

### APPLICATION FOR AN OFFICIAL PLAN AMENDMENT Under Section 22 of the *Planning Act*

# APPLICATION FOR A ZONING BY-LAW AMENDMENT Under Sections 34 and 36 of the *Planning Act*

Noto:

The following items are prescribed by regulation and must be completed:
i) For Official Plan Amendment applications all items except Part V; and
ii) For Zoning By-law Amendment applications all items except Part IV
To avoid delays, other information supplied must be complete and accurate.

A sketch map and legal description are required. Incomplete applications will be returned.

All applications must be signed. Metric units must be used. Please type or print.

		1000	4110
Office	عواا	On	h

Date	Application Received	Date Application Completed	n Deemed	File No(s)	re	ees Palu	
PAR	T I GENERAL	PROPERTY	DESCRIPTION				
1.	Application for:	☐ Loc	gional Official Plar cal Official Plan Ar ning By-law Amen	nendment			
2.	Former Area	Anca	aster			Municipa	ality
3.	All applicants are reapplication for Office	<u>equired</u> to co cial Plan Ame	nsult with the Ci andment or Zoni	ty of Hamilton pr ng By-law Amend	ior to the : dment	submissior	n of an
3.1	Have you formally co. ☐ No this application? (If y					☑ Ye n)	s
3. 2 4.	Have the required stu		reports been sub	mitted?	1 4-2	Yes	□ No
	NAME		ADD	RESS	TEL	EPHONE N	Ю
	Registered Owner(s)* Garner South M.D Developments Inc.		3410 South Service Burlington, Ontario L7N 3T2	Road, Suite 102	Home: Business: Fax: E-Mail: h.h	( ) : ( 289 ) 81 ( ) nakimi@elitemdgr	
	Applicant Same as owner.				Home: Business Fax: E-Mail:	( ) : ( )	
	Agent or Solicitor UrbanSolutions Plan Development Consu		3 Studebaker F Hamilton, Onta L8L 0C8	Place, Unit 1, rio	Fax:	(905) 54 () johnston@urb	
	All correspondence	should be	□ Owner	☐ Applicant	V	1 Agent/Sol	icitor

\* If a numbered company, give name and address of principal owner

5. Location of Property

sent to (check one):

Municipal Address	Lot/Parcel No.	Concession	Former Township
559 Garner Road East	48	3	Ancaster
Registered Plan No.	Lot(s)/Block(s)	Reference Plan No.	Part(s)

6. Particulars of Property	(in metric units)
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Frontage +/- 50.06 m (Gamer Road East)  Depth +/- 80.47 m  Area +/- 4,223.18 m2	
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### 7. Encumbrances

7.1	Are there any mon If yes, provide nan in respect of the s	nes and addresse:	s or restrictive cover s of the holders of a	nants affecting t ny mortgages, c	he subject la harges or oth	nd? N/A ner encumbrances
7.2	How long have the	subject lands be	en in the owner's pos	ssessio <u>n?</u> Unknov	vn.	
8.	Existing Use of P	roperty				
	☐ Residential	☐ Industrial	☐ Commercial	☐ Farmland	☑ Vacant	☐ Other(s)
8.1	How long has this	existing use conti	nued?			
9.	Previous Use of	Property				
	☐ Residential	☐ Industrial	☐ Commercial	☐ Farmland	☑ Vacant	Other(s)

9.1 If Industrial or Commercial, specify use:

### 9.2 Details of Previous Uses

		Yes	No	Unknown
9.2.1	Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?		Ø	
9.2.2	Has a gas station been located on the subject land or adjacent lands at any time?		Ø	
9.2.3	Has there been petroleum or other fuel stored on the subject land or adjacent lands?		Ø	
9.2.4	Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?		Ø	
9.2.5	Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?		☑	
9.2.6	Have the lands or adjacent lands ever been used as a weapons firing range?		Ø	
9.2.7	Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational /non-operational landfill or dump?		Ø	
9.2.8	If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?		Ø	
9.2.9	Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?		Ø	

