APPLICATION FOR CONSENT/SEVERANCE APPROVAL

Section 53 of the Planning Act, R.S.O. 1990 CONSULTATION WITH CITY STAFF IS REQUIRED PRIOR TO SUBMISSION OF THIS APPLICATION FORM

This application must be typed or printed in black or blue ink, completed entirely and signed.	OFFICE USE ONLY File No.:					
Name of Planner: Date:	Date Accepted:					
Please attach the record/notes of Formal Pre-consultation to the application. Refer to Part VII of this application form for additional submission requirements.	Roll No.: Related Files:					
Have the required studies, plans, or reports been submitted? ☐ Yes ☐ No Is the survey or accurate (to scale) plan attached? ☐ Yes ☐ No	Date Deemed Complete:					
Incomplete applications will be returned to you with the associated fee. Withdrawal of applications is required in writing and fees are returned pending the stage application is in. Once notices are circulated, no fees are refunded.	Complete.					
Check off all that apply:						
☐ Creation of a new lot (an application fee is required for each new lot created)	☐ Lease – duration of lease					
☐ Lot Addition (boundary adjustment)	☐ Validation of title					
☐ Creation of easement/Right-of-way	☐ Servicing easements					
*Please provide a preliminary servicing plan in order to determine whether easements will be required as part of the severance application for service or access. Failure to do so may result in another application to the Committee of Adjustment at a later date.						
PART I – CONTACT INFORMATION						
1. Name of Applicant ¹	Phone					
Address	Fax					
City/Postal Code	E-mail					
¹ If the applicant is a numbered company, also provide the name of a principal of the company.						
2. Name of Agent	Phone					
Address	Fax					
City/Postal Code	E-mail					
3. Name of Property Owner ²	Phone					
Address	Fax					
City/Postal Code	E-mail					
² It is the responsibility of the owner or applicant to notify the Planner of any changes in ownership within 30 da	ays of such a change.					



4.	Da	ate the pr	opert	y wa	as acquire	d by tl	ne owner?												
5.	PI	lease spe	cify to	o wł	nom all cor	nmun	ications sl	nould	be sent to. ³			Agen	t	□ A	pplican	t		Owner	
									development appart their contact						ant noted a	above	e, exce	ept where an Agen	t
Per Mul Cor info pub Que	sona nicip mmit rmat lishi estio	al informa bal Act, 20 ttee and 0 tion and t ang on the bas about	tion of the control o	colle as a f Bra soci s we olled	mended, a antford statisted reported by the contract of the co	nd the if in the is aris to reco	e Planning neir considering from the ordings of the eferred to the effect to the	Act, 1 eration ne pub the all he City	990 R.S.O. of this ma lic participal Public Mee	1990 tter. T tion p tings tings	o, c.P.13 The writt rocess, may als nager of	and ween subsection and a subsection and	will omis ma oste lopr	be usessions, ade aved to to the ment P	ed by N includi ailable he City lanning	Mem ng r to th of E	nbers name he po Brant	uthority of the of Council or es and contact ublic, including ford's website og Department	r t
PA	\RT	II – GE	NEF	RAL	PROPE	RTY	DESCR	IPTIC	N										
1.	Mu	ınicipal A	ddre	SS															
2.	Le	gal Descr	iption	ı (fil	l in all that	are a	pplicable)												
	Co	oncession									umber(s)								
		egistered eference F								_ot(s), Part(s	/Block(s)))							<u> </u>
3.	Pro	perty Din	nensi	ons	(in metric	units)													
	Fr	rontage/W	idth (r	n)			Dept	th (m)				_ Area	a (m	n²/ha)					
4.	En	cumbran	ces																
	Aı	re there ar	ny mo	rtga	ges, existin	g ease	ements or r	estricti	ve covenant	s affe	cting the	subje	ct la	ınd?					
		yes, provi nds.	de na	mes	and addre	sses o	f the holde	rs of a	ny mortgage	s, cha	arges or	other e	encu	ımbran	ices in r	esp	ect o	f the subject	
	Please identify whether easements for servicing, access etc. and indicate same on the concept plan. This information is required so we can include as part of the application before the Committee. Failure to identify required easements as part of the proposal could result in a delay of the application or submission of another application to be heard by Committee of Adjustment at a later date.																		
5.	Exi	sting Use	of Pı	rope	erty														
		Agricult	ural		Commercia		Industrial		Institutional		Resider	ntial [Vacant	: 🗆	O	ther(s	s)	
	Hov	w long hav	ve the	land	ds been use	ed for	this purpos	e?											
6.a	Pre	evious Us	e of P	rop	erty														
					Commercia		Industrial		Institutional		Resider	ntial [Vacant	: 🗆	0	ther(s	s)	



lf	Industrial	or Com	mercial, s	pecify	use:
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6.b Details of Previous Uses

