TYPE OF APPLICATION



Plan of Subdivision

OFFICE USE ONLY:		
	Ela Marchar	
Date Application Received:	File Number:	
Date Application Deemed Complete:	Application Fee:	Receipt:
rint in black or blue ink, complete or (√)appropriate box(es)		
. APPLICATION INFORMATION		
 1.1 Name of Owner(s). An owner's authorization is required in Name of Owner(s) 	n Section 11.1, if the applicant is no Home Telephone No.	bt the owner. Business Telephone No.
Address	Postal Code	Fax No.
	Email Address	
1.2 Agent/Applicant - Name of the person who is to be contact.	ted about the application, if differen	t than the owner.
(This may be a person or firm acting on behalf of the owner.) Name of Contact Person	Home Telephone No.	Business Telephone No.
Name of Contact Cools	Tiome reliaphone red.	Business relephone its.
Address	Postal Code	Fax No.
	1 22100 2020	
	Email Address	
	Liliali Addiess	
1.3 Planner		
Name of Planner		Business Telephone No.
Address	Postal Code	Fax No.
	Email Address	
1.4 Ontario Land Surveyor	<u> </u>	
Name of Surveyor		Business Telephone No.
Address	Postal Code	Fax No.
	Email Address	

2.	LOCATION OF THE SUBJEC	CT LAND (Complete	applicable boxes i	n Section 2.1)			
>	2.1 Local Municipality	Geographic Village/Tow		Concession No.	Lot(s)		
				Registered Plan	No Lot(s) BI	Lot(s) Block(s)	
Nan	ne of Street/Road	Street No.		Reference Plan I	No. Part(s)		
Ass	essment Roll No(s).				1		
>	2.2 Are there any easements or res		-				
	☐ No ☐ Yes	If Yes , describe the	ne easement or co	venant and its ef	fect.		
3.	PROPOSED AND CURRENT	TLAND USE					
	3.1 Complete Table A on Proposed	Land Use Table A - F	Proposed Land (Use			
	Proposed Land Use	Number of Units or Dwellings			Density (Units/Dwellings per ha.)	Number of Parking Spaces	
	Residential Detached				, ,	(1	
	Semi-Detached					(1	
	Multiple Attached						
	Apartment						
	Seasonal						
	Mobile Home						
	Other (specify)						
	Commercial						
	Industrial						
	Institutional (specify)						
	Park, Open Space	nil			nil	nil	
	Roads	nil			nil	nil	
	Other (specify)						
	Totals						
			I	(1) Complete only	if for approval of cond	ı dominium descriptior	
	3.2 What is the current use of the s	subject land?					

	3.3 How the subject land is currently designated in the County Official Plan, local Official Plan or any	Official Pla	n Amend	lment?
	3.4 Has there been an industrial or commercial use, or an orchard on the subject land or adjacent lar Yes No If Yes , specify the uses.	nd?		
		,		
		Yes	No	Unknown
	3.5 Has the grading of the subject land been changed by adding earth or other material?			
	3.6 Has a gas station been located on the subject land or adjacent land at any time?			
	3.7 Has there been petroleum or other fuel stored on the subject land or adjacent land?			
	3.8 Has the site ever been used for the spreading of septage or sludge?			
	3.9 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?			
	3.10 What information did you use to determine the answers to the above questions?			
	3.11 If Yes , to (3.4), (3.5), (3.6), (3.7), (3.8) or (3.9), a previous use inventory showing all former	Yes	No)
	uses of the subject land or, if appropriate, of the adjacent land, is needed. Is the previous use inventory attached? If not, when will it be provided?]
_				
4	. CONSULTATION WITH COUNTY and LOCAL MUNICIPALITY			
	 4.1 Has the draft plan of subdivision or condominium description that is subject of this application b Municipal Council? ☐ Yes ☐ No 	een preser	ited to th	e local
	4.2 Have you confirmed with the local municipality that the proposed development meets all of the	requiremen	ts of the	
	applicable official plans? ☐ Yes ☐ No If an official plan amendment is needed, it should be submitted	orior to o	concu	rrontly
	with this application.	אוטו נט טו	Concu	rrently
	4.3 Have you confirmed with the County that the proposed development meets all of the requirement plan?	ents of the	county o	official
	☐ Yes ☐ No If an official plan amendment is needed, it should be submitted	orior to or	concu	rrently
	with this application.			,

