

Under Section 53 of the Planning Act

Fields marked with an asterisk (*) are required under Ontario Regulation 547/06.

	Application In	formation					
1	Owner Information						
	First Name of Owner 1*				Last Name of Owner 1*		
	First Name of Own	ner 2			Last Name of Owner	2	
	Company Name (i	f applicable)					
	TIDAL EXPLO	ORERS LTD					
	Home Telephone Number*		Business Tel 519-300-62		umber	Fax Number	
	Email Address		I				
	integritywindsc	or97@gmail.com					
	Address						
	Unit Number	Street Number*	Street Name St. Pierre S				PO Box
City/Town* Tecumseh		Province* ON			Postal/Zip Code* N8N 1Z3		
	JACK JAMIESON Company Name (if applicable)						
	J.F.T. DEVELOPMENTS LTD.						
	Home Telephone Number		Business Telephone Number 807-627-6395		Fax Number		
	Email Address JAMIESON@TBAYTEL.NET						
	Address	IDATILL.NLI					
	Unit Number Street Number Stre		Street Name	Street Name OLIVER ROAD			PO Box
	City/Town		Province			Postal/Zip Code	
	THUNDER BA	AY		ON	·		P7G 1P1
	Name of owner(s First Name) of the sub-surface rig	ghts if different	from the	surface right owner(s Last Name)	
1	Type and Pure	oose of Applicatio	n/Transactio	n (hiahl	ight appropriate o	Iropdown bo	(x)
	Is this application				-3 appropriate c		~~;
	Transfer Creation of a new lot			Other Purpose			
	Name of person(s First Name UNKNOWN	s), if known, to whom I	land or interest	in land is	to be transferred, lea Last Name	sed or charged	d.
		ovide the legal descripti	on of the lands to	o which th	e parcel will be added.		

What is the purpose of the lot addition request?

3. Description/Location of the Subject Land (complete applicable boxes)

3.1	District ALGOMA			Municipality (in a	n area without municipal orga	nization, select District)*
	Former Municipality			Geographic Towr Municipal Organi ESQUEGA	nship in Territory without zation	Section or Mining Location No.
	Concession Number(s)	Lot Number(s))	Registered Plan Number	Lot(s)/Block(s)
	Reference Plan No.	Part Number(s)	Property Iden 31159-023		Name of Street/Road HIGHWAY 101	Street Number UNASSIGNED

3.2 Description

	Severed	Retained	Lot Addition (if applicable)
Frontage (m)	385.00	672.00	Sketch Lot 4
Depth (m)	323.00	272.00	
Area (ha)	12.70	10.00	

3.3 Buildings and Structures

	Severed	Retained
Existing (construction date)	NONE	NONE
Proposed	NONE	NONE

3.4 Are there any easements or restrictive covenants affecting the subject land?*

🖌 Yes 🗌 No

If yes, describe each easement or covenant and its effect. Use a separate page, if necessary. SEE $COVERING\ LETTER$

4. Designation of Subject Lands / Current and Proposed Land Use

 $\begin{array}{c} \textbf{4.1} \quad \text{Name of the official plan} \\ N/A \end{array}$

4.2 What is the current designation(s), if any, of the subject land in the applicable official plan?*

4.3 What is the present zoning, if any, of the subject land? One seasonal dwelling per lot

4.4	If the land is covered by a Minister's Zoning Order (MZO), what is the regulation number?
	O.Reg. 102/89

4.5 If the land is covered by a Minister's Zoning Order (MZO), what uses are permitted by the order? Construction of not more than one seasonal dwelling per lot (s.4), as well as accessory structures (s. 9).

