

The Corporation of the Municipality of West Grey

Application for Consent

Office Use Only				
Date Received:		File No:		
Receipt #		Total Application Fee Received:		
Roll Number:		Pre-submission Consultation:	Yes □ No □	

Completeness of the Application:

This application form sets out the information that must be provided by the applicant, as prescribed in the various Ontario Regulations made under the Planning Act.

As per 'Section 53(3) Other Information' of the Planning Act RSO 1990 as amended the Council of the Municipality of West Grey (Municipality) requires that assessments, reports, studies, analyses or other material as outlined in the West Grey Official Plan and/or Grey County Official Plan be submitted at the time of application. Consent applications submitted without the required assessments, reports, studies, analyses or other material as required by the Official Plan(s) will be deemed incomplete and Council shall refuse to accept or further consider the application as per Section 53(4) of the Act. Applications deemed incomplete will be returned to the owner/applicant.

What is required to submit a consent application?

There are several application specific requirements, as listed below, which apply to certain applications. Note: There could be additional requirements in the form of studies, reports, plans, verification, etc. as conditions of final consent approval.

Application Specific	Requirements - Checklist	
All consent applications	Pre-submission consultation is strongly recommended.	
	Drawing or survey – see instructions in Appendix 'A'	
	Completed application form	
	Proof of ownership	
	Commissioners stamp/signature	
	Application fee – see calculation instructions below	
If the application is for a	If the application is for a surplus farm dwelling:	
surplus farm dwelling	Complete appendix 'B' surplus farm dwelling	
	A surplus farm dwelling must be surplus to the current owner. Proof may be required:	
	□ Valid farm registration number	
	□ Other lands owned	
	□ Address of primary residence	
If the application is within 750 m of a livestock barn	If there are livestock barns (either currently used for livestock or capable of being used for livestock) located within 750 m of the dwelling on the retained lands:	
	A minimum distance separation (MDS) 1 calculation is required to be submitted with this application for consent pursuant to MDS document - Implementation Guideline #6.	
If a previous application for	If there have been any previous severances of land from this holding:	
consent has occurred on	Provide previous severance file number	
the site	\Box Indicate previous severances on the provided drawing	
	Provide grantee's name	
	Provide use of parcel	
	Provide date parcel created (year)	



The Corporation of the **Municipality of West Grey**

Application for Consent

402819 Grey Road 4 Durham, ON NOG 1R0 Phone (519) 369-2200 Email notice@westgrey.com Web www.westgrey.com

Submission of Application

Applications made be mailed to, or dropped off at West Grey Municipal Office, 402819 Grey Road 4, Durham, ON, N0G 1R0 and/or emailed as an Adobe PDF document to notice@westgrey.com. One application form may be used to apply for multiple consents/severances. Applications will not be reviewed/processed until the application fee is received.

Application Fee

The application fee is to be submitted at the time of submission. Application fees may be paid by cheque (made out to the Municipality of West Grey), money order, or cash. Interac/debit payment may be made at the West Grey Municipal Office. Online payment is not available.

Type of Application		Fee	Subtotal
a)	New lot (\$1,900.00 per each new lot created)	\$1,900.00 x # lots =	
b)	Lot addition (\$1,900.00 per each lot addition)	\$1,900.00 x # lot addition(s) =	
c)	Lot line adjustment (\$1,900.00 per each lot line adjustment)	\$1,900.00 x # lot line adjustment =	
d)	Easement/right-of-way (\$1,900.00 per each easement required)	\$1,900.00 x # easements =	
e)	Validation certificate (\$1,000.00 per each validation certificate	\$1,000.00 x # lots =	
f)	Lease over 20 years	\$1,900.00	
Ad	ditional Required Application Fees		I
d)	Grey County planning fee (\$400.00 flat rate)	\$400.00	\$400.00
e)	Saugeen Valley Conservation Authority planning fee (\$260.00 per each new lot created)	\$260.00 x # lots =	
	· · · · · · · · · · · · · · · · · · ·	Total Application Fee:	

Please ensure to complete this application in its entirety and submit any additional information that may have been identified as required through the pre-submission consultation process.

