

Planning and Economic Development

City Hall, 5th Floor 71 Main St. W. Hamilton, ON L8P 4Y5 Phone: (905) 546-2424 ext. 1355 Email: planningapps@hamilton.ca

Application for Part Lot Control By-law Under Section 50 of the Planning Act

Note: To avoid delays information supplied must be complete and accurate.

A reference plan and the registered plan of subdivision are required.

Incomplete applications will be returned.

Date Application Received	Date Application Deemed Complete	File No(s).		
Date Application Received	Date Application Decined Complete	1 110 140(3).		
	<u> </u>	<u>_i</u>		
PART I - BACKGROUND INF	ORMATION			
1. Names	Mailing Address	Contact Info		
Registered Owner*	T	Phone		
		Email		
Agent or Solicitor		Home		
		Email		
Ontario Land Surveyor		Home		
		Email		
If the applicant is <u>not</u> the regis	e name and address of principal owner tered owner(s) of the property that is the ner is required (see Section 13).	subject of this application		
2. All correspondence should be sent to (one only) Owner				
Owner 🗌 💮 🗡	Applicant Agent/Solicito	or []		
Owner	Applicant Agent/Solicito ncession Former Township	r []		

Registered Plan No. Lot(s)		Lot(s)	Reference Plan N	lo.	Part(s)	
М	unicipal Address		ı		Parcel No.	
4.	Particulars of Prope	erty (in metric units)		,		
Fı	rontage	Depth		Area	a	
5.	5. Purpose of Application for By-law to Designate Land Not Subject to Part Lot Control (a) To transfer a zero lot line easement in part of a lot;					
	(b) To enable the registration of a correcting Transfer to correct prior Transfer requested contrary to the Part Lot Control prohibition of the Planning Actionamely Transfer registered as Instrument					
	(c) Other - Please Specify					
6.	5. Description of land to be designated by requested by-law					
	A registered legal description of the land to be described in the requested By-law is to be included in the submission.					
	A copy of each Reference Plan and other plans referred to in the legal description are to be attached to this Application.					
	Does applicant own:					
	i) Adjacent land?	☐ Yes ☐ N	0			
	ii) Land within 120 m	etres (400 ft) of the si	te?		No	
	If Yes to i) and/or ii) above, please specify location and dimensions and enclose a copy of Transfer to applicant of the adjacent and/or nearby land.					

7.	Exis	sting Use(s) of F	Propert	ty to be	e Desi	gnated	d by the By-la	W		
	(a) Property is vacant ☐ or improved ☐. If vacant, complete Section 8.									
	(b) If <u>improved</u> , describe nature of improvements									
	(c) List any Existing Buildings or Structures on the Property									
		rmation on yard at be completed.	setbac	cks, bu	ilding	dimen	sions, ground	floor a	area an	d building heigh
Buildings or Structures ¹ All Yard Setbacks		cks	Building Dimensions	Ground Floor Area		Building Height				
			Front	Rear	Side	Side				
1.										
2.										
3.										
8.	Pro	posed Land Use				1 6	Posidontial I In	ito	Lot No	s Block Nos or
	Intended Use				Residential Un	its	LOT NO	s. Block Nos. or Letters		
Single Detached Residential										
Do	Double or Semi-Detached Residential									
То	wnhc	ouse								
Со	Commercial, other									
Industrial										
Park or Open Space										
Institutional (specify)										
Easement										
Long Term Lease										
Ot	Other (please specify)									
TC	TOTAL									

9. Related Planning Applications

	a)	Are there any applications under the <i>Planning Act</i> , such as for approval of an official plan amendment, a zoning by-law amendment, a minor variance, a plan of subdivision or a site plan, or for a consent, that includes the subject land and adjacent lands within 120 metres of the subject land? Yes No Unknown				
	b)	If Yes to 9a, and if known, list below or attach on a separate page:				
	c)	Approval authority considering the application:				
	d)	Type of application and the file number:				
	e)	Description of the land that is the subject of the application:				
	f)	Purpose of the application and the effect on this application:				
	g)	Status of the application:				
10.	Has this land been the subject of a prior Land Division Committee application? Yes No If yes, please attach a copy of the decision.					
		Residential				
		Farmland				
	a)	If Industrial or Commercial, specify use				
	•	Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred? ☐Yes ☐No ☐Unknown				
	c)	Has a gas station been located on the subject land or adjacent lands at any time? Yes No Unknown				
	d)	Has there been petroleum or other fuel stored on the subject land or adjacent lands? ☐ Yes ☐ No ☐ Unknown				
	d)	Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands? ☐ Yes ☐ No ☐ Unknown				