4.6	Use of Property	Severed	Retained
	Existing use(s)	VACANT	VACANT
	Proposed use(s)	SEASONAL RESIDENTIAL	VACANT
4.7	What are the surrounding land uses	?	
	East VACANT		
	West VACANT		
	North HIGHWAY 101		
	South VACANT		
5.	Former Uses of Site and Ad	jacent Land (History)	
5.1	Has there been an industrial or com	nercial use, or an orchard, on the subject lan	d or adjacent lands?
	🗌 Yes 🖌 No 📄 Unknown		
	If yes, specify the uses.		
5.2	Has the grading of the subject land b	been changed by adding earth or other mater	ial(s)?
	Yes 🗸 No 🗌 Unknown		

5.3 Has a gas station been located on the subject land or adjacent land at any time?

🗌 Yes 🖌 No 📄 Unknown

Has there been petroleum or other fuel stored on the subject land or adjacent land?

Yes 🗸 No 🗌 Unknown

5.4 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent site?

🗌 Yes 🖌 No 📄 Unknown

5.5 What information did you use to determine the answers to the above questions on former uses? TITLE SEARCH, SATELLITE IMAGERY AND VISUAL INSPECTION

5.6 If yes to any of (5.1), (5.2), (5.3) or (5.4) an inventory of previous uses of the subject land or, if appropriate, of the adjacent land(s), is needed.

Is the inventory of previous uses attached?

Yes No

If the inventory is not attached, why not?

If yes to any of (5.1), (5.2), (5.3) or (5.4) was an Environmental Site Assessment (ESA) conducted under the Environmental Assessment 5.7 Act or has a Record of Site Condition (RSC) been filed? Refer to Appendix A

Yes	No No	Unknown
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If no, why not? Explain on a separate page, if necessary.

6.	Consultation with the Planning Approval Authority (check boxes where applicable)
6.1	Has there been consultation with the Ministry of Municipal Affairs prior to submitting this application?
	✓ Yes No
	If yes, and if known, indicate the file number. 57-C-220936 (Lot 4)
6.2	Have you consulted with the municipality/planning board on the application's conformity to the official plan?
	Yes No
	If yes, attach a letter/documentation from the municipality/planning board on the proposal's conformity to the official plan.
	Attached
6.3	Have you discussed with the municipality/planning board the official plan submission requirements for a consent?
	Yes No
6.4	Have you provided with this application a list, accompanied by the related materials, identified in the official plan as submission requirements for development applications?
	Yes No Attached
	If no, why not? Please explain.

Note: All materials required in the official plan for complete application must be provided at the time of submitting an application.

7. Status of Current and Other Applications under the Planning Act

7.1 Current

Is this application a re-submission of a previous consent application?

Yes V No Unknown

If yes, and if known, describe how it has been changed from the original application:

7.2	Has the subject land ever been ☐ Yes	severed from the parcel originally ac	equired by the owner of the subject	t land?*
		of transfer, the name of the transfere	ee and the land use. (for multiple tr	ansfers attach a separate sheet)
	Severed parcel	Date of transfer (yyyy/mm/dd)	Name of transferee	Use of severed parcel
Othe	r Planning Applications			
for ap	oproval of either:	bject of any other planning applications in the second status of the applications in the second status of the second status of the second status of the second status of the second status status of the second status status of the second status stat		
7.3	Official Plan Amendment*			
	Yes Vo			
	i) File Number	ii) Status	iii) OMB File Number	iv) OMB Status
7.4	Plan of Subdivision*			
	🗌 Yes 🖌 No			
	i) File Number	ii) Status	iii) OMB File Number	iv) OMB Status
7.5	Consent*			
	🗌 Yes 🖌 No			
	i) File Number	ii) Status	iii) OMB File Number	iv) OMB Status
7.6	Site Plan*			
	🗌 Yes 🖌 No			
	i) File Number	ii) Status	iii) OMB File Number	iv) OMB Status
7.7	Minor Variance*			
	🗌 Yes 🖌 No			
	i) File Number	ii) Status	iii) OMB File Number	iv) OMB Status
7.8	Zoning By-law Amendment*			
	Yes 🖌 No			
	i) File Number	ii) Status	iii) OMB File Number	iv) OMB Status
7.9	Minister's Zoning Order Ame	 ndment*		
	Yes 🗸 No			
	If yes and if known, what is the	Ontario Regulation number?		
	Note: Please provide list(s) of t	he relevant applications on a separa	te page and attach to this form	
8.	Provincial Policy			
8.1		the Provincial Policy Statement (P	PS) issued under subsection 3(1)	of the <i>Planning Act</i> ?*
0 2	Yes No	onsistent with the PPS. Attach a sep	parato pago if pocossany	
8.2		AT FOR RURAL LANDS IN		MUNICIPAL
		FOCUS OF DEVELOPMENT		
		INCLUDING RECREATION		O THE PROPOSED USE IS
	COMPATIBLE, SEE CO	VERING LETTER ATTACH	IED.	

