

INFORMATION REGARDING THE SEVERANCE PROCESS

On May 20, 1996 the Province of Ontario proclaimed Sections of Bill 20 relating to the Planning Act. The new requirements will have a significant impact on the consent process and eventual approval or denial of your severance application. Provincial and Municipal Planning Policies must be adhered to.

SUBMITTING YOUR APPLICATION

If you are filling this application out by hand please use ink and print clearly. Be sure your information and sketch are accurate and complete. The application, signatures and sketch must be fully completed and legible in order to be processed.

Under the present Township of Melancthon By-law, the fee for processing a severance application is \$800.00 plus a \$1,000 deposit. This fee, payable to the Township of Melancthon, must accompany your completed application.

You will be mailed two pieces of tape to indicate the road frontage on the proposed severed parcel. The placement of this tape is important as it shows the exact location of the severance to anyone making a site inspection.

Part of the severance process requires that the Municipality receive a letter from the County of Dufferin Building Department assessing lot suitability to support an on-site sanitary sewage system. A site inspection must be conducted by the building department to ensure that a septic disposal system can be constructed on the lot and meet all clearance distances as outlined in the Ontario Building Code. To have a Building Official review your property, call or visit the Building Department to receive a Lot Suitability application form and the fee schedule. If a survey of the existing property is available, please provide the Building Department with a copy. You may contact the Building Department at 519-941-2362, 55 Zina Street, Orangeville ON L9W 1E5.

Your application may require the installation of an entrance. An application for entrance permit is included. The entrance permit fee is \$300.00, with \$200.00 refundable upon approval.

The terms "MDS I" and "MDS II", as used in Section 18 of the application form, refer to the minimum distance separation formulae as prepared by the provincial Ministry of Agriculture, Food and Rural Affairs. The Provincial Policy Statement requires that "new land uses, including the creation of lots, and new or expanding livestock facilities shall comply with" these formulae. Therefore, if a consent application involves either the creation of a new or expanded livestock or manure storage facility, the applicant must provide the applicable completed MDS calculation form. This will enable the Committee of Adjustment to determine if the proposed severance and land use will comply with the required separation distance from either an existing livestock/manure storage facility or an existing off-site nonagricultural use, depending on the nature of the severance. The services of a qualified professional may be of assistance in completing the applicable MDS calculation.

PUBLIC NOTICE OF APPLICATION

Within a few weeks of submitting your application, you will receive a "Notice of Application" setting out the pertinent information and outlining the date and time the application will be dealt with by the Township of Melancthon Committee of Adjustment. It is recommended that you and/or your agent attend this meeting. Notice of Application will be circulated to property owners within 120 metres (400 feet) of the subject land or by notice in the local newspaper. Various agencies will have an opportunity to provide the Committee of Adjustment with comments on the appropriateness of your severance proposal. Depending upon the location of your property, the following is a list of agencies which may be circulated with your application:

Saugeen Valley Conservation Authority
Nottawasaga Valley Conservation Authority,
Grand River Conservation Authority
Niagara Escarpment Commission
Ministry of Transportation
Dufferin County Roads Department
Dufferin County Building Department
Ministry of Municipal Affairs , Municipal Planning Advisor
Municipal Property Assessment Corporation
Local Municipal Council & Staff

THE HEARING

The Committee of Adjustment will hear all comments which have been forwarded to the attention of the Committee. This Hearing is for the Public and anyone attending in person will be given the opportunity to address the Committee. The Committee members may also ask further information or clarification at this time.

AFTER THE HEARING

The Committee does not usually make a decision at the hearing. The decision is made at the following Committee of Adjustment meeting which enables the Committee time to consider all correspondence and comments received at the hearing and to do an onsite inspection. When the Committee makes a decision on the application, a **Notice of Decision** will be forwarded to you within fifteen days of the meeting. The Committee may give "provisional consent" to grant the application, subject to conditions; they may refuse to give provisional consent (meaning) "not grant" the application; or they may defer the application pending further information.

If a decision is made at the meeting there is a **20 day appeal period from the giving of Notice of Decision**. During this time any person, Corporation or public body may appeal the decision (or conditions) to the Ontario Municipal Board.