1. Owner/applicant	
Name	
Mailing address	
Telephone No.	
Email address	

2. Agent (if applicable)

All correspondence, notices, etc., with respect to this application, will only be directed to the owners/applicant's agent. Where no agent is identified notices etc., will be directed to the owner/applicant. Name

Mailing address	
Telephone no.	
Email address	

3. Solicitor (if applicable)		
Name		
Mailing address		
Telephone no.		
Email address		

4. Subject lands	
Former township/town	
Legal description	
Civic address	
Assessment roll number	

5. Type and purpose of the application (select all applicable)				
Creation of a new lot \Box	Lot addition to existing Lot \Box			
Lot line adjustment to existing lot \Box	Easement/right-of-way 🗆			
Lease 🗆	Validation certificate			
If known, the name of the person to whom the land or the interest in the land is to be sold, transferred charged or leased:				

6. Retained land certificate

Are you also requesting a consent certificate be issued	Yes 🗆	
for the retained land?	No 🗆	
If the second second second second second second second the second second second second second second second se		

If **yes**, your lawyer must provide a separate written statement that there is no land abutting the subject land that is owned by the owner of the subject land other than land that could be conveyed without contravening section 50 of the Planning Act.

7. Creation of a new lot				
	Lot dimensions - retained lo		Lot dimensions - new lot	
Frontage (m)				
Depth (m)				
Area (ha. or m ²)				
Access - retained lot		Access – new lot		
Provincial highway □		Provincial highway 🗆		
Municipal road (all season) 🗆		Municipal road (all season) 🗆		
County road		County road		
Right-of-way □		Right-of-way □		

Water service - retained lot		Water service – new lot			
Municipal service		Municipal service □			
Private well			Private well		
Communal well 🗆		Communal well 🗆			
Othe	r:		Other		
Sewage	service - retained lot		Sewage service – new lot		
Muni	cipal service □		Municipal service 🗆		
Priv	vate septic 🗆		Private septic		
Com	munal septic 🗆		Comm	Communal septic 🗆	
Priv	y/outhouse □		Privy/	outhouse	
Othe	r		Other		
Storm dr	ainage - retained lot		Storm dra	ainage – new lot	
Municipa	al storm sewers 🗆		Municipal	storm sewers	
Ditc	hes/swales □		Ditches/swales □		
Othe	er		Other		
What is the current us	se of the lot to be retain	ned?			
What is the current u	se of lot to be severed?	?			
Are there any existing	g buildings or structure	es on the	lands?		
Yes □ No □ If	yes identify the following	g:			
	Existing building no.	1* Ex	isting building no. 2*	Existing building no. 3*	
Used for					
Year Built					
*Must be shown on th					
What is the proposed	l use for the lot to				
be retained?					
What is the proposed	l use for the new				
lot?	ildinge og strustures g		ta ha huilt an tha natain	ad lat on the new lato	
Yes \Box No \Box If yes ide	•	roposea	to be built on the retain	led lot of the new lot?	
	New building No.	1*	New building No. 2*	New building No. 3*	
Proposed use		-			
*Must be shown on th	ne required drawing			1	
L					

8. Lot addition/lot line adjustment					
Provide reason for lot addition/lot line adjustment					
Year the lot to be add	led to was created/severed				
	Lot retained (size)	Lot addition (size)	Lot to be added to (size)		
Frontage (m)					
Depth (m)					
Area (ha. or m ²)					

9. Easement/Right-of-Way		
Provide reason for easement/right-of-way		
Legal description of land to benefit from the		
easement (dominant)		
Legal description of land subject to the		
easement (serviant)		
Frontage (m)		
Depth (m)		
Area (ha. or m ²)		

10. Lease		
Provide reason for lease		
	I	
Name of lessee		
Name of lessor		
Duration of lease		
Legal description of lands subject to lease		
Area (ha. or m ²) of lease or Unit #		
11. Validation certificate		
Provide reason for validation certificate:		
Legal description of lands subject to validatio	n certificate	
PIN number		
Year instrument was registered that contravened Planning Act		
Name of owner(s) at time of Planning Act cor	Itravention	
12. Other		

Have the lands ever been the subject of an application under the <i>Planning Act</i> for approval of a plan of subdivision or consent (severance)?				
Yes 🗆 No 🗆	If yes provide the following:			
File No.:	Status:			
Has any land been	severed from the parcel originally acqui	red by the owner of the subject lands?		
Yes 🗆 No 🗆	If yes provide the following:			
Date of transfer:				
Name of transferee:				
Uses of the severed	lands:			
Are the subject lands the subject of any other application under the <i>Planning Act</i> , such as an application for an official plan amendment, a zoning bylaw amendment, a minister's zoning order, an application for minor variance or an application for an approval of a plan of subdivision or another consent? Yes \Box No \Box If yes provide the following:				
File No.:	Status:			
Are there any exist	ing easements or restrictive covenants a	affecting the subject lands?		
Yes \square No \square If yes describe each easement or restrictive covenant and its effect:				
Explain how the ap	pplication is consistent with the Provincia	al Policy Statement 2020		
•	tario.ca/page/provincial-policy-statement-2	-		
		,		
What is the West G	Grey Official Plan designation			
	estgrey.com/en/invest/resources/West-Grey-			
Official-Plan-2012.pd				
What is the County	of Grey Official Plan designation			
(See https://www.grey.ca/government/land-use-planning)				
Describe how the a	application conforms with the consent pe	olicies of the West Grey and/or County of		
Grey Official Plan(s	s) noted above:			
What is the West G	rey Zoning			
(See https://www.grey.ca/government/land-use-planning)				
Describe the surro	unding land uses			