	Yes	No	Unknown
Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?			
Has a gas station been located on the subject land or adjacent lands at any time?			
Has there been petroleum or other fuel stored on the subject land or adjacent lands?			
Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?			
Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?			
Have the lands or adjacent lands ever been used as a weapons firing range?			
Is the nearest boundary line of the subject lands within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?			
If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (i.e., asbestos, PCB's)			
Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?			

	or ac	djacent	sites	?														
	What	What information did you use to determine the answers to 6 above?																
	of the	subje	ct lan	ds, or	if ap		ate,	the adjacent lands,	is needed	l.	tion, a previous use invento	ry sho	wing al	l known	former uses			
7.	Serv	icing,	Draiı	nage	and A	Acces	s											
	Indi	cate w	hat se	ervice	s are	availa	able	or proposed:										
	Wate	er Sup	ply			Se	wag	e Treatment	Stori	n Dı	Orainage							
		Munio	cipal w	vater				Municipal sewers			Storm sewers							
		Comr	nunal	wells				Communal system			Open ditches							
		Indivi	dual w	vells				Septic tank and tile	bed									
	Has t	he exi	isting	drai	nage	on th	e su	bject lands been	altered?									
		Yes		No														
	Does	a lega	al and	d ade	quate	outle	et fo	r storm drainage e	exist?									
		Yes		No		Unkno	own											
	If yes	s, plea	se no	te tha	at the	GRCA	A ma				ons of the Grand River Co processing of your application							
		Yes		No														
	Have	you (cons	ulted	with	GRCA	۹?											
		Yes		No														
					l acce	ess to	sub	ject lands:										
		Unop	ened	road				☐ Provincia	l highway									
		Munio	cipal re	oad				☐ Private R	oad									



Name of	road/street:				
		ner land has	s been seve	red from the parce	el that was originally acquired by the owner.
	vide the following:				
Date of Tr	_				
Name of T	Transferee				
Use of the	e Severed Parcel				
	<u>-</u>				
PART III –	DETAILS OF THE	E PROPO	SAL		
limited to		levelopmen			the proposed development including, but not oor area(s), number of parking/loading spaces, lot
2. Please co	omplete the following	tables, who	ere applicab	ole:	
a) Lands	s to be <u>severed</u> and <u>r</u>	etained:			
			SEVE	ERED	RETAINED
Frontag	ge/Lot Width (m)				
Depth (ı	m)				
Area (m	¹²)				
Existing	ง Use(s)				
	Number & Type of Building/Structure				
Propose	ed Use(s)				
	Number & Type of Building/Structure				
b) Bound	dary Adjustment:				
	indary Adjustment is		Roll #:		
number	ed, identify the asses * and property owne o which the parcel wi	r of the	Property Owner:		
	Staff can assist with obtaining	the roll numbe	er).	J	
c) Easen	ment/Right of Way:				
	Frontage/ width (m)	Depth (m)	Area (m²)	Purpose of easer	ment / right-of-way:
Easeme Right-of Way					