9.3	What information did y Consultation with ow	ou use to determine the answers to ner.	9.2 above?		
9.4	If previous use of proshowing all former us needed. Is the previous use in	perty is industrial or commercial or es of the subject land, or if approp ventory attached?	r if YES to any or priate, the land a N/A	f 9.2, a previous use in djacent to the subject	ventory land is
10	Uses Adjacent to the	-			
	-	_			
	North Vacant/ Resid				
	South Vacant/ Comr East Commercial/ F				
	West Cemetary/ Com	mercial/ Open Space			
10.1	If applicable, describe applicant(s)/owner(s)	e any adjacent lands owned by the a have a legal interest.	applicant(s)/owner	r(s) and/or lands in whi	ch the
	<u> </u>				
	Frontage (metric) N/A	Depth (metric) N/A		Area (metric) N/A	
11.	Related Planning A	pplications – Adjacent lands			×
11.1	a zoning by-law ame	ations under the Planning Act, suc endment, a minor variance, a plan hin 120 metres of the subject land?	of subdivision o	of an official plan ame r a site plan, or for a d ∐ Yes ☐ No	consent,
11.2	If yes, and if known,	list details below (if multiple applica	ations, attach a s	eparate page).	
	Approval authority:				
	Type of application a	nd File numbe <u>r:</u>			
	Description of land	that is the subject of the applica <u>tion</u>	<u>n:</u>		
	Purpose of the Appli	cation:			
	i dipoco di dito rippin				
	Effect on this applic	ation:			
	Status of the applica	ition:			
		; <del></del>			
12.	Heritage Features				
12.1	Are there any building on the list of Archite	ngs or structures on the subject lan ctural and/or Historical Interest or I	ds that are have been	☐ Yes	

12.2 Are there any buildings or structures on abutting lands that are on the list of Architectural and/or Historical Interest or have been M No ☐ Yes designated under the Ontario Heritage Act? 12.3 If yes to either of the above, a Heritage Impact Assessment is ✓ No ☐ Yes needed. Is a Heritage Impact Assessment attached? Provide a complete written description of the application with details of the proposed 13. development including, but not limited to: proposed use(s), development details (i.e. height/storeys, floor area(s), number of parking/loading spaces, lot coverage, landscape area, etc.). Indicate type of business proposed with a proposed number of employees. If additional space is needed, attach a separate page. Please refer to cover letter and enclosed Concept Plan. 13.1 Provide details of the Owner/Applicant's proposed strategy for consulting with the public with respect to the application. If additional space is needed, attach a separate page. Please refer to enclosed Public Consultation Strategy Guidelines prepared by UrbanSolutions. SERVICING (REQUIRED TO BE COMPLETED FOR ALL APPLICATIONS) PART II 14. **Types of Servicing** This property will be serviced by (please check appropriate boxes): 14.1 Water Supply ☑ Municipal Piped Water System ☐ Private Well(s) Specify individual or communal wells:

☑ No

designated under the Ontario Heritage Act?

		Other (Specify)			
14.2		age Disposal Municipal Sanitary Sewer System Private Septic Tank and Tile Field Specify individual or o Other (Specify)	communal se	eptic syst <u>em</u>	<u>:</u>
		Stile! (Specify)			
14.3		rm Drainage Sewer			
		Ditches			
		Swales			
	Ц,	Others (specify and provide explanation)			
14.4	Roa	d Access and/or Frontage			
	Nan	ne of Road Garner Road East & Southcote Raod		_	
	Тур	e of Road (i.e. Provincial Highway, Regional Road, Local	Public Road	, Private Ro	ad, Other)
	Maj	or Arterial & Minor Arterial			
	only	other, specify details, including water and right of ways, if the parking and docking facilities used or to be used, a lities from the subject land and the nearest public road.	access to th and the appro	e subject la oximate dist	nd will be by water ance of these
	-				
PAR	T III	PROVINCIAL POLICY		A NAME OF	
	_				
15.		vincial Policy and Plans			
15.1	a)	Is the subject land within an area designated under any	of the followi	ng Provincia	l Plans?
		Growth Plan for the Greater Golden Horseshoe (P2G)		☑ Yes	☐ No
		Greenbelt Plan 2005		☐ Yes	☑ No
		Niagara Escarpment Commission Plan	☐ Yes	☑ N	0
		Parkway Belt West Plan	☐ Yes	☑N	0
		Other (Specify)	Ξ	☐ Yes	☑ No
	b)	Explain how the requested Official Plan Amendment and or does not conflict with each of the applicable Provincia Justification Report if possible).  Please refer to enclosed Planning Justification Report prepared by Urban	al Plan(s). (lı	By-law Ame	endment conforms as part of Planning
		Explain how the requested amendment or rezoning is co	onsistent with	n the Provinc	cial Policy
State	emen	t			