Table A is a checklist (not a substitute for the Provincial Policy Statement) to assist in identifying areas of provincial interest that mayapply to your application.Please fill in the appropriate rows in Table A, if any apply. 8.3

Table A - Features Checklist			
Use or Feature		n the ct Land	Within 500 Metres of subject land, unless otherwise specified (indicate approximate distance)
An agricultural operation including livestock facility or stockyard			
An industrial or commercial use {specify the use(s)}			
A landfill site (closed or active)	Closed	Active	
A sewage treatment plant or waste stabilization pond			
A provincially significant wetland within 120 metres of the subject land			
Significant coastal wetlands			
Significant wildlife habitat and significant habitat of endangered species and threatened species			
Fish habitat		✓	TWIN LAKE, BREMNER LAKE
Flood plain			
A rehabilitated mine site, abandoned mine site or mine hazards			
An operating or a non-operating mine site within 1000 metres of the subject land			
An active mine site or aggregates operation site within 1000 metres of the subject land			
A contaminated site			
Provincial highway			HIGHWAY 101
An active railway line			
A municipal or federal airport			
Utility corridors			
Electricity generating station, hydro transformer, railway yard, etc.			
Crown land (identified by the Ministry of Natural Resources and Forestry as being of special interests, such as lake access points)			

	9.	Prov	vincial	Plans	
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9.1	Is the subject land for the proposed development located within an area of land designated in any provincial plan?*
	TYes 🗸 No

9.2 If yes, identify which provincial plan(s) and explain the current designation(s) of the subject land(s).

9.3 If yes, does the proposal conform/not conflict with the policies contained in the provincial plan(s)?* ☐ Yes ☐ No

If yes, please explain. Attach a separate page, if necessary. Submit a copy of the planning report, if applicable.

10.	Archaeology
10.1	Does the subject land contain any known archaeological resources or areas of archaeological potential?
	Yes 🖌 No 🗌 Unknown
	If yes, does the plan propose to develop lands within the subject lands that contain:
	• Known archaeological resources? 🗌 Yes 🖌 No
	Areas of archaeological potential? Yes No

10.2 If yes, contact the regional Municipal Services Office-MMA staff to discuss whether any reports may be needed.

11. Servicing

11.1 Indicate in a) and b) the proposed type of servicing for the subject land. Select the appropriate type of servicing from Table B.

11.1 a) Indicate the proposed type of sewage disposal system - whether sewage disposal will be provided to the subject land by a publicly owned and operated sanitary sewage system, a privately owned and operated individual or communal septic system or other means?*

Private Services

11.1 b) Indicate the proposed type of water supply system - whether water will be provided to the subject land by a publicly owned and operated piped water system, a privately owned and operated individual or communal well, a lake or other water body or other means?*

Private Services

11.2 Hauled Sewage

If development is proposed on privately owned and operated individual or communal septic system, provide confirmation that there is adequate reserve sewage treatment capacity for hauled sewage (septage) resulting from the proposed development. See Table B below. CONFIRMATION FROM LICENSED HAULER TO BE PROVIDED

