

Development Services Department, Planning Division

CONSENT APPLICATION GUIDE

1. PURPOSE OF THE APPLICATION

A consent to a land severance is an authorization to separate one parcel of land from another adjoining parcel in order to sell it or mortgage it or in order to lease it for more than 21 years. As of 1984-04-01, the Committee of Adjustment, appointed by Council, reviews and makes decisions on consent applications.

The purpose of this **Consent Application Guide** is to set forth the information required by the Committee to allow it to properly evaluate your application.

The attached application forms are to be used only when applying to the Committee of Adjustment for the Corporation of the Town of Georgina.

2. APPLICATION FEES

The applicant must submit the appropriate fee for the processing of the application, in accordance with the Town of Georgina Fee By-law No. 2011-0015(PL-7), as amended. A copy of the fee schedule is attached for reference. The basic application fee (payable to the Town of Georgina) is required to cover normal costs incurred in processing a consent application.

In accordance with By-law No, 98-165 (BU-I), applications requiring review by the Town of Georgina On-Site Sewage Inspector must be accompanied with a completed ON-SITE SEWAGE INSPECTION form. The coloured form, attached to this guide, must be completed and submitted to the Secretary-Treasurer at the Town office at the same time the application for consent is submitted. The fee (payable to the Town of Georgina) and application are then forwarded to the On-Site Sewage Inspector. The Inspector must submit comments to the Committee of Adjustment regarding your application, therefore the fee is payable, to help, in part, cover the cost of preparing such a report.

NOTE: You are **exempt** from the \$216.00 fee, if the new lot:

- i. Is serviced by municipal sanitary sewers
- ii. Comprises a public highway
- iii. Is designated for the purpose of an easement
- iv. Is Larger than 4 hectares (10 acres)
- v. Is land on which the owner lives and from which he/she derives their chief source of income by farming, where no person other than the applicant and

one or more members of their immediate family* are parties to the transaction for which the application is made.

*Immediate family means child, son-in-law, daughter-in-law, parent, stepchild, grandchild, grandparent or legal guardian.

Please be advised that effective April 1, 2004 the Board of Directors of the Lake Simcoe Region Conservation Authority (LSRCA) adopted Staff Report 13-04-BOD which provided for the collection of fees for the review of planning and engineering submissions to the Conservation Authority. A fee in the amount of \$500.00 is required and will be collected by the Town of Georgina on behalf of the LSRCA for the review of your consent application if the subject property is regulated by LSRCA.

3. APPLICATION FORM

The application should be completed by the property owner or his solicitor or authorized agent and returned to the Secretary-Treasurer for the Committee of Adjustment at the provided Civic Centre address. Where it is being made by a solicitor or agent, **Section** 18 of the application form must be completed by the owner.

It is important to note that your signature on the application forms must be witnessed by a Commissioner (sections 17 & 19). Commissioners are available at the Civic Centre.

4. INFORMATION REQUIRED

Make sure **ALL** the questions on the application form are answered in full or marked "not applicable" as the case may be. The mandatory information must be provided with the appropriate fee. If the mandatory information and free are not provided, the Committee of Adjustment will return the application or refuse to further consider the application until the information and fee have been provided.

5. SKETCH

A detailed sketch must accompany each application submitted. See **Section 10** of the Application Form for details.

NOTE: While a legal survey of the land is not initially required with the application, it is important to note that a deposited reference plan (a legal survey deposited in the Registry Office) of the land will be required if the application is approved. Such plan should show the property to conform with the application as approved.

6. APPLICATION PROCESS

Once the **COMPLETED** application has been submitted, a copy of the application and request for written comments thereon is sent to various agencies. A notice of your proposal is also sent to property owners within 60 metres (200 feet) of your property and these owners will have the right to attend the scheduled Hearing and express any

concerns or support they may have to the Committee.

If the Committee decides to approve the application, in most cases there will be conditions stipulated and these conditions must be fulfilled prior to granting the consent. The applicant has one year to fulfill conditions, otherwise the application is deemed to be refused.

