Planning Advisory and Committee of Adjustment Members

Chair - Sue Dunfield
Bastard & South Burgess Ward

Bastard & South Burgess Ward Paula Banks

North Crosby-Newboro Ward Debbie Hutchings Ron Pollard

South Elmsley Ward Jeff Banks

Arie Hoogenboom, Mayor

Public Member George Bracken

Development Services Department

Tom Fehr, Manager of Development Services

Brett Cavanagh Chief Building Official

Brett Moreland
Deputy Chief Building Official

Foster Elliott Associate Planner

Tracy Perrin
Development Services Analyst

Amy Schur Development Services Analyst

Kayla Porter Development Services Analyst



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SECTION 45 APPLICATION

Pursuant to Section 45(3) of the *Ontario Planning Act*, the Township's Planning Advisory and Committee of Adjustment has the delegated authority to authorize minor variances from the provisions of the municipality's Zoning By-law (By-law No. 2023-50).

Section Planning 45(1) the Act the of allows for Committee to review requests minor variances. for A minor variance commonly stems from the inability а project to fully comply with the technical the Township's Zoning By-law. provisions of In such relief may be granted if it can be demonstrated that: the impact of the variance is minor; the intent and purpose of the Zoning By-law and the Township's Official Plan will be maintained; and use the proposed and development of the property is appropriate.

Section 45(2) of the Planning Act also allows the Committee to review requests for expansions of non-conforming uses. Expansions of non-conforming uses are those uses that do not currently comply with the requirements of the Zoning By-Law.

The following is an overview of the Section 45(1)(2) Application/
Review Process:

1) At the outset, you are encouraged to consult with Township staff regarding any development proposal to determine whether or not planning and building approvals are required.

- 2) All Section 45 Applications are made to the Township's Development Services Department. The application must be deemed by staff to be "complete" prior to it being received.
- 3) Notice of the application will be mailed to all neighbouring land owners within 60m of the subject property and to those agencies prescribed under Ontario Regulation 200/96.

- 4) Notice of the application (Section 45) must be given at least 10 days prior to the public meeting as required under the Planning Act.
- 5) During the scheduled public meeting, the Section 45 application will be presented by staff to the Planning Advisory and Committee of Adjustment; a recommendation will also be provided.
- 6) During the public meeting the Committee will make a decision to approve/deny the application based on facts presented in the planning report/presentation; and based on input received from the public and/or the applicant. The Committee may also defer their decision pending the receipt of additional information.
- 7) Following the Committee's decision there is a 20-day appeal period. Should no appeals be filed, the Committee's decision is deemed final. See Frequently Asked Questions for additional information regarding appeals to the Ontario Land Tribunal.

Who will review the Section 45 Application?

The Township's Planning Advisory and Committee of Adjustment is the approval authority charged with the task of reviewing all Section 45 applications. The Committee is comprised of 5 members of Council. Public meetings generally occur on the **second and fourth Wednesday of each month.** While the meetings are commonly held at the Township's municipal office, special circumstances may warrant the holding of a public meeting at one of the municipality's community centres. Applicants are advised to consult with Township staff prior to their scheduled meeting date to verify its time and location.

How will the public meeting be run?

- 1) All applicants and persons wanting to speak to an application are asked to wait outside the meeting room until the meeting begins.
- 2) The Chair of the Committee will announce each application as it occurs on the meeting agenda.
- 3) A staff member will provide an overview of the application as well as a recommendation.
- 4) The Chair will ask the applicant if they has anything to add to the review of their application. Members of the public and relevant commenting agencies will then be provided with an opportunity to comment.
- 5) Following input from the applicant and any other person/agency, the Chair will ask members of the Committee if they have any questions for staff or the applicant.
- 6) Once all comments/questions are addressed, the Committee will make a decision to approve, deny or defer the application. Any decision to approve/deny an application would initiate the day appeal period. A deferral decision may allow an applicant to provide the Committee with additional information/studies or revise their application in a manner that would facilitate a future decision.

How will Staff review your Application?