Type of Servicing		Reports/Information Needed				
Sewage Disposal	a) Publicly owned and operated sanitary sewage system	Applicants must provide evidence in their application that there is municipal confirmation of sufficient uncommitted reserve sewage system capacity to service the development at the time of conditional consent.				
	 b) Public communal septic 	Development generating effluent of more than 4,500 litres per day may need a servicing options study and hydrogeological report.				
	 c) Privately owned and operated individual septic system 	If the requested change would permit development on individual or communal septic system and more than 4,500 litres of effluent would be produced per day as a result of the development being completed, a servicing options report and a hydrogeological report may be needed.				
		If proposal would produce effluent less than 4,500 litres per day, a hydrogeological report may be needed.				
	 d) Privately owned and operated communal septic system 					
		If proposal would produce effluent less than 4,500 litres per day, a hydrogeological report may be needed.				
	e) Privy	Provide details on location and size of out-houses.				
	f) Other	Please describe				
Hauled Sewage		If development is proposed on privately owned and operated individual or communal septic systems, applicant must provide evidence in the application showing either:				
-		i) municipal confirmation of sufficient uncommitted reserve sewage system capacity for treatment of septage resulting from the proposed development; OR				
		 ii) confirmation (i.e., letter) from a commercial enterprise (private provider) for hauled sewage (septage) indicating that capacity is available to accommodate the specific proposal. 				
Water Supply	a) Publicly owned and operated piped water system	Applicants must provide evidence in their application that there is municipal confirmation of sufficient reserve water system capacity to service the development at the time of conditional consent.				
	 b) Privately owned and operated individual well 	hydrogeological report.				
	c) Privately owned and	Non-residential development on communal well system may need a hydrogeological report. I Development on communal or individual well system may need a servicing options report and a				
	operated communa					
	well	Non-residential development on communal well system may need a hydrogeological report.				
	d) Lake	A Permit to Take Water may be required. Contact your regional Municipal Services Office and the Ministry of the Environment and Climate Change office for guidance.				
	e) Other water body	Please describe				
	f) Other means	Please describe				

Notes:

- 1. To facilitate review of the application, submit a letter from the municipality to show concurrence (or not) with the recommendations in the servicing options report.
- 2. Before undertaking a hydrogeological report, consult MMA for advice given the location of the subject land.
- 3. Where communal services are proposed (water and/or sewage), ownership of these services must be assumed by the municipality or a public body through a signed letter of acceptance.
- 4. To facilitate review of the application, submit a letter from the local health unit indicating that the site is developable and could accommodate the proposal.
- 5. A building permit is required for septic systems under Part 8 of the Building Code. See Appendix A.

12.	Access				
12.1	The proposed road ac	cess would be by:			
	Provincial highway				
		A for information on MTO Access Permits)			
		ment is not permitted on seasonally maintained roads.			
	Early consultation with y	your regional MSO is recommended.			
12.2		her public road" and "right-of-way"			
	Would proposed road a				
12 2		cal roads board Private road land is by "other public road" or "right-of-way", or private road, indicate:			
12.5	i) The owner of the land				
	,				
	ii) Who is responsible fo	or maintenance			
	III) Whether maintenanc	e is seasonal or year round			
	Note: Access by right-o	f-ways and/or private roads are not usually permitted, except as part of a condominium.			
12.4	Is water access ONLY	proposed?*			
	🗌 Yes 🖌 No				
		ge, describe i) the parking and ii) docking facilities to be used and the approximate distance of these facilities ind the nearest public road access.			
	Attached				
	/ou may be required to provide a letter from the owner(s) of a commercially operated parking and docking facility indicating that capacity				
		odate your specific proposal.			
13.	Proposal Waste D	•			
13.1	Garbage disposal is pro				
	Garbage collection				
13.2		check the other services available and the provider(s) of these services.			
	Services	Provider			
	Electricity				
	School bussing				
	Other				
13.3		vater drainage would be by:			
	DITCHES AND SV	NALES			