After the 20 day appeal period, if no appeals have been received, you may continue on with the conditions set out in the decision.

APPEALS

A letter outlining the reasons for appeal is to be forwarded to the Township of Melancthon office, together with a cheque payable to the Minister of Finance, in the amount of \$125.00 (additional \$25.00 for each related appeal). For example if you are appealing three related applications, the cheque will be in the amount of \$175.00.



Permit and Planning Fee Schedule

Fees for planning and development related services under Section 21 (m.1) of the *Conservation Authorities Act*, as approved by the NVCA Board of Directors, effective March 18, 2016

Call before you apply! Before you submit an application, call NVCA planning staff at 705-424-1479 for a free consultation on your proposal. NVCA staff will go over your proposed plan, help you understand the timeline for application and review, and provide you with application pricing.

Official Plans and Zonings	
Official Plans and Secondary Plans	General Levy
Comprehensive Zoning By-law	General Levy
Site Specific Official Plan and Zoning By-Law Amendments	\$500
Additional fee for technical study review	\$750
Letter of approval (no technical review or site inspection required)	\$100
Plan of Subdivision/Condominium (Residential, Commercial and Industrial)	
Minimum Fee	\$12,500
Maximum Fee (See Note 1)	\$100,000
Lot/Unit fee and Net hectare fee	\$3,300 per hectare
Site Plans	
Letter of Approval (no technical review or site inspection required)	\$525
Minor: Site Plan Area less than 2 ha	\$1,500
Intermediate: Site Plan Area more than 2 ha, less than 4 ha	\$5,500
Major: Site Plan Area more than 4 ha (Additional 1250/ha fee charge for sites over 10 ha.)	\$13,500
Site Plan: Residential (multi-unit)	Use Residential Subdivision Fees
Golf Courses	
New Golf Courses	\$15,000

Aggregate Proposals	
Minimum fee for Below Water Table	\$12,500
Maximum fee for Below Water Table	\$100,000
Net hectare fee for Below Water Table	\$1,250/ha
Above water table proposals or expanded extraction within a licensed area	\$12,500
Consents	
Base Fee	\$300
Additional fee for technical study review (e.g., SWM Report or EIS)	\$500
Letter of approval (no technical review or site inspection required)	\$100
Minor Variances	
Base Fee	\$200
Additional fee for technical study review (e.g., SWM Report or EIS)	\$500
Letter of approval (no technical review or site inspection required)	\$100
Niagara Escarpment Commission Applications	
Base Fee	\$300
Additional fee for technical study review, for example EIS	\$500
Letter of approval (no technical review or site inspection required)	\$100
Conservation Authorities Act	
Letter of Approval (site inspection not required)	\$100
Permit Application Minor Works	\$250
Permit Application Intermediate Works	\$500
Permit Application Major Works	\$1,500
Permit Application Major Works – complex	\$3,000
Agricultural Permit Applications (separated in 2016)	
Letter of Approval (site inspection not required)	\$100
Minor works or works located in regulated adjacent lands	\$250
Works located within flood and/or erosion hazard	\$500
Unauthorized works	2 X permit fee

Permit application large fill projects: 250 – 1,000 m ³ (Permit application for large fill projects - See procedural guidelines for more detail.)	\$500 plus \$0.80/m ³
Permit application large fill projects: more than 1000 m ³	\$1,500 plus \$0.80/m ³
Permit – amendment	\$100
Additional fee for significant technical review	Varies
Other	
Legal/Real Estate Inquiries	\$200
Comprehensive Mapping Request (minimum fee)	\$2,000
Legal/Consultant Peer Review Costs (charged on the basis of cost recovery)	Varies
Provision of Individual Property Information	\$50
Development Pre-consultations requiring technical study review (minimum fee)	\$500

Notes:

1. The maximum review fee for plans of subdivision/condominium is \$100,000.
2. Plans of subdivision/condominium fees for will be phased as outlined in NVCA's Policy for Charging Fees.
3. When processing and reviewing consolidated planning applications (e.g., OPA/ZBA/ Subdivisions) the higher fee would be applied.
4. Plans of subdivision/condominium and site plan fees include permitting fees under the NVCA's Development, Interference with Wetlands and Alteration to Shorelines and Watercourses Regulation, Ontario Regulation 172/06.
5. A net hectare refers to the total area of land available for development. It excludes lands outside of the development limit (e.g., natural hazard, natural heritage areas and buffers).
6. NVCA reserves the right to reassess the review fee after 5 years of receipt of the application based on timing and receipt of technical information.
7. The applicant will be responsible for any external peer review costs necessary to review submitted technical submissions.
8. Alterations or expansions to existing golf courses not requiring *Planning Act* approvals and within a regulated area will be addressed through the *Conservation Authorities Act* approval fees.

9. Permit approval will not be required from the NVCA for certain small scale projects as outlined in NVCA's Policy for Charging Fees.
10. Please see NVCA's Policy for Charging Fees for further an explanation of the minor, intermediate and major permit fee categories, as well as other matters (e.g., fee exemptions, appeal process, etc.). This document is available at www.nvca.on.ca under Planning & Permits – Policies & Guidelines.

ATTACHMENT - Costs for Mapping/GIS Requests

Fee per Map	
Pre-made NVCA General Maps (8.5x11 or 11x17 Color)	\$10
Custom Made Maps (data processing fee + printing costs)	
8.5x11 or 11x17	\$10
17x22	\$20
22x34	\$25
24x36	\$30
Add Ortho Imagery to a 17 X 22 or larger map	Add \$10
Digital Maps	
Data Processing Fee -The fee for data preparation will be based on an hourly administration cost of the GIS Department's time for compiling and processing the requested information.	Varies
Products	
Digital Ortho Imagery	\$75 per tile
Packaged GIS Datasets	
Price will vary depending on level of complexity of the data and the time put into processing i.e., Generic Regulation Mapping \$2000	Varies

Alternative Formats – If you require this document in an alternative format, please contact the NVCA at 705-424-1479 or admin@nvca.on.ca

Rev. 03/16



400 Clyde Road, P.O. Box 729 Cambridge, ON N1R 5W6

Phone: 519.621.2761 Toll free: 866.900.4722 Fax: 519.621.4844 Online: www.grandriver.ca

TO: Municipal Clerks, Planning, Building and Engineering Staff
Adjacent CA's

FROM: Nancy Davy, Director of Resource Management
Fred Natolochny, Supervisor of Resource Planning
Beth Brown, Supervisor of Resource Planning

DATE: December 1, 2017

SUBJECT: GRCA Planning, Permit and Inquiry Revised Fees
Effective January 1, 2018

The General Membership of the Grand River Conservation Authority has approved a revised GRCA fee schedule for Plan Review, GRCA Permit and Inquiry services. The fees will be implemented throughout the Grand River watershed effective **January 1st, 2018**.

We have attached the revised fee schedules. Please ensure that copies of the attached fee schedule are available to municipal staff and prospective applicants.

Announcement A free, web based mapping tool, is available to the public to review GRCA maps of areas regulated under Ontario Regulation 150/06. We note that the text of Ontario Regulation 150/06 defines the areas that are regulated. However, this mapping tool will provide municipal staff and the public with some guidance on the areas regulated by the Conservation Authority. To use this mapping tool please go to www.grandriver.ca On the home page click on "Map Your Property" under the Planning and Permits heading.

Proposed activities or works within the areas regulated by the GRCA will require a permit from the GRCA, in addition to a building permit from the municipality.

The policies regarding Ontario Regulation 150/06 and a series of checklists that will aid the public and development industry to prepare satisfactory reports and plans for applications or inquiries can be found under the planning and regulations section of our website at www.grandriver.ca. The Plan Review and GRCA permit fees are also posted on the GRCA website under the planning and regulation section.

Please note that GRCA GIS data access is available to download or order data for use with your GIS directly off of the GRCA website.

If you have any questions or concerns regarding the Plan Review or Permit Service Fees please contact Fred (ext. 2229) or Beth (ext. 2307) at (519) 621-2761.

A handwritten signature in cursive script that reads "Nancy Davy".

