## Application for Exemption from Part-Lot Control Directions for Applicants

Applications for Exemption from Part-Lot Control for ALL residential properties and for most developed non-residential properties will <u>not be accepted</u> unless the proposal has been the subject of a planning process, such as a rezoning or minor variance application, that included a public meeting component. In cases where the proposal was not subject to a public meeting process, the applicant will be required to submit an application for consent with the Land Division Committee.

Lands must be located within a registered plan of subdivision in order to be eligible to be exempted from part-lot control.

**NOTE:** Legal Services Fee - \$802.30 (\$710.00 plus HST of \$92.30) plus disbursements. Fee must be paid with the application.

### **APPLICATION REQUIREMENTS**

#### RESIDENTIAL LOTS

- 1) One completed and signed application form
- 2) Application Fee: \$1,366.00 PLUS \$56.00 for each lot or block created;
- 3) Four copies of a reference plan draft is acceptable (all existing buildings and all setbacks must be shown);
- 4) Four copies of surveyor's schedule, indicating:
  - a) frontage at the street line and at 7.5m back from the street line of each proposed lot
  - b) area of each part shown on the reference plan
  - c) use of each part (i.e., easements, right of ways, etc.);
- 5) Certification from a consulting engineer advising that the proposed lot lines do not conflict with the location of lateral services, the drainage plans or proposed site plan items;
- 6) Four copies of a site plan, if applicable.

## VACANT INDUSTRIAL LOTS

- 1) Fee: \$1,366.00 PLUS \$56.00 for each lot or block created;
- 2) Four copies of the draft reference plan, if available
- 3) Four copies of surveyor's schedule, indicating:
  - a) frontage at the street line and at 7.5m back from the street line
  - b) area of each part shown on the reference plan
  - c) use of each part (i.e., easements, right of ways, etc.);
- 4) Certification from a consulting engineer advising that the proposed lot lines do not conflict with the location of lateral services, the drainage plans or proposed site plan items;
- 5) One copy of the registered subdivision plan;
- 6) Electronic registration of restrictions document general consenting to the registration of restrictions, prohibiting the transfer/charge of less than the whole of a lot or block without the consent of the City of Mississauga. The registered restriction is to be provided to the City prior to Council considering the exemption from part-lot control by-law.

A precedent copy may be obtained from:

Development Services, 3<sup>rd</sup> Floor Planning and Building Department City of Mississauga 905-615-3200 ext. 5523

#### **GENERAL INFORMATION**

- 1) The part-lot control exemption provisions of the *Planning Act* apply only to properties located within registered plans of subdivision.
- 2) The applicant is required to file a complete request. A file number will not be assigned and the processing of the application will not commence until all the required material has been submitted.
- If the application does not conform to the City of Mississauga's Zoning By-law, a rezoning or minor variance application must be submitted, approved and finalized prior to Council enacting the exempting part-lot control by-law.
- 4) Following a preliminary review, additional information may be required before an application can be processed or finalized. You will be notified should this be the case.

# **IMPORTANT NOTICE**

EXPIRATION OF EXEMPTION FROM PART-LOT CONTROL BY-LAWS

All exemption from part-lot control by-laws expire after three years. Please ensure that all land transfers occur within 3 years of the enactment of the part-lot control exemption by-law. January 2015