COUNTY OF WELLINGTON AND TOWNSHIP OF WELLINGTON NORTH

Application for Part Lot Control Exemption By-law

GUIDELINES AND EXPLANATORY NOTES

Introduction: The submission of an application to the municipality to seek approval for a Part Lot Control Exemption By-law is provided for under Section 50 (7, 7.1 through to 7.5) of The Planning Act, R.S.O. 1990, as amended. This form is to be completed and accompanied with the required fee prior to municipal consideration and final approval by the County of Wellington.

General Purpose: An application for approval of a Part Lot Control Exemption By-law is generally submitted for the purpose of reconfiguring existing lots or blocks within a Registered Plan of Subdivision in order to facilitate further development (e.g. semi-detached, townhouses, commercial or industrial units). Requests for exemption from Part Lot Control that will have the effect of creating a new lot(s) will only be considered for land that was subject to a planning application which involved formal public notice (e.g. zoning or minor variance) and clearly indicated the potential reconfiguration of the property. Proposals for the creation of a new lot(s) not consistent with the above, are to be considered through the Land Division (consent) process.

Application Fees: Each application must be accompanied by the application fee in the form of a cheque/cash/money order payable to the **Township of Wellington North**. This fee shall be considered a deposit which is used to pay all legal, planning and other associated costs with respect to the processing of the subject application. If the total costs incurred by the municipality should exceed the amount of the above noted application fee, the applicant shall provide the municipality with an additional deposit of \$500.00 or may be requested to pay the outstanding balance. Alternatively, if the application costs are less than the deposit, the balance will be returned once all matters are finalized. There is an additional fee which will be payable to the County of Wellington for final approval of the by-law if the by-law is passed by your municipality.

Authorization: If the applicant (agent or solicitor) is not the owner of the subject land, a written statement by the owner must accompany the application which authorizes the applicant to act on behalf of the owner as it relates to the subject application (See Section 9).

Drawing: All applications for a Part Lot Control Exemption By-law must include:

A drawing to scale which has been prepared by a Surveyor, Engineer or Planner which shall include the following applicable items:

- the proposed development of the site and proposed new ownership boundary lines and,
- Dimensions of new parcels
- Distance to lot lines
 Abutting land uses
 Natural features
 Easements, restrictive covenants
 Parking and loading areas
 Municipal Drains/Award Drains

Abutting properties

Driveways and lanes North arrow

- Public roads, private roads, allowances, rights-of-way

Other features (bridges, wells, railways, septic systems)

Reference Plans: The applicant will be required to prepare and submit a Reference Plan prior to approval of an exemption by-law that illustrates the reconfigured lots/blocks to be created.

Approval Process: Upon receipt of an application, the required fee and other information as may be required. the Clerk of the municipality may notify the applicant or agent to attend a meeting with Municipal Council to present the proposal. It is in the applicant's (agent's) best interest to be present at this meeting.

Township of Wellington North Application: \$ 1,000.00 Part Lot Control Exemption By-law (Initial Filing) County of Wellington Part Lot Control Exemption By-law: refer to Planning & Land Division Fee Schedule (Final Approval)

Copies: Original signed and Certified application required with 1 electronic copy, including the drawing, reference plan and other information as may be specified, shall be required.

PART LOT CONTROL EXEMPTION BY-LAW APPLICATION FORM

COUNTY OFFICE USE O	NLY	LOCAL OFFICE USE ONLY		
COUNTY FILE NUMBER: Fee Received: Date Received (Complete	d):	LOCAL FILE NUMBER: ————————————————————————————————————		
1. TYPE and PURPOSE	of APPLICATION:			
☐ Creation of tow☐ Creation of sem	ni-detached lots	or subdivision or Subdivision File Number		
☐ Creation of com☐ Creation of indu	ustrial lots	or subdivision or Subdivision File Number		
_ 0.00 0.00 0.00 0.00 0.00				
2. APPLICANT INFORM	ATION:			
a) Registered Owner's	Name:			
Address:				
Phone:	Fax:	Email:		
b) Applicant (Agent) Nan	n <u>e</u> :			
Address:				
Phone:	Fax:	Email:		
c) Surveyor Name:				
Address:				
		Email:		
3. PROVIDE A DESCRIP	PTION OF THE SUBJECT PRO	OPERTY:		
a) Lot(s) Block(s)	Registered Plan #	Subdivision File #		
Municipal Address (i	f annlicable)			

b)	Are there any easements, restrictive covenants affecting the subject lands? YES \(\sigma\) NO \(\sigma\) If YES, supply a copy of such documents or provide a brief description of registered instrument number(s).							
c)	Current number of Lots Proposed number of Lots after approval of By-law							
4.	PROPOSED LAND USE and DEVELOPMENT:							
	What is the current Official Plan Designation?							
	What is current Zoning Category?							
	Does proposal comply with present zoning? YES ☐ NO ☐							
	Proposed Use:							
5.	ADDITIONAL INFORMATION: a) Has a site plan agreement been entered into? b) Is the draft reference plan consistent with the approved site plan? c) Has a building permit been issued? d) Is the proposed development under construction? YES NO YES NO NO							
6.	SERVICING INFORMATION:							
	a) WATER SUPPLY: Municipal Other							
	b) SEWAGE DISPOSAL: Municipal Other							
	c) STORM DRAINAGE: Storm Sewers Other							
	d) ROAD ACCESS: Provincial County Local Other							
7.	STATUS OF OTHER PLANNING RELATED APPLICATIONS:							
7.1	Is the subject land the subject of any other planning applications (e.g. consent application, minor variance, zoning amendment, site plan approval)?							
	YES ☐ NO ☐ If YES, please provide some details, e.g. file no., status of application							

	I (we) the applicants(s) do hereby undertake to provide to the County of Wellington a full copy of the deposited reference plan(s)					
	which will be used in the conveyancing of the parcels which are created as the result of the final approval of a Part-Lot Control Exemption By-law which may become applicable to the subject lands of this application.					
	Dated:					
	Signature:					
9.	OWNER'S AUTHORIZATION (If an agent is employed, the registered owner(s) <u>must</u> complete the following:					
	I, (we)					
	being the registered owner(s) of the subject lands, hereby authorize					
	to prepare and submit an application for part lot control					
	exemption by-law.					
	Owner's Signature: Date:					
	NOTE: If the Owner is an incorporated company, the company seal shall be applied. If there is no company seal, a statement of authority to bind is required.					
10.	DECLARATION: (This must be signed in the presence of a Commissioner)					
	I, (we) of the					
	ofin the					
	County/Region of					
	Signature of Owner of Authorized Agent					
	DECLARED before me at the of					
	In the County/Region of					
	This day of 20					
	Signature of Commissioner					
	Printed Name of Commissioner					

8. UNDERTAKING REGARDING REFERENCE PLAN

the Owner/Applicant, hereby acknowledge the above-noted and provide my consent in accordance with the provisions of the Municipal Freedom of Information and Protection of Privacy Act that the information on this application and any supporting documentation provided by myself, my agents, consultants and solicitors, will be part of the public record and will also be available to the general public.

Signature of Owner/Applicant—

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Date:						
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THIS APPLICATION PACKAGE IS TO BE SUBMITTED TO
YOUR LOCAL MUNICIPAL OFFICE