

# THE CORPORATION OF THE TOWN OF LINCOLN APPLICATION TO REQUEST THE PREPARATION OF SUBDIVISION AGREEMENT

CN:	R OFFICE USE ONLY : 3-5-02-05 blication: I No.:					
<u>.</u>			The Town of Lincoln 4800 South Service Ro Beamsville ON L3J 1L Tel: 905-563-8205 Email: <u>planningapplica</u>	3	<u>ca</u>	
Town		a subdivisio	on agreem	nent for the draft plan	n of subdivisions. Escribed to the	on known as
upon 1	the terms and conditions	set forth in	this applic	ation, including Appen	dices hereto.	
Note: REFER TO APPENDIX "A" GUIDE TO APPLICANTS AND FEES AND CHARGES, FOUND ON THE TOWN'S $\underline{WEBSITE}$ .						
1.	FEE					
	ordance with the Fees a		s, found on	the Town's <u>website</u> , t	he required Ap	oplication Fee
2. C	WNER, APPLICANT, A	GENT AND	OR SOLI	CITOR		
(a)	Owner's Name (Please					
(ω)	Mailing Address					
	Postal Code					
	Email				/	
(b)	Applicant's Name (Pleas					
(5)	MailingAddress	*				
	Postal Code					
	Email	•	•	•	/	
(c)	Agent's Name (Please P					
(0)	MailingAddress	,				
	Postal Code					
	Email	•	•	•	/	
(d)	Solicitor's Name (Please					
(-/	MailingAddress					
	Postal Code					
	Email				/	
Note:	ALL CORRESPONDAN IS EMPLOYED, IN WH	ICE WILL B	E SENT T	O THE APPLICANT EX		E AN AGENT
3.	OWNER'S ACKNOWL	EDGEMEN	Т			
If the applicant is other than the registered owner of the lands subject to this application, the owner must complete the following affidavit.						
I/We.	(Please Print)					being
the re	gistered owner (s) of the ion to it being submitted.	lands desc	ribed here	in, am (are) aware of t	this application	
Date:			Signatur	e		

Note:	If application involves two or more separate properties under separate ownership, separate authorization must be provided from each registered owner and be attached hereto. The application must include original signatures.					
4.	MORTGAGEES, RESTRICTIONS AND COVENANTS					
(a)	Names and addresses of all mortgages, holders of charges or other encumbrancer with respect to the subject lands:					
	Name (Please Print)					
	Mailing Address					
	Postal Code					
Note:	If more space is required, attach a separate sheet hereto.					
(b)	Are there any easements, rights-of-way, restrictions, or other covenants applicable to the subject lands? Yes [ ] No [ ] If yes, describe what they are below:					

Signature \_\_

#### 5. REQUIRED PLANS AND RELATED RELEVANT INFORMATION

- (a) The following information shall be submitted with the application:
  - One (1) copy of Deed to property;
  - One (1) hardcopy and one (1) digital copy of draft 30M Plan;
  - One (1) hardcopy and one (1) digital copy of draft Easement Plan(s);
  - One (1) hardcopy and one (1) digital copy of Engineering Drawings, including supporting design calculations (to be prepared in accordance with the Town's Municipal Design Standards;
  - Composite utility Plan
  - One (1) hardcopy and one (1) digital copy of Technical Studies relating to the conditions of draft approval (These studies may include Stormwater Management, Servicing Design Brief, Geotechnical, Traffic, Noise, Environmental Impact, etc.);
  - One (1) copy of the estimated costs of all works (servicing costs)
  - Draft easement documents:
  - Draft documents for any lands to be conveyed to the Town.

Before the Planning and Development Department commences the preparation of the Subdivision Agreement, all construction drawings and specifications must be approved by the Director of Public Works and Certificates of Approval must be obtained from the Ministry of the Environment

- (b) The following financial requirements shall be submitted prior to the registration of the subdivision agreement:
  - Payment of the Water Meters;
  - Payment of the Administration Fees;
  - Payment of any Cash Payments to the Town; and
  - Letters of Credit.

IT IS THE APPLICANT'S RESPONSIBILITY TO ENSURE THAT ALL OF THE REQUIRED INFORMATION IS PROVIDED TO THE TOWN. FAILURE TO PROVIDE ALL OF THE REQUIRED INFORMATION WILL RESULT IN THE DELAY IN THE PREPARATION OF THE AGREEMENT.

THE APPLICATION FEE OUTLINED ON THE TOWN'S <u>WEBSITE</u> INCLUDES THE REVIEW OF UP TO TWO ENGINEERING SUBMISSIONS AND REVIEW OF THE FINAL ENGINEERING SUBMISSION. IF THE TOWN IS REQUIRED TO REVIEW MORE THAN A TOTAL OF THREE ENGINEERING SUBMISSIONS, THE APPLICANT WILL BE INVOICED BY THE TOWN FOR THE ADDITIONAL STAFF TIME INVOLVED IN THE REVIEW OF THE APPLICATION.

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### 1. Preliminary Discussion

Prior to submission of an application, the Applicant should contact the Planning and Development Department to review the conditions of draft approval and the matters to be addressed in the subdivision agreement. This will allow the Department the opportunity to answer any questions the Applicant may have and ensure that all of the required information is submitted to prepare the subdivision agreement.