Nancy Davy
Director of Resource Management
621-2763, ext. 2235
ndavy@grandriver.ca

GRCA Permit, Plan Review, Title Clearance and Inquiry Fee Schedule
January 1st, 2018

PERMIT FEE SCHEDULE		
Category of Permit Application	Fee for Development Applications	Fee for Alterations or Interference with Wetlands, Shorelines and Watercourses Applications
Minor - <i>Low risk of impact on natural hazards or natural feature. No technical reports required.</i>	\$400	\$400
Standard - <i>Moderate risk and/or potential impact on natural hazards or natural features. Detailed report and/or plans required.</i>	\$580	\$1030
Major - <i>Requires one or more reports (Environmental Impact Study, Hydraulic Analysis, Stormwater Management, Geotechnical, etc.)</i>	\$8,870	\$5,815 <i>Culvert/Bridge replacement</i> \$8,870 <i>All other applications</i>
Category of Permit Application	Fee	
Large Fill – over 1,000m ³	\$8,870 plus \$0.50/m ³	
Works initiated prior to GRCA approval	2 times the fee for the category	
Rural Water Quality Programs or GRCA projects	\$75	
Expired Permit	\$75	
Plans amended to an approved permit	\$75	

INQUIRY SCHEDULE	
Category of Application	Fee
Title Clearance and Inquiry Fee	\$225/property

PLAN REVIEW FEE SCHEDULE	
<i>*italicized please see Fee Notes</i>	
Category of Application	January 1, 2018 Fee
Subdivision and Vacant Land Condominium	
Base fee	\$2,175
• per net hectare	\$1,130/hectare
Applicant driven modification	\$1,450
Final clearance for registration of each stage: technical review required	\$5,815
Final clearance Processing Fee: no reports or review required	\$225
Fourth (4 th) and subsequent submission for review (same report)	\$500
Official Plan and/or Zoning Bylaw Amendment	
<i>Major</i>	\$2,170
<i>Minor</i>	\$400
Consent	
<i>Major</i>	\$1,030
<i>Minor</i>	\$400
Minor Variances	
<i>Major</i>	\$580
<i>Minor</i>	\$260
Site Plan Approval Applications	
<i>Major</i>	\$3,045
<i>Minor</i>	\$400
Complex Applications	\$8,870
Below Water Table Aggregate Applications	
No features of interest within 120 metres of licence limit	\$8,870
Features of interest within 120 metres of licence limit	\$37,145
Above Water Table Aggregate Applications	
No features of interest within 120 metres of licence limit	\$400
Features of interest within 120 metres of licence limit	\$8,870

* When reading the Permit and Planning fee schedule, please refer to the Fee Notes outlined below.

**TOWNSHIP OF MELANCTHON - COMMITTEE OF ADJUSTMENT
APPLICATION FOR CONSENT**

NOTE TO APPLICANTS

One copy of this application form must be completed and filed for each parcel to be severed together with the sketch as required by the Schedule to Ontario Regulation 547/06, with the Secretary/Treasurer and be accompanied by a fee of \$800.00 + \$1000.00 deposit. Cheques made payable to the Township of Melancthon.

Completeness of the Application

The information that must be provided by the applicant is prescribed in the Schedule to Ontario Regulation 547/06 made under the Planning Act. If the mandatory information and fee are not provided, the Committee of Adjustment will return the application or refuse to further consider the application until the information and fee have been provided.

The application form also sets out other information that will assist the Committee of Adjustment and others in their planning evaluation of the Consent Application. To ensure the quickest and most complete review, this information should be submitted at the time of the application. In the absence of this information, it may not be possible to do a complete review within the legislated time frame for making a decision. As a result, the application may be refused.