- ✓ Staff will first review the application to determine the proposal's conformity with the Township's Zoning By-law and Official Plan, as well as the policies of the United Counties of Leeds and Grenville's Official Plan and the *Ontario Provincial Policy Statement*. The conformity documents depend on whether the application is under Section 45(1) or Section 45(2) of the Ontario Planning Act. Township staff will also have regard for the principles of good land use planning (e.g. land use compatibility, health and safety, environmental impact, etc.).
- ✓ Following the initial review, staff will conduct an on-site analysis of the unique aspects of the property which may affect the proposal. Such aspects may include: site topography, environmental features, site context, the location of hydro corridors, potential traffic impacts, the location of the septic system and well; and any other factors as determined on a case by case basis.
- ✓ In reviewing the application, staff may have regard for similar proposals that have been reviewed by the Committee to ensure consistency in decision-making activities and general municipal standards.
- ✓ When relevant, the Township will circulate the application to outside commenting agencies which may include: the Conservation Authority; Parks Canada; the United Counties of Leeds and Grenville; and any Ontario Ministry whose mandate may require consideration of the project (e.g. Ministry of Transportation, the Ministry of Northern Development, Mines, Natural Resources and Forestry, the Ministry of Municipal Affairs and Housing, the Ontario Ministry of Agriculture, Food, and Rural Affairs, etc.).
- ✓ Pending receipt of comments from any outside agency; and following the completion of an on-site review of the proposal, staff will formulate a recommendation which will be presented to the Planning Advisory and Committee of Adjustment during the scheduled public meeting.

The following four "tests" are used in reviewing a Section 45 (1) application. If an application fails any of the tests, the variance cannot be supported.

TEST	CONSIDERATION	MET?
1) Is the proposed variance minor in nature?	This test entails a review of the anticipated impact of the variance on: neighbouring land owners/users, the environment, existing development, & other contextual factors.	
2) Does the proposal meet the intent and purpose of the Township's Zoning By- law?	This test considers the underlying intent of a specific Zoning regulation(s) (e.g. 30 metre water setback; 10% lot coverage, etc.) and whether or not the proposed variance will uphold the intent and purpose of that regulation.	
3) Does the proposal meet the intent and purpose of the Township's Official Plan?	This test considers the intent and purpose of the Township's Official Plan. Regard will be had for policies that are directly associated with the proposal (e.g. Road Access; Land Use Compatibility; Natural Hazards, etc.) as well as the broader policies affecting development in Rideau Lakes' Villages and Hamlets; Rural areas; and along the Waterfront.	
4) Does the proposal represent an appropriate use and development of the property?	This test entails a holistic assessment of the proposal; taking into consideration strengths, weakness, opportunities and threats (SWOT). Regard is had for the appropriateness of the project; taking into account the character of adjacent development and the general site context.	

The following two "tests" are used in reviewing a Section 45(2) application. If an application fails any of the tests, the application cannot be supported.

TEST	CONSIDERATION
Test #1	Whether the application is desirable for appropriate development of the subject property; and
Test #2	Whether the application will result in undue adverse impacts on the surrounding properties and neighbourhood.

Application Fees

All fees must be submitted with a complete application in order for the application to be accepted by the Township. The Municipality's Fee Schedule sets out the applicable cost of a combined application. These fees are not refundable.

Conservation Authority Fees

Section 45 applications may be subject to review by the Cataraqui Region Conservation Authority (CRCA) or the Rideau Valley Conservation Authority (RVCA) depending on the location of the property and associated development. Consultation with CRCA/RVCA staff is strongly recommended to determine whether or not a Section 45 review is required. Failure to obtain a permit/approval from the conservation authority can lead to subsequent delays in the Township's issuance of a building permit.

Rideau Waterway Development Review Team (RWDRT)

Applications for properties located on the Rideau waterway are also subject to review by RWDRT. The RWDRT consists of Parks Canada and the relevant conservation authority (CRCA or RVCA).