The applicant, or any person or public body, can appeal the decision and any or all of the conditions to the Local Planning Appeal Tribunal (Tribunal) within 20 days of issuing the notice of decision. If an appeal is lodged with the required Tribunal form and \$306.00 fee, relevant information is forwarded to the Tribunal, who will then hold a public hearing to decide the final disposition of the application.

If the Committee of Adjustment proposes not to approve the application, the Secretary-Treasurer will send a notice, giving the reasons for the proposed refusal. The applicant, or any person or public body has up to 20 days from the notice to appeal the decision to the Tribunal. If at the end of the 20 days there is no appeal, the refusal decision becomes final.

The applicant can appeal the application to the Tribunal if a decision has not been reached on the consent request within 60 days of the Committee of Adjustment's receipt of a complete application, containing **all** of the **prescribed or mandatory information**. Before filing a notice of appeal, the applicant should determine the status of the file since it might be possible for the Committee of Adjustment to make a decision on the application within a reasonable time.

More information can be found on the Tribunal website at www.elto.gov.on.ca

All information must be provided at the submission time.

For appeals submitted by the applicant, an additional separate administrative fee is to be submitted to the Town as prescribed under By-law 2011-015 (PL-7), as amended, by certified cheque and made payable to the "Town of Georgina". Additional fees are required of the applicant where the decision of the Committee of Adjustment is appealed by a 3rd party (refer to By-law 2011-015 (PL-7) as amended).

7. CONDITIONS OF APPROVAL

The Committee may impose such conditions to the approval of the application for consent as, in its opinion are advisable, and in particular, may impose the following as conditions:

i. That land in an amount determined by the Town, but not exceeding 5% (residential) or 2% (commercial/industrial) of the subject land, be conveyed to the municipality for park purposes or alternatively require payment of a park levy in

- lieu of the deeding of the land to the Town, the amount of the levy not to exceed 5% (residential) or 2% (commercial/industrial) of the value of the subject land.
- ii. When the proposal abuts an existing highway, that sufficient land be deeded to the appropriate road authority to provide for the widening of the highway.
- iii. That the owner of the land enter into one or more agreements with the Municipality dealing with such matters as the Committee may consider necessary, including the provision of municipal services.
- iv. That the owner submit six white prints of a deposited reference plan of survey of the property.
- v. That the owner submit two executed deeds conveying the subject land.

FULFILMENT OF CONDITIONS

All conditions imposed by the Committee must be fulfilled within one year of the date of the notice of the Committee's decision. No extensions beyond the one year period are permitted and should all conditions not be met within that time, the application is considered to be refused.

8. OFFICIAL PLANS/ZONING BY-LAWS

Prior to submitting the application for consent, your proposal should be discussed with Planning staff at the Civic Centre to ascertain whether it will conform with the provisions of the Official Plan and Zoning By-law. **The Planner is required to sign Section 9 on the application prior to submitting the application.** If the proposal does <u>not</u> conform, it should be altered so that it does conform, or if, <u>following consultation with Planning staff</u> it appears reasonable to do so, consideration should be given to making application to Council for appropriate amendment(s) to the relevant planning document(s) or to the Committee of Adjustment for a minor variance.

Failure to observe the foregoing may result in the consent application being refused. Conformity with the Official Plan and Zoning By-law does not mean the application will automatically be approved; under the *Planning Act.*, the Committee is also required to have regard, among other matters, to the health, safety, convenience and welfare of the future inhabitants of the municipality and to the following:

- a) Whether a Plan of Subdivision under Section 50 of the *Planning Act*, of the land described in the application is necessary for the proper and orderly development of the Municipality;
- b) Whether the proposal conforms to adjacent lots;
- c) Whether the proposal is premature or necessary in the public interest;
- d) The suitability of the land for the purpose for which consent is required;
- e) The dimensions and shape of any proposed lot;
- f) The restrictions or proposed restrictions, if any, on the land, buildings and structures proposed to be erected thereon and the restrictions, if any, on adjoining lands:
- g) Conservation of natural resources and flood control;
- h) The adequacy of utilities and Municipal services;

- i) Adequacy of school sites;
- j) The area of land, if any, within the proposal that, exclusive of highways, is to be conveyed for public purposes;
- k) The location and adequacy of roadways serving the lands to be severed;
- I) The physical layout of the lots having regard to energy conservation; and
- m) The effect of the development on matters of Provincial interest referred to in Section 2 of the Act.

