

APPLICATION FOR VARIANCE OR PERMISSION UNDER SECTION 45 OF THE PLANNING ACT

THE CORPORATION OF THE CITY OF LONDON PLANNING AND DEVELOPMENT 300 DUFFERAIN AVENUE, LONDON ON N6A 4L9

DETACH THE FIRST THREE PAGES AND RETAIN FOR FUTURE REFERENCE:

- 1. This process pertains to an Application for Minor Variance or Permission Under Section 45 of the Planning Act.
- 2. There are different fees for each type of application (See Schedule APP-2 attached for a fee schedule).
- 3. If the application requires a Consent application, it is recommended that the Consent be completed first.
- 4. Once an application has been submitted, Planning and Development will not accept any revisions to applications or submission materials once the application is deemed complete. This standard requirement has been implemented to ensure that the planning process is completed within the **60-day statutory timeline**. If there are any major revisions to the application, such as increased height and density, the applicant will be directed to make a new application.

GENERAL INFORMATION:

Variances or Permissions under Section 45 of the Planning Act may be applied for in order to:

- Vary the regulations of the Zoning By-law or any other by-law passed under Sections 34 or 38 of the Planning Act;
- Permit a change in the use of land or buildings from one non-conforming use to another non-conforming use;
- Permit the extension or enlargement of a legal nonconforming use; and
- Permit the use of land or building for a use permitted by the by-law, where the use is defined in general terms.

STEPS IN THE PROCESS:

Step 1 Identify if a Variance or Permission is necessary:

When a project does not conform to the regulations of the Zoning By-law passed under Section 34 or 38 of the Planning Act an adjustment- through variance or permission – may be required. This can be identified by the City in a number of ways, through the Building Permit Process, Licensing, Enforcement and many others. This ability to adjust By-laws passed under Section 34 or 38 of the Planning Act is described in Section 45 of the Planning Act, in relation to the Committee of Adjustment.

Step 2 Submit your detailed conceptual site plan, survey, or diagram (in metric) to **Zoning@london.ca** to attain

Once the need for adjustment has been identified, a zoning officer will use the information and plans you have provided to complete a Zoning Referral Record (Schedule APP-1 herein) which forms part of a complete application. The zoning officer will review your site plan and contact you if more information is required in order to complete the Referral Form.

You will need to provide dimensioned and scaled sketches of the proposal showing all of the information and features as prescribed in Section 9 of the attached application form to assist in completing the Zoning Referral Record.

A completed Zoning Referral Record will identify:

- The number, type, and/or extent of variance(s) or permissions required;
- The general need for variance (what is being varied and why) and;
- Whether a Consent, Site Plan or other Application is also necessary.

NOTE: Adding a use that is described in the Zoning By-law and not permitted in the zone is done through an Amendment to the Zoning By-law and not through adjustment or variance.

STEPS IN THE PROCESS:

Step 3 Discuss your proposal and review the completed Zoning Referral Record with a Planner and other City divisions:

Once you have obtained a completed and signed zoning referral record, it is encouraged, however not required that you speak with a planner about the planning aspects of your potential application. This is done by submitting your completed zoning referral record to CoAsubmit@london.ca where a planner will be assigned to your application.

By speaking with a Planner, you can determine:

- Whether or not the proposal is within the scope of the minor variance process.
- If there are any other Municipal issues or concerns with your proposal.
- Whether or not there might be servicing requirements/limitations, or land dedications involved with a given proposal.
- If you need to discuss other issues with other City departments like Heritage Planning,
 Engineering, Transportation etc.
- If there are other items of interest, expenses, or requirements relevant to your proposal.

Consultation with other agencies or departments may also be necessary. Municipal Staff will do their best to advise you, but it is your responsibility to check with the following agencies at least:

- Conservation Authorities if the site is within an Authority's regulated area. The Upper Thames, Lower Thames and Kettle Creek Conservation Authorities each regulate portions of London.
- Heritage Planning Staff if the subject lands are considered to have archaeological potential, are within a Heritage Conservation District, or feature a listed or designated property.
- Ontario Ministry of Transportation, if the application involves a site which is adjacent to a provincial highway. Visit the MTO's "highway Corridor Management" webpage.

Step 4 Submit the Minor Variance Application Form:

When you are ready to submit your application, compile your site plan, completed zoning referral record, supporting materials and documents and proof of payment of the application fee to CoAsubmit@london.ca. Payment can be made by submitting payment (cash or cheque) in person to the City's Business Hub, or online, please email plandev@london.ca for a request form to submit online payment.

Step 5 Notice of Application:

Now that the application is complete a "Notice of Application" is published in a Thursday edition of *The Londoner*, and circulated to the required agencies, departments and nearby property owners explaining the nature of the requested amendment(s) and inviting comment. The comments and opinions submitted on this matter, including the name and address of the respondent become part of the public record and may be viewed by the general public.