Amendment incons	of the Official Plan the sistent with a policy st or conflicts with a pro	tatement issued und	d by the reques der subsection	ted Official Plan 3(1) of the Planning
	or commets with a pro	viilciai piair:		☐ Yes
☑ No				
If yes, explain how N/A	v. (Incorporate as par	t of the Planning Ju	stification Repo	ort)
law Amendment in Act, or fail to confo	ng parts of the Zoning consistent with a polic orm or conflict with a	cy statement issued	be affected by I under subsec	the requested Zoning tion 3(1) of the Plant
law Amendment in Act, or fail to confo ☑ No	consistent with a police	cy statement issued provincial plan?	d under subsec	tion 3(1) of the Plann
law Amendment in Act, or fail to confo ☑ No If yes, explain ho	consistent with a polic orm or conflict with a	cy statement issued provincial plan?	d under subsec	tion 3(1) of the Plann
law Amendment in Act, or fail to confo ☑ No If yes, explain ho	consistent with a polic orm or conflict with a	cy statement issued provincial plan?	d under subsec	tion 3(1) of the Plann
law Amendment in Act, or fail to confo ☑ No If yes, explain how N/A	consistent with a polic orm or conflict with a w. (Incorporate as par	cy statement issued provincial plan? t of the Planning Ju	d under subsec	tion 3(1) of the Plann  Yes  ort)
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law Amendment in Act, or fail to confo Act, or fail to confo If yes, explain hown N/A  Do the existing pail Amendment fail to	consistent with a policem or conflict with a policem or conflict with a police with a police with a party. (Incorporate as party)	ey statement issued provincial plan?  It of the Planning July and the planning department would be after the planning be after the p	d under subsection Reports of the sected by the re-	tion 3(1) of the Plann  Yes  ort)
law Amendment in Act, or fail to conform Act, or fail to conform No. If yes, explain how N/A  Do the existing part Amendment fail to No. No. No. No. No. No. No. No. No. No	consistent with a policem or conflict with a policem or conflict with a police with a police with a party. (Incorporate as party)	ey statement issued provincial plan?  It of the Planning Justice with the planning of the plan	d under subsection Reposition Rep	equested Zoning By-l
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□ No						
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If yes, explain how. (Incorporate Please refer to enclosed Planning July 1997)	orate as part of th	e Planning Jus	tification Rep	ort)		
Flease telel to enclosed Flatining Ju	asuncation Report prep	aled by Orbanistic	uo. 10.			
<u> </u>						
Does the proposed Zoning By-la	aw Amendment co	onform with a C	ity of Hamilto	on Officia	al Plan?	
				☑ Ye	es	
☐ No						
If yes, explain how. (Incorp	orate as part of th	ne Planning Jus	stification Re	oort)		
Please refer to the enclosed Plannir	ng Justification Report	prepared by Urban	Solutions.			
•						
						_
Is this application to implement a new area of settlement?  If yes, provide the current officiance of settlement.	al plan policies if	any, dealing wi	th the alterati	⊔ Ye on or est	s tablishm	M
a new area of settlement?	al plan policies if	any, dealing wi	th the alterati	⊔ Ye on or est	s tablishm	M
a new area of settlement?  If yes, provide the current official area of settlement. Also, provide	al plan policies if	any, dealing wi	th the alterati	⊔ Ye on or est	s tablishm	M
a new area of settlement?  If yes, provide the current official area of settlement. Also, provide	al plan policies if	any, dealing wi	th the alterati	⊔ Ye on or est	s tablishm	M
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If yes, provide the current officiarea of settlement. Also, provide N/A  Is this application to remove land	al plan policies if de the details of t	any, dealing wi he proposed of	th the alteratificial plan an	∐ Ye fon or est nendmen  Yes	es tablishm t. ☑ No	⊠ eent (
If yes, provide the current official area of settlement. Also, provide N/A  Is this application to remove land the semployment. Also, provide details.	al plan policies if de the details of the definition of the second definition of the second defi	any, dealing wi he proposed of employment?	th the alteratificial plan an	∐ Ye fon or est nendmen  Yes	es tablishm t. ☑ No	⊠ eent (
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### 16. Significant Features

16.1 All applications under the Planning Act\_are subject to review for regard to the Provincial Policy Statement issued by the Province of Ontario. Complete the following table and be advised of the potential information requirements in the noted section. If the information is not submitted, it may not be possible to do a complete and proper planning evaluation.