Specialized Studies:

Please be advised that the Township may require that specialized studies be completed. Such studies may include: an Environmental Impact Study (EIS); land use compatibility study; a hydrogeological and/or geotechnical assessment; a traffic assessment; a lake impact study; archaeological report or another form of analysis used to ensure that a proposal will not result in negative impacts to the public or the environment, amongst other factors. The need for such studies may be determined from the outset based on the location of proposed development, or following a site inspection through which staff may identify potential hazards or conditions requiring consideration. Consultation with staff is again encouraged.

5 KEY FACTORS that may facilitate the approval of your application:

- 1) Meet with a Township Planner prior to the submission of your application. Staff may be able to identify potential issues and opportunities which could affect your project. In addition, staff may be able to present you with options to make your proposal more acceptable.
- 2) Ensure that the application is complete and that the information provided is accurate. Delays in the Township's review of an application commonly stem from a lack of detailed information. Remember to provide an inventory of all structures on the affected property and their respective dimensions. A detailed and accurate site/plot plan drawing can be extremely beneficial in the overall review of a particular development proposal.
- 3) Contact the Township prior to the scheduled public meeting to obtain a copy of the staff report and to more-fully understand the recommendation being provided to the Committee.
- 4) It is highly recommended that you attend the public meeting to answer questions from the Committee or any other member of the public.
- 5) Contact Township staff the day following the meeting to determine how to proceed with the completion of a building permit or any subsequent planning approval.

Frequently Asked Questions

- 1. How can I find out if my application will be approved before I submit the package and pay the fee? Staff are available to review the application prior to its submission. Staff will provide as much guidance as possible based on their knowledge of the Township's planning documents, the history of Committee decisions on similar applications, and the circumstances of the individual property. Applicants should be advised that while staff have a good understanding of the Township's regulations and policies and how the Committee has reviewed similar applications in the past, it is not always possible or advisable for staff to be absolutely confident on how successful an application will be. Each application must be reviewed with regard for site-specific constraints and the general scope of development.
- 2. When do I need to have my application in to get on an agenda?
 Generally, 30 days prior to the meeting is sufficient to allow staff enough time to fully-review a Section 45 application while satisfying the 10-day notice period required under the Planning Act. Periods of peak development activity throughout the summer months may cause an increase in the time required to review and schedule an application for a public meeting.
- 3. Who has the right to appeal a decision regarding a Section 45 Application?

 The applicant, a Provincial Ministry or any other person or public body who has an interest in the application may within 20 days of the making of the decision appeal to the Ontario Land Tribunal against the decision of the Committee by filing with the secretary-treasurer of the Committee a notice of appeal. This notice must be accompanied by payment of the fee prescribed by the Appeal Tribunal in accordance with the Ontario Land Tribunal Act (see https://olt.gov.on.ca/appeals-process/forms/ for additional information).
- 4. How is the application fee determined? Council sets the fee schedule each year. The fee is set based upon a calculation of staff time, ileage mileage to travel to the site, Committee member stipends, file storage costs, notices sent to adjacent property owners, and general administration of the process.
- 5. How long is my Section 45 approval good for?
 Once the 20-day appeal period has elapsed; and a decision is final, the approval is granted indefinitely. It should be noted, however, that if the application is approved and a zoning amendment happens before the issuance of a building permit related to that application, the owner may need to return to the Committee or appeal the zoning amendment. This scenario is quite rare and would only occur if the zoning amendment significantly conflicted with the approved application.

- 6. Does an approved variance run with the property if the lot is sold? Yes, a Section 45 is tied to the land and not the owner of that land.
- 7. Can someone else besides the owner apply for Section 45 approval? The owner can authorize another individual/firm to act as their agent throughout the Section 45 application process.
- 8. Do I need to have a professional prepare and submit my application?
 The nature or extent of the relief requested may benefit from the expertise of someone who has an understanding of the planning process and the requirements of the Ontario Planning Act, Provincial Policy Statement; and other related regulatory documents as administered by the Township of Rideau Lakes, the County, and the Province.
- 9. How does the public become involved in the process? While Section 45 notices are initially only circulated to the owners of property within 60m (~200') of the subject property, the Township's Planning Advisory and Committee of Adjustment meetings are open to any member of the public. It should be noted, that comments provided by the public on an application must be based on land use planning issues (e.g. compatibility, traffic & environmental impacts, accessibility, etc.). The Committee will not consider comments that are deemed frivolous or vexatious or made for the purpose of delaying an application.
- 10. Will there be conditions placed upon my Section 45 approval?