14. Sketch: Use the attached sketch sheet. To help you prepare the sketch, refer to the attached sample sketch.

- 14.1 The application shall be accompanied by a sketch showing, in metric units, the following:
 - 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;
 - The location, size and type of all existing and proposed buildings and structures on the subject land, including their setback from the front yard, rear yard, side yard and opposite side yard;
 - The boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
 - The approximate distance between the subject land and the nearest township lot line or landmark, such as a railway crossing or bridge;
 - The location of all lands previously severed from the parcel originally acquired by the current owner of the subject land;
 - The approximate location of all natural and artificial features on the subject land and adjacent lands that, in the opinion of the
 applicant, may affect the application, such as buildings, railways, roads, watercourses, drainage ditches, river or stream banks,
 wetlands, wooded areas, wells and septic tanks;
 - The current use(s) on land that is adjacent to the subject land;
 - 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;
 - If access to the subject land is by water only, the location of the parking and boat docking facilities to be used;
 - The location and nature of any easement affecting the subject land;
 - The severed parcel, the date of transfer, the name of the transferee and the use of the land.

15. Other Information

15.1 Is there any other information that may be useful to the ministry in reviewing this application (e.g., information relating to the requirements and policies in the municipal official plan or efforts made to resolve outstanding objections or concerns by area resident(s), the municipality, other)?

If so, explain below or attach a separate page with this information.

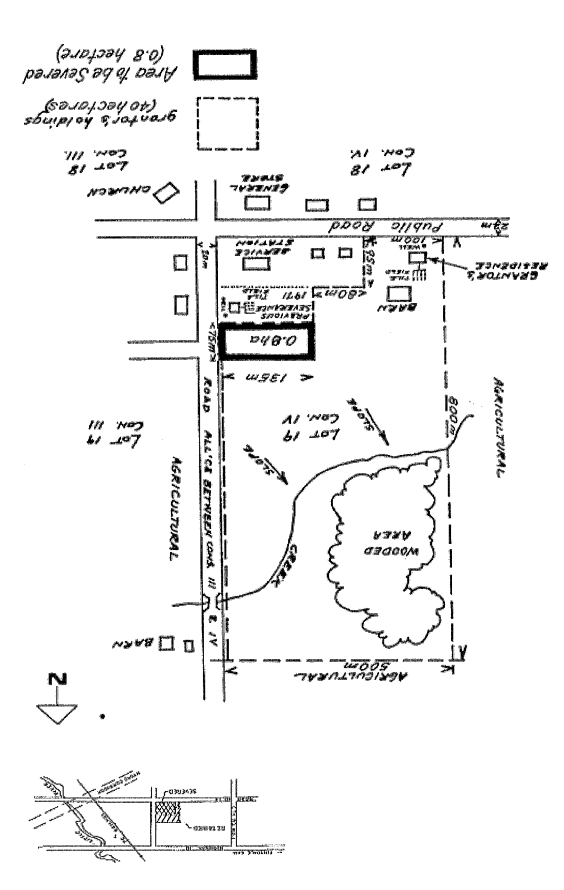
SEE COVERING LETTER ATTACHED.

- **15.2** The original or certified copy of any other information and materials, as required by the official plan of the municipality/planning board, must be provided with this application.
- **15.3** Where applicable and relevant information is available in a planning report submitted to council, or in a technical study/report(s) prepared for the proposal, please provide the name, section and page number if you have referenced the study/report(s) in any of the questions above.

AII	idavit or Sworn Declaration						
١,	JAMIESON, JACK		of the C	CITY OF THUNDER BAY			
Last Name, First Name*		Municipality*					
		, make oath and say (or solemnly declare) that the information require					
	under Schedule 1 to Ontario Regulation 197/96, and provided by the applicant in this application is accurate, and that the information contained in the documents that accompany this application is accurate.						
Swe	ern (or declared) before me at the			in the			
	NextRates	(lower-tier munici	pality)	(upper-tier municipality)			
this	* day of*		*20				
	Commissioner of O	aths		Applicant			
	Commissioner of O	aths		Applicant			
in th	orn (or declared) remotely by <u>JAN</u> le <u>State of Arizona, USA</u> , bunnis <u>27th</u> day of <u>March</u> 20	MIESON, JACK efore me at theC 023 in accordanc	ity of Thy	ed as being located at the <u>Town of Fountain Hills</u> Ander Bay in the province of <u>Ontario, Canada</u> Reg 431/20, Administering Oath or Declaration Remotely			
in th	rn (or declared) remotely by <u>JAN</u> e <u>State of Arizona, USA</u> b	MIESON, JACK efore me at theC 023 in accordanc	ity of Thy	ed as being located at the <u>Town of Fountain Hills</u>			