5.	ST	ATUS OF OTHER APPLICATIONS UNDER THE PLANNING ACT					
>	5.1	 Has the subject land ever been the subject of an application for approval of a plan of subdivision under Section 51 of the Act or consent under Section 53 of the Act, for a minor variance, for approval of a site plan, or for an amendment to an official plan, a zoning by-law, development permit by-law or a Minister's zoning order.					
>	5.2	Is the subject also subject of a proposed official plan or plan amendment that has been submitted for approval? Yes No Unknown If Yes and if Known , indicate the application file number and status of the application.					
>	5.3	Is the subject land also subject of an application for consent, approval of a site plan, minor variance, zoning by-law, development permit by-law or zoning order amendment? Yes No Unknown If Yes and if Known , indicate the application file number and status of the application.					
>	5.4	If the subject land is covered by a Minister's zoning order, what is the Ontario Regulation Number?					
	5.5	Are the water, sewage or road works associated with the proposed development subject to the provisions of the Environmental Assessment Act ? Yes No					
		If Yes , will the notice of public meeting for this application be modified to state that the public meeting will address the requirements of both the Planning Act and the Environmental Assessment Act ?					
6.	PR	OVINCIAL POLICY					
>	6.1	Briefly explain how this proposal is consistent with the Provincial Policy Statement issued under Section 3(1) of the Planning Act .					

► 6.2 Is this application within an area of land designated under any provincial plan or plans?					olans?	
	Yes	□ No	If Yes, please applicable plan		plan and whether th	ne application conforms or conflicts with the
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•						
•						
6.3		e potential informati	ion requirements	s in noted secti		Province. Complete Table B and be
Feature	or Developmer	nt Circumstances	(1) If a feature, is it on site or within 500m OR (2) if a development circumstance, does it apply?		If a feature, specify distances in metres	Potential Information Needs
			Yes (✓)	No (√)		
Non-farm development near designated urban areas or rural settlement area				metres	Demonstrate sufficient need within 20-year projections and that proposed development will not hinder efficient expansion of urban or rural settlement areas	
Class 1 in	dustry'				metres	Assess development for residential and other sensitive uses within 70m
Class 2 in	dustry²				metres	Assess development for residential and other sensitive uses within 300m
Class 3 in	dustry ³				metres	Assess development for residential and other sensitive uses within 1000m
Land Fill S	Site				metres	Address possible leachate, odour, vermin and other impacts
Sewage T	reatment Plan				metres	Assess the need for a feasibility study for residential and other sensitive land uses
Waste Sta	abilization pond				metres	Assess the need for a feasibility study for residential and other sensitive land uses
Active rail	way line				metres	Evaluate impacts within 100m
	d access highway designated future				metres	Evaluate impacts within 100m
Operating mine site				metres	Will development hinder continuation or expansion of operations?	
Non-operating mine site within 1000m				metres	Have potential impacts been address? Has the mine been rehabilitated so there will be no adverse effects?	
Airports where noise exposure forecast (NEF) or noise exposure projection (NEP) is 28 or greater				metres	Demonstrate feasibility of development above 28 NEF for sensitive land uses Above the 35 NEF/NEP, development of sensitive land uses is not permitted	
Electric transformer station				metres		