1. Registered Owner's Name : _____
Address: _____
E-mail Address: _____
Telephone Number: (Home) _____ (Work) _____ (Fax) _____

Applicant's Name : _____
Address: _____
E-mail Address: _____
Telephone Number: (Home) _____ (Work) _____ (Fax) _____

Agent's Name: _____
Address: _____
E-mail Address: _____
Telephone Number: (Home) _____ (Work) _____ (Fax) _____

Send Correspondence to? Owner () Applicant () Agent ()

2. Date of Application: _____

3. Type of Transaction: (e.g. a transfer for the creation of a new lot, a lot addition, an easement, a charge, a lease or a correction of title)

4. Name of person(s) to whom the land or interest in land is to be transferred, charged or leased:

5. Legal Description of Property:

Municipality _____

Lot (s) _____ Concession _____

Lot (s) _____ Registered Plan _____

Part (s) _____ Reference Plan _____

Street Address _____

Roll Number _____ Survey Attached - Yes () No ()

6. Are there any easements or restrictive covenants affecting the subject property? Yes _____ No _____

7. If the answer to Section 6 is yes, a description of each easement or covenant and its effect.

8. (a) Description of lands to be **SEVERED** or **EASEMENT/RIGHT-OF-WAY**: (in metric units)

Frontage: _____ Area: _____

Depth: _____

Existing Use: _____ Proposed Use: _____

Existing and proposed buildings and structures on land to be severed:

Existing: _____

Proposed: _____

What type of access do the lands intended to be **SEVERED** have?

Provincial Highway _____

County Road _____

Year Round Municipal Road _____

Seasonal Municipal Road _____

Unopen Road Allowance _____

Private Right-of-way _____

Other, please specify _____

Services currently available, or to be available for the **SEVERED** parcel:

	Municipal Water	Communal Water	Private Water	Municipal Sewers	Communal Sewers	Private Sewers
Existing	()	()	()	()	()	()
Proposed	()	()	()	()	()	()

(b) Description of lands to be **RETAINED**: (in metric units)

Frontage: _____ Area: _____

Depth: _____

Existing Use: _____ Proposed Use: _____

Existing and proposed buildings and structures on land to be retained:

Existing: _____

Proposed: _____

What type of access do the lands intended to be **RETAINED** have?

Provincial Highway _____ County Road _____

Year Round Municipal Road _____ Seasonal Municipal Road _____

Unopen Road Allowance _____ Private Right-of-way _____

Other, please specify _____

Services currently available, or to be available for the **RETAINED** parcel:

	Municipal Water	Communal Water	Private Water	Municipal Sewers	Communal Sewers	Private Sewers
Existing	()	()	()	()	()	()
Proposed	()	()	()	()	()	()

9. (a) Present Official Plan designation of the land : _____

(b) Present Zoning of the land: _____

10. Has the subject land ever been the subject of an application for approval of a plan of subdivision under Section 53 of the Planning Act? Yes _____ No _____

If the answer is yes, the file number of the application and the status of the application.

11. Has any land been severed from the parcel originally acquired by the owner of the subject land? _____

12. If the answer to Section 11 is "Yes", please indicate previous severance on the required sketch and supply the following information for each lot severed:

Grantee's Name: _____

Relationship (if any) to owner: _____

Date of Parcel Created: _____ Use of Parcel: _____

File Number : _____

13. Is the subject land the subject of any other application under the Act, such as an application for an amendment to an official plan, a zoning by-law or a Minister's zoning order, an application for a minor variance or an approval of a plan of subdivision or a consent;

If the answer is yes, the file number of the application and the status of the application: _____

14. This application must be accompanied by a sketch showing the following, with any measurements shown in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (*for example, buildings, railways, roads, watercourses, drainage ditches, bank of rivers or streams, wetlands, wooded areas, wells and septic tanks*)
that,
 - (i) are located on the subject land and on land that is adjacent to it, and
 - (ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way;
- (h) if access to the subject land will be by water only, the location of the parking and boat docking facilities to be used; and
- (i) the location and nature of any easement affecting the subject land.

15. Is the application consistent with policy statements issued under subsection 3(1) of the Act? _____

16. Is the subject land within an area of land designated under any provincial plan or plans? _____

17. If the answer to question 16 is yes, briefly explain how this application either conforms with or does not conflict with any applicable provincial plan or plans:

18. If this application involves the creation of a non-farm lot within approximately 500 metres of livestock facilities and/or permanent manure storage facilities, a completed MDS I calculation form must be submitted with this application. If this application involves a new or expanded livestock facility and/or permanent manure storage facility, a completed MDS II calculation form must be submitted with this consent application.