STEPS IN THE PROCESS:

Step 6 Decision-making process:

The Public Hearing will normally be held no sooner than 30 days after receipt of a complete application and no less than 10 days after the mailing and/or publishing of the Notice of Application. It is **important that** you and/or your agent **attend the Hearing** to explain the reasons for your application; if you do not attend, the Committee may proceed in your absence and without your input and make a Decision on the matter.

Aside from the site-specific aspects of the application, the Committee of Adjustment typically use the following criteria to evaluate the application under section 45 (1) of the *Planning Act* and reach their decision:

- Does the variance meet the general intent of the Official Plan
- Does the variance meet the general intent of the Zoning By-law
- Is the request desirable for the appropriate use of the land, building or structure?
- Is the requested variance minor in nature?

In some circumstances, the Committee of Adjustment may review an application for Minor Variance under section 45 (2) of the *Planning Act* that is considering an enlargement or extension of a building or structure or land that was lawfully used on the day the by-law was passed, for a purpose currently prohibited by the by-law. In these scenarios the Committee will satisfy itself that the enlargement or expansion is similar to the purpose for which the building, structure or land was used on the day the by-law was passed or is more compatible with the uses permitted by the by-law.

Step 7 Notice of Decision:

Within 10 days of the Committee making its decision, the Minor Variance Coordinator will mail a copy of the Notice of Decision to the applicant and to anyone else who filed a **written request for notice** of the decision. The information included in the Notice of Decision will outline appeal procedures and identify the last day for appealing the Committee's decision to the Ontario Land Tribunal.

Step 8 A Final and Binding Decision:

If no appeal is made by the end of the 20-day appeal period, the decision is final and binding. You will receive a Notice of Final Decision by mail and, if the application has been granted, you should be in a position to proceed with your project subject to the fulfillment of any conditions set out in the decision or further permits which may be required. Conditions set out in the decision of the Committee of Adjustment must be satisfied prior to obtaining a building permit.

NOTE: SECTION 45 OF THE PLANNING ACT PROVIDES THAT:

45 (12) The applicant, the Minister or a specified person or public body that has an interest in the matter may within 20 days of the making of the decision appeal to the Tribunal against the decision of the committee by filing with the secretary-treasurer of the committee a notice of appeal setting out the objection to the decision and the reasons in support of the objection accompanied by payment to the secretary-treasurer of the fee charged by the Tribunal as payable on an appeal from a committee of adjustment to the Tribunal. 2017, c. 23, Sched. 5, s. 98 (3); 2021, c. 4, Sched. 6, s. 80 (5); 2022, c. 21, Sched. 9, s. 13 (2).



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CON	CURRENT APPLICATIONS FILED:	Date Received: (OFFICE USE ONLY):				
Note to Applicant: For each application that is filed concurrently, complete and attach the appropriate application form and fees		(Place Date Stamp Here)				
	Official Plan Amendment:					
	Zoning By-law Amendment:					
	Consent:					
	Site Plan:					
	Other (Specify):	FOR REFERENCE PURPOSES Municipal address:				
REC	UIREMENTS FOR A COMPLETE APPLICATION	I INCLUDE:				
	Electronic copy of the completed application form and	d declarations.				
	Electronic copy of a survey of the proposal, dimension features, as required by the <i>Planning Act</i> (see Section	ned and drawn to scale; showing all of the information and 9)				
	A Letter of Authorization from the owner (with dated, original signature) OR completion of the Owner's Authorization on page 5 (item 15), if the owner is not filing the application.					
	Photographs or other relevant documentation that will	assist in evaluating your application.				
	Completed Zoning Referral Record (see Schedule API	P-1)				
	ASE LIST THE REPORTS OR STUDIES THAT ACCOI					
T1C						
	THIS APPLICATION PACKAGE MUST BE SUBMITTED TO:					
COA	CoAsubmit@london.ca					

INFORMATION AND MATERIAL TO BE PROVIDED IN AN APPLICTION UNDER SECTION 45 OF THE ACT (O.Reg.200/96)

1a) APPLICANT Information:					
Complete the information below. All communications will be directed to the Primary Contact with a copy to the owner.					
Note: If additional space is required for owner(s) information, please attach a separate sheet containing said information.					
REGISTERED OWNER(s):					
Name:					
Address:					
City:	Postal Code:				
Phone:	Cell / Pager:				
Fax:	E-mail:				
AUTHORIZED AGENT (authorized by the Owner to file the	e application, if applicable):				
Name:					
Address:					
City:	Postal Code:				
Phone:	Cell / Pager:				
Fax:	E-mail:				
Ontario Land Surveyor (if applicable					
Name:					
Address:					
City:	Postal Code:				
Phone:	Cell / Pager:				
Fax:	E-mail:				
1b) Which of the above is the Primary Contact?	Owner Agent Surveyor				
2) Date application submitted to the City of London:					
3) The Current Official Plan designation AND London F	Plan Place Type:				
4) The current Zoning of the subject land and the uses permitted by that zone:					
(Please use a separate sheet if needed)					

