Approval Form D – Subdivisions and Condominiums

Instructions

This form is to be used when submitting a proposed plan of subdivision or plan of condominium to the County of Middlesex as the Approval Authority. The County encourages those considering making an application to pre-consult. The County will organize and host a pre-consultation meeting where an applicant has an opportunity to discuss a proposal with staff from the County, the local municipality and affected agencies.

In accordance with Section 51(17) of the <u>Planning Act</u>, the prescribed information must be submitted to the approval authority. Filling out this form and attaching the accompanying information will help you meet the requirements of the <u>Planning Act</u> and Ontario Regulation 544/06. If additional space is needed to answer any of the questions, attach separate pages or reports. Please note that additional information may be required by the Approval Authority.

A processing fee (see page 10) is required to accompany this application (made payable to the 'Treasurer – County of Middlesex').

All sections in this form marked * must be completed before the application will be accepted. Failure to complete the entire application may result in delays in processing and in obtaining a decision.

Section One – General Information		
Type of Application:	Condominium	Municipality
Has a pre-consultation meeting occurr	red? 🛛 Yes	□ No Date
Section Two – Primary Contacts *		
Owner of Subject Lands:		
Address		
Postal Code		ne
Fax	E-mail	
Are the subsurface rights owne	ed by the same owner?	? 🗆 Yes 🗆 No
If not, indicate who owns the su	ubsurface rights:	
Applicant / Agent:		
Address		
Postal Code	т	Felephone
Fax	E-mail	
Specify to whom communications s	should be sent:	🗆 Owner 🛛 Agent

Section Three – Secondary Contacts

Surveyor:			
Address			
Postal Code	Telephone	e	
Fax	E-mail		
Engineer:			
Address			
Postal Code	Telephone	9	
Fax	E-mail		
Solicitor:			
Address			
Postal Code	Telephone	9	
Fax	E-mail		
Section Four – Location and Des	cription *		
Municipal Address			
Assessment Roll Number	Former M	unicipality	
Description of the land (such as lot	& concession)		
Description of the land (such as refe	erence or plan numbers)		
Dimensions of the land:	Frontage	Depth	Area
Are there any easements or restrict	ive covenants affecting the	subject lands?	🗆 Yes 🗆 No
If yes, attach a copy of any deeds or	documents and describe t	he nature and effect	of the easement or restrictive
covenant:			

Section Five – Policy Context *

Provide an explanation of how the plan is consistent with policy statements (including the Provincial Policy Statement) issued under subsection 3 (1) of the Planning Act._____

If the subject land is within an area designated under any provincial plan or plans, provide an explanation of how the plan conforms or does not conflict with the provincial plan or plans.

Provide the current designation of the subject land in the County Official Plan and provide an explanation of how the draft plan conforms with the Official Plan.

Provide the current designation of the subject land in the local Official Plan and provide an explanation of how the draft plan conforms with the Official Plan.

If the plan does not conform to the municipality's Official Plan, has an application for an amendment been made?

If YES, indicate the application file number and its status:

If NO, the plan may be premature.

What is the current zoning on the subject lands?

Does the plan conform to the uses	permitted under the local municipa	I Zoning By-law?		Yes		No
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*If the plan does not conform to the local Zoning By-law, has an application for an amendment been made?

* If YES, indicate the application file number and its status:

Do the subject lands contain any areas of archaeological potential?

If the plan would permit development on land that contains known archaeo	logical resour	ces or areas of
archaeological potential an archaeological assessment and a conservation	tion plan for a	ny identified
archaeological resources must be attached.	Attached	Not Applicable

🗆 Yes 🗆 No

RESIDENTIAL	Number of Units or Dwellings (as shown on the Plan)	Area in Hectares	Density (Units per Hectare)	Number of Parking Spaces	Number of Bedrooms	Tenure
Detached Dwellings				N/A		
Semi-detached dwellings				N/A		
Multiple Attached (Row / Townhouses)						
Apartments						
Seasonal						
Mobile Home						
Other Residential (Specify)						

Where a plan of subdivision / condominium application includes future development blocks, the lots/units for the development shall be equivalent to the anticipated future development yield for those blocks. **NON-RESIDENTIAL**

Commercial						
Industrial						
Institutional (Specify)						
Park or Open Space			N/A	N/A		
Roads			N/A	N/A		
Other (Specify)						
TOTAL						
For Condominium Applications only, specify number of parking spaces for detached and semi- detached use						
Indicate if any of the units or dwellings are for specialized housing, being housing for groups such as senior citizens or the disabled.						

Section Seven - Condominium Applications ^	
Has the local municipality approved a site plan?	🗆 Yes 🗆 No
Has a site plan agreement been entered into?	□ Yes □ No
Has a building permit been issued?	□ Yes □ No
Is the proposed development under construction?	□ Yes □ No
If construction has been completed, indicate date of completion	
Is this a proposal to convert an existing building containing residential rental units?	🗆 Yes 🗆 No
If YES, the number of units to be converted	
Does this proposal comply with the Rental Housing Protection Act?	🗆 Yes 🗆 No
Indicate the type of condominium proposed (check only one)	

- () Standard (Not Phased) The traditional condominium type.
- () **Standard (Phased)** A single standard condominium built in phases. **Provide** a summary of the number of units and common elements to be developed in each specific phase. Also provide a plan showing the units and common elements in each phase
- () **Amalgamation** Where two (2) or more existing standard condominium corporations amalgamate. **Provide** a plan showing the relationship of the previous condominiums to be amalgamated. Also provide file numbers, approval dates, etc.
- () **Common Elements** Where common elements are defined but the land is not divided into units. **Provide** a summary of the property ownerships and a plan showing the affected freehold properties outside the specific condominium site. Also provide a plan and a description of the common elements
- () **Leasehold** The initial term of the lease must be from 40 years to 99 years and a leasehold unit owner can sell a unit without the consent of the landowner. **Provide** information regarding the date the leases will be expiring and the intent of what happens at the end of the lease period
- () **Vacant Land** Each owner may decide what type of structure, if any, will be built on the lot. **Provide** information on proposed servicing and status of required permits etc. Also provide a plan which includes the proposed building envelopes
- () **Exemption** Where appropriate, a condominium may be exempt from the draft plan approval process. **Provide** a letter setting out the reasons in support of the request.
- () Amendment An amendment to an already approved and registered plan of condominium.

