Pre-Consultation Form

The Corporation of the Town of Whitby 575 Rossland Road East, Whitby, Ontario, L1N 2M8

Telephone: 905.430.4306

www.whitby.ca planning@whitby.ca



Mandatory Pre-Consultation Request Form

A pre-consultation application is **required** prior to the acceptance of an application for an Official Plan Amendment, Zoning By-Law Amendment, Draft Plan of Subdivision and for Site Plan Approval. A pre-consultation application may be required for Draft Plan of Condominium, Part Lot Control, Land Division, and Committee of Adjustment applications at the discretion of the Planning and Development Department.

The process allows Staff to provide preliminary comments on the development proposal, identify any key issues, comment on the approvals that will be required, and confirm the supporting information/materials that must be submitted with the planning application in accordance with the Town of Whitby's Official Plan policies, to be considered a complete application under the Planning Act.

Submission Requirements

The applicant shall submit the following documents:

- Completed Pre-Consultation Request Form (attached);
- A conceptual Site Plan in PDF format or hard copies as required, with all measurements indicated in metric which illustrates the following:
 - Location of property (including property dimensions);
 - Use of adjoining lands;
 - Location of existing and proposed structures and features, including:
 - Pedestrian and vehicular access (including adjacent accesses and intersections);
 - Parking and circulation;
 - Location/names of all road allowances, rights of way, streets or highways;

- Restrictive covenants or easements affecting the subject land;
- Location of all existing trees and vegetation, watercourses, drainage ditches, slopes and natural features (and location of any of these features on adjacent lands which may affect the applications); and
- Services and utilities (including the location of connections at property line)
- Whitby Green Standard Draft Site Plan or Subdivision Checklist (information and template available here: https://www.whitby.ca/en/work/whitby-green-standard.aspx)
- Landscape Plans and Building Elevations (if applicable);
- Other relevant information, as appropriate, to assist Staff in understanding the proposal; and,
- Pre-Consultation fee in the amount of **\$622.28** made payable by cheque to the Town of Whitby¹.
- The pre-consultation fee is reflective of the current rate and is subject to change without prior notice. The fee shall be provided with the completed pre-consultation request form.

Timing and Required Information

Complete and return the Pre-consultation Request Form, supporting submission materials, and fee to the Planning and Development Department. Upon receipt of a completed Pre-consultation Request Form and all required/supplementary information, Town Staff will review and circulate the submission for comments.

Town Staff will provide the applicant and/or owner with a signed Record of Pre-Consultation. The Record will contain a list of information and materials that will be required to process the subject applications. The Record of Pre-Consultation must be submitted with the application along with all of the required information and materials to be considered a complete application. The Record of Pre-consultation may expire within 12 months of the meeting, and should this occur a further meeting may be required subject to the discretion of the Planning and Development Department.

Registered Owner Contact Information			
Name:			
Principal (If Owner is a company name):			
Address:	Postal Code:		
Phone:	Ext:		
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Applicant/Agent Contact Information			
Name:			
Principal (If Owner is a company name):			
Address:	Postal Code:		
Phone:	Ext:		
Email:			
Owner's Authorization to submit a Pre-Consultation application:			
Signature:	Date:		
Type of Application(s)			
a. This is a Pre-Consultation Request for the following (check all items that apply):			
□ Official Plan Amendment			
☐ Zoning By-law Amendmen	t		
□ Draft Plan of Subdivision			
□ Draft Plan of Condominium			
☐ Site Plan Approval			
□ Unknown			

b. Have you had any previous discussions/meeting with the Planning and Development Department with respect to this proposal?			
□ Yes		No	□ Unknown
If yes, who have you consulted with?			
c. Has this property been, or is c the Planning Act?	urre	ntly subject to	any other applications under
□ Yes		No	□ Unknown
If yes, please list the applicable file n	umb	er(s):	
Description of Property			
Municipal Address:			
Assessment Roll Number:			
Legal Description:			_
Lot Area (Square Metres):			_
Lot Frontage (Metres):			
Existing Land Use:			
Proposed Land Use:			
Existing Official Plan/ Secondary Plan Designation:			
Existing Zoning Designation:			
Designated under Ontario Heritage Act / Listed on Municipal Heritage Register:			
□ Yes		No	□ Unknown
Within the Oshawa Airport Zoning Regulation Area?			
□ Yes		No	□ Unknown