9. TIPS THAT CAN HELP

A) IS CONSENT THE WAY TO GO?

Generally, the creation of new lots by consent may be considered where:

- Only one or two are proposed;
- No more than two lots have been severed from the parcel since 1970, when approval of lot creations became mandatory;
- The new and remaining lots will have direct access to an existing publiclyowned and maintained road:
- Extensions of municipal or communal sewer or water services are minor and can be done at no cost to the municipality.

B) WHERE CAN NEW LOTS BE CREATED?

Generally, only limited development is permitted in rural areas. This helps protect the natural environment, the natural resources, the character of rural areas and also discourages the inefficient provision of services.

New lots created for permanent, year-round use should be located in existing, built-up areas.

All new lots must be suitable for their intended use. For example, new lots must be large enough to accommodate the proposed building and all servicing requirements.

C) WHERE CAN'T NEW LOTS BE CREATED?

Generally, lots cannot be created on provincially significant wetlands, prime agricultural lands, lands containing mineral aggregate resources, hazardous lands such as steep slopes and areas susceptible to flooding, or where fish or wildlife habitats will be disturbed.

New lots cannot be created where they are not compatible with the surrounding land uses. For example, a new lot for a house probably would not be permitted next door to a factory or a waste disposal site.

D) WHAT KIND OF ACCESS DO NEW LOTS NEED?

Any new lot must provide safe, long-term access for all vehicles, including service and emergency vehicles.

Generally this means:

- Lots should be located on publicly-owned roads which are maintained year round:
- A limited number of seasonal residential lots on private roads may be considered, on an infill basis, provided they won't be converted to permanent residential use and they have registered rights-of-way with direct access to a public road;
- Water access may be acceptable for cottage lots if the lots are in a remote location, where future demand for road access is not anticipated; lots should be located within a reasonable distance to publicly-owned and maintained parking, docking and boat launching facilities.

E) WHAT KIND OF SERVICES DO NEW LOTS NEED?

- Where municipal sewer and water services exist, lots should hook into that service:
- Where municipal services cannot be provided, municipally-owned communal services are preferred;
- In other areas, a new lot must be acceptable for the installation of a septic tank and tile bed system and wells;
- Lake water for cottage lots may be permitted, subject to the approval of the Ministry of the Environment and Energy.

10. COMPREHENSIVE SET OF POLICY STATEMENTS

In keeping with its role as policy maker, the Province has established a Comprehensive Set of Policy Statements (CSPS) on a variety of provincial interests. These policy statements summarize existing policies and positions that affect land use planning. Decisions on planning applications must be consistent with all applicable policies.

11. METRIC CONVERSION

To convert:

- a) **Feet to metres** → Multiply the number of feet by 0.3048
- b) Square feet to square metres \rightarrow Multiply the number of square feet by 0.092903
- c) Square metres to hectares \rightarrow Move the decimal point four places to the left

E.g. 7985 square metres = 0.7895 hectares

d) Acres to hectares → Multiply the number of acres by 0.4046856

TOWN OF GEORGINA COMMITTEE OF ADJUSTMENT CONSENT APPLICATION CHECKLIST FOR OWNER/SOLICITOR/AGENT

Please read and complete this form checking boxes (\checkmark) and return with your application:

