

Application for Minor Variance or for Permission Instructions and Information City Development Department

Notes

- 1. Personal information on this form is collected and retained under the authority of the *Municipal Freedom of Information and Protection of Privacy Act*.
- 2. Variances are identified through a zoning review completed as part of a Building Permit Application, Preliminary Zoning Review Application, or *Planning Act* Applications such as Application for Site Plan Approval, Draft Plan of Subdivision/Condominium Application, or Part Lot Control Request. It is strongly recommended that if required, building permit or site plan applications be filed prior to filing a minor variance application. A Preliminary Zoning Review is a requirement for complete application for Minor Variance, if the proposed development does not require either a building permit or site plan approval.
- 3. Submit this application form to the Secretary-Treasurer of the Committee of Adjustment, Pickering City Development Department, One The Esplanade, Pickering, ON L1V 6K7.
- 4. To obtain the City of Pickering's Minor Variance Application and Preliminary Zoning Review fees view the <u>Schedule of Application Fees and Information Price List</u>. All fees are to be made payable to the City of Pickering upon submission of the application.
 - If comments are required by a Conservation Authority or the Region of Durham Health Department they are subject to an <u>additional fee</u>.
- 5. Submission of this application constitutes tacit consent for the authorization of City of Pickering staff, or their representatives, to inspect the subject lands or premises, and to carry out any inspections, tests and investigations as may be required.
- 6. Studies submitted with an application will be available to the public for review and may be reproduced for public use.

Additional Fees

- 1. The City, on behalf of the Toronto and Region Conservation Authority (TRCA), may collect an application fee, if the subject property is located in an area in which the Conservation Authority will have an interest (i.e., if the property is located in proximity to a watercourse, shoreline, flood plain, stream valley, or wetland). The TRCA Administrative Fee Schedule (if applicable).
 - The City, on behalf of Central Lake Ontario Conservation Authority (CLOCA), may collect a screening fee, if the subject property is located in an area in which the Conservation Authority will have an interest. The <u>CLOCA Fee Schedule</u> (if applicable).



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- 2. The City, on behalf of the Region of Durham Health Department, may collect a fee to cover a review process to ensure that all changes in use on properties serviced by a private sewage system and well are reviewed, to ensure compliance with Division B Part 8 of the Ontario Building Code and Pertinent Local By-laws.
- 3. At the time of submission of the application, City Development staff will advise you if the preliminary fees for either the Conservation Authority or the Region of Durham Health Department are required. Cheques should be made payable to the appropriate Conservation Authority or to the Region of Durham Health Department.

Plans and Elevation Requirements

1. Purpose of the Submitted Plan

All applications for Minor Variance require the submission of drawings showing the details of the property and the requested variances. Notices will include the applicant's submitted drawings and will be sent out to all property owners within a 65 metre radius of the subject property. The submitted plan is intended to assist City staff, Committee of Adjustment members, and neighbours in understanding the proposal. A good plan will help move the application process forward in a timely manner. Staff will hold and not schedule applications for a hearing where the drawings are incomplete or missing.

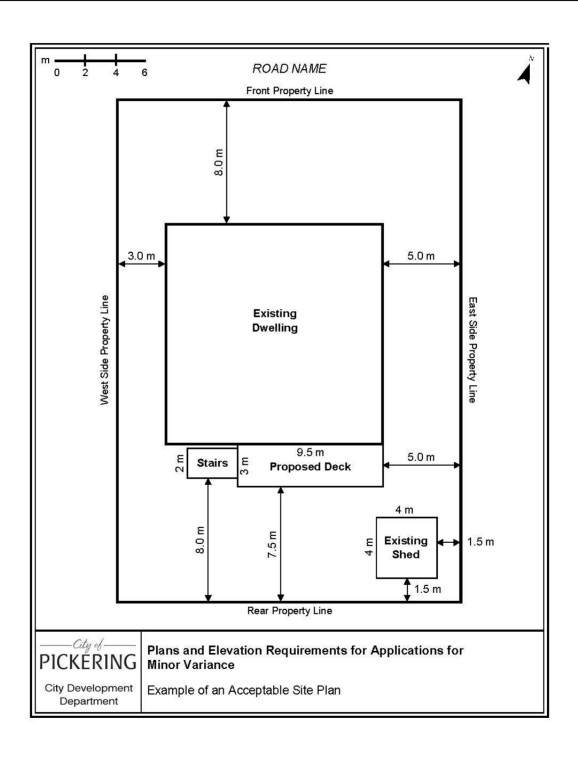
2. Drawing Requirements

All submitted plans are to be drawn to scale and show the following (refer to example site plan):

- the property boundaries and dimensions of the subject lands
- all existing and proposed structures on the property and their size
- the distance between all existing/proposed structures and the property lines, measured at the shortest distance
- all measurements related to the requested variances
- a north arrow and scale, and
- any additional details requested by City staff