	d) Lease:												
		Purpose	Duratio	n	Desc	riptio	n of pr	oposed lease:					
	Lease												
3.	Name of the pe conveyed (if k	erson (s) (Purchase nown):	r, lessee, and	mortga	agee) t	o who	om the	land or intere	st in lar	nds is in	tended t	o be	
4.	Include a surve	ey or an accurate (t dimensions. – <i>Refe</i>	o-scale) plan r to Part VI of	prepare this Ap	ed by a	n Ont	ario L orm.	and Surveyor	(O.L.S)	showin	g all rele	vant de	etails
	If applicable, in	clude dimensions of	the proposed	easeme	ent or ri	ght-of	-way o	n the same pla	n.				
PΑ	RT IV – ADD	DITIONAL INFO	RMATION										
1.	Does the applic	cant own or have a	legal interest	in anv	adiace	ent lar	nds?		Yes		No		
		following for the ad	_	ay	aajaot	Jiic iai		Ц	103	Ц	140		
ľ	• •	oll No.	•										
		-									_		
	Legal Descript	ion									-		
											_		
_													
2.		ng Applications											
	Are there any for any of the	other applications following:	by the applica	int for t	he sub	oject I	ands,	or for lands w	ithin 12	0 metres	of the s	subject	lands
			Yes N	10		Fil	e Num	nber		Status	of App	lication	1
	Minor Variance	9											
	Amendment to	Official Plan											
	Amendment to												
	Minister's Zoni												
		Plan of Subdivision											
		Plan of Condominiun	n										
	Site Plan												
	Other:												
PA	RT V – PRO	VINCIAL AND I	MUNICIPAL	POL	CY								
No	te: If needed, p	olease ask for assis	stance from Pl	anning	Staff	to hel	р сот	plete this sect	ion.				
						_		-					
		rrent Official Plan d			-	=	-						
		rrent zoning on the											
3.	Yes	ion consistent with	tne Provincia	II POIIC	y State	ment	s Issu	ea unaer subs	ection	s(1) of tr	ie Piann	ing Act	t?
	Ь	ш											
4.	_	and within an area	_	identif	ied un	der a	ny of t	_					
	Intensification Plan	Area as identified in	the Official		Yes		No	Secondary P	lan		Yes		No
	Downtown Mas	ster Plan			Yes		No	Waterfront M Plan	laster		Yes		No
	Other (specify))						. 1011					



5.	Heritage Features Are there any buildings or structures on the subject lands that are subject to a Heritage Ease have been designated under Part IV or Part V of the Ontario Heritage Act? Are there any buildings or structures on the abutting lands that are subject to a Heritage Ease have been designated under Part IV or Part V of the Ontario Heritage Act? If yes to either of the above, a Heritage Impact Assessment may be required. Is a Heritage I Assessment attached?	ement or	Yes Yes Yes		No No No
6.	Endangered Species The Ministry of Natural Resources recommends that municipalities advise proponents to use assessment for Species at Risk and their habitat. It is important that you, as the applicant, Act and how it may affect your development application. It will be at your discretion to underproperty to get a better understanding of the type of species that inhabit your property and as species at risk. This will help you to determine if there is a need for a formal assessmapplication. Further information is attached in Appendix A of this form, and you can also common MNR district office at 519-826-4255 or the MNR SAR website at www.ontario.ca/page/species	be aware of the E ertake an informal if any of these sp ent to accompany ensult Planning Sta	ndange assess ecies a y your e	ered S ment of are cladevelo	Species of your assified opment
	Are you aware of any species at risk in your property? Yes No				
	If so, have you undertaken an informal assessment? Yes No				
	Is a formal assessment necessary?				

7. Significant Features

All applications under the Planning Act are subject to review for regard to the Provincial Policy Statement issued by the Province of Ontario. COMPLETE the table and be advised that additional information may be required. If the information is not submitted, it may not be possible to do a complete and proper planning evaluation.

TABLE - SIGNIFICANT FEATURE CHECKLIST

Use or Feature	Is it on within !		Specify Distance in Metres						
	Yes (X)	No (X)							
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					
Landfill 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 100 metres Noise study prepared? Consultation with CN?					
Controlled access highways or freeways, including designated future routes				Evaluate impacts within 100 metres					
Electric transformer station				Determine possible impacts within 200 metres					
High voltage electric transmission line				Consult Brantford Power					
Transportation and infrastructure corridors				Will the corridor be protected? Noise study prepared?					
Mineral aggregate resource areas				Will development hinder access to the resource or the establishment of new resource operations? Noise & dust study completed?					
Existing Pits and Quarries				Will development hinder continued operation or extraction? Noise and dust study completed?					