Feature or Development Circumstances	(1) If a feature, is it on site or within 500m OR (2) if a development circumstance, does it apply?		If a feature, specify distances in	Potential Information Needs	
	Yes (✓)	No (√)	metres		
High voltage electric transmission line			metres	Consult the appropriate electric power service	
Transportation and infrastructure corridors			metres	Will the corridor be protected?	
Prime agricultural land			metres	Demonstrate need for use other than agricultural and indicate how impacts are to be mitigated	
Agricultural operations			metres	Development to comply with the Minimum Distance Separation Formulae	
Mineral aggregate resource areas			metres	Will development hinder access to the resource or the establishment of new resource operations?	
Mineral aggregate operations			metres	Will development hinder continuation of extraction?	
Mineral and petroleum resource areas			metres	Will development hinder access to the resource or the establishment of new resource operations?	
Existing pits and quarries			metres	Will development hinder continued operation or expansion?	
Significant wetlands			metres	Development is not permitted	
Significant portions of habitat of endangered and threatened species			metres	Development is not permitted	
Significant fish habitat, woodlands south and east of the Canadian Shield, valley lands, areas of natural and scientific interest, wildlife habitat			metres	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 and cultural heritage landscapes				Development should conserve significant built heritage resources and cultural heritage landscapes	
Archaeological resources				Assess development proposed in areas of archaeological potential. Assessment to b prepared by person licensed under Part VI of the Ontario Heritage Act.	
				Conservation plan for any archaeological resources identified in the assessment.	
Erosion hazards				Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams	
Floodplains				Where one-zone flood plain management in effect, development is not permitted within the floodplain	
				Where two-zone flood plain management in effect, development is not permitted within the floodway	
				Where a Special Policy Area (SPA) is in effect, development must conform with official plan policies for the SPA	

4					Demonstrate that hazards can be addressed		
Hazardous sites ⁴					Demonstrate that hazards can be addressed		
Rehabilitated mine sites	3				Application for approval from Ministry of Northern Development and Mines should be made concurrently		
Contaminated sites					Assess an inventory or previous uses in areas of possible soil contamination		
 Class 2 industry - r truck traffic. Class 3 industry - in fugitive emissions. Hazardous sites - p 	 Class 1 industry - small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only. Class 2 industry - medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic. Class 3 industry - indicate if within 1000m - processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions. 						
housing an	d unit size, complete the	rest of the row.	If lots are to be	sold as vacant lots, i	ousing Affordability. For each type of indicate the lot frontage. Information al space is needed, attach on a separate		
		Table C -	Housing Aff	ordability			
For example: Semi-deta	ached - 10 units; 1000 sq.	ft./5.5 metres, \$1	19,900				
Housing Type	# of Units	Unit	Size (sq. ft.) an	d/or Lot Frontage	Estimated Selling Price/Rent		
Semi-Detached							
Link/Semi-Detached							
Row or Townhouse							
Apartment Block							
Other Types or Multiples							
6.5 Is there any served by th					nousing, or the type of housing needs 0.1 or attach on a separate page.		
7. SERVICING							
7.1 Indicate in a) and b) the proposed servicing type for the subject land. Select the appropriate servicing type from Table D . Attach and provide the title of the servicing information/reports as indicated in Table D.							
a) Indicate the proposed sewage disposal system							
b) Indicate the proposed water supply system							

Table D - Sewage Disposal and Water Supply				
Sewage Disposal	a) Public piped sewage system	Municipality should confirm that capacity will be available to service the development at the time of lot creation or re-zoning		
	b) Public or private communal septic	Communal systems for the development of 5 or more lots/units : servicing options report 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 lots/units and generating more than 4,500 litres per day effluent : servicing options report ¹ , hydrogeological report ²		
	c) Individual septic system(s)	Individual septic systems with daily sewage flow of less than 4,500 l/day and system entirely located on each property: hydrogeological report ² and site development plan ⁴		
		Individual septic systems with daily sewage flow of more than 4,500 l/day and system entirely located on each property: servicing options report ¹ , hydrogeological report ²		
	d) Other	To be described by applicant		
Water Supply	a) Public piped water system	Municipality should confirm that capacity will be available to service development at the time of lot creation or re-zoning		
	b) Public or private communal well(s)	Communal well systems for the development of more than 5 lots/units : servicing options statement ¹ , hydrogeological report ² and indication whether a public body is willing to own and operate the system ³		
		Communal well systems for non-residential development where water will be used for human consumption : hydrogeological report ²		
	c) Individual well(s)	Individual wells for the development of more than 5 lots/units : servicing options statement ¹ , hydrogeological report ²		
		Individual wells for non-residential development where water will be used for human consumption: hydrogeological report ²		
	d) Communal surface water	Approval of a "water taking permit" under section 34 of the Ontario Water Resources Act is necessary for this type of servicing		
	e) Individual surface water	Servicing options report		
	f) Other	To be described by applicant		
 Before undertakir expected given th Where communal Comments from t 	ng a hydrogeological report, consult the nature and location of the proposal services are proposed (water and/o	r sewage), these services will include a responsibility agreement with the municipality disposal systems (Section C-Sewage disposal), or a certificate of approval from MOE for		
		orm drainage and access to the subject land. Select the appropriate type from information as indicated in Table E.		
a) Indicate	e the proposed storm drainage s	ystem		
b) Indicate	e the proposed road access			
		cription of the parking and docking facilities to be used and the approximate cilities from the subject land and the nearest public road Attached		
d) Is the p	oreliminary stormwater managem	ent report attached?		