1.	The 'Consent Application Guide' has been read by the owner/agent/solicitor.
2.	The proposal has been discussed with municipal Planning staff.
3.	All questions on the application have been fully completed, checked (\checkmark) or marked 'not applicable'.
4.	The application has been signed by the owner(s) or a duly authorized agent. NOTE : if a corporation is the owner, please place the corporation's seal over the signature of the signing officer of the corporation and designate. Note: Original signatures are required for the record.
5.	Section 18 (Consent of the Owner) of the Application Form has been signed and dated by the owner, appointing an agent (if applicable) to act on behalf of the owner. NOTE : Anyone appearing before the Committee other than the owner or duly appointed agent will be required to file with the Committee, written authorization of the owner to speak on behalf of the owner. Note: Original signatures are required for the record.
6.	Section 17 (Affidavit or Sworn Declaration) of the Application Form has been properly sworn before a Commissioner of Oaths.
7.	Section 19 (Affidavit) of the Application Form has been properly sworn before a Commissioner of Oaths.
8.	Two (2) legible copies of a legal survey, prepared by an Ontario Land Surveyor, accurately drawn to a metric scale and clearly showing the owner's <u>entire land holding and all other land abutting in which the owner has an interest</u> as set out in Section 10 of the Application Form, are enclosed.
9.	The parcel to be conveyed or otherwise dealt with by the Committee of Adjustment has been outlined in RED and marked SUBJECT LAND on each copy of the plan mentioned in item #8 above.
10.	With reference to Section 10(d) of the application, distances of all buildings and structures, etc., from the proposed boundaries of the lots, have been <u>accurately</u> indicated (in metric units).
11.	Any building, etc., that is to be demolished has been so marked.
12.	Municipal taxes have been paid to date in reference to lands which are applicable to this application.
13.	The Application Fee for new lot creation and for all other Consent Applications (payable by Cheque to Town of Georgina), is enclosed.
14.	The On-site Sewage Inspection form (yellow copy) has been fully completed and the required \$216.00 fee (payable by Cheque to the Town of Georgina), is attached and enclosed, respectively.
15.	The Lake Simcoe Region Conservation Authority's review fee of \$500.00 (payable by Cheque to the Lake Simcoe Region Conservation Authority), is enclosed.

NOTE: EXCEPT FOR REQUIRED SIGNATURE, ANSWERS MUST BE TYPED OR NEATLY PRINTED IN DARK INK. ALL SECTIONS OF THIS APPLICATION MUST BE COMPLETED, CHECKED (✓) OR MARKED 'NOT APPLICABLE' AS THE CASE MAY BE. MEASUREMENTS MUST BE IN METRIC ON THE SITE PLAN AND THE APPLICATION. THE APPLICATION MUST BE REVIEWED AND SIGNED BY A PLANNER <u>BEFORE SUBMISSION</u>.

Signature	of Owner	:/Agent/So	licitor

TOWN OF GEORGINA Committee of Adjustment

CIVIC CENTRE 26557 Civic Centre Road KESWICK, ONTARIO L4P 3G1 Ph: (905) 476-4301 Fax: (905)476-8100

CONSENT APPLICATION

APPLICATION NO. B

DATE APPLICATION SUBMITTED: MM____ DD___ YY___
DATE COMPLETED APPLICATION RECEIVED: MM____ DD___ YY ___

DATED: December, 2019

NOTE TO APPLICANTS: INFORMATION MUST BE IN DARK PEN MEASUREMENTS MUST BE IN METRIC ON THE SITE PLAN AND THE APPLICATION

The information in this form that **must** be provided by the applicant is indicated by \triangleright on the left side of the section numbers. This information is prescribed in the Schedule to Ontario Regulation 41/95 made under the *Planning Act*. The mandatory information must be provided with the appropriate fee. If the mandatory information and fee are not provided, the application will be returned or refused any further consideration until the information and fee have been provided.

The application form also sets out other information that will assist the Committee of Adjustment and others in their planning evaluation of the consent application. To ensure the quickest and most complete review, this information should be submitted at the time of application. In the absence of this information, it may not be possible to do a complete review within the legislated time frame for making a decision. As a result, the application may be refused.

THE UNDERSIGNED HEREBY APPLIES TO THE COMMITTEE OF ADJUSTMENT FOR THE TOWN OF GEORGINA UNDER SECTION 53 OF THE PLANNING ACT, S.O., 1990, AS AMENDED, FOR CONSENT, AS DESCRIBED IN THIS APPLICATION.