	Is the subject land within a Wellhead Protection Area (WHPA)? (See https://home.waterprotection.ca/)			
	Yes ■ No □ If yes, identify the WHPA:			
	If yes , do you have an approved Risk Management Plan (RMP) and/or a Section 59 Notice to Proceed from the Risk Management Official (RMO)? Please attach.			
	Authorization for agent to act for owner			
	I/we David McDonald of Ayton Forest L.P. am/are the registered owner(s) of the land that is the subject of this application for consent. I/we authorize Dafne Gokcen of Innovative Planning Solutions to make this application on my/our behalf.			
	This authorization also allows the agent to appear at any hearing(s) of the application and provide any information or material required by the Committee of Adjustment (Committee) relevant to the application on my/our behalf.			
		December 19, 2024		
	Signature of owner/owners	Date		
	ha	December 19, 2024		
	Signature of witness	Date		
	Name of witness: Meg McDonald	a a a a a a a a a a a a a a a a a a a		
	Affidavit or sworn declaration for the prescribed	d information		
		solemnly declare that all statements contained in this		
	application and supporting documentation are true a			
		hat it is of the same force and effect as if made under		
	oath and by virtue of the Canada Evidence Act.	And D. D. Company		
	. Declared before me at <u>City of Barme</u> in	county of simcol 20		
	Declared before me at CIU OI DUTCIC	n the Municipality of West Grey this day of		
	Derember 20 24			
	1anu em			
	Signature of Owner/Owners or Agent	Date		
	Cristina Pivato, a Com	missioner, etc., Den 20124		
	Signature of Commissioner Province of Ontario, for	Date		
	165/989 Unitario Liu.			
	Innovative Planning S	olutions Ltd.		
	Owner/applicant's consent declaration Expires August 25, 20	26.		
	In submitting this application, I/we David McDonald	d of Ayton Forest L.P. the owner/applicant hereby		
J	a) apply to the Committee for the Municipality for	Consent, as described in this application; and		
	b) agree and enclose the application fees as calcula			
	c) understand application fees are non-refundable a	ind that no assurance is given that the payment of		
	the application fee will result in approval of the ap			
		oplication; and		
		oplication; and w of the application deemed to be required by the		
	Municipality or Committee in order to proceed with	oplication; and w of the application deemed to be required by the h the application is the responsibility of		
	Municipality or Committee in order to proceed with owner/applicant and that a peer review deposit m	oplication; and w of the application deemed to be required by the h the application is the responsibility of		
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	 Municipality or Committee in order to proceed with owner/applicant and that a peer review deposit m application; and e) authorize the members of the Committee, member consultants to enter onto the above-noted propert this application over the time this application is unit f) acknowledge that in accordance with the provision Municipality to provide the public access to all devide documentation and hereby provide my/our conset freedom of Information and Protection of Privacy a supporting documentation provided by myself, my public record and will also be available to the gen g) agree/acknowledge that I/we are responsible for er by the Municipality, is posted on the lands at the inter there is no existing driveway, the sign shall be erected and solution. 	oplication; and w of the application deemed to be required by the h the application is the responsibility of ay be required prior to the processing of the ers of the staff of the Municipality and designated by for the limited purposes of evaluating the merits of ider consideration by the Municipality; and hs of the Planning Act, it is the policy of the velopment applications and supporting nt in accordance with the provisions of the Municipal Act that the information on this application and any v agents, consultants and solicitors will be part of the eral public; and hsuring that a 'Notice of Application' sign, as provided ersection of a driveway and a public road. Where eacted in the middle of the lot along a public road. And after a public meeting.		
	 Municipality or Committee in order to proceed with owner/applicant and that a peer review deposit m application; and e) authorize the members of the Committee, member consultants to enter onto the above-noted propert this application over the time this application is unit f) acknowledge that in accordance with the provision Municipality to provide the public access to all devide documentation and hereby provide my/our conset freedom of Information and Protection of Privacy a supporting documentation provided by myself, my public record and will also be available to the gen g) agree/acknowledge that I/we are responsible for er by the Municipality, is posted on the lands at the inter there is no existing driveway, the sign shall be erected and solution. 	oplication; and w of the application deemed to be required by the h the application is the responsibility of ay be required prior to the processing of the ers of the staff of the Municipality and designated by for the limited purposes of evaluating the merits of ider consideration by the Municipality; and hs of the Planning Act, it is the policy of the velopment applications and supporting th in accordance with the provisions of the Municipal Act that the information on this application and any v agents, consultants and solicitors will be part of the eral public; and hsuring that a 'Notice of Application' sign, as provided ersection of a driveway and a public road. Where acted in the middle of the lot along a public road. And		