6,	cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
	Yes No Unknown
f)	Have the lands or adjacent lands ever been used as a weapons firing range? Yes No Unknown
g)	Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump? Yes No Unknown
h)	If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
	Yes No Unknown
i)	Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites? Yes No Unknown
j)	What information did you use to determine the answers to 10 a) to 10 i) above?
k)	If previous use of property is industrial or commercial or if YES to any of 10 b) to 10 i), a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
	Is the previous use inventory attached? ☐ Yes ☐ No
11.	Heritage Features
11.1	Are there any buildings or structures on the subject lands that are on the list of Architectural and/or Historical Interest or have been designated under the Ontario Heritage Act?
11.2	☐ Yes ☐ No Are there any buildings or structures on abutting lands that are on the list of Architectural and/or Historical Interest or have been designated under the Ontario Heritage Act? ☐ Yes ☐ No
11.3	If Yes to either of the above, a Heritage Impact Assessment is needed. Is a Heritage Impact Assessment attached? ☐ Yes ☐ No

12. AFFIDAVIT OR SWORN DECLARATIONS (Please use a separate page for each owner if more than one.)

This declaration is to be sworn by a Commissioner of Oaths. A Commissioner is available at the following Departments:

- Planning and Economic Development Department, City Hall, 5th Floor
- Building Services Division, City Hall, 3rd Floor
- City Clerk's Division, City Hall, 1st Floor

,		of the	
n the o the and i	ee best of my knowledge and l	make oath and say (or so elief that the particulars given in this appending of Section 50 of the <i>Planning Ac</i>	plication are correct
	n (or declared) before me		
	9		
	day o <u>f</u>		
	missioner of Oaths	Applicant	
13.	AUTHORIZATIONS (Pleas	e use a separate page for each owne	r if more than one.)
a)	If the applicant is not the or authorization set out below	ner of the land that is the subject of this must be completed.	application, the
	Aut	orization of Owner for Agent to Make the Application	
	I/we,subject of this application a application as my agent.	, am/are the owner(s) of the nd I/we authorize	e land that is the to submit this
	Date	Signature of Owner(s)	
	 Date	Signature of Owner(s)	
o)	• •	ner of the land that is the subject of this of the owner concerning personal inform	• •

Authorization of Owner for Agent to Provide Personal Information

I,, am the owner of the land that is the subject of this application and for the purposes of the Municipal Freedom of Information and Protection of Privacy Act, R.S.O. 1990, c. M.56 I authorize, as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.		
Date	Signature of Owner	
	or applicant is a corporation, the full name of the corporation ne signing officer is to be set out.	
CONSENT OF THE OWNE	ER:	
	Owner to the Disclosure of Application on and Supporting Documentation	
c. P.13. In accordance with	ollected under the authority of the <i>Planning Act</i> , R.S.O. 1990, that Act, it is the policy of the City of Hamilton to provide ag <i>Act</i> applications and supporting documentation submitted	
I,	, the Owner, hereby	
(Print name of Owner agree and acknowledge that documentation, including reapplication, by myself, my ainformation and will become the provisions of the Munic R.S.O. 1990, c. M.56, I her and its supporting documents.	er) at the information contained in this application and any eports, studies and drawings, provided in support of the agents, consultants and solicitors, constitutes public e part of the public record. As such, and in accordance with ipal Freedom of Information and Protection of Privacy Act, eby consent to the City of Hamilton making this application notation available to the general public, including copying and and its supporting documentation to any third party upon their	
Date	Signature of Owner	

14.

15. ACKNOWLEDGEMENT CLAUSE

· ·	of Hamilton is not responsible for identification and on the property which is the subject of this Application - by Application
reason of its approval to tills	, application.
Date	Signature of Owner

16. COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the general Planning Division email at pdg-ning@hamilton.ca or 905-546-2424, ext.1355.

APPLICANT'S CHECKLIST

Have you remembered to attach the following:

- Copy of deed of subject property to current registered owner?
- Copy of deed of subject property to applicant (if different from above)?
- Copy of deed (if different from above) which, because it is contrary to Part Lot Control is invalid and for which applicant seeks by-law to designate land not subject to Part Lot Control?
- Copy of draft proposed Transfer which applicant would like to sign if the by-law were enacted?
- Copy of Plan of Subdivision which includes the subject property?
- Copy of a Deposited Reference Plan, which defines the parts to be created?¹
- 1 copy of the Reference Plan reduced to 8 ½ by 11?
- A certified list showing the lot area and frontage of each lot to be created?
- Name, address and phone number of Applicant's lawyer, who will handle City's inquiries on this Application?
- Name, address and phone number of lawyer for the Transferee of the correcting Transfer (if Part Lot Control by-law is enacted)?
- 5 copies of the information/reports if indicated, in support of your application?
- The required fee is \$2,855.00 plus additional cost of \$260 Per Lot/Unit/Part for an application under Part Lot Control and \$1,220.00 for an extension of a Part Lot Control Bylaw (effective January 1, 2023). The cheque is to be made payable to the "City of Hamilton".

¹ As of 02/01/05 a Deposited Reference Plan must be submitted with the application. **Note:** An additional Finance Fee of \$20.00/unit will be collected if a new parcel is created.