

PLANNING & DEVELOPMENT

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Consent Application Report - File # C34/2018

Owner: Larry Ballantyne (1058481 Ontario Inc.) Date: June 8, 2018			
Applicant: Terrance and Janice Cox			
Property Address: Conc 5 PT Lot 18			
Property Description			
Parcel to be retained - Conc 5 Pt Lot 18			
Parcel to be severed - Conc 5 Pt Lot 18			
Parcel to which severed will be added - Conc 5 PT Lot 18 AS RP 22R215; Part 1 (71030			
McTaggart Line)	•		

Recommendation:

That provisional consent be:

√ granted with conditions (attached) deferred (for ...) denied (referred to the Committee of the Whole, for a decision)

Purpose:

√ enlarge abutting lot create new lot surplus farm dwelling right-of-way / easement other:

Area:	Official Plan Designation	Zoning
Severed: 1 acre (0.4ha)	Agriculture	NE1
Retained: 97.69 acres (39.54 ha)	Agriculture and	AG1 and NE1
	Watercourse	

Review: This application:

- √ Is consistent with the Provincial Policy Statement (s. 3(5) Planning Act);
- √ Does not require a plan of subdivision for the proper and orderly development of the municipality (s. 53(1) Planning Act);
- √ Conforms with section 51(24) of the Planning Act;
- √ Conforms with the Huron County Official Plan;
- √ Conforms with the South Huron Official Plan;
- √ Complies with the municipal Zoning By-law (or will comply subject to a standard condition of rezoning or minor variance);

n/a Has been recommended for approval by the local municipality; and

 $\sqrt{}$ Has no unresolved objections/concerns raised (to date) from agencies or the public.

(Applications that do not meet <u>all</u> of the foregoing criteria will be referred to the Committee of the Whole for a decision)

Agency/Public Comments:

	Not Received or N/A	No Concerns	Comments/Conditions
Conservation Authority (ABCA)		V	ABCA made comment that it does not have any natural hazard or natural heritage concerns with the requested severance for the purpose of a lot addition.
Neighbours/Public	$\sqrt{}$		None received.
Huron County Highways	N/A		
Huron County Health Unit	N/A		Through discussions with the Health Unit they indicated they did not require to be circulated for comment on this application.
South Huron Staff			See conditions.

Figure 1: Aerial of subject property. Retained parcel identified in yellow. Severed parcel identified in red. To be added to lands to west, being an existing Agricultural Small Holding.



Figure 2: Aerial view of severed parcel and lands severed parcel will be added to.



Figure 3 and 4. Photos of lands proposed to be severed, facing east. Approximate severed parcel shown for illustration purposes only.





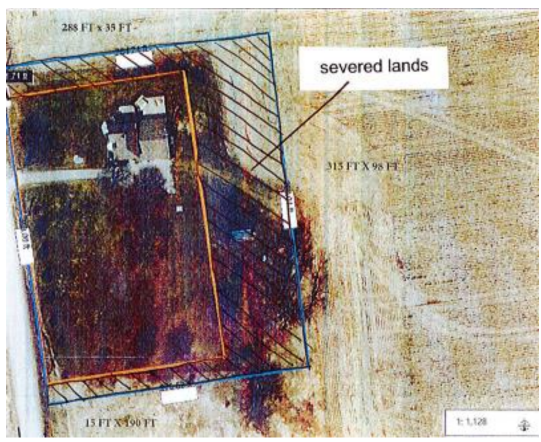


Figure 5. Applicant sketch indicating proposed severance

Image for illustrative purposes only. A survey is required condition of consent.

Purpose

The purpose of this application is to enlarge 71030 McTaggart Line, an existing Agricultural Small Holding parcel in the Township Usborne Agricultural Area. The land to be severed is approximately 0.4ha (1ac) and contains a shed, agricultural and bush land. It is proposed to add this parcel of land to the lands at 71030 McTaggart Line for servicing purposes. The land to be retained is approximately 39.54 ha (97.69 ac) and is currently vacant agricultural land. The retained land will continue to be used for agricultural crop production.

Review

South Huron Official Plan

The South Huron Official Plan designation for the subject parcel (including severed and retained lands) is Agriculture and Watercourse, the area under the proposed severance includes Agricultural designated lands. Under the South Huron Official Plan consents are permitted in Agricultural areas where the land being conveyed is to be added to an abutting, existing farm or non-farm use, consents may be granted provided that a minimum amount of

productive agricultural land is involved and the conveyance is for convenience or servicing purposes.