7.	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 must be included with this form or the authorization set out below must be completed.							
7.1	Authorization of Owner for Agent to Make the Application						
	I, TIDAL EXPLORERS LTD. Abiola Afolabi Pres.	, am the owner of the land that is the subject of this application for					
	Last Name, First Name						
	consent and Lauthorize JAMIESON, JACK						
	to make this application on my behalf.						
	Signature of Owner (Date (yyyy/mm/dd)					
	a	2023/03/20					
	If the applicant is not the owner of the land that is the subject of this personal information set out below.						
7.2	Authorization of Owner for Agent to Provide Personal Informa	ition					
	I, TIDAL EXPLORERS LTD. Abiola Afolabi Pres. Last Name, First Name	, am the owner of the land that is the subject of this application for					
	application for consent and for the purposes of the Freedom of Inf	formation and Protection of Privacy Act.					
	Lauthorize JAMIESON, JACK	, as my agent for this application, to provide any of my					
	Last Name, First Name						
	personal information that will be included in this application or colle	A set fait region of the set o					
	Signature of Owner	Date (yyyy/mm/dd)					
	Furning	2023/03/20					
18.	Consent of the Owner						
	Complete the consent of the owner concerning personal informatio	on set out below.					
18.1	Consent of the Owner to the Use and Disclosure of Personal In	nformation					
	I, TIDAL EXPLORERS LTD. Abiola Afolabi Pres. Last Name, First Name	, am the owner of the land that is the subject of this application fo					
	application and for consent 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 <i>Planning Act</i> for the purposes of processing this application.						
	Signature of Owner	Date (yyyy/mm/dd)					
	Augure and	2023/03/20					
19.	Submission of Application						
	Date of application to Ministry of Municipal Affairs (yyyy/mm/dd)*						
20.	Applicant's Checklist						
	 i) Have you remembered to attach the following: One original and one copy of the completed application form (ensure you have a copy for yourself), including the sketch, key plan and any reports indicated in the application form? 						
	The required fee, either a certified cheque or money order, payable to the Minister of Finance?						
	A copy of the letter from the local health unit or conservation authority (as appropriate) indicating that the site is developable and could accommodate the proposed development?						
	ii) Check that the application form is signed and dated by the owner/agent?						
	Note: Applicants will be also required to cover the ministry's cost fo	or providing public notice (e.g. advertising).					
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1.				
•	Sketch Accompanying Application		Key Plan	<u>, , , , , , , , , , , , , , , , , , , </u>
	(Please use metric units and refer to section 14 for details.)		Ν	
			^	
			·	
		1		



Appendix A

Some General Requirements for Development Applications Where Ministry of Municipal Affairs is the Approval Authority

Planning Application Fees

Fees are required for permit(s) and certificate(s) of approval and set by individual permitting agencies. There is also an application processing fee for consents and other planning applications to be submitted to the Ministry of Municipal Affairs (a certified cheque or money order made out to the Minister of Finance) at the time of submission of the application.

Please see the attached Fee Schedule for more details.

Early Consultation

Prior to formally submitting an application, the applicant and/or agent(s) are strongly encouraged to contact staff of the regional Municipal Services Office (MSO) of the Ministry of Municipal Affairs (MMA) to discuss the development proposal. Early consultation is highly beneficial, as the applicant can review the proposal with ministry staff and discuss what supporting documents and information may be required.

Please contact your local Municipal Services Office (MSO) to discuss your proposed development. (Refer to Page 1 for office locations).

Consistency with the Provincial Policy Statement (PPS)

The Planning Act requires that decisions affecting planning matters "shall be consistent with" the PPS which supports a comprehensive, integrated and long-term approach to planning in Ontario, and recognizes linkages among policy areas. The PPS is intended to be read in its entirety and the relevant policies are to be applied to each situation.

