### Instructions for Consent Application

Background Information: The East Nipissing Planning Board processes the applications for consents for the Townships of Calvin, Mattawan and Papineau-Cameron. The completed application includes the completed application, the required sketch and processing fee. A consent is required for the creation of a new lot, a lot addition, a right-of-way and/or easement. It is suggested that applicant pre-consult with the North Bay-Mattawa Conservation Authority and/or Ministry of Transportation should the application require prior information to submission that would be helpful and prevent delays. You can also do a one-time pre-consult with the Board or Secretary to ensure that your application would meet compliance.

Step 1: Obtain a copy of the application from your local municipality, their website or have a copy emailed to you. The Board requires the (1) original signed copy plus six(6) copies. Keep a copy for yourself. Do not sign until you are in front of a commissioner to verify your signature.

<u>Step 2</u>: Upon submission of the completed application, the Board will accept and circulate to the required agencies, that being the North Bay-Mattawa Conservation Authority, the local township, Ministry of Transportation (if located on the controlled access highway) and the neighbours within 200 feet or 60 metres.

Step 3: The Board will set the date for the next meeting to deliberate on the responses received and set provisional conditions. There is an appeal period of twenty (20) days for any objections to be received. Appeals are made to the attention of the Chair of the East Nipissing Planning Board and must be on the required forms as provided on the website of the Local Planning Appeal Tribunal (LPAT), http://www.elto.gov.on.ca and must include the prescribe processing fee. The provisional conditions shall set out the conditions of approval that the applicant is required to completed within one (1) year. No notice shall be given at the end of one (1) year. If the conditions are not fulfilled within one year, the Notice of Decision is null and void, in accordance with the Planning act.

Step 4: The applicant will then get a surveyor to complete and submit a survey, which must match up to the application and have a lawyer register the new lot. The Board will issue a Certificate of Consent approval to enable registration. The lawyer will complete the registration process by working with the Planning Board to verify that the conditions have been met and the certificate issued for the registration of the new lot.

Contacts: website: papineaucameron.ca 705 744-5610 website: calvintownship.ca 705 744 -2700 mattawan@xplornet.ca 705 744-5600

adminemathum. Ca

Planning Board 705-825-2523 admin cenpb.ca

# EAST NIPISSING PLANNING BOARD CONSENT TO SEVER APPLICATION FORM

#### FOR APPLYING FOR CONSENT TO SEVER UNDER SECTION 53 OF THE PLANNING ACT

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	Consent		
	Right-of-wa	ay	
	Easement		
			FOR REFERENCE PURPOSES
10.00			
REQUIREM		A COMPLETE APPLICATION INCLUDE:  npleted application form.	
			XISTING and PROPOSED building(s) and structure(s) on subject
	lands.	Sketch/plan must include the following:	AISTING and PROPOSED building(s) and structure(s) on subject
	0	The location and dimensions of all existing a severed and the land intended to be retained	nd proposed buildings and structures on the land intended to be d [including location of sewage disposal system(s) and well(s)]
	0	The boundaries and dimensions of any land a subject land;	butting the subject land that is owned by the owner of the
	0	The approximate distance between the subjecting or railway crossing;	ect land and the nearest township lot line or landmark such as a
	0	The boundaries and dimensions of the subject is intended to be retained;	t land, the part that is intended to be severed and the part that
	0	The location of all land previously severed fr subject land;	om the parcel originally acquired by the current owner of the
	0	The approximate location of all natural and drainage ditches, banks of rivers or streams	artificial features (for example, railways, roads, watercourses, , wetlands, wooded areas, wells and septic tanks) that;
		Are located on the subject and adja	icent lands; and
		In the applicant's opinion, may affe	
	۰	The current uses of the land that is adjacent commercial);	t to the subject land (for example, residential, agricultural or
	0	unopened road allowance, a public traveled	
	0	If access to the subject land is by water only	, the location of the parking and docking facilities to be used;
	0		restrictive covenant affecting the subject land.
$ldsymbol{\sqcup} ldsymbol{\sqcup}$		ation Fee(s) made payable to the East Nipissin	
	on page	e 5 (item 14), if the Owner is not filing the ap	
	Other i	在一个大型的基本中,1995年1月20日日本的大型的基本的基本的基本的工作中的基本的工作,但是由于中心,但是由于中心,但是由于中心的工作的。在中心	meeting or by the East Nipissing Planning Board.
	W. 2	and Gard Very it has driven in Regularization for the	MENTERS AS AS A CONTROL OF THE CONTR

