Initiated Site-Specific Applications)	Fee ³	Notes
Official Plan Amendment	\$665 (minor) ⁴	The fee for a Zoning By-law Amendment application is waived when submitted
	\$1,105 (major) ⁶	concurrently with an Official Plan Amendment application.
Zoning By-Law Amendment	\$400	
Consent	\$400/lot	Fees for the review of applications required to fulfill a condition of consent approval are waived.
Minor Variance	\$400	The fee for a Minor Variance application is waived when submitted concurrently with a Site Plan Control application.
Development Permit	\$400 (minor) ⁴ \$1,165 (standard) ⁵ \$2,210 (major) ⁶	Development permit fees are only applicable in the Town of Gananoque where a development permit system is employed.
Site Plan Control	\$390 (minor) ⁴ \$1,165 (standard) ⁵ \$2,210 (major) ⁶	The fee for a Zoning By-law Amendment application is waived when submitted concurrently with a Site Plan Control application.
Plan of Subdivision / Condominium	\$3,040 \$1,095 \$735	Application for Draft Plan Approval Application for Final Plan Approval Resubmission of lapsed Draft Plan Approval, or Amendment
Property Inquiry – no inspection Property Inquiry – with inspection	\$180 \$360	Property inquiries include information pertaining to planning related matters and Ontario Regulation 148/06.

PLANNING FEES 2019 (including Finance Office and Fire Dept.)

in accordance with City of Brockville By-Law No. 020-2019

(Effective April 1, 2019)

(all Planning Fees are tax exempt)

Notes:

- 1. Generally, fees for the review of an application and supporting reports are to be received before formal written comments will be provided. See CRCA Technical Report Review Services Fee Schedule for applicable fees for the review of technical reports.
- 2. Plan review fees may be reduced with the approval of the CRCA Supervisor of Development Review.
- 3. Significant amendments to an application or a resubmission within a period of 2 years will be charged a review fee of 50 percent of the current fee. A resubmission after 2 years will be considered a new application and will be subject to the full current fee.
- 4. Minor refers to applications that are generally minor in nature (e.g. single family residential).
- 5. Standard refers to applications that are generally larger in scale than minor applications (e.g. small commercial, less than 0.8 ha, additions up to 200 square metres).
- 6. Major refers to applications that are major development projects (e.g. multiple residential, industrial).

Cataraqui Region Conservation Authority (CRCA) <u>Technical Report Review Service Fee Schedule¹²</u> (Effective January 1, 2019)

Engineering submissions are prepared by qualified professionals in the fields of civil engineering, water resources engineering, geotechnical engineering, coastal engineering and/or hydrogeology. Environmental submissions are prepared by an environmental consultant with relevant experience in wetland, wildlife habitat, and woodland ecology and species at risk. CRCA review involves evaluation of these submissions in consideration of applicable guidelines and legislation.

Report Type	Fee ⁵	Description
Technical Report – Brief ¹	\$360	Normal Review (30 days) Flood plain hydrology analysis
Technical Report – Standard ²	\$765	 Geotechnical (unstable soils and slopes) Stormwater management
Technical Report – Major ³	\$1,430	 Environmental impact analysis (EIA) Environmental impact statements (EIS)
Resubmissions / Revisions ⁴	50%	 Sediment and erosion control plans Wetland hydrologic impact analysis

Notes:

- 1. Brief Reports are typically those prepared in the form of a letter of opinion generally relating to the development of a single residential lot.
- 2. Standard Reports are typically those prepared for smaller scale subdivisions, commercial, industrial, or institutional developments.
- 3. Major Reports are typically those prepared for larger scale subdivisions, commercial, industrial, or institutional developments, or may include the integrated assessment of multiple topics.
- 4. The applicable report fee includes the review of one resubmission. A 50% surcharge is applied for additional submissions.
- 5. These fees are not subject to taxation.