UPON SUBMISSION OF THIS APPLICATION THE APPLICANT AGREES:

1. That the fee submitted with this application covers only routine processing costs (i.e. review by municipality). It is further understood and agreed that any additional costs or requirements with this application, including any additional information and processing requirements, or as may otherwise be required or incurred and charged to or by the municipality (i.e. planning, legal or engineering fees, OMB Hearing costs, agreements, special studies, other approvals or applications and any other related matters) will be my responsibility to provide to and/or reimburse the municipality for same. Failure to pay all associated costs may result in refusal of this application and/or collection by the municipality in like manner as municipal taxes, or any other means legally available to the municipality.
2. To pay the application fee in full prior to the processing of this application.
3. To allow the Committee of Adjustment to site inspect the property in consideration for this application.

Affidavit or Sworn Declaration

I, _____ of the _____ of _____

in the _____ of _____ solemnly declare that all the statements contained in this application and all the information provided is true, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the CANADA EVIDENCE ACT.

Declared before me

Date: _____

at the _____

in the _____

Signature of Applicant: _____

this _____ day of _____

A Commissioner, etc.

Authorizations:

If the applicant is not the owner of the land that is the subject of this application, the written authorization of the owner that the applicant is authorized to make the application on his/her behalf, must be included with this form or the authorization set out below must be completed.

Authorization of Owner for Agent to Make Application and for Agent to Provide Personal Information

I, _____, am the owner of the land that is the subject of this application for consent and I authorize _____ to act as my agent for the purpose of this application and for the purposes of the **Freedom of Information and Protection of Privacy Act**, I authorize my agent to provide any of my personal information that will be included in this application or collected during the processing of this application.

Date

Signature of Owner

Consent of the Owner to the Use and Disclosure of Personal Information

I, _____, am the owner of the land that is the subject of this consent application and for the purposes of the **Freedom of Information and Protection of Privacy Act**, I authorize and consent to the use by or the disclosure to any person or public body of any personal information that is collected under the authority of the Planning Act for the purposes of processing this application.

