## **Summary of Comments**

B-003-2025 1047 Larch St



### COMMITTEE OF ADJUSTMENT MEMORANDUM

APPLICATION NUMBER: B-003-2025

MEETING DATE: March 20, 2025

TO: Sarah Burton Hopkins, Secretary Treasurer Committee of

**Adjustment** 

FROM: Toomaj Haghshenas, Development Planner

SUBJECT: Consent to sever 1047 Larch Street to create one (1) new

residential lot with frontage on Larch Street.

### **PROPERTY INFORMATION:**

Municipal Address	1047 Larch Street
Legal Description	PLAN 767 LOT 40
Official Plan	Residential Low Density 1 (Schedule B3)
Zoning By-law	Residential 1 (R1) Zone

### **RECOMMENDATION:**

The Planning Department recommends approval of application B-003-2025, subject to the following conditions:

#### **CONDITIONS:**

- 1.) That the Owner/Applicant shall pay to the Town of Innisfil cash in lieu of 5% Parkland Dedication for residential developments, the amount of which shall be 5% of a valuation determined by a professional and qualified appraiser engaged by the Owner/Applicant to the satisfaction of the Secretary Treasurer.
- 2.) That existing mature trees and boundary trees be protected and maintained to the satisfaction of the Town. A Tree, proposing tree compensation and replacement rates for any trees to be removed, and location of new trees and tree protection measures during construction of the new dwellings and driveways.
- 3.) That \$500.00 be provided to the Town of Innisfil for a new boulevard tree.
- 4.) That both the retained and severed lots shall connect to municipal sewer services to the satisfaction of the Town.
- 5.) That the Applicant/Owner submit a digital draft reference plan of survey, to be reviewed and approved by the Town. Once approved, the R-Plan is to be deposited on title at the Land Registry Office.

### 6.) That the existing greenhouse structure be removed from the newly created lot area.

### **REASON FOR APPLICATION:**

The applicant is proposing to sever the subject property at 1047 Larch Street to create one new residential lot. The retained lands would have an approximate lot area of 673.55 m² with a lot frontage of 15.25m. The severed lot would have an approximate lot area of 673.55 m² with a lot frontage of 15.25m. Both lots will be fronting onto Larch Street.

### **SURROUNDING LANDS:**

North	Larch St and Woodlot
East	Single-detached dwelling and Temple Ave
South	Single-detached dwellings
West	Single-detached dwellings

### ANALYSIS:

Site Inspection Date	February 26, 2025
Consistent with the Provincial Planning	The subject lands are within the Urban Settlement Area of Lefroy-Belle Ewart as defined by the Provincial Planning Statement (PPS
Statement (PPS):	2024). Section 2.3.1.1 states that "settlement areas shall be the
⊠Yes	focus and growth of development".
□No	
	Section 2.3.1.2 states that land use patterns in settlement areas shall be based on densities and a mix of land uses which efficiently use land and resources and optimize existing or planned infrastructure and public service facilities. The 2024 PPS also states that planning authorities shall support general intensification and redevelopment in accordance with Section 2.3.1.3. Since the subject property is located within the settlement area of Lefroy-Belle Ewart and represents intensification on a public street that contains single detached lots, the proposal is consistent with these sections of the PPS.
	Section 3.6.2 states that municipal sewage services and municipal water services are the preferred form of servicing for settlement areas. As a condition of approval, the owner/applicant must provide a connection to Town sewer services for the retained and severed lots, to the satisfaction of the Town.
	The application is considered to be consistent with the PPS.
Consistent with the	The subject lands are located within a settlement area, therefore they
Lake Simcoe	are subject to the settlement area policies 6.32 to 6.34 of the Lake
Protection Plan	Simcoe Protection Plan (LSPP). The subject lands are located
(LSPP): ⊠Yes	outside of any hazardous lands and regulated areas of the Lake Simcoe Region Conservation Authority (LSRCA). They are also not
□No	directly adjacent to any key natural heritage or key hydrologic
Пио	features, thus they do not require a natural heritage evaluation. Staff are off the opinion that the proposed severance is consistent with the LSPP subject to the proposed conditions.