5) Describe the nature and extent of the relief from the Zoning By-law (what is being varied):					
(Please use a separate sheet if neede	d)				
6) Provide your reasons wi	ny the pr	oposed use cannot	comply with the pro	ovisions of the Zoning By-law:	
(Please use a separate sheet if needed		<u> </u>			
7) Description of Land:					
Geographic Township / Plannin	g Area:				
Lot(s):			Part Lot(s):		
Concession(s):			Registered Plan Number:		
Municipal street address (if applie	cable):				
Assessment Roll Number:					
8) Land Use, Existing and P Frontage (m)	roposed	Depth (m)		Area (m²)	
Tronage (III)		Dopar (m)		7.102 (III)	
8 b) Existing Use of the subject land?					
8 c) The length of time that the existing	use of the	subject lands has continue	ed?		
8 d) Number of existing buildings/struct	ures on the	subject land?			
8 e) On what date were all existing buil	dings or str	uctures on the subject land	d constructed?		
8 f) The date the subject land was acqu	ired by the	current owner?			
8 g) Proposed use of the subject lands	?				
8 h) If known, the number of proposed	buildings/st	ructures?			

APPLICATION FOR VARIANCE OR PERMISSION

8 i) Specify the purpose/use of all proposed structures or buildings on the subject land.								
			_					
9)	A sket	ch illustrating the following in	formati	on, ir	n	metric units, is required:		
Ske	etch is to	include all existing and propose	ed buildii	ngs a	as	described above (Section	8).	
	(a)	The address of the subject site diagram pertains to and how it			WC	v and any other information	nec	essary to identify what the
	(b)	The boundaries and dimension	ns of the	subj	je	ct land.		
	(c)	The location, size (area and di the subject land that, in the op						sed buildings and structures on on.
	(d)	The approximate location of all adjacent to the land that, in the buildings, railways., roads, wa wooded areas, wells and septi	e opinior tercours	n of th	he	e applicant may affect the a	ppli	cation. Examples include
	(e)	The current uses on land9s0 a commercial).	ıdjacent	to the	e	subject land (for example i	esid	lential, agricultural or
	(f)	The location, width and name is an unopened road allowance						
	(g)	If access to the subject land w used; and	ill be by	wate	er	only, the location of the pa	rkinç	g and boat docking facilities to be
	(h)	The location and nature of any	easeme	ent af	ffe	ecting the subject land.		
	(i) NOTE: Where an application for variance or permission is being made as part of the site plan approval process, diagrams, drawings, sketches, elevations, etc. shall be provided as prescribed through the Site Plan Consultation process and/or in accordance with the Submission Requirements of the Site Plan Control By-law C.P1455-541, Schedule 1.							
10)	Access	s: Access to the subject lands w	rill be pro	ovide	ed	by?		
	Private	Street (not usually permitted)		Provi	in	cial Highway		Other (Specify)
		Way (not permitted)				ned Municipal Street		Care (openity)
		Tray (Terpermitter)						
11)	Water	Supply: Water Supply to the su	bject lan	ds w	/ill	be provided by?		
□ Municipal piped water					Privately owned and operated individual wells for each lot			
	□ Privately owned an operated communal well					Other (specify)		
12)	12) Sewage Disposal: Sewage disposal on the subject lands will be provided by?							
	□ Municipal sanitary sewers □ Privately owned individual septic system for each lot							
	Privately owned communal collection Other (specify)							
12b) If the application would permit development on privately owned and operated individual or communal septic systems, and more than 4500 litres of effluent produced per day as a result of the development being completed, you are required to provide:								
	a) a servicing options report, and; b) a hydrogeological report							
13)	Storm	Drainage: Strom drainage on th	nejsubje	ct lan	nd	Is will be provided by?		
	Municip	al sewers	Ditches or Swales Other (specify)					

APPLICATION FOR VARIANCE OR PERMISSION

14) Has the subject land ever been the subject	ect of:		
a) an application for approval of a Plan of Subdi	vision under section 51 of the <i>Planning Act</i> ?	□ YES	□ NO
If yes, provide the following:			
FILE No.:	Status:		
b) an application for Consent under section 53 c	of the <i>Planning Act</i> ?	□ YES	□ NO
If yes, provide the following:			
FILE No.:	Status:		
c) an application for Minor Variance under section	on 45 of the <i>Planning Act</i> ?	□ YES	□ NO
If yes, provide the following:			
FILE No.:	Status:		
15) Owner's Authorization:			
This must be completed by the owner if the	OWNER IS NOT FILING THE APPLICATION	1	
Note: If there are multiple owners, an authorizatio owner must sign the following authorizatio		signature) is requ	ired OR each
I, (we)		he	eing the
,	rint (name(s) of owner, individuals, or	, be	ing the
	company)		
registered owner(s) of the subject lands, hereby	D: 1		
to prepare and submit an Application for Minor \		t and/or company (if applicat	ole))
Signature	Day N	Month	Year
IMPORTANT	I		
IMPORTANT:			
If the Owner is an incorporated company, the co	ompany seal shall be applied in the signature	block above (if the	nere is one)