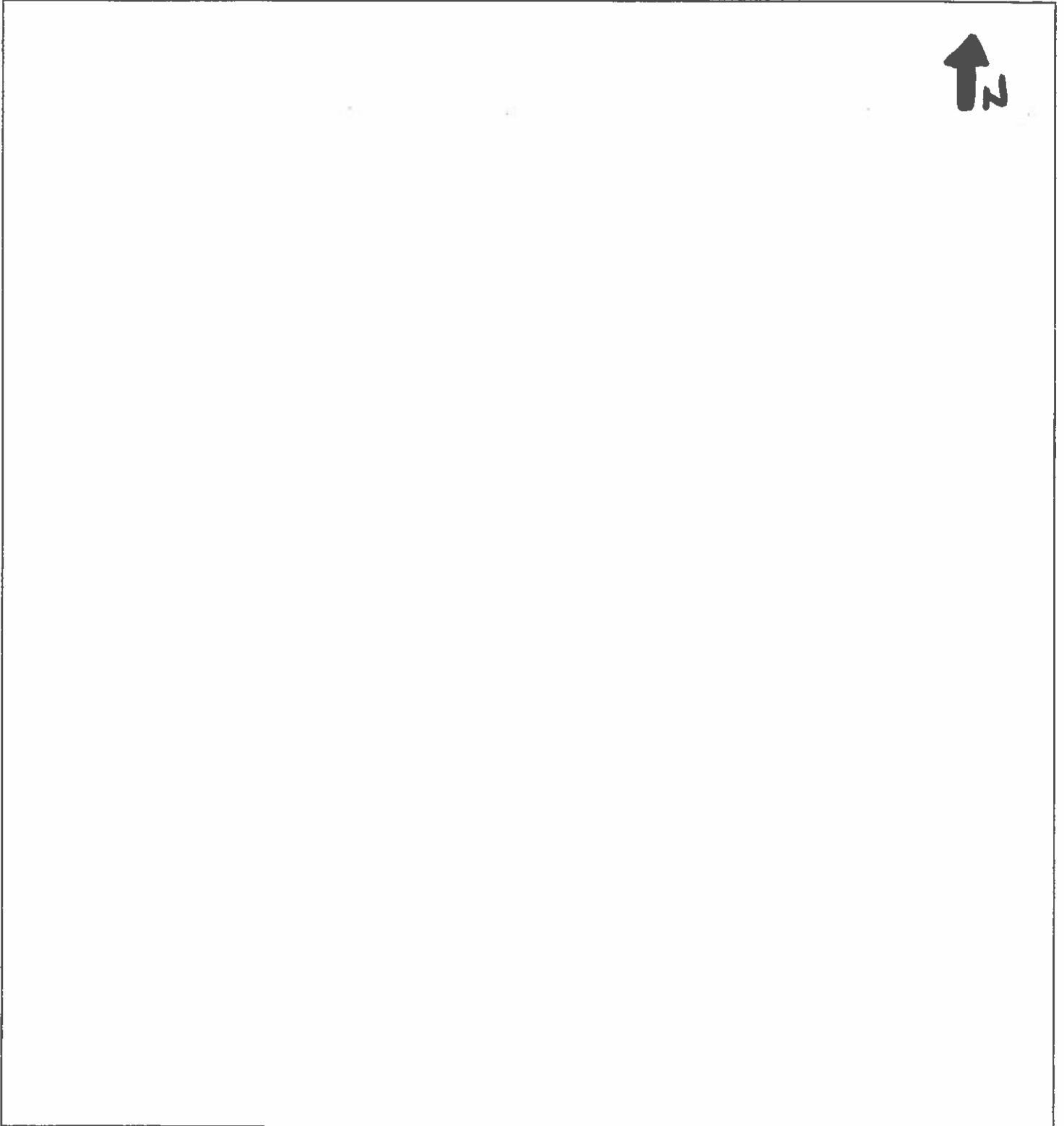
Date

Signature of Owner

Property Owners Name : _____

Location of Property: _____ Acreage: _____

Please use the space for your sketch:



A large empty rectangular box for sketching, with a north arrow icon in the top right corner.



APPLICATION FOR ENTRANCE PERMIT

Permit Fee - \$300.00
(\$200.00 refundable upon approval)

I/we the undersigned, hereby make application for a _____ (Residence, Field, Commercial Classification) entrance onto Township Road _____.

I/we agree to the following regulations:

- 1. The Township of Melancthon Roads Superintendent, or his/her designate, shall specify the exact location of the entrance.
2. The Roads Superintendent, or his/her designate, shall specify the size, type and length of the culvert to be used.
3. All materials and labour will be supplied by the applicant to the satisfaction of the Township of Melancthon Roads Superintendent or his/her designate.
4. The proposed location of the entrance shall be clearly marked with a stake.
5. Any faults shall be corrected within a 10 day period after inspection by the Roads Superintendent or his/her designate.
6. Entrance culverts are the responsibility of the property owner to install, maintain and replace when required. Existing entrance culverts may be replaced by the Municipality during major capital road upgrades.
7. If the Township, in its sole discretion determines that the condition of the subject Entrance, including any culvert forming a part thereof, adversely compromises the safety or integrity of the traveled portion of the municipal highway, the Township may require the Owner of the lot served by the Entrance to make such repairs or improvements as deemed necessary at the Owner's expense. If such repair or improvements are not made, the Road Superintendent, acting responsibly, shall make such necessary repairs and the costs of such repairs shall be recovered from the Owner.

I/we hereby agree not to commence work on the proposed entrance until a permit has been issued by the Township of Melancthon Road Department.

Name of Applicant:

Last Name First Name

Date: _____
Day Month Year Applicant's Signature

Mailing Address:

Road Number and Name Municipality Province Postal Code

Legal Address: _____
 Lot Concession Part Telephone Number:

Required Culvert Size: _____

Road Superintendent's Signature:

Craig Micks

Date: _____

Please include a drawing of the proposed entrance in the box below

For Office Use:

Fee Received \$ _____ Cheque / Cash
Release Deposit \$ _____ Date: _____

Road Superintendent's Signature:

Craig Micks