For more information, visit the ministry's website: www.mah.gov.on.ca

Conformity to Official Plan

Assessment/review of a consent application is based on land use planning legislation, policies and principles and potential social, economic and environmental impacts. A major consideration is conformity to the official plan policies.

Applicants are advised to determine if the proposed development is in conformity with official plan policies by discussing the proposal with MMA and/or the relevant municipality/planning board.

Some 'Commonly Required' Permits and Approvals

Part 8 Permit/Certificate of Approval for Sewage System

Consents proposed on small, private sewage servicing systems, generating 10,000 or less litres of effluent per day on one lot, would require a Part 8 permit under the Building Code issued by either the local municipality, public health unit or area conservation authority where it exists (if there is no health unit). The municipality (through the health unit or conservation authority) administers Part 8 of the Building Code that sets out the standards for locating accepted kinds of sewage/septic systems on a lot.

Prior to issuing a permit, the health unit would inspect the property, may stake the septic system site and recommend to the planning approval authority whether a servicing options report and/or a hydrogeological report is required.

Consents proposed on larger sewage systems that generate more than 10,000 litres of effluent per day on one lot would require a Certificate of Approval from the Ministry of the Environment and Climate Change under the Environmental Protection Act.

Some larger private or communal sewage treatment systems are also subject to the *Environmental Assessment Act* (generally where there is a surface water discharge).

For more information on larger private or communal sewage treatment systems, contact the Ministry of the Environment and Climate Change.

Communal Systems

Communal septic and communal well systems would generally require a servicing options and a hydrogeological report based on assessment of the specific circumstances.

Communal septic systems generating effluent of more than 4,500 litres per day would need a servicing options and a hydrogeological report.

Communal well systems for non-residential development may need a hydrogeological report.

Where communal services are proposed (water and/or sewage), the applicant must confirm, through a signed letter of acceptance, that the municipality or other public body would assume ownership and maintenance of these systems. 2029E (2017/03)

Entrance Permits

Any consent application that is proposed in close proximity to a provincial highway or has the potential to impact upon a provincial highway, would require an entrance permit from the Ministry of Transportation issued under the *Public Transportation* and *Highway Improvement Act*.

Contact your local Ministry of Transportation office to obtain information on permit requirements.

Record of Site Condition (RSC) for Contaminated Sites

Proposals for sensitive land uses on sites with potential soil contamination would require the completion of an environmental site assessment by a qualified person to determine the extent of contamination and to recommend actions for site remediation.

A change in activity regardless of the zoning could also trigger the need for an RSC as applicable law under the Building Code. An RSC is required when changing from industrial, commercial or community use to a more sensitive land use, such as residences or schools.

For more information on contaminated sites, refer to Ontario Regulation 153/04 (Records of Site Condition - Part XV.1) made under the *Environmental Protection Act;* and Ontario Brownfields website at <u>www.ontario.ca/brownfields</u>; or contact your local Ministry of the Environment and Climate Change (MOECC) office.

Permit for Alteration to Shoreline

If a proposed severance has potential to impact natural heritage areas or alteration to a shoreline, a permit would be required prior to any site alteration(s) or erecting of structures. Permits would be required from a local conservation authority or the Ministry of Natural Resources and Forestry (MNRF). Applicants are advised to discuss their proposal with the Ministry of Municipal Affairs or the municipality/planning board. You may be directed to contact your local area conservation authority or the MNRF office prior to making a formal application under the *Planning Act*.

Permit to Take Water

Section 34 of the *Ontario Water Resources Act* (OWRA) provides that "no person shall take more than a total of 50,000 litres of water in a day" for wells or surface water supply without a permit issued by a director of the Ministry of the Environment and Climate Change (MOECC).

Crown Lands

Certain areas of Crown lands are identified by the MNRF as being of special interests, such as lake access points.

Consult your local regional Municipal Services Office as the first point of contact for assistance in dealing with planning issues relating to proposals requiring the acquisition or use of Crown lands.

For Contact the MNRF District Office regarding the actual acquisition or use of Crown land.