Section Eight – Services * (mark all that apply)

Municipal sanitary sewa	age system	
Private individual or cor	mmunal septic system	ı(s)
with greater than 4	500 litres effluent pro	duced per day
\Box with less than 4500) litres of effluent proc	luced per day
Municipal piped water		
Private communal wells	system	
Individual private well(s))	
Municipal Storm Sewers	s	
Other, explain		
Provincial Highway	County Road	Municipal Road
Servicing reports attached:		

A **hydrogeological report** is required to accompany this application if the plan would permit development of lots / units on privately owned and operated septic systems.

A servicing options report and a hydrogeological report is required to accompany this application if the plan would permit development of five or more lots / units on privately owned and operated wells <u>or</u> five or more lots / units on privately owned and operated septic systems <u>or</u> any development on privately owned an operated wells or septic systems where more than 4500 litres of effluent would be produced per day.

Section Nine – Previous and Existing Uses What is the current use of the subject land? What previous uses have there been on the subject land? What previous uses have there been on the subject land? What are the current surrounding land uses? Is there reason to believe the subject land may be contaminated by former uses on the site or adjacent sites? If YES, an Environmental Site Assessment may be necessary. Has an Environmental Site Assessment under the Environmental Protection Act been completed? What information did you use to determine the answers to the Previous and Existing Uses questions?

Section Ten - St	atus of Other Ap	plications under	the Planning Act *

	indicate whether the subject ations under the <u>Planning Act</u>		metres of it has bee Yes (complete below	n or is the subject of any other ow) □ No □ Unknown
	If YES, indicate the type of a	application:		
	official plan amendment	□ zoning by-law amer	idment	minor variance
	□ consent	□ plan of subdivision o	or condominium	
	site plan	any other matter, pl	ease specify	
	Authority considering the ap	plication		File No
	Purpose of the application a	nd the impact (if any) or	n this proposal	
	Current status of the applica	tion		
Sectio	n Eleven – Supporting Info	rmation		
	List the information / materia	al that is available in sup	port of this proposal:	
	Document Title		Author or So	urce

Section Twelve – Owners Delegation of an Agent *

I, (name(s) of owner, individual or co of the subject lands authorize (Na.		-	ne registered owner(s) tion on my/ our behalf.
Signature of Owner(s)			Date
Section Thirteen – Affidavit or Sworn I	Declaration *		
I,	make oath and say (or	<i>(municipality)</i> solemnly declare) that the	
Sworn (or declared) before me at the day of, 20	(municipality)	in the <i>(County)</i>	, this
Commissioner of Oaths		Applica	nt

Section Fourteen – Applicant's Consent for Release of Information *

In accordance with provisions of the Planning Act, it is required that the application and all supporting documentation be available for public viewing. Therefore, in accordance with the above, I/We _____, the applicant(s), hereby acknowledge that the information contained

(Applicant)

in this application and any supporting documentation provided by myself, my agents, consultants and solicitors will be part of the public record and will be available to the general public in accordance with the provisions of the Municipal Freedom of Information and Protection of Privacy Act.

Signature of Applicant

Date

YOUR SUBMISSION CHECKLIST:

Have you read <u>The County of Middlesex Subdivision and Condominium Approvals</u> <u>Procedures – An Applicant's Guide</u> before completing this application form?	
Have you discussed your proposal with the local municipality and County Planning Staff?	
12* copies of this form, completed and signed	
5* copies of any information or reports that accompany the application	
12* full size (approx 24" x 36") folded copies of the plan signed by the owner(s) and an Ontario Land Surveyor (<i>Note: draft plan must indicate all items as required by Section 51(17) of the <u>Planning Act</u></i>)	
6* reduced copies of the plan (no larger than 11" x 17")	
* contact the Planning Department to confirm the number of required copies	
Digital copies of the plan in .dwg AND .pdf formats	
The application fee made payable by cheque to the ' <i>Treasurer – County of Middlesex</i> ' (See page 10)	

Forward to: County of Middlesex Planning Department 399 Ridout Street North London ON N6A 2P1

For Help You May Contact: Planning Department phone (519)434-7321fax (519)434-0638 email: planning@middlesex.ca

Subdivision and Condominium Application Fee

Plan of Subdivision / Condominium Application	1-20 lots/units \$4000 21-50 lots/units \$5000 51+ lots/units \$6000	
Plan of Condominium Exemption, Conversion, Amalgamation, or Amendment to a Final Approved Plan	\$2500	
The applicant shall be required to reimburse the County for the fees and expenses, if any, of the County's peer review professionals related to technical studies determined necessary by the Director of Planning. Technical studies include, but are not limited to: engineering studies, hydrogeology studies, development assessment reports, soil studies and noise assessment studies. The applicant shall be responsible for all actual costs incurred by the County in relation to any Ontario Municipal		
Board activities unless the activities are as a result of an appeal by the applicant.		
It is noted that the local municipality and the conservation authority may also collect fees associated with their review of applications. It is the applicant's responsibility to pay any such fees.		
Where a plan of subdivision / condominium application includes future development blocks, the lots/units for the development shall be equivalent to the anticipated future development yield for those blocks.		