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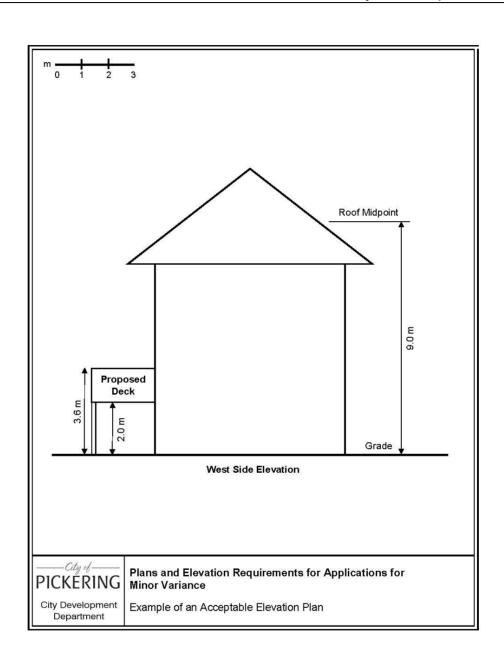
Elevation plans will be required for all new dwellings, major additions, variances pertaining to height, or when otherwise requested by City staff. Elevation plans are to show the following (refer to example elevation):

- · architectural details, if available
- height of all buildings measured from grade to the mid-point of the roof
- height of balconies and other structures, and
- the direction of the view show in the elevation (e.g., "view from west side of house")

Please note: all measurements are to be provided in metres only.



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3. What not to Submit

While all drawings should show the details of the variances and important features on the site, drawings should not be difficult to understand. Unless required by City staff, do not include the following information:

- contours of elevations points;
- underground electrical or water features (e.g. hydro lines, sewer pipes, etc.);
- unnecessary measurements;
- imperial units; and
- survey directions or legal descriptions.

General Information

Procedure

- 1. This form will not be accepted as an application until all questions have been answered and all requirements have been met. If the application form is not complete (or surveys, drawings missing), the application may not be scheduled for the next Committee hearing, and scheduling will be delayed until the information is received.
- 2. The completed application form is submitted to the City Development Department. Notification summarizing the application, date, time and place of the Committee of Adjustment hearing is sent to various government agencies and departments. Notice is also sent to the owner, agent (if applicable) and all property owners within 65 metres of the subject property for their information and comments in support of or objection to the requested variance(s).

The applicant is required to post a sign, supplied by the City Development Department, at least 10 days prior to the meeting date. Failure to do so may result in the application not being heard by the Committee on the scheduled hearing date.

- 3. A report is prepared by staff, which includes any comments received, for the Committee members and applicant. The Monday prior to the meeting the staff report will be emailed or is available for pick up at the City Development Department.
- 4. The Committee of Adjustment meets to hear applications approximately once a month (a yearly meeting schedule is adopted by the Committee each year). The applicant or someone representing the applicant is required to attend the hearing.
- 5. Please note that a member of staff from the City Development Department or a Committee of Adjustment member (or both; together or separately) may attend at the property in question to complete a site inspection. Please also be aware that photographs may be taken of the subject property. Note that Committee of Adjustment members are not to engage in discussion with applicants, residents and neighbours about the proposal outside of the Committee of Adjustment Hearing.



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- 6. The Committee will render its decision at the hearing or at a later date only upon deferral or tabling of the application. From the date of the decision there is a 20 day period during which the Committee's decision may be appealed to the Ontario Land Tribunal.
- 7. If no appeal is lodged within 20 days, the Committee's decision becomes final and binding.

Timing

1. Under normal circumstances, approximately 8 to 10 weeks from the date of application may be required before the decision of the Committee becomes final.

Appeals

- 1. The applicant, the Minister of Municipal Affairs and Housing or a specified person or public body, as defined by the *Planning Act*, may appeal the Decision of the Committee to the Ontario Land Tribunal as provided in Section 45, Subsection 12, of the *Planning Act, R.S.O. 1990*, chapter P.13.
 - If you are thinking of appealing the Committee's decision, visit the Ontario Land Tribunal's website: https://olt.gov.on.ca/appeals-process/forms/.

If you have any questions, please do not hesitate to contact the City Development Department at 905.420.4617 or 905.683.2760.



City of Pickering Use Only			
File Number:			
Application Fee:			
Date Received:			
The undersigned hereby applies to the Committee of Adjustment for the City of Pickering under Sections 44 and 45 of the <i>Planning Act, R.S.O. 1990</i> , chapter P.13 for relief, as described in this application.			
as amended.			
Postal Code			
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Telephone			
Postal Code			
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Telephone			
ons will be sent to the Agent, if any)			