16) Applicant's Declaration:		
This must be completed by the person filing the Commissioner of Oaths.	application for the proposed Consent and	in the presence of a
I,of the		
Print name of applicant	Print name of City, Town, Town	
in the Region/County/District of	solemnly declare that all of the sta	atements
contained in this Application for Minor Variance at	(description of property)	
and all supporting documents and plans are true and cor true and knowing that it is of the same force and effect as	plete, and I make this solemn declaration conscientification if made under oath, and by virtue of the Canada E	ntiously believing it to be Evidence Act.
Declared before me at:		
Region/County/District of Middlesex		
in the Municipality of <u>The City of London</u> , this		
day of,(Year)	Signature	
	orginataro	
	Please <u>Print</u> name of .	Applicant
Commissioner of Oaths:		
17) Municipal Freedom of Information Declarati	on:	
In accordance with the provisions of the <u>Planning Act</u> , it applications and supporting documentation.	s the policy of the City of London to provide publi	c access to all development
In submitting this development application and supporting	documentation, I	
The owner/authorized applicant, hereby acknowledge the of the Municipal Freedom of Information and Protectio documentation provided by myself, my agents, consultan general public.	of Privacy Act, that the information on this app	lication and any supporting
I hereby authorize the City of London to post a Change evaluation of the subject application.	of Use sign and municipal staff to access to the	subject site for purposes of
Signature	Day Month	n Year
OWNER/APPLICANT'S INFORMATION (Mandatory,	lease print)	
Name:	Mailing Address:	
Telephone No.:		
E-mail Address:		
Fax No.:		

ZONING REFERRAL RECORD

To be completed by a Zoning By-law Enforcement Officer, 7th Floor, City Hall

Schedule APP-1

File No. A.

Description of Land (for Office Use Only):						
Geographic Township / Planning Area:						
Lot(s):		Part Lot(s):				
Concession(s):		Registered Plan Number:				
,						
Municipal street address (if applicab	le):					
Assessment Roll Number:						
Existing Zone(s) in Z1 Zor	ning Bv-law:					
BY-LAW RESTRICTIONS	REQUIRED	AS SHO	WN ON PLAN			
(a) Use						
(b) Lot Area (m²)						
(c) Lot Frontage (m)						
(d) Front Yard (m)						
(e) Rear Yard (m)						
(f) Interior Yard (m)						
(g) Exterior Yard (m)						
(h) Landscaped Open Space						
(i) Lot Coverage						
(j) Height (m)						
(k) Off-street Parking						
(I) Floor Area Ratio						
(m) Special Provisions						
(n) Other						
CONSENT REQUIRED?	☐ Yes	□No				
ZONING COMMENTS						
NA/I : 1		Para a supplier of the state of	H. dufamani in i			
While every effort has been made to or certified to its accuracy. The infe	to ensure that the information MUST be verified	tion contained herein is correct d before filing for your Minor Va	, tne information is not warranted ariance Application			
By-law Enforcement Officer's Signature		Year I	Month Day			

SCHEDULE OF FEES

Schedule APP-2

All cheques must be made payable to the **Treasurer**, **City of London**.

Effective JANUARY 1, 2025

MINOR VARIANCE APPLICATION FEES

Category 1 \$614.00	Category 2 \$786.00	Category 3 \$1,382.00	Category 4 \$1,841.00
Accessory Structures (pool equip, garage, sheds, decks, air-conditioner, boat)	Yard Setbacks	Legal Non- Conforming Uses (LNCU)	Lot/Yard Requirements as a result of a consent application
 height yard setbacks gross floor area coverage location 	 interior side yard exterior side yard rear yard front yard MDS regulations 	□ change in one LNCU to another □ extension or enlargement	Uses not specifically mentioned in the Zoning Bylaw Home Occupation Definitions Increase in Density of Floor Area Ratio Lot Coverage area, depth, and frontage (non-consent) Other (not limited to but may include trucks, motor homes, rec. vehicles, etc.)
Yard Setbacks for Porches and Decks	Height		Boulevard Parking insufficient parking spaces
	Front Yard Parking Existing prior to Oct 1/95 (Council Oct 6/97)		Front Yard Parking