## 2. Submission of Application

It is the responsibility of the Applicant (or duly authorized agent) to complete, sign and submit an application to the Planning and Development Department. Applications must include the required information and the applicable fee. Any submission lacking the required information or fee shall not be considered further.

# 3. Preparation of Agreement and Circulation for Comments

Upon the receipt of the application and all of the required information and fee, and approval of the engineering drawings by the Director of Public Works, a draft subdivision agreement is prepared by the Planning and Development Department. A review of the draft of the subdivision agreement is undertaken by Town Departments (Public Works, Sport, Recreation, and Culture, Fire, Building and Bylaw Departments, etc.), depending on the conditions of draft approval. The draft agreement is then forwarded to the Applicant, the Town's Solicitor and applicable government agencies (depending on the conditions of draft approval) for review. That review may result in revisions to the subdivision agreement, which will in turn require that the agreement again be forwarded to the Applicant, the Town's Solicitor and applicable government agencies for review.

#### 4. Council Decision

Once the subdivision agreement has been finalized and the Director of Public Works has approved the engineering drawings, the Public Works staff prepares a report and makes a recommendation regarding the agreement, to the Infrastructure Committee who, in turn, makes a recommendation to the Town Council. If Council approves the recommendation of the Infrastructure Committee, a by-law is prepared to authorize the execution of the agreement and adopted by Council. Upon adoption by Council, the agreement is forwarded to the Town's Solicitor, who then registers the agreement on title. The agreement will not be forwarded to the Town's Solicitor until such time as the Planning and Development Department is in receipt of all required Letters of Credit, Cash Payments, Administration Fees, and Documents for the Conveyances of any Easements or Dedications.

## 5. Clearance of Conditions

Although the subdivision agreement generally addresses the majority of the conditions of draft approval, the Applicant should contact all of the agencies that have requested conditions of draft approval to ensure that their conditions have been addressed. The agencies affected by the conditions must indicate in writing, that their conditions have been fulfilled. In some cases, agencies may require that a copy of the complete subdivision agreement be forwarded to them prior to notifying the Planning and Development Department that the conditions have been fulfilled. It is the Applicant's responsibility to ensure that the affected agencies clear their conditions of draft approval. The conditions of draft approval must be fulfilled prior to the approval of the plan for registration.

# 6. Approval of the Plan for Registration

Final approval of the plan will be granted by the Town when:

- (i) The Town's Planning and Development Department has been informed, by agencies requiring conditions and/or amendments, that their respective conditions have been met;
- (ii) The Town's Planning and Development Department has received the following plans:
  - The original 'Mylar';
  - Five Mylar copies; and
  - Five hardcopy prints.
- (iii) The Town's Planning and Development Department has received payment of the final approvalprocessing fee.

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# APPENDIX "C" LETTER OF CREDIT FORM TOWN OF LINCOLN

Standard Form Letter of Credit to be supplied by the owner to the Town of Lincoln satisfying the requirements of a Site Plan or Subdivision Agreement.

	BANK LETTERHEAD	Letter of Credit No:					
		Total Amount: Date:					
		Branch:					
TO:	THE CORPORATION OF THE TO						
	IRREVOCA	BLE STANDBY LETTER OF CREDIT					
We he	reby authorize you to draw on						
		(Financial Institution)					
(Address)							
for acc	count of our customer,(Name)						
up to a	an aggregate amount of	dollars (\$)					
availab	ole by drafts at sight for 100% value	as follows:					
Pursua	ant to the request of our customer, th	ne said					
		(Name)					
we, the	ehereby est	ablish and give to you this Irrevocable Standby Letter of Credit in your					
favour	in the total amount of	dollars (\$) which					
which	demand we shall honour without en	time to time upon written demand for payment made upon us by you nquiring whether you have a right as between yourself and our said ut recognizing any claim of our said customer.					
Provid	ed, however, that you are to deliver	to the(Financial Institution)					
at suc design obligat	h time as a written demand for pa ate, confirming that monies drawn pu	lyment is made upon us, a certificate signed by your Treasurer, or ursuant to this Letter of Credit are to be used to perform any outstanding to ensure that any outstanding obligations of our said customer to you					
pay mo		tion of the undersigned under this Letter of Credit is an obligation to sees shall the undersigned be obliged to perform or cause to perform					
		reduced from time to time as advised by notice in writing given to us edit will continue up to,					
		(Date)					
	this Letter of Credit at any time prior	that date and you may call for payment of the full amount outstanding to the close of business on that date should this Letter of Credit not be					
We ag	ree to notify you, in writing, on or bet	fore if					
We agree to notify you, in writing, on or before if							
Partial	drawings hereunder are permitted.						
Drafts	must be drawn and negotiated not I	later than close of business on the expiry date or renewal expiry date					
hereur	nder as the case may be. The Drafts	drawn under this Letter of Credit are to be endorsed hereon and shall					
state o	on their face that they are drawn unde	er the					
		(Financial Institution)					
		(Address)					
Letter	of Credit No	, Dated:					
		For:					

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