If not attached as a separate report, in what report can it be found?

☐ Yes ☐ No

	Table E - Storm	n Drainage, Road Access and Water Access		
	Service Type	Potential Information/Reports		
Storm Drainage	a) Sewers	A preliminary stormwater management report is recommended and should be prepar		
	b) Ditches or Swales	concurrent with any hydrogeological reports for submission with the application. A stormwater management plan will be needed prior to final approval of a plan of subdivision or as a requirement of site plan approval		
	c) Other	of as a requirement of site plan approval		
Road Access	a) Provincial highway	Application for an access permit should be made prior to submitting this application. An access permit is required from MTO before any development can occur		
	b) Municipal or other public road maintained all year	Detailed road alignment and access will be confirmed when the development application is made		
	c) Municipal road maintained seasonally	Subdivision or condominium development may not be permitted on seasonally maintained roads. Confirm with the local municipality.		
	d) Right of way	Access by right of ways on private roads may be permitted, in certain areas and as part of condominium. Confirm with the local municipality.		
Water Access		Information from the owner of the docking facility on the capacity to accommodate the proposal will assist the review		
Hydroge	f servicing information/reports cological Report – g Options Report –			
Prelimin	ary Stormwater Management Re	port –		

Notes:

- If the plan would permit development of more than five lots or units on privately owned and operated individual or communal wells,
 (a) a servicing options report and (b) a hydrogeological report are required.

 If the plan would permit development of five or more lots or units on privately owned and operated individual or communal septic systems,
 (a) a servicing options report and (b) a hydrogeological report are required.

 If the plan would permit development of fewer than five lots or units on privately owned and operated individual or communal septic systems, and more than 4500 litres of effluent would be produced per day as a result of the development being completed, (a) a servicing options report and (b) a hydrogeological report 3. (b) a hydrogeological report.
- If the plan would permit development of fewer than five lots or units on privately owned and operated individual or communal septic systems, and 4500 litres of effluent or less would be produced per day as a result of the development being completed, a hydrogeological report is required.

8.	OTHER INFORMATION	
	8.1 Is there any other informat resolve outstanding object	on that may be useful to the County in reviewing this development proposal (e.g. efforts made to ons or concerns)? If so, explain below or attach a separate page.
9. /	AFFIDAVIT OR SWORN D	ECLARATION
>	I/We.	of the in the
		make oath and say (or solemnly declare) that the information contained in this application is
	true and that the information of	ontained in the documents that accompany this application is true.
	Curara (ar daglared) before m	
	Sworn (or declared) before mat the	
	in the	
	this day of	
	Commissioner of Oaths	Applicant
		Applicant
10). AUTHORIZATIONS	
	10.1 If the applicant is not the	a support of the land that is the subject of this application, the switten sutherization of the support that the
	applicant is authorized	e owner of the land that is the subject of this application, the written authorization of the owner that the l to make the application must be included with this form or the authorization set out below must be
	completed. Aut	horization of Owner(s) for Agent to Make the Application
>	I/We,	am/are the owner(s) of the land that is the subject of this application for
		on (or condominium description) and I authorize to make this
	application on my behalf.	
		-
	Date	Signature of Owner
		