Mineral and petroleum resource areas	Will development hinder access to the resource or the establishment of new resource operations?
Significant wetlands or potentially significant wetlands	Development is not permitted within Provincially Significant Wetlands. Provide Environmental Impact Study
Significant portions of habitat of endangered species & threatened species	Provide Environmental Impact Study
Significant fish habitat, woodlands, valley lands, areas of natural and scientific interest, wildlife habitat	Provide Environmental Impact Study. Tree Inventory? Tree Preservation Plan?
Significant groundwater recharge areas, headwaters and aquifers	Demonstrate that these features will be protected
Significant landscapes, vistas, significant cultural heritage landscapes	Development should conserve significant landscapes, vistas, 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 resources are to be studied and preserved, or, where appropriate, removed, catalogued and analyzed prior to development.
Abandoned landfill sites	Which category? Investigation/remedial measures
Erosion hazards	Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams
Floodplains, Floodway Policy Area Special Policy Area (SPA1), (SPA2)	Must meet the Official Plan policies
Hazardous sites ⁴	Demonstrate that hazards can be addressed (slope study, flood line study)
Contaminated sites	Inventory of previous uses in areas of possible soil contamination, record of site condition, affidavit
Agricultural Operations	Development to comply with the minimum distance separation formulae and Official Plan policies

- 1 Class 1 industry: Small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only.
- 2 Class 2 industry: Medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic.
- 3 Class 3 industry: Indicate if within 1000 metres. Processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions
- 4 Hazardous sites: property or lands that could be unsafe for development or alteration due to naturally occurring hazard. These hazards may include unstable soils, unstable bedrock, or steep slopes.

8.	Please provide any additional information which may assist staff and other agencies in reviewing this application. If additional space is required, please attach a separate page.

PART VII – SUPPORTING MATERIAL TO BE SUBMITTED BY APPLICANT

Information must also be submitted electronically in a pdf format via USB or through an appropriate web-based file share program.

- 1.

 Application Fee The Fee Schedule is available on the City of Brantford's Planning Fees webpage. The required fee made payable to the City of Brantford by cash or cheque only). Fees are subject to change.
- **3.** \square **One (1) copy** of the completed, signed application form.
- **4.** □ **One (1) copy** of the cover letter briefly outlining the purpose of the application.
- 5.

 One (1) copy of a plan, survey or a boundary description drawn to scale by an Ontario Lands Surveyor (O.L.S.) that accurately and sufficiently identifies all dimensions and any existing structures on the subject property, including:

Ш	the boundaries and principal dimensions of the property;
	an illustration and dimensions of the lands to be severed and retained or the proposed easement/right of way (if applicable);
	the location of any existing easements, deed restrictions, encroachments, or public regulations (other than those of the Zoning Bylaw or Official Plan) which may limit the use of the land; and
	for each existing building or structure: the type of building or structure: the setback from the front lot line, rear lot line and side lot lines; the height in metres of the building or structure; and if required, the dimensions and/or floor areas of the building or structure.



6	6. One (1)	copy of a plan in metric units illustrating the proposed development, if required, showing:	
		for each proposed building or structure: the type of building or structure; the setback from the front lot line, rear lot line and side lot lines; the height in metres of the building or structure; and the dimensions or floor area of the building or structure;	
		a draft of the proposed architectural elevation plan(s);	
		the approximate location of all natural and artificial features on the subject lands and on land that is adjacent to the subject lands that, in the opinion of the applicant, may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks;	
		the current uses on the land that is adjacent to the subject land;	
		the location, width and name of any roads within or abutting the subject lands, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way;	
		lot coverage and gross floor areas in square metres for all buildings and structures;	
		location and dimensions of off-street parking areas and parking structures, the number of parking spaces to be provided, and ingress and egress to public streets;	
		any pylon signs, fascia signs, light standards, etc., and their location; and	
		garbage collection and other outdoor storage areas.	
PAR	RT VII – N	NOTIFICATION SIGN REQUIREMENTS	
It is y 1. 2. 3. 4.	our respons Post a mir street. Th Ensure on Notify the sign confir Maintain tl Failure to	nent application. Planning staff will provide the sign(s) and instructions regarding their location. Sibility to: Simility to:	
	subject to this development application for the purposes of making inspections associated with this application, during norma and reasonable working hours.		
	Date	Signature of Owner/Applicant/Agent	
2.	Freedom	of Information	
	the policy	n information is collected under the authority of the Planning Act, R.S.O. 1990, c.P.13. In accordance with that Act, it is of the City of Brantford to provide public access to all Planning Act applications and supporting documentation to the City.	
	I, (Print na	, the Owner, hereby agree and acknowledge	

That the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the Municipal Freedom of information and Protection of Privacy Act, R.S.O. 1990, c.M.56, I hereby consent to the City of Brantford making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.



