

## **CONSENT DECISION**

## **APPLICATION B-18-2024**

We, the undersigned members of the Committee of Adjustment for the Municipality of Middlesex Centre, do hereby certify that the following is a decision reached by us at a meeting at the Municipality of Middlesex Centre – Ilderton Community Centre in Ilderton, Ontario, on January 29, 2025. The said decision was reached on Consent Application B-18-2024, filed by 2459533 Ontario Inc., in order to sever a residence surplus to a farm operation as a result of consolidation, from a lot legally described as Concession 9 S Part Lot 13, in the Municipality of Middlesex Centre, County of Middlesex, and municipally known as 14724 Nine Mile Road

DECISION:	GRANTED	DATE:	January 29, 2025
	With Conditions:X	Without Conditions:	
Members co	ncurring in the decision:		
Hugh Aerts		As let.	
	Sue Cates		
	Frank Berze	$\mathcal{A}$	Bo
	Wayne Shipley Wayne		Shipley
	Jean Coles	J. (	Signature

## **Conditions**

1. That the Certificate of Consent under Section 53(42) of the *Planning Act* shall be given within two years of the date of the notice of the decision. The request for the Certificate of Consent shall be accompanied by a written submission that details how each of the conditions of severance has been met.

- 2. That the fee for the Certificate of Consent be paid in accordance with the Municipality's Fees and Charges By-law.
- 3. That a draft reference plan be prepared by an Ontario Land Surveyor for the purposes of facilitating the transaction of Consent B-18/2024 and that this plan be approved by the Municipality prior to being deposited with the Land Registry Office.
- 4. That the Owner's solicitor provide a Transfer in Preparation to the Municipality, together with a deposited reference plan and a Schedule describing the land to be transferred, for the purposes of the issuance of a Certificate of Consent.
- 5. That the Owner's solicitor submit an undertaking in a form satisfactory to the Municipality to register an electronic transfer of title consistent with the Consent decision.
- That the Owner enter into a severance agreement with the Municipality in order to advise future owner of the severed lot of Consent B-18/2024 of normal farm practices occurring in the area as outlined in the Farming and Food Production Protection Act, 1998, as amended.
- 7. That any outstanding property taxes for the severed and retained lots of Consent B-18/2024 be paid in full.
- 8. That, if necessary a revised assessment schedule in accordance with the Drainage Act, as amended, be commissioned and paid for by the Owner.
- That a Zoning By-law Amendment that recognizes the residential use of the severed lot and prohibits any additional residential use on the retained lot of Consent B-18/2024 be in full force and effect.
- 10. That the Owner provide confirmation that the private sewage disposal system that services the residence on the severed lot of Consent B-18/2024 is wholly contained on the said lot and that a 100% contingency area exists, to the satisfaction of the Municipality.
- 11. That the severed land requires its own entrance, address and any laneway connecting the retained and severed land shall be altered in such a way that one cannot travel from one parcel of land to the other.
- 12. That the hydro service for the severed lands be fully within the boundary of the proposed severed lot.
- 13. That an address be assigned and number erected for the retained agricultural parcel.

AND FURTHER THAT the reasons for granting Consent Application B-18-2024 include:

- The proposal is consistent with the Provincial Planning Statement;
- The proposal conforms to the County of Middlesex Official Plan and the Middlesex Centre Official Plan; and
- Subject to the conditions, the proposal would comply with the Middlesex Centre Comprehensive Zoning By-law.