Proposal Details		
Provide a detailed description of the proposed development application; including but not limited to the nature of the development, number of proposed units, types of uses, size of any proposed buildings or additions, amendments to Official Plan policies or Zoning By-law provisions, tenure, and any other information that may be pertinent to the proposal. If additional space is required, please attach a separate page to this application form.		
Declaration		
By submitting this form, I agree to allow the Town of Whitby, its employees and agents to enter the subject property for the purpose of conducting visual surveys that may be necessary to process this request. I further agree to maintain all vegetation on site, including woodlots, and shall not cut or destroy any vegetation or re-grade the site during the processing of this request.		
If the owner is not the applicant, the owner's authorization must be provided.		
Owner, Applicant, or Authorized Agent Name (Please Print)	Signature of Owner, Applicant, or Authorized Agent	
Date:	-	
Pre-Consultation Request Accepted By (For Staff Use Only):		
Name:	_ Date:	

Whitby

Whitby Green Standard

As of September 28, 2020, the Town approved the Whitby Green Standard. All new Site Plan and Plan of Subdivision Applications are required to follow the Whitby Green Standard and meet at a **minimum** Tier 1- Mandatory Performance Criteria as outlined in the respective **Site Plan Checklist** and **Plan of Subdivision Checklist**. This checklist will need to be completed and submitted as part of a complete Development application in addition to a stand-alone **Sustainability Rationale Report**.

It is encouraged that consideration be given for advanced sustainability criteria through the uptake of voluntary Tiers 2-4. These standards support sustainable site design for development and redevelopment on public and private property, enhancing the Municipality's natural heritage, economic vitality, cultural heritage, and social aspects.

Sustainability Rationale Report

To support compliance of the Whitby Green Standard, we recommend that the Sustainability Rationale be submitted in the following format:

- 1. **Executive Summary**: Overview of the project and declaration of performance tier commitment.
- 2. **Purpose of the Application**: Detailed description of the project.
- Sustainability Overview: Summary of the project's sustainability vision and objectives.
- 4. **Sustainability Declaration**: Provide the performance tier that will be achieved by the project.
- 5. **Mandatory Performance Measures**: List all mandatory performance measures and their related reference document(s) in a table format.
- 6. **Voluntary Performance Measures**: Where a higher performance tier is being pursued, list all core, voluntary performance measures, and their related reference document(s) in a table format.
- 7. **Innovation**: If applicable, provide an overview of any innovation performance

Guidelines for the Role of Council Members in the Public Planning Process

- 1. Council Members shall not conduct themselves in a manner that would undermine Council's role as the legislated decision-making body for planning applications.
- 2. Council Members shall not make promises or take firm, absolute stances regarding a planning application that is currently being considered by the Town and where Council has not yet received staff's professional planning opinion.
- 3. Council Members shall avoid becoming an advocate for either the developer or the public at any developer community meetings no matter how strongly they may feel for or against a planning application as it will undermine Council's decision-making ability when they formally consider the planning application.
- 4. Wait until all input and feedback is received before providing a public position on a planning application. A Council Member's position can be provided after the recommendation report from Town Planning staff is presented to Committee/Council.
- 5. During developer community meetings, Council Members are encouraged to listen and take notes, and Council Members must keep an open mind about the planning application.
- 6. Council Members may engage the developer and the public by asking questions about the development proposal or resident concerns, but it should be made clear (if questioned) that a Council Member has not made a decision on the matter.
- 7. Care should be exercised when engaging with various parties through social media regarding a development proposal. A quick response or comment that was intended to be private can easily be shared with a wide audience. It is very easy for comments to be taken out of context, to be used later against the Council Member or the Town. When communicating with the public on social media, Council Members should think carefully before typing and posting comments, and keep in mind their role as legislative decision makers of planning applications. Similar consideration should be given when commenting to the media.
- 8. Given the evolving position of the Information and Privacy Commissioner of Ontario regarding the disclosure of Council Member communications while conducting municipal business, Council Members should be aware that their communications with the developer and residents through a Town-controlled email server may be the subject of public disclosure if there is a freedom of information request.