This application package must be submitted to the Secretary-Treasurer of the East Nipissing Planning Board.
PO BOX 31 Mattawa, ON POH 1V0
east.nipissing.planning.board@gmail.com

### APPLICATION FOR CONSENT

The Planning Act, Section 53(2), Ontario Regulation 197/96 as amended

LO VELLEAGE NEGRICATION						
Complete the information below copy to the Owner.	v. All communication will be directe	d to the Primary Contact with a				
1.1 Name of Owner(s). An owner's owner.	authorization is required in Section	8, if the applicant is not the				
Name of Owner	Home Telephone No.	Business Telephone No.				
Address	Postal Code	Fax No.				
Email	Email					
1.2 Agent/Solicitor/Applicant: Name different than the owner. (This Section 8)	e of the person who is to be contact may be a person or firm acting on b	ed about the application. If ehalf of the owner. See				
Name of Contact Person/Agent	Home Telephone No.	Business Telephone No.				
Address	Postal Code	Fax No.				
Email:		Cell No.				
1.3 Indicate to whom correspondence Owner Authorized Agent						

2.1 Municipal Address	(mailing address)		Postal Code
Concession Number(s)	Lot Number(s)	Registered Plan No.	Lot(s)/Block(s)
Reference Plan No.	Part Number(s)	Parcel Number(s)	Former Township:

3.1	Type and Purpose of the proposed transaction (check appropriate space):
	Creation of a new lot Addition to a lot Right-of-way Easement Other purpose (please specify)
3.2	Name of person(s), if known, to whom land or interest in land is to be transferred, leased or changed:
3.3	If a lot addition, identify/describe the lands to which the parcel will be added (Also illustrate on the required sketch):

	The world all the same of the
4.1 Lands to be Severed	
Frontage(m):	Existing Use:
	Proposed Use:
Depth (m):	Existing Buildings/Structures:
Area (hec/acre):	Proposed Buildings/Structures:
4.2 Lands to be Retained	
Frontage(m):	Existing Use:
	Proposed Use:
Depth (m):	Existing Buildings/Structures:
Area (hec/acre):	Proposed Buildings/Structures:

4.3	Are there any easements or restrictive covena If yes, please describe the easement or covena					
4.4	Type of Access (Check appropriate box and	state ro	pad name):			
Severe	d Retained    Provincial Highway (#):   Municipal Road, Maintained   Municipal Road, Seasonally (*):   County/District Road (#):   Private Road:   Right-of-way:   Water Access:					
4.5	If located on a Municipal Road or Provincial Highway, is there an existing Municipal Road or Provincial Highway approved entrance to the proposed severed lot? Yes O No  If no, please indicate on sketch, location of proposed entrance for Public Works Manager's inspection purposes.					
4.6	<ul><li>If located on water:</li><li>a) What is the name of the water body?</li><li>b) Describe the location of parking and docl lands. Indicate whether parking is public.</li></ul>		cilities to be used and the distance from the subject wate			
4.7	Water Supply for Retained land shall be	provid	led by:			
П	Municipal piped water		Privately owned & operated individual wells for each lot			
	Privately Owned and Operated Communal Well		Other (specify, e.g., lake, bottled):			
4.8	Water Supply for Severed Parcel(s) shall	be pro	ovided by:			
	Municipal piped water	ΙĠ	Privately owned & operated individual wells for each lot			
	Privately Owned and Operated Communal Well		Other (specify, e.g., lake, bottled):			
4,9	Sewage Disposal for Retained land shall	be pro	ovided by:			
Ô	Municipal sanitary sewers	ΪП	Privately owned individual septic system for each lot			
	Privately owned communal collection		Other (specify):			
	If the application would permit development on produced properties of the and more than 4,500 litres of effluent produced properties report and a hydrogeological report is required and date of servicing options report and/or hydrogeological repor	er day a ired.	owned and operated individual or communal septic system as a result of the development being completed, a servicing logical report:			