	Date	Signature of Owner/Applicant/Agent			
3.	Acknowledgement Clause				
	I acknowledge that the City of Brantford is not responsible for identification and remediation of contamination on the property, which is the subject of this Application – by reason of its approval to this Application.				
	Date	Signature of Owner/Applicant/Agent			
4.	Affidavit or Sworn Declaration				
	I,	, of the			
	in theinformation contained in this application application is true.	make oath and say (or solemnly declare) that the is true and that the information contained in the documents that accompany this			
	Sworn (or declared) before me				
	at the				
	in the				
	this day of	, <u>20</u>			
		Signature of Owner/Applicant/Agent			
	Signature of a Commissioner, etc.				
5.	Authorization				
	If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.				
	Authorization of Owner for Agent				
		to Make the Application			
	l,	, am the owner of the land that is the subject of this application			
	and I authorize	to act as my agent in this matter and to make this application			
	on my behalf and to provide any of my pers	sonal information that will be included in this application or collected during the			
	processing of this application.				
	Date	Signature of Owner			



ENDANGERED SPECIES ACT REQUIREMENTS

What is the Endangered Species Act? The Endangered Species Act, Bill 108 (ESA) is a new Act that replaces the old ESA. The new ESA protects three times as many species as the old Act; uses science-based decision-making for status assessment of species at risk, protects both species and habitat; recognizes the importance of private land stewardship activities; recognizes Aboriginal interests and includes "flexibility tools" – permits, agreements, for a range of activities otherwise prohibited under the act. These tools enable activities that would not otherwise be permitted, as long as the intent is stewardship, protection, or rehabilitation of the species.

There are a range of municipal activities which potentially affect the Endangered Species Act and Species at Risk (SAR) and their habitats. These are:

- Planning and development application review;
- Infrastructure projects such as roads and buildings;
- Maintenance activities such as rights of way and drains.

The Endangered Species Act and the Provincial Policy Statement (PPS) each provide for the protection of Species at Risk and their habitats, but there are some key differences. The intent is for the definition of significant habitat (PPS 2005) and general habitat (ESA 2007) to protect the same habitat. The Ministry of Natural Resources (MNR) has authority to update significant habitat under the PPS as new information becomes available. The Ministry of Natural Resources will work closely with the planning authority and the Ministry of Municipal Affairs and Housing (MMAH) to help achieve coordination of Endangered Species Act 2007 and Planning Act (PA) processes. The Ministry of Natural Resources will advise municipalities and proponents on matters related to the Endangered **Species** Act.

There are four ways in which endangered species can be classified:

- Special Concern
- Threatened
- Endangered
- Extirpated

Once species are classified "at risk", they are added to the Species at Risk in Ontario (SARO) List.

What does this mean to you, the applicant?

It is important that you be aware of the foregoing educate yourself on information and Endangered Species Act and how it may affect your development application. As the applicant, it will be at your discretion to undertake an informal assessment of your property to get a better understanding of the type of species that inhabit your property and if any of these species are classified as species at risk, as noted above. This will then help you to determine if there is a need for formal assessment to accompany development application. For further clarification you can speak to one of the Planners in the Planning Department or contact the MNR District Office Species at Risk Biologist or District Planner or visit the MNR SAR website:

https://www.ontario.ca/page/species-risk

The Ministry of Natural Resources recommends that municipalities advise proponents to undertake a preliminary ecological site assessment for Species at Risk and their habitat. Proponents seeking approvals under the Planning Act are responsible for ensuring they follow all relevant laws in Ontario, including the Endangered Species Act. Proponents should continue to follow early consultation and application procedures in place for the One Window Planning Service and Municipal Plan Review. Proponents should consult with the municipality/Conservation Authority and MNR as appropriate, to determine what Endangered and Threatened species information is available. The Species at Risk (SARO) list is the primary source of information about the status of species at risk in Ontario. MNR's Natural Heritage Information Centre is the central provincial database for species at risk occurrence information.