TABLE - SIGNIFICANT FEATURE CHECKLIST

Feature or Development Circumstance	If a feat it on s within OI If develo circums	ite or 500 m R a pment stance,	If a feature, specify distance in metres.	Potential Information Needs
	Yes (X)	No (X)		
Non-farm development near designated urban areas or rural settlement area		Ø		Demonstrate sufficient need within 20- year projections and that proposed development will not hinder efficient expansion of urban or rural settlement areas
Class 1 industry <sup>1</sup>		Ø	m	Assess development for residential and other sensitive uses within 70 metres
Class 2 industry <sup>2</sup>		Ø	m	Assess development for residential and other sensitive uses within 300 metres
Class 3 industry <sup>3</sup>		Ø	m	Assess development for residential and other sensitive uses within 1000 metres
Land Fill Site		Ø	m	Address possible leachate, odour, vermin and other impacts
Sewage Treatment Plant		Ø	m	Assess the need for a feasibility study for residential and other sensitive land uses
Waste Stabilization Pond		Ø	m	Assess the need for a feasibility study for residential and other sensitive land uses

Feature or Development Circumstance	If a feature, is it on site or within 500 m OR If a development circumstance, does it apply?  Yes (X) No (X)		If a feature, specify distance in metres.	Potential Information Needs
Active Railway line		₩ (A,	m	Evaluate impacts within 100 metres
Controlled access highways or freeways, including designated future routes		Ø	m	Evaluate impacts within 100 metres
Airports where noise exposure forecast (NEF) or noise exposure projection (NEP) is 28 or greater		Ø		Demonstrate feasibility of development above 28 NEF for sensitive land uses. Above the 35 NEF/NEP contour, development of sensitive land uses is not permitted
Electric transformer station		Ø	m	Determine possible impacts within 200 metres
High voltage electric transmission line		Ø	m	Consult the appropriate electric power service
Transportation and infrastructure corridors		Ø		Will the corridor be protected?
Prime agricultural land		Ø		Demonstrate need for use other than agricultural and indicate how impacts are to be mitigated
Agricultural operations		Ø	m	Development to comply with the Minimum Distance Separation Formulae
Mineral aggregate resource areas		Ø		Will development hinder access to the resource or the establishment of new resource operations?
Existing Pits and Quarries		Ø	m	Will development hinder continued operation or extraction?
Mineral and petroleum resource areas	0	Ø		Will development hinder access to the resource or the establishment of new resource operations?
Significant wetlands		Ø	m	Development is not permitted
Significant portions of habitat of endangered species and threatened		Ø	m	Development is not permitted

Feature or Development Circumstance	If a feature, is it on site or within 500 m OR If a development circumstance, does it apply?		If a feature, specify distance in metres.	Potential Information Needs
anada	Yes (X)	No (X)		
species				
Significant fish habitat, woodlands, valley lands, areas of natural and scientific interest, wildlife habitat		☑′	m	Demonstrate no negative impacts
Significant groundwater recharge areas, headwaters and aquifers		Ø		Demonstrate that these features will be protected
Significant built heritage resources and cultural heritage landscapes		□Z′		Development should conserve significant built heritage resources and cultural heritage landscapes
Significant archaeological resources				Assess development proposed in areas of medium and high potential for significant archaeological resources. These resources are to be studied and preserved, or, where appropriate, removed, catalogued and analysed prior to development.
Great Lakes system: A - within defined portions of the dynamic beach and 1:100 year flood level along connecting channels B - on lands subject to flooding and erosion		Ø		A - Development is not permitted.  B - Development may be permitted; demonstrate that hazards can be safely addressed
Erosion hazards		Ø		Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams
Floodplains		V		Where one-zone floodplain management is in effect, development is not permitted within the floodplain.  Where two-zone floodplain management is in effect, development is not permitted within the floodway.
				Where a floodplain Special Policy Area (SPA) has been established