	Date	Signature of Owner

	10.2 If the applicant is not the owner concerning personal information se	of the land that is the subject of this application, complete the authorization of the owner out below.
	Authorization of O	wner(s) for Agent to Provide Personal Information
	I/We,	am /are the owner (s) of the land that is the subject of this application for
	approval of a plan of subdivision (or condo	minium description) and for the purposes of the Freedom of Information and Protection
	of Privacy Act, I authorize	, as my agent for this application, to provide any of my persona
	information that will be included in this app	olication or collected during the processing of the application.
	Date	Signature of Owner
	Date	Signature of Owner
11.		Signature of Owner
11.		
11.	CONSENT OF THE OWNER(S) Complete the consent of the owner conce	
11.	CONSENT OF THE OWNER(S) Complete the consent of the owner conce Consent of the Owner	rning personal information set out below. r(s) to the Use and Disclosure of Personal Information
11.	CONSENT OF THE OWNER(S) Complete the consent of the owner conce Consent of the Owner I/We,	rning personal information set out below.
11.	CONSENT OF THE OWNER(S) Complete the consent of the owner conce Consent of the Owner I/We,	rning personal information set out below. r(s) to the Use and Disclosure of Personal Information am/are the owner(s) of the land that is the subject of this ision (or condominium description) and acknowledge that certain personal information is
111.	CONSENT OF THE OWNER(S) Complete the consent of the owner conce Consent of the Owner I/We, application for approval of a plan of subdiviculected and distributed to public bodies of the Freedom of Infor	rning personal information set out below. r(s) to the Use and Disclosure of Personal Information am/are the owner(s) of the land that is the subject of this ision (or condominium description) and acknowledge that certain personal information is
11.	CONSENT OF THE OWNER(S) Complete the consent of the owner conce Consent of the Owner I/We, application for approval of a plan of subdiviculected and distributed to public bodies of the Freedom of Infor	rning personal information set out below. r(s) to the Use and Disclosure of Personal Information am/are the owner(s) of the land that is the subject of this ision (or condominium description) and acknowledge that certain personal information is under the authority of the Planning Act. mation and Protection of Privacy Act, I further authorize and consent to the use of my

12. AGREEMENT TO INDEMNIFY

The Owner/Applicant agrees to reimburse and indemnify the Corporation of the County of Lanark (hereinafter referred to as the "County") for all fees and expenses incurred by the County to process the application for plan of subdivision or condominium, as the case may be, including any fees and expenses attributable to proceedings before the Ontario Municipal Board or any court or other administrative tribunal if necessary to defend the County's decision to support the application.

Without limiting the foregoing, such fees and expenses shall include the fees and expenses of consultants, planners, engineers, lawyers and such other professional and technical advisors as the County may, in its absolute discretion acting reasonably, consider necessary or advisable to more properly process and support the application.

Attached to this application is a cheque payable to "Lanark County" representing payment of the application fee.

The Owner/Applicant further agrees to provide the municipality, upon request, a deposit against which the County may, from time to time charge against the deposit any fees and expenses incurred by the County in order to process the application. If such fees and expenses exceed the deposit, the Owner/Applicant shall pay the difference forthwith upon being billed by the County with interest at the rate of 1.25% per month (15% per annum) on accounts overdue more than 30 days.

additional deposits as the continuing obligation to p	ther agrees that, upon request by the County from time to time, the Owner/Applicant e County considers necessary, and until such requests have been complied with, the Co process the application or attend or be represented at the Ontario Municipal Board or a g in connection with the application.	ounty will have no
	3 ··· · · · · · · · · · · · · · · ·	
Date	Signature of Owner	
Date	Signature of Owner	
The County will assign a File Nu	umber for complete applications and this number should be used in all communications	with the County.
Applicant's Checklist:	Have you remembered to attach:	Yes
	 5 completed application forms (1 original and 4 copies)? (Ensure you have a copy for yourself) 	
	• 5 copies of the draft plan with key maps, folded to 8½" X 14" size?	
	 5 copies of the draft plan reduced to 8½" X 14" size? 	
	 5 copies of the information/reports as indicated in the application form? 	\Box
	2 copy of the registered transfer/deed for the subject lands?	
	• 5 copies of the planning rationale?	
	 15 CD's containing a copy of the plan, application form, all relevant Reports and the planning rationale? 	
	 The required fee and deposit, either as a certified cheque or money order, payable to Lanark County? 	
FORWARD TO:	Lanark County	
I UNWARD IU.	Planning Department	
	99 Christie Lake Rd.	
	Perth, Ontario K7H 3C6	