It is understood from the applicant they have requested the boundary adjustment to provide additional land for their existing agricultural residential parcel for purposes of a future septic tank and contingency bed due to the current limited size of the parcel. A letter submitted with the application also notes that the area proposed to be severed includes an old shed, remains of an old bank barn, and areas of existing grassland and tree cover.

The proposed severed parcel is limited in size, and due to the existing features on this parcel of land, does not remove a large area of agricultural land from farm production. Therefore the request meets the policies for severance for servicing purpose and is in compliance with the South Huron Official Plan.

Township of Usborne Zoning By-law 13-1984

The proposed severed parcel is zoned General Agriculture (AG1) and Natural Environment (NE1) and will be added to an existing Agricultural Small Holding (AG4) parcel. The existing AG4 parcel meets minimum zone provisions, and with the additional land proposed under consent, will continue to meet zone provisions while also providing additional lands for servicing of an existing parcel. The portion of severed lands zoned Natural Environment (NE1) and will remain under this zone. The lands to be retained are currently zoned General Agriculture (AG1) and Natural Environment (NE1), and will remain under this zone. Following the severance, the retained parcel will still maintain the minimum 38 hectare farm size stipulated in the Zoning By-law. Following consent both the retained parcel, and lands the severed parcel are to be added will continue to meet zone provisions. The provisions of the Township of Usborne Zoning By-law are met through this consent.

Additional Comments:

This application has been circulated to agencies and public. No formal public comments were received from the public at time of writing this report. No further comments were received at the time of writing this report.

Summary:

As this application represents a boundary adjustment for an addition to a lot in the Agricultural area for servicing purposes and meetings the intent of the South Huron Official Plan and Township of Usborne Zoning By-law it is recommended it **be approved**.

Sincerely,	
'Original signed by'	
Sarah Smith	
June 8, 2018 Date	

Should Council choose to recommend this application for approval by the County of Huron, the conditions below are recommended. The application would be approved, on the condition that:

Expiry Period

1. Conditions imposed must be met within one year of the date of notice of decision, as required by Section 53(41) of the Planning Act, RSO 1990, as amended. If conditions are not fulfilled as prescribed within one year, the application shall be deemed to be refused. Provided the conditions are fulfilled within one year, the application is valid for two years from the date of notice of decision.

Municipal Requirements

- 2. Any and all monies owed to the Municipality must be paid in full, which may include but are not limited to servicing connections, cash-in-lieu of park dedication, property maintenance, water and wastewater charges, garbage and recycling charges, property taxes, compliance with zoning by-law provisions for structures etc.
- 3. 911 addressing for the subject lands be dealt with to the satisfaction of the Municipality.

Survey/Reference Plan or Registerable Description

- 4. Provide to the satisfaction of the County and the Municipality:
- a) a survey showing the lot lines of the severed parcel and the location of any buildings thereon, and
- b) a reference plan based on the approved survey;

Zoning

5. Where a violation of any municipal zoning by-law is evident, the appropriate minor variance or rezoning be obtained to the satisfaction of the Municipality.

Merging

- 6. The severed land merge on title with the abutting property to the west (71030 McTaggart Line, Township of Usborne, currently in the ownership of Janice Cox and Terrance Cox) upon issuance of the certificate under Section 53(42) of the Planning Act, RSO 1990, as amended.
- 7. A firm undertaking is to be provided from the solicitor acting for the parties indicating that the severed land and the abutting property to the west (71030 McTaggart Line) be consolidated into one P.I.N. under the Land Titles system. Note: in the case where a title search has been completed and it has been determined that the severed/retained lands are registered in two different systems (e.g. the Registry or Land Titles system) and a consolidation is not possible then notice will be required to be registered in both systems indicating that the parcels have merged with one another and is considered to be one parcel with respect to Section 50 (3) or (5) of the Planning Act, R.S.O. 1990, C P.13 as amended.
- 8. Section 50(3) of the Planning Act, RSO 1990, as amended, applies to any subsequent conveyance or transaction of the retained land.

Consent Application C34/18: Ballantyne (Cox) June 8, 2018				