Feature or Development Circumstance	If a feat it on s within Ol If develo circums	ite or 500 m R a pment stance,	If a feature, specify distance in metres.	Potential Information Needs
	Yes (X)	No (X)		
				through approval from the Ministry of Natural Resources and the Ministry of Municipal Affairs and Housing, must meet the official plan policies for the SPA.
Hazardous sites⁴		₽		Demonstrate that hazards can be addressed
Contaminated sites		IJ⁄		Assess an inventory of previous uses in areas of possible soil contamination

- 1 Class 1 industry: Small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only.
- 2 Class 2 industry: Medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic.
- 3 Class 3 industry: Processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions.
- 4 Hazardous sites: property or lands that could be unsafe for development or alteration due to naturally occurring hazard. These hazards may include unstable soils or unstable bedrock.

eviewing this ap	dication.		
Please refer to o	over letter and enclosed	Concept Plan.	

PART IV OFFICIAL PLAN AMENDMENT (MUST BE COMPLETED FOR OFFICIAL PLAN AMENDMENT APPLICATIONS)

18.		ent Development Applications <sup>1</sup> (*This Section is in addition to Section 11 – Relating Planning Applications, and is required to be completed by Ontario lation for Official Plan Amendments)						
18.1		e subject land or land within 120 metres of it the subject of an application <u>by the applicant</u> under Planning Act for a:						
	(a)	Minor Variance						
	(b)	If the answer to part (a) is Yes, the following information must be provided:						
		(ii) Name of the approval authority considering the application(s)  (iii) Land(s) affected						
		(iv) Purpose of Application(s)						
		(v) Status of the Application(s)						
		(vi) Effect on the requested amendment						
19.	Offi	cial Plan Information						
19.1	Wha	at is the existing Rural Hamilton Official Plan designation on the subject lands?						
	Explain how the subject lands conform to the existing Rural Hamilton Official Plan designation.  N/A							
	_							
19.2		at is the existing Urban Hamilton Official Plan designation on the subject lands?						
	Exp	plain how the subject lands conform to the existing Urban Hamilton Official Plan designation.  ase refer to enclosed Planning Justification Report prepared by UrbanSolutions.						

19.4	Are the subject lands located within an existing Secondary Plan? ☐ No	☑ Yes	
	If yes, what is the designation on the subject lands?  Low Density Residentali (Infill/Existing)		
	Explain how the subject lands conform to the existing secondary plan designate Please refer to enclosed Planning Justification Report prepared by UrbanSolutions.	tion.	
19.3	Is the proposed Official Plan amendment intended to change, delete or replace an approved (Rural or Urban) official plan policy?	☑ Yes	□ No
	If yes, which policy or policies are proposed to be changed, replaced, or deleter Please refer to the enclosed Planning Justification report and draft by-law prepared by Uri		
	Describe the purpose of the requested amendment  Please refer to the enclosed Planning Justification report and draft by-law prepared by University	banSolutions.	
19.4	Is the proposed Official Plan amendment intended to add new policy?  If yes, provide details for the requested new policy  Please refer to enclosed Planning Justification Report prepared by UrbanSolutions.	☑ Yes	□ No
	Describe the purpose of the requested amendment Please refer to enclosed Planning Justification Report prepared by Urbar	Solutions.	
19.5	Is the proposed Official Plan amendment intended to change or replace a land use designation?	☑ Yes	□ No
	If yes, what is the proposed designation on the subject land?		
	Mixed Use - Medium Density		
	What land use(s) will be permitted by the proposed designation on the subject	ct land?	
	Residential and Commercial		