 It is common for conditions to be placed on the approval of a Section 45 application. Such conditions may include: the replanting of native trees and shrubs along the shoreline, the movement of hydro lines (which should be coordinated with Hydro One), a reduction of the building footprint to more-adequately respect on-site constraints, landscaping requirements, financial contributions due to a determined impact on municipal infrastructure, lighting restrictions, and the upgrading of an existing septic system to meet the requirements of the current Ontario Building Code.
- 11. Where can I find the regulations and restrictions for my property?

 The Township's Zoning By-law is the most important document with respect to the regulation of development and land use activities occurring/proposed within the municipality. The Zoning By-law is designed to implement the policies of the Township's Official Plan. The Official Plan is used as a guide to the future growth of the Rideau Lakes' community. A copy of the Zoning By-law and Official Plan (both hard copies and electronic/CD copies) can be purchased from the Department of Development Services. The Zoning By-law and Official Plan can also be accessed through the Township's Website

12. Will a staff planner visit my property prior to an application being submitted?

(www.rideaulakes.ca) via the Development Services Department link.

The Development Services Department strives to provide such a service dependent upon other workload priorities. Generally, staff are able to communicate the intent and purpose of the Township's regulatory documents by reviewing a particular proposal with the applicant and through the use of the municipality's Geographic Information System (GIS). This preliminary review can save time and associated costs for both the Township and the applicant. When on-site considerations cannot be adequately understood by using the Township's mapping system, staff will make every effort to schedule an on-site inspection to review existing and potential development constraints. In all cases, staff will visit the property once an application has been received by the Township. Applicants may be required to provide access to the property should such a need arise (e.g. island lots).

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Common Misconceptions:

- 1. Numerous properties in my neighbourhood have been developed in a way that is similar to my proposal. Why will the Township not support what seems like a standard practice in this context? Over time, the Township makes amendments to its Zoning By-law to reflect the emerging regulatory controls of upper-tier governments/agencies; and to more-effectively protect the health and safety of the Township's residents/visitors and the environment. A Section 45 request must be assessed against site-specific constraints and opportunities. Existing developments may have been approved under less stringent zoning regulations or on lots that were able to more-adequately accommodate the development due to their size and configuration. Regard must be had for both the proposal, the date of its review by the Township, and its context.
- 2. My project won't impact anyone given the seclusion of my property so why do I need a Section 45 approval?
 - The Township's Planning Advisory and Committee of Adjustment implements the standards of its Zoning By-law consistently and without prejudice. While it may seem as though a Section 45 is unnecessary given the location of proposed development and the context of a particular property, all projects must be assessed against a standard set of criteria. The Zoning By-law is not only designed to protect the interest of private land owners/users, but it is also designed to regulate the impact of development on the environment, water quality, plant and animal habitat, and other factors that may not be realized for many years to come.
- 3. If no written or oral objections are made prior to, and/or during, the public meeting and the variance is approved will the Township issue a building permit prior to the end of the 20-day appeal period?
 - The Township is required, under the Ontario Planning Act, to uphold a 20-day appeal period following the decision made by its Planning Advisory and Committee of Adjustment; regardless of whether or not an objection has been received. Accordingly, a variance is not technically granted until the appeal period has elapsed. While the Township's Chief Building Official will accept and review building permit applications within an on-going 20-day appeal period, the Township's Zoning By-law is considered applicable law, and a permit cannot be issued unless the appeal period has finished, and a Section 45 has been granted.

