

Planning and Economic Development City Hall, 5th Floor

71 Main St. W., Hamilton, ON L8P 4Y5 Phone: (905) 546-2424 ext. 1355 Email: planningapps@hamilton.ca

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

N.B. Submission of this application constitutes tacit consent for authorized City of Hamilton staff to inspect the subject lands or premises.

Application for: Official Plan Amendment (Urban Boundary Expansion) Official Plan Amendment (Secondary Plan for Expansion Area) Zoning By-law Amendment (Major) Zoning By-law Amendment (Secondary Suite) Removal of "H" Holding Symbol (specify type) Complex Routine Downtown	
Note: The following Parts of the application are prescribed by regulation and must be completed: i) For Official Plan Amendment applications all Parts except Part 7; and ii) For Zoning By-law Amendment applications, including Removal of "H" Holding Provision, all Parts except Part 6.	
Has a Formal Consultation been completed for this proposal?	
Yes, File Number: FC Document Dated:	
The required studies, plans and/or reports as outlined in the Formal Consultation Document have been submitted.	
■ No, Formal Consultation was not completed for this proposal.	
The required plans, studies and reports as per the Urban Hamilton Official Plan or Rural Hamilton Official Plan have been submitted.	

1. APPLICANT INFORMATION

NAME	ADDRESS	CONTACT INFORMATION		
Registered Owner*	7501 Keele Street, Suite	Phone: (905) 760-2600 x277		
Whitechurch Landowners Group Inc.	200, Vaughan, ON L4K 1Y2	Email: hmihailidi@bratty.com		
Applicant	Same as Owner	Phone:		
Same as Owner	2	Email:		
Agent UrbanSolutions Planning & Land	3 Studebaker Place, Unit 1,	Phone: (905) 546-1087		
Development Consultants Inc. c/o Matt Johnston	Hamilton, ON, L8L 0C8	Email: mjohnston@urbansolutions.info		
All correspondence sh Owner Applie	ould be sent to (check one) cant			

^{*} If a numbered company, provide name and address of principal Owner(s).

2. PROPERTY INFORMATION

2.1 Legal Description of the subject lands.

Municipal Address	Varies Geographic Township of Glanford				
Former Municipality					
Lot	Part of Lots 6-10	Concession 5			
Registered Plan Number	N/A	Lot(s)	N/A		
Reference Plan Number(s)	N/A	Part(s)	N/A		

2.2 Property details.

Frontage (metres)	Depth (metres)	Area (hectares)
Varies	Varies	364.37 ha

2.3 The date the subject lands were acquired by current owner: Varies

	Encumbran	
2.4		

If yes, provide names and addresses of the holders of any mortgages, charges or other encumbrances in respect of the subject lands.

Details to be provided through future planning applicatio	ns.	