	Please refer to enclosed cover letter and Planning Justification Report.
9.6	What are the proposed Land Uses of the Property?
	☐ Residential ☐ Commercial ☑ Mixed Use ☐ Industrial ☐ Institutional ☐ Other(s)
19.7	Why is this Amendment(s) required? Outline the planning evidence providing justification for the amendment(s). This should address, but not be limited to, why the proposed change is desirable and how it relates to the overall goals and objectives of the Rural Hamilton Official Plana and the Urban Hamilton Official Plan. (Incorporate as part of Planning Justification Report if possible)  Please refer to the enclosed Planning Justification Report prepared by UrbanSolutions.
19.8	If a policy in the official plan is being changed, replaced or deleted or if a policy is being added, provid the text of the requested amendment(s). (attach to application)
19.9	If the requested amendment changes or replaces a schedule in the official plan, provide the requeste schedule and the text that accompanies it. (attach to application)
PART	ZONING BY-LAW AMENDMENT (MUST BE COMPLETED FOR ZONING BY-LAW AMENDMENT APPLICATIONS
20.	Official Plan and Zoning Information
20.1	Do the existing parts of the Zoning By-law that would be affected by the requested Zoning By-law Amendment fail to conform or conform with the Rural Hamilton Official Plan? Please explain. (Incorporate as part of the Planning Justification Report.  N/A
20.2	Do the existing parts of the Zoning By-law that would be affected by the requested Zoning By-law Amendment fail to conform or conform with the Urban Hamilton Official Plan? Please explain. (Incorporate as part of the Planning Justification Report.  Please refer to the enclosed Planning Justification Report prepared by UrbanSolutions.
20.3	What is the existing Zoning on the subject lands?
20.5	"A" Agricultural Zoning the Town of Ancaster Zoning By-law No. 87-57.

with condit <u>ions.</u> N/A												
Is this application within density requirements, or ☑ No	an area the min	where nimum a	the m and m	unici <sub>j</sub> naxim	pality i um he	has pre eight req	-determin quirement	ed t s?	he minir	mum [	and l	maxim s
If yes, provide a stateme	ent of th	ese red	quiren	nent <u>s</u>								
List any Existing Build	ings or	Struct	ures	on th	e Pro	perty	Subject (	ang	ds is va	cant	t ation	Only
Type of Buildings or Structures		Yard S				*Building Dimensions		*Ground Floor Area				*Whe
4	Front	Rear	Sic	de	Side						-	
1. 2.			+	$\dashv$				-				
3.			+	+							-	
Proposed Buildings or Structures	*All Y	ard Set		s(m)	*Bu Dime	roperty ilding ension s	*Groun Floor Ar (m²)	d	*Total F Area (m²)	loor	B: Hei	uilding ight an No. of toreys
1.	TIOIL	rtcai	Oldo	Oldo								
2.												
3.												
Related Planning App	lication	ıs – Sı	ıbjec	t lan	ds							
Has the subject land event amendment and/or rezonant land/or rezonant land/or state type of applications.	ning app	olicatio	n?			l	☐ Yes		☑ No		] Ur	ıknowi
,	•											

Note	: If a decision on the severance has been made, please enclose a	copy of the d	ecision with th	is application.
	s the proposed amendment involve a subdivision or dominium application?	☐ Yes	☑ No	☐ Unknown
If ye	es, state type of application, file number and status.			
N/A	1			
-				
	the subject lands ever been the subject of a Minister's ing Order?	☐ Yes	☑ No	☐ Unknown
If ve	es, provide the Ontario Regulation number of that order a	and details.		
N//	-			
Гог	Zoning By-law Amendment applications, a sketch (in metric	units) must b	e attached st	nowing the follow
(a)	the boundaries and dimensions of the subject lands;			
(b)	the location, size and type of all existing and propos	sed building	s and struct	tures on the sub
(c)	land, indicating their distance from the front lot line, ret the approximate location of all natural and artificial	ar ioi iirie ar features (f	or example.	ies, buildinas. railw
(6)	roads, watercourses, drainage ditches, banks of rivers	s or stream	s, wetlands,	wooded areas, v
	and septic tanks) that,			
	(i) are located on the subject land and on land that is	adjacent to	it, and	
	(ii) in the applicant's opinion may affect the application			
(d)	the current uses of land that is adjacent to the subject	: Iana;	which land	indicating whath
(e)	the location, width and name of any roads within or ab is an unopened road allowance, a public travelled road	lutung the s La private n	ubject ianu, oad or a righ	indicating wheth t of wav:
(f)	15 arr unoperiou roug anonanos, a public travello de la	ation of the	nadeina and	l de eleise e fecellitie
1.7	if access to the subject land will be water only. The loc	audii di uie	parking and	aocking tacilitie
	if access to the subject land will be water only, the loc be used; and	auon or the	parking and	docking facilitie

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_	-	<b>.</b> .	-V.

25.	ACKNOWLEDGEMENT	CL ALICE
Z3.	ACKINOVILEDGENENI	LLAUSE

I acknowledge that the City of Hamilton is not responsible for identification and remediation of contamination on the property, which is the subject of this Application - by reason of its approval to this Application.