4,10	Sewage Disposal for Severed Parcel(s) sha	ll be	provided by:				
	Municipal sanitary sewers		Privately owned individual septic system for each lot				
	Privately owned communal collection		Other (specify):				
	If the application would permit development on privately owned and operated individual or communal septic system and more than 4,500 litres of effluent produced per day as a result of the development being completed, a service options report and a hydrogeological report is required.  Title and date of servicing options report and/or hydrogeological report:						
4.11	Storm Drainage (Indicate the proposed storm dra	inage	system)				
	Storm Sewers		Ditches				
	Swales		Other (please state)				
4.12	Other Services (Check if the service is available)						
	Electricity		School Bussing				
	Garbage Collection						
			3				
5.1	Has the subject land ever been the subject of an app	licati					
	or a consent under the Planning Act? Yes O No	O	Unknown O				
	If Yes and if known, provide below, the application f application.	ile nu	mber and the decision made on the				
5.2	Has any land been severed from the parcel originally	Has any land been severed from the parcel originally acquired by the current owner of the					
	subject land? Yes O No O Unknown O						
	If yes and if known, indicate previous severances on the required sketch and supply the following information for each lot severed.						
	Date of transfer:						
	Name of Transferee:						
	Land use of parcel:		(3. V. o. N. o. 11.				
5.3	1.5	Has any land been severed from the parcel by the prior owner(s)? Yes O No Unknown O					
	If yes and if known, please provide below any names & if possible, current addresses of prior owners of which you may be aware:						
	owners of which you may be aware.						
3							
5.4	Did the current owner acquire the subject land as a	result	of a consent (i.e. was a lot severed				
	and transferred to the current owner)? Yes O No	0					
	If yes, prior owner should be noted in 5.3 above.						
5.5	Current Zoning (Specify zone symbol):						
5.6	Current Official Plan Land Use Designation:						

5.7	Is the subject land currently the subject of a proposed official plan or official plan amendment that has been submitted for approval? Yes O No O If yes, specify the file number and status of the application:					
5.8	If the subject lands are the subject of any other application under the <i>Planning Act</i> , please fill out required fields on page 1.					
5.9	Has the property ever been subject to an application under the Planning Act	? Yes O	No O			
	If the answer was yes, please indicate the file number and status of the appl	lication:				
	Has any land been severed from the parcel originally acquired by the owner	of the subject land?	Yes O No O			
	If the answer was 'yes', please indicate the date of the transfer, the na severed land:	ame of the transferee	and the uses of the			
5.10	Is the application consistent with policy statements issued under subsection Yes O No O If yes, please explain how the application is consist reference section numbers:					
5.44	Land Use Features					
ARE TI	HERE ANY OF THE FOLLOWING USES OR FEATURES ON THE SUBJECT AND/OR WITHIN 500 METRES OF THE SUBJECT LANDS	ON THE SUBJECT LANDS	WITHIN 500 METRES OF SUBJECT LANDS			
manure	icultural operation (any livestock facility, occupied or vacant, including e storage). If yes, please submit a Minimum Distance Separation calculation with application (contact Secretary Treasurer for More ation)					
A landf	fill site (active or non-operating)					
A sewa	age treatment plant or waste stabilization pond					
A Muni	icipal or Federal Airport (including an aerodrome)					
A muni	icipal wellhead within 1000 m	П	П			
An ope	erating mine site within 1000 m (specify mine site)					
A reha	bilitated or abandoned mine site or mine hazards					
An ope	rating pit within 150 m or quarry within 500 m.					
Any inc	dustrial use					
Provinc	cial Park or Crown Lands					
An acti	ive or abandoned rail line and/or trail					
A natu	ral gas or petroleum pipeline					
A flood	aplain	П				
	cant wildlife habitat and/or significant habitat of Species at Risk	П	П			
Fish ha	ing but not limited to endangered and threatened species) abitat					