			_					
How long has this e	existing ι	ıse cor	ntinued	? Unkno	own			
List of existing build	dings / st	ructure	es on th	ne subj	ect lands. Pleas	e refer to en	closed Top	ographic
Type of Buildings or			etback		Building Dimensions	Ground Floor	Height	
Structures	Front	Rear	Side	Side		Area		
1.								
2.				***	<u></u>			
3.								
Other(s)				_	✓ Agricultural	_		
f Industrial or Com	mercial,			_	_ `	_		::
f Industrial or Com	mercial,			_	_ `			
N/A Details of previous	mercial, use.	specify	use:			_		
N/A Details of previous (a) Has the gradinadding earth of	mercial, use. ng of the	specify subject	use: ot land l, i.e. h	been c	hanged by			,
N/A Details of previous (a) Has the gradir adding earth of (b) Has a gas state	mercial, use. ng of the or other n	subject nateria	use: ot land l, i.e. h	been c	hanged by			,
N/A Details of previous (a) Has the gradinadding earth of the discontinuous statement and adjacent lands (c) Has there bee	mercial, use. ng of the or other nation beer set any to note the petrole	subject nateriant locate ime?	use: t land I, i.e. hed on the	been c as fillin he subj	hanged by ig occurred? ject land or			
(a) Has the grading earth of (b) Has a gas state adjacent lands (c) Has there bee subject land of (c)	mercial, use. or other nation beers at any ten petroler adjacer	subject nateriant locate ime? eum or	t land I, i.e. hed on the	been c as fillin he subj	hanged by ig occurred? ject land or red on the			
N/A Details of previous (a) Has the gradinadding earth of the discontinuous statement and adjacent lands (c) Has there bee	mercial, use. Ing of the or other nother nother sat any to petrole radjacer ave there	subject nateriant locate ime? eum or nt lands	v use: t land l, i.e. h ed on the	been c as fillin he subj uel sto	hanged by ag occurred? ject land or red on the ound storage			
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(a) Has the grading adding earth of (b) Has a gas state adjacent lands (c) Has there bee subject land of (d) Are there or had tanks or buried lands? (e) Have the lands agricultural ope been used as	use. Ing of the or other nation beer adjacer ave there diwaste of sor adjacer avetion was eration was to discorrected.	subject naterial locate ime? ever lon the subject to the subject t	other for several control cont	been c as fillin he subj uel sto ndergre land c	hanged by g occurred? ject land or red on the ound storage or adjacent n used as an cts may have			nknow ✓
(a) Has the grading adding earth of the subject land of the subject land of the subject lands? (b) Has a gas state adjacent lands (c) Has there been subject land of the subject land of the subject lands? (c) Have the lands agricultural opens	use. Ing of the prother nation beer adjacer ave there d waste of the pesticide lands?	subject naterial naterial reum or the sever lands ever	other for subject	been c as fillin he subj uel sto ndergre land c er been e produ age slu	hanged by ag occurred? ject land or red on the ound storage or adjacent in used as an octs may have udge was			nknow ✓

	(g) 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?									
	(h) 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)?									
	(i) Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?		✓							
2.10	What information did you use to determine the answers to 2.9 (a	a) to (i) above	?							
	Consultation with applicant and project team.									
2.11	If previous use of property is industrial or commercial, or if Yes to previous use inventory showing all former uses of the subject land adjacent to the subject land is needed. Is the previous use inventory attached?	•								
2.12	Adjacent uses to the subject lands North Residential Agricultural East Residen									
	TO 11 1990	ntial, Agricultu								
	South Residential, Agricultural West Resider	itial, Comme	rcial							
2.13	If applicable, describe any adjacent lands owned by the application lands in which the applicant(s) / owner(s) have a legal interest. N/A	nt(s) / owner(s) and/or							
2.14	Has the subject land, or land within 120 metres of the subject land of the following applications under the Planning Act?	nd, been subj	ect of any							
	Yes No Unknown File N	Matter Matter States and Control of the States of the Stat	/ /al Date							
	Official Plan Amendment Secondary Plan A									
	Zoning By-law Amendment									
	Draft Plan of Subdivision	Guinnes actions								
	Draft Plan of Condominium	/8-07:25 Δnnrove	ed (Both)							
	Minor Variance		Jnknown							
	Site Plan Control	Oldius C	ZIIKIIOWII							
	Minister's Zoning Order O. Reg. N	Vo.	A Third Control of the Control of th							

15	If yes, provide	e a descr	iption c	of the s	ubject I	and, and the e	ffect on th	is applica	ation.			
	N/A											
	PURPOSE OF THE APPLICATION											
1	Provide a brief description of the proposal.											
	City's Urban E Expansion An approximately neighbourhoo	Boundary tea is approved 4,846 res	through oximatel sidential recreati	an Urba y 364 he units, th ional trai	n Bound ectares i ree elen il and ap	o facilitate the in ary Expansion. In size and is ant nentary schools, proximately 16.3	The propose icipated to boone commus hectares of the commus hectares of the commus hectares of the community	d Urban B e develop nity park, t	oundary ed with five			
2	Proposed Buildings or Structures	All-Yard Setbacks(m)			he subject land Building Dimensions	Ground Floor Area (m²)	Total Floor Area (m²)	Building Height and No. of storeys				
		Front	Rear	Side	Side							
	1.			1000		:						
	2.	V -01000000000			-							
	3.											
1	3. SERVICING A Types of Serv This property w Water Supply Municipal I	icing vill be ser Piped Wa	viced b	stem		ck appropriate	boxes):					
	Other (Spe	ecify)	ecity ind	aividua	or con	ımunai wells):						
	Sewage Dispo											
	✓ Municipal S ☐ Private Sep ☐ Other (Spe	ptic Tank		•		ify individual o	r communa	al system	າ):			