1.3	Nam	ne of Mortgage	e or F	lolders of Ch	arges		
	Nam	ne					
	Add	ress					_ Postal Code
	Tele	phone		Er	nail Add	lress	
2.	Deta	ails of the App	olicati	on			
2.1	Proc	of of ownership	acco	mpanying ap	plicatio	n (check one)	
			spec	ify)		attack ad barata)	
2.2				ated above r	nust be	attached hereto)	
2.2	2 Survey of the Property A survey drawn to a standard metric scale shall accompany this application, showing the following:						
	a)	The boundarie	es and	d dimensions	of any	land abutting the	subject lands;
	b)		indica	ting the dista	nce of t	he buildings or sti	uildings and structures on the ructures from the front yard lot
	c)	the land that i the Applicatio	s adja n, sud	cent to the s ch as building	ubject la gs, railw	and that, in the op ays, roads, water	res on the subject lands and on vinion of the Applicant may affect courses, drainage ditches, rivers anks, and tile fields;
	d)	The current u	ses o	n land that is	adjacer	nt to the subject la	and;
	e)				•		ting the subject land, indicating led road, a private road or right-
	f)	If access to the facilities to be		•	y water	only, the location	of the parking and boat docking
	g)	The location a	and na	ature of any e	easeme	nt affecting the su	bject land.
2.3						•	and severance), please advise if Number (if applicable)
		Severed		Retained		Not applicable	



2.4	Nature and extent of relief applied for (Please specify detailed nature of the proposal by section of the by-law to be varied, and dimension below').	
	Example: By-law 2511, Section 10.2.2 To permit a minimum lot area of 430 square metrolot area of 460 square metros	es, whereas the By-law requires a minimum
2.5	All zoning non-compliances associated with the sone of the processes listed below prior to submissindicate which application identified the required number.	sion of the Minor Variance application. Please
	Application	File Number
	☐ Building Permit	
	☐ Site Plan Approval	
	☐ Preliminary Zoning Review	
	☐ Draft Plan of Subdivision/Condominium	
	☐ Part Lot Control	



Provide planning rationale for why it is not possible to comply with the provisions of the by-law (justification for the application)				
Related applications (include file number(s) if applicable)				
Municipal address and legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number)				
Dimensions of land affected				
Frontage Depth Total Lot Area Width of Street				
Easements/Encumbrances				
Are there any easements, right-of-ways, restrictive covenants, etc., affecting the subject land(s):				
If yes , please identify and indicate on a site plan, the nature and location of the easement, right-of-way, restrictive covenant, etc.:				
Particulars of all buildings and structures on or proposed for the subject land (specify ground floor area, gross floor area, number of stories, width, length, height)				
☐ All particulars are indicated on submitted plan				
Existing				



	Proposed		
2.12	Location of all buildings and structures on or proposed from side, rear and front lot lines)	for the subject land (specify distance	
	☐ All distances are indicated on submitted plan		
	Existing		
	Proposed		
2.13	Date of acquisition of subject land		
2.14	.14 Date of construction of all buildings and structures on the subject land		
	a) Main Building(s)		
	b) Accessory Building(s)		
2.15	Existing use(s) of subject property		
2.16	Length of time the existing use(s) of the subject proper	ty have continued	
2.17	Existing use(s) of abutting properties		
	a) North c)	East	
	b) South d)	West	



2.18	Serv	ces available (check appropriate)	
	a)	Municipal Services	
		☐ Water ☐ Connected	
		☐ Sanitary Sewers ☐ Connected	
		Storm Sewers Connected	
	b)	Private Services	
	/		
		Septic System Not Applicable	
2.19	Pres	ent official plan provisions applying to the land	
		and an area from the reserve appropriate and remains	
0.00			
2.20	Pres	ent zoning by-law provisions applying to the land	
2.21	Has	any variance application previously been applied for on the	subject property
	If ye	s, please indicate nature and application number	
2 22	Ctat	a of audio at proporty	
2.22		s of subject property	
	Is th	subject property currently	
	a)	the subject of an application for a plan of subdivision under <i>R.S.O. 1</i> 990, chapter P.13	Section 51 of the <i>Planning Act</i> ,
		☐ Yes ☐ No ☐ Not applicable	
	b)	the subject of an application for consent under Section 53 of chapter P.13	the Planning Act, R.S.O. 1990,
		☐ Yes ☐ No ☐ Not applicable	Page 12 of 15



3.	Declaration/Authorization	
3.1	If the property owner or applicant is a corporat signed by an officer of the corporation or comp	ion or a limited company, the application shall be pany and its seal shall be affixed.
	Dated this day of	, 20
	Si	gnature of Owner/Applicant (affix company seal)
3.2	2 To appoint an authorized agent, please compl	ete this section.
I/We	/e	am the owner(s) of the property,
	/ereby authorize and direct	
here		to act as my/our
here ager	reby authorize and direct	to act as my/our
here ager and/	reby authorize and directent in applying to the Committee of Adjustment fo	to act as my/our



City Development Department

3.3 The following section is to be completed in the presence of a Commissioner of Oaths by the applicant or authorized agent: A Commissioner of Oaths is usually available in the Municipal Offices.

I/We	in the
	in the Region of
	contained in this application are true and I make this eving it to be true and knowing that it is of the same force virtue of the <i>Canada Evidence Act</i> .
Declared before me at the	
City of	
	Signature of Owner/Applicant/Agent
in the Region of	
this day of,	20
<u> </u>	Signature of Owner/Applicant/Agent
	<u></u>
A Commissioner, etc.	