A contaminated site							
electric	trans	mission line)			former (high voltage		
An activ	e rai	lway line, rail	way yard or	Provincial H	ighway		
5.12	ls th	nere a Provin	cially Signifi	cant Wetlan	d (Class 1, 2 or 3) on or with	in 120 metres of the	subject lands?
	Yes	O No	0				
5.13		the subject naeological p		ain any kno	wn cultural heritage, arch	aeological resource	s and/or areas of
	Yes	O No	O Un	known O			
5.14					oose to develop lands within es and/or areas of archaeol		:hat contain known
	Yes	O No	O Un	known O			
		e: If yes to 5 additional ir			act the Ministry of Tourism	and Culture to dete	rmine the need for
5.15	a)	Has there blands?	been an Ind	ustrial Use,	Commercial Use or an Orch	nard, on the subject	lands or adjacent
		Yes O	No O	Unknown	0		
	b)	If yes, spec	ify the use(s	<b>)</b> :			
	c)	Has the gra	ding of the	subject land	s been changed by adding/re	emoving earth or oth	er material(s)?
		Yes O	No O	Unknown	0		
	d)	Has a gas st	tation been	located on t	he subject lands or adjacent	lands at any time?	
		Yes O	No O	Unknown	0		
	e)	Has there b	een petrole	um or other	fuel stored on the subject la	and or adjacent land	s?
		Yes O	но О	Unknown	0		
	f)		y reason to acent lands?	believe the	subject lands may have bee	en contaminated by	former uses on the
		Yes O	No O	Unknown	0		
	g)				an Environmental Site Assess as a Record of Site Condition		onducted under the
		Yes O	No O	Unknown	0		
Consultation of the Consul	N-Edward	~					
	7		$\{1, \dots, p^{(r)}\} \Big\} \Big\} \Big\} \Big\}$	202			
6.1					think may be useful to the lation? If so, explain below or		
	nec	essary.					
	-						

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			of			in the	0
			make oat	th and say (or so	olemnly o	declare) that the information	contained in this
application	is true	and that the	information	contained in t	ne docum	nents that accompany this ap	oplication is true
Furthermor	re, I (We	e) agree to al	low the Mun	icipality, its em	ployees	and agents to enter upon the	e subject land fo
the purpose	e of con	ducting a site	inspection t	hat may be nece	essary to	process the application.	
			74		SI S		
Sworn	(or	Declared)	before	me at	the		
				the			0
			, this _	day of _		, 20	
Commission	ner of O	aths (include	stamp below	<b>(</b> )	Signa	ture of Applicant/Solicitor or	Authorized Agen
Commission	ner of O	aths (include	stamp below	r)	Signa	ture of Applicant/Solicitor or	Authorized Agen
	<u></u>						Authorized Agen
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If the appli	icant is i	not the owner	n. (kansa) of the land	that is the subje	ect of thi	s application, the written	in No.
If the appli	iana (is i	not the owner ne owner that	of the land the applican	that is the subject that is authorized t	ect of thi	s application, the written the application must be inclu	ded
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If the appli authorizati with this fo	icant is i ican of th	not the owner ne owner that he authorizati he land that is	of the land the applican ion set out b	that is the subject is authorized to elow must be controlled to find this application.	ect of thi to make to ompleted ion for co	s application, the written the application must be inclu- . I onsent and I authorize	ded

#### AGREEMENT TO INDEMNIFY

TO BOTH AND ADDRESS OF THE PARTY OF THE PART

The applicant hereby agrees to indemnify and save harmless the East Nipissing Planning Board from all costs and expenses that the Board may incur in connection with the processing of the applicant's application for approval under the Planning Act. Without limiting the foregoing, such costs and expenses will include all legal, engineering, planning, advertising and consulting fees and charges incurred or payable by the Board to process the application together with all costs and expenses arising from or incurred in connection with the Board being required, or...