PLEASE PRINT AND COMPLETE OR (\checkmark) APPROPRIATE BOX(ES)

>	NAME OF OWNER(S): (When registered owner is a numbered company, please p	rovide name company is operating under)						
_								
	Check one only: \Box Registered Owner(s) of to	tal parcel *Beneficial Owner(s) of total parcel						
	showing yourself as the beneficial owner of the entire	1. If you are not the registered owner (that is, the person or firm actually holding the fee in the <u>entire</u> parcel) but are showing yourself as the beneficial owner of the entire parcel by virtue of an agreement of sale and purchase, please attach one <u>legible</u> copy of such agreement to the back of this application.						
		may <u>not</u> show yourself as beneficial owner for the purposes of this application, and must show the owner who holds						
	ADDRESS:							
		POSTAL CODE:						
	TELEPHONE: HOME: () BUSINESS	FAX : ()						
	EMAIL:							
2.	SOLICITOR/AUTHORIZED AGENT INFORMATION							
>	(OWNER'S AUTHORIZATION IS REQUIRED FOR SOLIC	CITOR/AGENT TO ACT ON THEIR BEHALF)						
	NAME:							

	ADDRESS:							
					POSTAL CODE:			
		NE: HOME: ()	BUSINESS: ()	FAX: ()			
	EMAIL:							
3.	MORTGAG	EES/HOLDERS OF C	HARGES ETC					
>		ing address(es) and Posta h this application:	al Codes of any Mortgagees	, Holders of Charge	rs or other encumbrances must b	ne		
					POSTAL CODE:			
4.	LOCATION	OF THE SUBJECT L	AND					
>	LOCATION	N OF PROPERTY:						
	REGISTER	ED PLAN:		LOT(S)/BI	LOCK(S):			
	REFERENC	CE PLAN:	P.	ART NO.:				
	NAME OF S	STREET:			STREET NO:			
	ROLL NO.:							
5.	EASEMENT	ΓS/RESTRICTIVE CO	VENANTS					
>	Are there any	Are there any easements or restrictive covenants affecting the subject land?						
	-		e purpose of the easement o	-	ffect.			
6.	DIIDDOSE	OF THIS APPLICATIO)N					
0.	TORTOSE	OF THIS ATTLICATIO), (
>	Type and pur	rpose of proposed transac	etion (check appropriate box).				
	Transfer	☐ Creation of a new	w lot Addition to a lot	☐ An easem	ent			
		☐ Other purpose						
	Other	□ A charge	□ A lease	☐ A correction	on of title			
>	Name of pers	son(s), if known, to whor	n land or interest in land is t	o be transferred, lea	used or charged.			
	If a lot additi	on, identify the lands to	which the parcel will be add	ed.				
7.	CURRENT	APPLICATIONS						

Is the subject land currently the subject of a proposed official plan or official plan amendment?

		Unknown If yes,	and if known , specify s	status of the application.				
>	Is the subject land the subject of an a subdivision?	pplication for a zoning	by-law amendment, mi	nor variance, or approval of a plan of				
	□ Yes □ No □	Unknown If yes,	and if known , specify so	tatus of the application.				
8.	HISTORY OF SUBJECT LAND							
>	Data property acquired	(DI	D/MM/VV)					
>								
	□ Yes □ No □	Unknown						
	If Yes, and if known, provide the file	e number and the decis	ion made on the applica	tion.				
	Is this a resubmission of an earlier pr	roposal?						
	☐ Yes ☐ No If yes, indicate App	plication No						
>	Has any land been severed from the	parcel originally acquir	red by the owner of the s	subject land?				
	□ Yes □ No							
	If Yes, provide for each parcel severed, the date of transfer, the name of the transferee and the land use.							
0	LANDLICE							
9.	LAND USE							
>	What is the existing official plan designation(s), if any, of the subject land? TO BE INITIALLED BY THE PLANNER. (BEFORE SUBMISSION)							
	What is the present zoning of the sub	pject land?	то в	E INITIALLED BY THE PLANNER.				
	What is the map #?		ТО В	E INITIALLED BY THE PLANNER.				
	Are any of the following uses or features on the subject land or within 500 metres of the subject land, unless otherwise specified. Please check (\checkmark) the appropriate boxes, if any apply.							
	Use or Feature	On the Subject Land	Within 500 Metres unless otherwise sp (indicate approxim	ecified				
	Agricultural operation							
	A landfill							
	Sewage treatment plant							
	Waste stabilization plant							
	Provincially significant wetland (Class 1, 2 or 3)							
	Provincially significant wetland within 120 m of		N/A					