31st AUGUST 2021

Signature of Owner

26. AFFIDAVIT OR SWORN DECLARATION								
1, Matt Johnston	of the_	City of H	amilton					
in the Province of Ontario				make	oath	and	say	(or
solemnly declare) that the information contained i	in this	application i	s true ar	nd that	the infor	mation	conta	ined
in the documents that accompany this application		٠.						
Swom (or declared) before me at the <u>City of Hamilton</u> in the <u>Province of Ontario</u> this <u>8</u> day of <u>September</u> , a		Allison Lee Binns, a Commissioner, etc., Province of Ontario, for UrbanSolutions Planning & Land Development Consultants Inc. Expires October 11, 2021.						
A Commissioner, etc.		Applie		1 some	<u></u>		2	==.0

### 27. AUTHORIZATION

If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

## Authorization of Owner for Agent to Make the Application

I, Gamer South M.D Developments , am the owner of the land that is the subject of this application and I authorize UrbanSolutions Planning & Land Development Consultants Inc. to act as my agent in this matter and to make this application on my behalf and to provide any of my personal information that will be included in this application or collected during the processing of the application.

31st AUGUST 2021

Signature of Owner

Date

#### **CONSENT OF THE OWNER** 28.

### Consent of Owner to the Disclosure of **Application Information and Supporting Documentation**

Application information is collected under the authority of the Planning Act, R.S.O. 1990, c. P.13. In

accordance with that Act, it is the policy of the applications and supporting documentation sub-	e City of Hamilton to provide public access to all <i>Planning Act</i> mitted to the City.
I, Garner South M.D Developments	, the Owner, hereby agree and acknowledge that the
support of the application, by myself, my age and will become part of the public record. As Freedom of Information and Protection of Privation Hamilton making this application and its supp	entation, including reports, studies and drawings, provided in ents, consultants and solicitors, constitutes public information such, and in accordance with the provisions of the <i>Municipal acy Act</i> , R.S.O. 1990, c. M.56, I hereby consent to the City of porting documentation available to the general public, including supporting documentation to any third party upon their request.
Furthermore, I acknowledge that if the Public decision, the City is authorised to enter the land	Notice Sign is not removed within 30 days of City Council's d and to remove the sign at my expense.
31 <sup>St</sup> AUGUST 2021 Date	Signature of Owner

#### 29. **COLLECTION OF INFORMATION**

The personal information contained on this form is collected under the authority of the Planning Act, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 71 Main Street West, 1st Floor, City Hall., Hamilton, Ontario, ext. 1284. 905-546-2424. Telephone:

## CITY OF HAMILTON COST ACKNOWLEDGEMENT AGREEMENT

THIS AGREEMENT is made this	day of, 2	20
BETWEEN:		
	Applicant's name(s) hereinafter referred to as the "Developer"	
	-and-	
	CITY OF HAMILTON hereinafter referred to as the "City"	
WHEREAS the Developer represents	that he/she is the registered owner of the lar	nds desc

WHEREAS the Developer represents that he/she is the registered owner of the lands described in Schedule "A" attached hereto, and which lands are hereinafter referred to as the "lands";

AND WHEREAS the Developer has filed for an application for a (circle applicable) consent / rezoning / official plan amendment / subdivision approval / minor variance.

AND WHEREAS it is a policy of the City that any City costs associated with an appeal to the Local Planning Appeal Tribunal, by a party other than the Developer, of an approval of a consent, rezoning, official plan amendment, plan of subdivision, and/or minor variance, such as, but not limited to, legal counsel costs, professional consultant costs and City staff costs, shall be paid by the Developer.

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the sum of two dollars (\$2.00) now paid by the City to the Developer, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

- 1. In this Agreement:
  - (a) "Application" means the application(s) for a (circle applicable) consent / rezoning / official plan amendment / subdivision approval or minor variance dated with respect to the lands described in Schedule "A" hereto.
  - (b) "Expenses" means all expenses incurred by the City if the application is: (a) approved by the City; (b) appealed to the Local Planning Appeal Tribunal by a party other than the developer; and (c) the City appears before the Local Planning Appeal Tribunal or any other tribunal or Court in support of the application, including but not limited to: City staff time, City staff travel expenses and meals, City disbursements, legal counsel fees and disbursements and all consultant fees and disbursements including, without limiting the generality of the foregoing planning, engineering or other professional expenses
- 2. The City agrees to process the application and, where the application is approved by the City but appealed to the Local Planning Appeal Tribunal by a party other than the Developer, the Developer shall file an initial deposit, in the form of certified cheque or cash with the General Manager, Finance & Corporate Services within fifteen days of the date of the appeal of the application by a third party in the amount of 50% of the estimated expenses associated with the appeal as estimated by the City Solicitor in his sole discretion which shall be credited

against the Expenses.