A TOTAL BUTTON	from any decision of the Board, as the case may be, approving the applicant's application.					
paid wh before the app when de	elicant acknowledges and agrees that if any amount owing ten due, the Board will not be required to process or to on the L.P.A.T. in support of a decision approving the appolicant further acknowledges and agrees that any amount ue, a debt of the applicant and the Board may, in accover the amount owing together with interest from the applicant and the agrees that any amount owing together with interest from the agree of the amount owing together with interest from the agree of the agree of the amount owing together with interest from the agree of	continue processing the application, or to appear lication until the amount has been paid in full. It owing by the applicant to the Municipality is, dition to any other remedies available to it at				
Date		Signature of Owner				
		Owner's Name: Printed				
		1888 - 1887 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 -				
	Tollie toller Herryrover					
amende	al information collected on this form is collected under the ed and will be used to assist in making a decision on t nts will be made available for public disclosure.					
Questio	ons Regarding this collection should be forwarded to:					
Secerat	tary of the East Nipissing Planning Board	, Ontario,				
Phone:						
11.1	All information requested in this form is mandatory ar 197/96 as amended or is required by the Committee of Ad					
11.2	If an application is deemed to be incomplete, it will to subsection 53 (14) of the <i>Planning Act</i> for an appeal to decision does not begin.	be returned, and the time period referred to in the Ontario Municipal Board for failure to make a				
11.3	Please indicate on the enclosed key map, the location of	the subject property.				
11.4						
11.5	It is required that two (2) copies of the application a Secretary Treasurer of the of prescribed fee in cash or by cheque payable to the	along with the prescribed fee be filed with the accompanied by the of				

#### **KEY MAP**

Below is a key map of the geographic Township of _	Please indicate on this map, where
the subject land is located.	

#### Directions to the Site

In order to assess your application, the site must be inspected by the Secretary Treasurer, Building Inspector, and the Public Works Manager; and a representative of the Conservation Authority. Please provide clear, concise directions below. If the subject property is not located on a highway or a main municipal road, please include a simple sketch below to assist the inspector(s) in addition to the Key Map below.

#### EAST NIPISSING PLANNING BOARD BY-LAW NO. 2017-02

## BEING A BY-LAW TO IMPOSE AND CONSOLIDATE THE FEES AND CHARGES FORL SERVICES OR ACTIVITIES AND FOR THE USE OF ITS PROPERTY.

WHEREAS Section 391(1) of the Municipal Act, S.O. 2001, c.25 as amended, without limiting Sections 9, 10 and 11 authorizes municipalities to impose fees or charges on persons, for services or activities provided or done by or on behalf of the municipality, for costs payable by it for services or activities provided or done by or on behalf of any other municipality or local board; and for the use of its property including property under its control;

AND WHEREAS Section 69 (1) of the Planning Act, R.S.O. 1990, c.13 provides that the East Nipissing Planning Board may by By-law establish a tariff of fees for the processing of applications made in respect of planning matters, which tariff shall be designed to meet only the anticipated cost to the municipality or to a committee of adjustment or land division committee constituted by the Council of the municipality;

AND WHEREAS the East Nipissing Planning Board is desirous of establishing user fees and charges to recover some of the costs for services and rents provided by the Board;

NOW THEREFORE the Board of the East Nipissing Planning Board enacts as follows:

All fees and charges set out in this By-law shall be payable prior to the provision of the service unless an agreement in writing is made to the contrary and approved by Board approval.

Fees and charges listed in the Schedules to this By-law include all applicable taxes.

The Fees and Charges listed in Schedule A to this By-law shall come into force and take effect January 1, 2018.

READ A FIRST TIME AND SECOND AND THIRD TIME, AND FINALLY PASSED THIS  $29^{TH}$  DAY OF NOVEMBER, 2017.

Chair Michelle Lahay		
Secretary Sandra Morin		

#### BY-LAW NO. 2017-02 SCHEDULE "A"

# EAST NIPISSING PLANNING BOARD PLANNING SERVICES FEES

Official Plan Amendment	\$2500
Consent Application (payable to East Nipissing Planning Board)	\$800 (Includes a fee to the CA of \$125.00)
Right-of-Way ( alone )	\$800
Lot Addition ( alone )	\$800
Right-of-Way or Lot Addition with a Consent	\$300
Lift Holding Symbol	\$200.00
Pre-consultation Fee	\$200.00