SECTION 45 APPLICATION - CHECKLIST -

The following must be provided in order for the application to be deemed "complete":

Application Form [all sections must be complete]

Site Plan drawing including:

- o Title (owners name, property address, north arrow, scale, and legend)
- Property boundaries and dimensions
- All existing and proposed structures with their dimensions and the setback distances between each structure and adjacent property lines/waterbodies
- Location of existing or proposed septic system and drilled/dug well on site; and within adjacent properties if known
- o Location of entrance/driveway and any existing rights-of-way/easements
- o Location of existing or proposed landscaping, trees, naturalized areas, etc.
- Identification of steep slopes, rock outcroppings, low-lying areas and other topographical features that may affect drainage patterns on and off site
- o Identification of natural features (e.g. wetlands, woodlots, watercourses, etc.)
- o Identification of artificial features (e.g. roads, hydro corridors, ditches, etc.)
- o Description of adjacent land uses (e.g. residential, commercial, open space, etc.)

Township Fee

Copy of Property Transfer / Deed of Land

Copy of septic permit

Floor Plans and Building Elevations (discuss with staff to determine applicability)

NOTE: Full size drawings may be submitted however in all cases copies of the drawings must be provided on <u>Ledger-sized paper (11" x 17")</u> or smaller for copying purposes and for inclusion in the final Site Plan Agreement.

The Township may require additional information to ensure conformity with provincial and other regulatory documents. Applicants are encouraged to consult with staff from the relevant conservation authority to determine whether or not approvals/permits are required. The Township may not be able to issue a building permit until such approvals/permits are obtained.

Cataraqui Region Conservation Authority (CRCA): 1-877-956-2722 (toll free) development@crca.ca Rideau Valley Conservation Authority (RVCA): 1-800-267-3504 (toll free) development@rvca.ca



Section 45 Application

Check One or Both of the Following:

45.1 - Minor Variance

45.2 - Expansion of Non-Conforming Use

OFFICE USE ONLY	
Date Received:	File Number:
Application Fee:	Roll Number:
Fee Paid (date):	
Application deemed "complete" (date):	
* Prior to submitting this application you are	encouraged to consult with a Township planner.
1.0 APPLICANT INFORMATION	Please check the one that applies:
Name(s):	Owner Authorized Agent
Address:	Solicitor
	Other Professional:
E	-mail·
Phone: (home)	
Phone: (cell)	
2.0 PROPERTY OWNER(S) INFORMATION (it	
	If the subject land is owned by a corporation or
Name(s):	estate, all directors that make up that entity must
Address:	sign the attached affidavit or authorize an individual to act as the agent.
	Email:
Phone: (home)	
Phone: (cell)	

3.0 LEGAL DESCRIPTION	ON/LOC	ATION OF	THE SUB	JECT LAN	ID				
County		Township			Ward (Former Township)				
Concession number(s)	Lot num	Lot number(s) Legal Desc				ption:			
Registered plan no.	Lot(s) /	Block(s) no.	Civic/91	1 Address:					
Reference plan no.	Part nu	mber(s)	Parcel n	umber(s)	Ass	sessment F	Roll No.		
Date subject land was a	acquired I	by current o	wner:						
4.0 DIRECTIONS TO TH	E SUBJE	CT PROPE	RTY						
5.0 LAND USE, ZONING	, and OF	FICIAL PLA	AN DESIG	NATION					
Criteria ¹ :							Subject Property		
Existing use (e.g. seasonal residential, commercial, open space)									
If known, how long have	e the exis	sting uses co	ontinued fo	or?					
Proposed use (e.g. perr	nanent re	esidential, ho	ome-base	d business,)				
Zoning Classification (e	.g. Rural	– RU; Wate	rfront Res	idential – F	RW)				
Official Plan Designation	ก <i>(e.g. Rเ</i>	ıral, Village	& Hamlet,	etc.)					
6.0 RELIEF REQUESTE	D FROM	ZONING B	Y-LAW						
Please identify the releva	int zone p	provision/sta	indard and	l relief requ	uired	to support	the proposal:		
Section of Zoning By-law #2023-		Zone Provi Standa		Propos	sed	Standard	Relief Required		
[Example] Section 3.30.	2 3	30m Water Setback		27m Water Setback		Setback	3 metres		
6.2 EXPANSION OF	NON-C	ONFORM	ING USE	(SECTIO	ON	<i>45[2])</i>			
Current Non-Conformi									
Description of Expansi	on of Us	е							
Places refer to the Towns	1-1-1		,	· /	- /\ 4	0 /' -			

¹ Please refer to the Township's website (https://www.arcgis.com/apps/MapSeries/index.html? appid=818394433eb54593b3943610489afe7c) or consult with a Township Planner to identify the Zoning Classification and Official Plan Designation affecting the subject property.