Saugeen, Grey Sauble Northern Bruce Peninsula Source Protection Plan

Appendix 'A' – Drawing Requirements

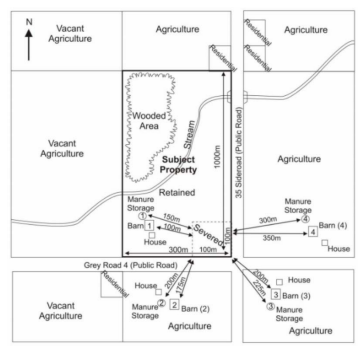
Two Drawings in metric units must be included showing the following (see examples):

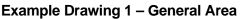
- North arrow;
- the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- the approximate location of all natural and artificial features (e.g., for example, buildings, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,
 - are located on the subject land and on land that is adjacent to it, and
 - in the applicant's opinion, may affect the application;
- the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way; and
- the location and nature of any easement affecting the subject land.

Notes:

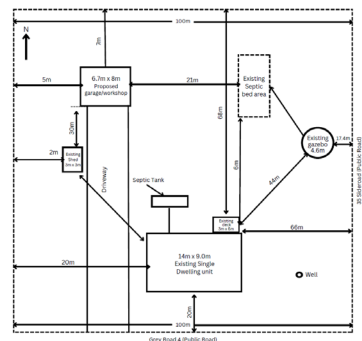
For consent applications proposing to create a new lot, lot addition or easement a draft reference plan and/or Surveyor's Real Property Report prepared by an Ontario Land Surveyor <u>may be required</u> to be submitted with the application to confirm the proposed boundaries/dimensions.

All new lot/lot additions/lot line adjustment/easement/right-of-way applications will require an Ontario Land Surveyor to prepare a Reference Plan <u>as a condition of approval</u> by the Municipality.





Example Drawing 2 – Close Up



Appendix 'B' - Surplus Farm Dwelling Information Form

In Support of an Application for Consent under the Planning Act, R.S.O. 1990 c. P.13, as amended.

1. Details of Subject Lands

Municipal Address:

What year was the surplus farm dwelling constructed?

Is the surplus farm dwelling capable of human habitation \underline{today} ? Yes \Box No \Box

Complete Situation 1, Situation 2 or Situation 3

Situation 1: I am selling my farm and want to sever the surplus farm dwelling and some land. I am selling the remainder of the farmland to a bona fide famer who has farmland and a house elsewhere. The surplus farm dwelling is not required by the purchaser.

Q1a. Who will the farmlands be sold or conveyed to?

Q1b. Where is the primary residence of the purchaser of the farmlands?

Q1c. Does the purchaser have a valid Farm Business Registration Number?

Q1d. How many hectares of farmland does the purchaser own?

Q1e. How many hectares of farmland does the purchaser farm themselves?

Q1f. Where are the farmlands located (lot, concession, municipality)?

Situation 2: I currently own the farm and the surplus farm dwelling. I have a primary residence elsewhere. I own and farm other farmlands elsewhere. The surplus farm dwelling is not required for my needs.

Q2a. Where is your primary residence?

Q2b. Do you have a valid Farm Business Registration Number?

Q2c. How many hectares of farmland do you own?

Q2d. How many hectares of farmland do you farm yourself?

Q2e. Where are the farmlands located (lot, concession, municipality)?

Situation 3: I am buying the farm. I have a primary residence elsewhere. I own and farm other farmlands elsewhere. The surplus farm dwelling is not required for my needs.

Q3a. Where is your primary residence?

Q3b. Do you have a valid Farm Business Registration Number?

Q3c. How many hectares of farmland do you own?

Q3d. How many hectares of farmland do you farm yourself?

Q3e. Where are the farmlands located (lot, concession, municipality)?

Note:

If the purchasing farmer or owner cannot provide sufficient evidence as to their farm business status/status as a farmer, the application may be refused and/or not accepted by the Secretary-Treasurer of the Committee. Additionally, if the surplus farm dwelling criteria contained in the Grey County Official Plan cannot be met, the application may be refused and/or not accepted by the Secretary-Treasurer of the Committee.