# Conforms to the County of Simcoe Official Plan: ⊠Yes

□No

The subject lands are designated 'Settlement' in the Simcoe County Official Plan and identified as being in the Urban Settlement Area of Lefroy-Belle Ewart. Section 3.5.8 indicates that settlement areas shall be the focus of population and employment growth and their regeneration shall be promoted. Intensification shall occur in built up areas per 3.5.24 and higher density development is permitted in built-up areas subject to the compatibility of the development with adjacent residential areas (3.5.30). Section 3.3.2 states subdivision of land by plan of subdivision or consent are permitted only for the land uses permitted in the designation or that maintain the intent of the Plan's objectives and policies. Section 3.5.1 states one of the objectives of the Settlements designation is to focus population and employment growth and development within settlements, with particular emphasis on primary settlement areas. The proposal would meet these objectives.

Staff are of the opinion that the application conforms to the policies of the Simcoe County Official Plan.

### Conforms to the Town of Innisfil Official Plan:

⊠Yes □No The subject lands are designated "Residential Low Density 1" on Schedule B3 to the Town Official Plan. The designation permits single detached dwellings. The lands are also located within the Urban Settlement Area of Lefroy-Belle Ewart. Section 9.3.1 states Urban Settlement Areas will accommodate residential growth.

Section 10.2.4 of the Official Plan states that the maximum permitted density of the Residential Low Density 1 area shall be 13 units per net hectare and the minimum shall be 10 units per net hectare. '*Net hectare*' means the area of land of the lot and includes local roads as per the definition in Section 23.3.91. The proposal to sever the subject lands would be within this range, at an approximate density of about 12 units per net hectare including half of the adjacent road (which is included in net density)

Section 10.2.11 states in cases of existing oversized lots, the lot may be subdivided such that any new lot(s) meet the minimum lot area requirements of the zoning by-law, any required variance is no greater than 20% of the applicable zoning provisions and the frontage is consistent with the average frontage on the same street within 250 metres. The severed and retained lands meet the minimum lot frontage and area requirements of the zoning by-law and require no variances. Given the configuration and length of Larch St. (less than 250m), the road immediately to the south (Fern Rd.) and Temple Avenue to the east (which continues from Larch) was used as reference for lot frontage consistency. As such, the frontages proposed are considered consistent with frontages in the area with eight (8) lots on Fern Rd. with similar frontage.; including the adjacent lots immediately to the south of the subject property. The proposed lots are also considered similar to many lots on Temple Avenue within 250m. In the context of existing development, the policy is considered to be met by the proposed consent application, and consistent with Section 9.9.4 which states "we shall

	protect and maintain stable neighbourhoods from infill and intensification that is out of keeping with the physical and heritage character of those neighbourhoods"  Sections 15.1.6. and 15.1.7 state a Tree Protection Plan shall be
	required as part of development applications that identifies, preserves, and compensates trees on the lot, including any trees removed five years prior to the development application. A Preservation/Planting Plan shall be prepared to the satisfaction of the Town should any Tree removal be proposed.
	Considering the above, Staff are of the opinion that the application conforms to the Town of Innisfil Official Plan.
Complies with the Town Zoning By-law: ⊠Yes □No	The subject lands are zoned "Residential 1 (R1) Zone" in Zoning By-law 080-13, which permits single detached dwellings and requires a minimum 15m lot frontage and minimum 600m² lot area. The severed and retained lots comply with or exceed the minimum required lot frontage and lot area for the R1 zone. The lots would not be out of character with surrounding lots, including similar frontages to the South on Fern Rd. Variances are not required for this severance proposal.
	Considering the above, Staff are of the opinion that the proposal maintains the purpose and intent the Town's Zoning By-law, subject to the proposed conditions, which include removal of the existing greenhouse (all lots require a principal dwelling before any accessory structures are permitted).
Conforms to Section 2, 51(24) and 53(12) of the <i>Planning Act</i> : ⊠Yes	Staff have reviewed the matters under Sections 2, 51(24) and 53(12) of the Planning Act, and are of the opinion the proposed development conforms to these sections.
2, 51(24) and 53(12) of the <i>Planning Act</i> :	accessory structures are permitted).  Staff have reviewed the matters under Sections 2, 51(24) and 53(12 of the Planning Act, and are of the opinion the proposed

### **CONCLUSION:**

The Planning Department recommends approval of application B-003-2025 subject to the proposed conditions.

### **PREPARED BY:**

Toomaj Haghshenas Development Planner

### **REVIEWED BY:**

Steven Montgomery, MCIP, RPP Supervisor of Development Planning



### **Community Development Standards Branch**

### **MEMORANDUM TO FILE**

**DATE: March 13, 2025** 

FROM/CONTACT: Jocelyn Penfold ex 3506 jpenfold@innisfil.ca

FILE/APPLICATION: B-003-2025

SUBJECT: 1047 Larch St.