7.0 SECTION 45 REQUEST
Please describe the proposal and explain why it is not possible to comply with the zone provision/ standard set out in the Township's Zoning By-law. Please refer to any supplementary materials that may be used in support of the subject Section 45 request.

8.0 Property Characterist	ics					
Lot Area		(acres, hectares, ft ² ,	m^2)			
Lot Depth		(feet / metres)				
Lot Frontage		Length (feet/metres	Name (road / waterbody)			
on a publically maintair (Township/County Ro						
on a watercourse	adii roviirolal rivvy)					
on a private laneway / I	right-of-way					
	or low-lying areas,	natural features and a	factors such as: soil type & depth, lot ny other item that may impact the of lands surrounding the lot.			
		type of water supply	serving the subject property:			
Water Supply:	Lake Dug well Drilled we Other: (ple	ll ease specify)				
	- "					
Sewage Disposal System:	Provide information Type of System:	Tertiary treatm Holding tank Grey water sys	system (leaching / filter bed) sent stem elf-contained toilet, privy, outhouse			
	Year Installed:		Permit No:			
	Size of Tank:		Make of Tank:			
	Type of Bed:		Area of Bed:			

9.0 Existing and Proposed Structures: Dimensions

In the tables below, please provide a **complete** record of all existing and proposed structures. Please do not omit any structures as this may cause a delay in the review of your site plan application. In addition, please note whether any of the existing structures will be removed/relocated as part of the overall proposal.

EXISTING STRUCTURES (measurements may be provided in either feet or metres)

Type of Structure ³	Ground Floor Area ⁴	Gross Floor Area ⁵	Number of Storeys	Length	Width	Height	Date Constructed

Place an asterisk(*) beside any existing structure that may be removed as part of this application.

PROPOSED STRUCTURES (measurements may be provided in either feet or metres)

Type of Structure	Ground Floor Area	Gross Floor Area	Number of Storeys	Length	Width	Height

Will the proposal add any of the following?

Yes	No	If yes, please provide	Existing	Proposed
		Size		
		Number		
		Number		
		Number of Fixtures		
	Yes	Yes No	Size Number Number	Size Number Number

³ **Type of structure:** may include: seasonal/permanent dwelling, deck (i.e. attached vs. unattached to dwelling), screened porch, sleeping cabin, garage, storage shed, marine facility, gazebo, or other building/structure.

⁴ **Ground floor area**: the building "footprint" (i.e. that portion of land covered by the structure)

⁵ **Gross floor area:** total amount of finished living space within a dwelling; or the total space within any accessory structure (e.g. ground floor area plus the floor area of any loft or additional storey(s)).

⁶ **Plumbing Fixtures:** as per the Ontario Building Code (OBC) a sink represents 1.5 fixtures; a bathtub/shower (1.5); a flush toilet (4); a dishwasher (1.5); washing machine (1.5); laundry tub (1.5); full bathroom (6).

10.0 Existing and Proposed Structures: Setbacks

In the tables below, please insert all structures noted in Section 9 and provide the setback distances between each structure and the relevant property line. The setback should be accurately measured as the **horizontal distance**⁷ between the closest component of a structure and a property line. The column titled "other" refers to: watercourses, hydro corridors, easements, and other items that may require specific separation distances from buildings or structures. If any of these "others" items exist, please include the relevant separation distances.

EXISTING STRUCTURES (measurements may be provided in either feet or metres)

Type of Structure	Front Lot Line ⁸	Rear Lot Line ⁹	Side Lot Line ¹⁰	Side Lot Line	Other (specify):

Place an asterisk (*) beside any existing structure that may be removed as part of this application.