		subject land.			
		Flood plain			
		Industrial/Commercial use			
10.	SKET	ГСН			
>		lp you prepare the sketch, refer to t pplication shall be accompanied by			e and showing:
	a)	abutting land owned by the gran	ntor, its boundaries and o	limensions;	
	b)	the distance between the granto crossing, etc.);	r's land and the nearest t	ownship lot line or approp	riate landmark (eg. bridge, railwa
10.	SKET	ГСН (Cont'd)			
	c)	the parcel of land owned, showing that is to be conveyed or otherw conveyed;			
	d)		banks, slopes, swamps,	wooded areas, wells and se	g. <u>buildings</u> , railways, highways, eptic tanks) and the location of an
	e)	the use of adjoining land (eg. re	sidential, agricultural, co	ottage, commercial etc.);	
	f)	the location, width and names o property, indicating whether the allowances;			
	g)	the location and nature of any re	estrictive covenant or ea	sement affecting the subject	et land.
	h)	directional north arrow.			
>	Descr	ription of property as Shown on S		D. () II I	D 6: 1 1
		Frontage (metres)	Subject Land	Retained Land	Beneficiary Land (If applicable)
		Depth (metres)			
		Area (square metres/hectares)			
>	Use o	f property	Subject Land	Retained	Land
		Existing Use			
		Proposed Use			
>	Build	ings (Please include description an	d approximate date of co	onstruction).	
		Existing			
		Proposed			
11.	ROA	D ACCESS			
>	Road	Access Ownership Subj	ject Land R	etained land	

	Municipality			
	Regional			
	Provincial Highway			
	Private Road			
	Other Public Road			
	Right of Way			
	Other			
	Water Access If water access, describe the par subject land and the nearest pub	□ king and docking facility lic road:	□ to be used and the approximate	distance of the facilities from the
11.	ROAD ACCESS (Cont'd)			
>	Maintenance - Road			
1.		Subject Land	Retained Land	
	Municipality			
	Provincial Highway			
	Regional			
	Private			
	Seasonal			
	Common Name of Road:			
2.	Seasonal			
	Year-Round			
12.	SERVICING - WATER			
>	Water	Subject Land	Retained Land	
	Municipal			
	Well			
	Lake			
	Other (specify)			_
	When will water supply be avail	lable?		_
13.	SERVICING - SEWERS			
>	Sewer	Subject Land	Retained Land	
	Municipal			
	Septic Tank			

	Other (specify)					
	When will sewage disposal system be available?					
14.	OTHER INFORM	ATION				
>	Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.					
		_				
15.	RIGHT TO ENTE	R				
memi Town this a	bers of the Committee/ n of Georgina, and rele application.	Council (or a representative there	of), Town of Georgina staff, Pe er upon the subject lands for the	of the subject lands, hereby authorize er Review Consultants retained by the e purposes of evaluating the merits of day of		
Signa	ature of Owner	Print Name				
	ature of Owner	Print Name				
		(s) are required for the recordity to bind the corporation.	l. In the case of a corporation	n, the signature(s) must be that of		
16.	MUNICIPAL FRE	EDOM OF INFORMATION D	ECLARATION			
to the application provide the in will be	the Town of Georgina action and supporting of ide my consent in according formation on this appose part of the public records.	respecting planning applications documentation, I dance with the provisions of the	shall be made available to the hereby ack Municipal Freedom of Information mentation provided by myself, he general public.	naterial that is required to be provided e public. In submitting this consent knowledge the above-noted policy and fon and Protection of Privacy Act, that my agents, consultants and solicitors, day of		
Signa	ature of Owner	Print Name				
Signa	ature of Owner	Print Name				

Note: Original signature(s) are required for the record. In the case of a corporation, the signature(s) must be that of an officer(s) with authority to bind the corporation.