<u>Comments to applicant/owner for information purposes</u> (Comments help provide additional information regarding the development of the subject lands to the applicant. Comments are not conditions of approval):

1. When applying for building permit for a new dwelling, please provide a lot grading plan designed by a Professional Engineer or an Ontario Land Surveyor to the satisfaction of Community Development Standards Branch (Building Department).

<u>Condition of Approval</u> (Conditions of Approval are specific enforceable conditions regarding the subject lands should the Committee of Adjustment approve the application. For example: The applicant/owner shall apply for a building permit for the construction of a new dwelling to the satisfaction of Community Development Standards Branch)

- 1. The proposed property line appears to impact the spatial separation requirements regarding the existing unprotected openings, i.e. windows and doors. A review by a qualified designer is to be submitted to meet the requirements of the Ontario Building Code 9.10.15.4. to the satisfaction of Community Development Standards Branch (Building Department). If this proposed setback does not meet the Building Code requirement, a building permit to rectify this situation will be required. The prescribed construction must be completed, and the associated permit closed to the satisfaction of Community Development Standards Branch (Building Department).
- 2. Demolish the greenhouse on the severed property, apply for and obtain a demolition permit if the structure exceeds 15m2.
- 3. For the maintained lands please provide a lot grading plan designed by a Professional Engineer or an Ontario Land Surveyor to the satisfaction of Community Development Standards Branch (Building Department). Adding a new east property line swale, as water will no longer be allowed to flow across the adjoining property.



### **MEMORANDUM TO FILE**

**DATE: March 7, 2025** 

FROM/CONTACT: Adil Khan ex 3244 akhan@innisfil.ca

FILE/APPLICATION: B-003-2025

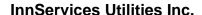
**SUBJECT: 1047 Larch Street** 

<u>Comments to applicant/owner for information purposes</u> (Comments help provide additional information regarding the development of the subject lands to the applicant. Comments are not conditions of approval):

1. When applying for a building permit for a new dwelling, please submit engineering design drawings and all other supporting documents in accordance with Town Standards and to the satisfaction of the Town.

<u>Condition of Approval</u> (Conditions of Approval are specific enforceable conditions regarding the subject lands should the Committee of Adjustment approve the application. For example: The applicant/owner shall apply for a building permit for the construction of a new dwelling to the satisfaction of Community Development Standards Branch)

1. No comments.







### **MEMORANDUM TO FILE**

**DATE:** March 19<sup>th</sup>, 2025

FROM/CONTACT: Thomas Steube-Chapman, InnServices

FILE/APPLICATION: B-003-2025 1047 Larch Street

**SUBJECT:** Severance Application for 1047 Larch Street – InnServices Comments and

Conditions

<u>Comments to applicant/owner for information purposes</u> (Comments help provide additional information regarding the development of the subject lands to the applicant. Comments are not conditions of approval):

- Prior to issuance of building permit(s) on the severed lot, a new sanitary service lateral, from the existing municipal sanitary main to property line will be required to service the severed lot with municipal sanitary.
- 2. Prior to submitting a Right of Way Activity Permit (RAP) to the Town of Innisfil, the Owner/Applicant shall submit an Additional Service Connection Application to InnServices, complete with the applicable Additional Service Connection Application fees.
- 3. Prior to issuance of building permit(s) the Owner/Applicant shall have an issued RAP with The Town of Innisfil for works to be completed within the Town's road allowance in accordance with Town Standards that address, but may not be limited to, such matters as connecting new water and sanitary service laterals, to the existing municipal water and sanitary mains and restoration of the Town's road allowance. All works shall be completed to the satisfaction of the Town and InnServices.
- 4. As part of the RAP, the Owner/Applicant shall provide drawings, plans, cost estimates, specifications, reports, studies and certifications signed and sealed by a Professional Engineer for the proposed development that address, but may not be limited to the servicing of the proposed development to the satisfaction of the Town and InnServices.
- 5. The Owner/Applicant will retain a contractor to execute the installation of the services. This work may commence only after the applicant has an issued RAP with the Town of Innisfil and all fees have been paid to the satisfaction of the Town and InnServices.

<u>Condition of Approval</u> (Conditions of Approval are specific enforceable conditions regarding the subject lands should the Committee of Adjustment approve the application. For example: The applicant/owner shall apply for a building permit for the construction of a new dwelling to the satisfaction of Community Development Standards Branch):

None.