PROPOSED STRUCTURES (measurements may be provided in either feet or metres)

Front Lot Line	Rear Lot Line	Side Lot Line	Side Lot Line	Other (specify):

⁷ The **horizontal distance** is derived by bringing a structure onto the same plain as the lot line/ waterbody and then measuring the distance between that structure and the lot line. No vertical fluctuations (e.g. steep slopes, ridges, hills, etc.) should be included in the measurement. On properties where such fluctuations exist, taking incremental measurements may aid in providing accurate distances.

8 FRONT LOT LINE shall mean the following:

- In the case of an interior lot, the line dividing the lot from the street;
- In the case of a corner lot or through lot, the shorter line abutting a street, or where access is gained to the lot regardless of the length of the line;
- In the case of a waterfront lot, the high water mark shall be deemed to be the front lot line.
- 9 **REAR LOT LINE** shall mean in the case of a lot having four or more lot lines, the lot line farthest from and opposite to the front lot line. If a lot has less than four lot lines, there shall be no rear lot line.

¹⁰ SIDE LOT LINE shall mean a lot line other than a front or rear lot line.

11 N	ACCEC	S TA TUE	PROPERTY	,

How is the sub	ject pro	perty acc	essed?
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Type of Access Name of Road/Waterbody - Provincial Highway/County Rd - Municipal Road - Private Road/Laneway - Water If the property is accessed by water, what docking and/or parking facilities are available on the mainland?

12.0 RECORD OF PREVIOUS LAND USE AND PLANNING ACTIVITY

Previous Uses	Yes	No	Unknown
Has there been any industrial or commercial use on the subject land or any adjacent lands?			
2) Has there been any petroleum or other fuel stored on the subject land or any adjacent lands?			
3) Is there any reason to believe the subject land may have been contaminated by former uses on the site or any adjacent lands?			
4) Are there any other previous land uses that ought to be given particular consideration in the review of this application?			

Planning Activity	Yes	No	Unknown
Has the subject property been affected by any preceding planning approval? If yes, please provide any relevant reference/application number.			
- Minor Variance			
- Site Plan Approval			
- Zoning By-law Amendment			
- Official Plan Amendment			
- Other (please specify)			

Please provide any additional information that you feel may be relevant in the review of this application; you may submit additional pages as necessary:

Consent of Owner

Consent of Owner(s) to the use and disclosure of personal infor conducted.	mation; and to allow site visits to be
/We, of the lands subject of this application, and for the purpose Protection of Privacy Act, hereby authorize and consent to the or public body of any personal information that is collected un- the purposes of processing this applications.	use by or the disclosure to any person
/We also authorize and consent to representatives from the persons and public bodies conferred with under the <i>Planning</i> this application for the purpose of conduction any site inspection evaluation of the application.	Act entering upon the subject lands of
Date:	
	Owner(s)' Signature

Affidavit

l/We,	of the	in the
(name of owner(s)/agent(s))		in the (City in which you reside)
in the		
County/Upper-tier municipality, if applicable)		(Province/State)
solemnly declare that all of the above statements make this solemn declaration conscientiously belication force and effect as if it were made under oath	eving it to be true	• •
Declared before me at the:		
	e.g. municipality)
In the	. (e.g. county/uppe	er-tier
Thisday of,	municipality) <u>·</u>	
A Commissioner of Oaths		Applicant(s) Signature
		· · · · · · · ·
Personal information contained in this form is collection 40], and will be used to determine the eligi		<u> </u>
No	.	

The Approval of this Planning Application does not relieve the Owner from the requirements

of the Ontario Building Code or any other relevant regulatory control that may affect the use and development of the subject property (e.g. Conservation Authority Regulatory Controls,

Zoning By-law Regulations, etc.).

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Owner's Authorization

l/We:	
being the registered owner(s) of the subject lands he	ereby authorize
to prepare and submit the application on my/our be of Rideau Lakes.	half to the Corporation of the Township
Witness	Owner(s) Signature
Date	