- 3. It is hereby acknowledged that if the deposit required pursuant to section 2 of this Agreement is not paid by the Developer the City shall have the option, at its sole discretion, of taking no further steps in supporting the Developer's application before the Local Planning Appeal Tribunal.
- 4. It is hereby acknowledged that all expenses shall be paid for by the Developer. The Developer shall reimburse the City for all expenses the City may be put to in respect of the application upon demand.
- 5. It is hereby acknowledged and agreed that all expenses shall be payable by the Developer whether or not the Developer is successful before the Local Planning Appeal Tribunal or any other tribunal or Court in obtaining approval for their application.
- 6. The City shall provide the Developer with copies of all invoices of external legal counsel or consultants included in the expenses claimed by the City.
- 7. The City shall provide the Developer with an accounting of all staff costs and City disbursements included in the expenses claimed by the City.
- 8. The City may, at any time, draw upon the funds deposited in accordance with sections 2 and 9 of this Agreement to satisfy expenses incurred pursuant to the appeal of the application.
- In the event that the amount deposited pursuant to section 2 of this Agreement is reduced to less than 10% of the initial deposit, the City may halt all work in respect of the appeal of the application until the Developer deposits with the City a sum sufficient to increase the deposit to an amount which is equal to 100% of the expenses estimated pursuant to paragraph 2 of this Agreement and still to be incurred by the City.
- 10. Within 60 days of: (a) a decision being rendering in respect of the appeal or any legal proceedings resulting from the decision, whichever is later; or (b) the termination of all legal proceedings in respect of the application, the City shall prepare and submit a final account to the Developer. If there are any deposit funds remaining with the City they shall be applied against the account. Any amount owing in respect of the final account in excess of deposit funds shall be paid by the Developer within 30 days of the date of the final account. If any deposit funds are remaining after the final account has been paid they shall be returned to the developer within 30 days of the date of the final account.
- 11. This Agreement shall not be construed as acceptance of the application and nothing herein shall require or be deemed to require the City to approve the application.
- 12. This Agreement shall not stand in lieu of or prejudice the rights of the City to require such further and other agreements in respect of the application that the City may deem necessary.
- 13. Every term, covenant, obligation and condition in this Agreement ensures to the benefit of and is binding upon the parties hereto and their respective heirs, executors, administrators, successors, trustees and assigns.
- 14. When the context so requires or permits, the singular number is to be read as if the plural were expressed, and the masculine gender as if the feminine, as the case may be, were expressed; and,

- 15. This Agreement and the schedules hereto constitute the entire agreement between the parties in respect of the subject matter contained herein and is not subject to, or in addition to, any other agreements, warranties or understandings, whether written, oral or implied. This Agreement may not be modified or amended except by instrument in writing signed by the Developer and the City, and,
- 16. The waiver or acquiescence by the City of any default by the Developer under any obligation to comply with this Agreement shall not be deemed to be a waiver of that obligation or any subsequent or other default under this Agreement.
- 17. The Developer covenants and agrees to be bound by the terms and conditions of this Agreement and not to seek a release from the provisions thereof until such time as the Developer's obligations hereunder have been assumed by its successor, assignee or transferee by way of written agreement in the form set out in Schedule "B" to this Agreement.

**IN WITNESS WHEREOF** the parties hereto have set their corporate seals under the hands of their duly authorized officers.

DATED at HAMIL	TON, ON	this ,	31 day of AUGIVST 20	
WITNESS		į	Per: HAMID HANNI I have authority to bind the corporation.	
WITNESS			Per: I have authority to bind the corporation	
DATED atHamilton	n, Ontario	this	s day of, 20	
			City of Hamilton	
(			Per:  Mayor	

	Per:
9	Clerk

SCHEDULE "A"

DESCRIPTION OF LANDS