AFFIDAVIT OR SWORN DECLARATION
AFFIDAVIT OR SWORN DECLARATION FOR THE PRESCRIBED INFORMATION
I. OF THE
I,, OF THE (city or town)
OF IN THE COUNTY/REGIONAL MUNICIPALITY OF (name of the city or town)
MAKE OATH AND SAY (OR SOLEMNLY DECLARE)
THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND THAT THE INFORMATION
CONTAINED IN THE DOCUMENTS THAT ACCOMPANY THIS APPLICATION IS TRUE.
SWORN (OR DECLARED) BEFORE ME
AT THE (city or town)
OF (name of city or town)
IN THE COUNTY/REGIONAL MUNICIPALITY OF
THIS, 20
Commissioner of Oaths Signature of Owner, Solicitor or Authorized Agent
CONSENT OF THE OWNER
If this application is to be submitted by a solicitor or agent on behalf of the owner(s), item No. 18 must be completed and signed by the owner(s). If the owner is a corporation acting without agent or solicitor, the application must be signed by an officer of the corporation and the corporation's seal (if any) must be affixed.
NOTE TO THE OWNER(S):
NOTE TO THE OWNER(S): IF THE APPLICATION IS TO BE PREPARED BY A SOLICITOR OR AGENT, AUTHORIZATION SHOULD NOT BE GIVEN UNTIL THE APPLICATION AND ITS ATTACHMENTS HAVE BEEN EXAMINED AND APPROVED BY YOU.
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IF THE APPLICATION IS TO BE PREPARED BY A SOLICITOR OR AGENT, AUTHORIZATION SHOULD NOT BE GIVEN UNTIL THE APPLICATION AND ITS ATTACHMENTS HAVE BEEN EXAMINED AND APPROVED BY YOU. I/WE HEREBY AUTHORIZE (PRINT FULL NAME OF SOLICITOR OR AGENT)
IF THE APPLICATION IS TO BE PREPARED BY A SOLICITOR OR AGENT, AUTHORIZATION SHOULD NOT BE GIVEN UNTIL THE APPLICATION AND ITS ATTACHMENTS HAVE BEEN EXAMINED AND APPROVED BY YOU. I/WE
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Note: Original signature(s) are required j officer(s) with authority to bind the corpor	for the record. In the case or ration.	of a corporation, the signo	uture(s) must be that of an

10	ATOTOTOAX	7111
19.	AFFIDAV	<i>/</i> 1 1

> AFFIDAVIT FOR THE PRESCRIBED INFORMATION

IN THE MATTER OF THE REQUIRED SIGN(S) TO BE POSTED ON THE PROPERTY SUBJECT OF APPLICATIONS(S) TO COMMITTEE OF ADJUSTMENT TO MEET THE NOTICE REQUIREMENTS OF THE ONTARIO PLANNING ACT.

AFFIDAVIT

	, (1 1 1 2) (1	
I,, of (your name, please print)	the of _	(name of city or town)
in the County/Regional Municipality of	being th	ne(applicant/authorized agent)
		(applicativa du lotize di agent)
having made application(s) to the C	Committee of Adj	justment of the Corporation of the
Town of Georgina.		
For the property located at		
	(the subj	ect property)
MAKE OATH AND SAY AS FOI	LLOWS:	
	minimum of 15 da	on the subject property in a location clearly ays prior to the hearing date. Included on
 Application Number Location of the property Date, Time and Location of the properties 	he Hearing	
SWORN BEFORE ME		
AT THE		
(city or town)		
0F		
(name of city or town)		
IN THE COUNTY/REGIONAL MUNICIPA	ALITY OF	
THIS DAY OF	, 20	
Commissioner of Oaths		Signature of Owner, Solicitor or Authorized Agent

TOWN OF GEORGINA

ON-SITE SEWAGE INSPECTION - APPLICATION FOR A CONSENT

On-Site to pay a
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v lot is:
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¹ Immediate family means child, son-in-law, daughter-in-law, parent, stepchild, grandchild, grandparent, legal guardian.