Planning Report 2022-22: Appendix Two

Consent Application E51-22 – West Elgin Conditions

Consent Application E51-22 Conditions:

- 1. That the Applicant meet all the requirements, financial and otherwise of the Municipality, to the satisfaction and clearance of the Municipality.
- 2. That the Applicant provides a description of the lands to be severed which can be registered in the Land Registry Office, to the satisfaction and clearance of the Municipality.
- 3. That the Applicant's Solicitor provides an undertaking to the Municipality, to provide a copy of the registered deed for the severed parcel once the transaction has occurred to the Municipality.
- 4. That the Applicant shall make payment of cash-in-lieu of applicable parkland dedication pursuant to Section 51.1 of the *Planning Act*, to the satisfaction and clearance of the Municipality.
- 5. That the Applicant disconnects the retained parcel from the municipal water service and municipal sanitary service located on the proposed severed parcel, to the satisfaction and clearance of the Municipality.
- 6. That the Applicant pays the municipal water service connection fee and the municipal sanitary service connection fee for the retained parcel and connects the retained parcel to the services, to the satisfaction and clearance of the Municipality.
- 7. That prior the final approval of the County, the County is advised in writing by the Municipality how the above-noted conditions have been satisfied.
- 8. That all conditions noted above shall be fulfilled within two years of the Notice of Decision, so that the County of Elgin is authorized to issue the Certificate of Consent pursuant to Section 53(42) of the *Planning Act*.