4.3	Storm Drainage
	✓ Sewer
	Ditches
	Swales
	Others (specify and provide explanation) Upper James St, Airport Rd E, White Church Rd E, Miles Road
4.4	Road access and / or frontage.
	Name of Road Upper James St, Airport Rd E, White Church Rd E, Miles Road
	Type of Road (i.e. Provincial Highway, Regional Road, Local Public Road, Private Road, Other) Varies (Major Arterial, Collector Road, Regional Road, Local Public Road)
	If other, specify details, including water and right of ways, if access to the subject land will be by water only, the parking and docking facilities used or to be used, and the approximate distance of these facilities from the subject land and the nearest public road. N/A
5.	PROVINCIAL POLICY
	This section is required to be completed for all applications. If sufficient room is not provided on the application form, detailed explanations can be provided as part of the Planning Justification Report.
5.1	Explain how the application is consistent with the Policy Statements issued under subsection 3 (1) of the Planning Act.
	Please refer to enclosed Cover Letter and Planning Justification Report.
5.2	Is the subject land within an area designated under any of the following Provincial Plans?
	Provincial Planning Statement
	Greenbelt Plan Yes No
	Niagara Escarpment Commission Plan ☐ Yes ✓ No
	Parkway Belt West Plan
	Ctrici (Opecity)
5.3	Explain how the application conforms or does not conflict with the applicable Provincial Plan(s).
	Please refer to enclosed Cover Letter and Planning Justification Report.

Feat	ture or Development Circumstance	Is the feature on site or within 500m OR If a development	If a feature, specify the distance in metres.	Potentia	al Informatio	on Needs
5.6	All applications under Planning Statement is and be advised of the information is not subplanning evaluation.	sued by the Prov potential informa	rince of Ontario Ition requireme	. Complete not	the following ted section.	table If the
	If yes, provide the cur designation(s) and groof employment.	•	• • • • • • • • • • • • • • • • • • • •	• •	•	n an area
5.5	ls this application to re	emove land from	an area of emp	oloyment?	Yes	☑ No
	Please refer to encl	osed Cover Lette	r and Planning	Justification	Report.	
	If yes, provide the cur designation(s) and gr of settlement.	•		•	•	ı an area
5.4	ls this application to in to implement a new a			undary of ar	n area of sett	lement or

Feature or Development Circumstance	on s within OR develo	feature ite or 500m If a opment istance apply?	If a feature, specify the distance in metres.	Potential Information Needs
	Yes No			
Non-farm development near designated urban areas or rural settlement area	✓			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 ¹		V		Assess development for residential and other sensitive uses within 70 metres
Class 2 industry ²				Assess development for residential and other sensitive uses within 300 metres

Feature or Development Circumstance	Is the feature on site or within 500m OR If a development circumstance does it apply?		If a feature, specify the distance in metres.	Potential Information Needs
	Yes	No		
Class 3 industry ³		✓		Assess development for residential and other sensitive uses within 1000 metres
Land Fill Site		✓		Address possible leachate, odour, vermin and other impacts
Sewage Treatment Plant		✓		Assess the need for a feasibility study for residential and other sensitive land uses
Waste Stabilization Pond				Assess the need for a feasibility study for residential and other sensitive land uses
Active Railway line		√		Evaluate impacts within 100 metres
Controlled access highways or freeways, including designated future routes	✓		400m	Evaluate impacts within 100 metres
Airports where noise exposure forecast (NEF) or noise exposure projection (NEP) is 28 or greater	✓		28 NEF contour runs across the north of site	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		✓		Determine possible impacts within 200 metres
High voltage electric transmission line	V		On Site	Consult the appropriate electric power service
Transportation and infrastructure corridors	V		On Site	Will the corridor be protected?
Prime agricultural land	✓		On Site	Demonstrate need for use other than agricultural and indicate how impacts are to be mitigated
Agricultural operations	✓		On Site	Development to comply with the Minimum Distance Separation Formulae

Feature or Development Circumstance	Is the feature on site or within 500m OR If a development circumstance does it apply?		If a feature, specify the distance in metres.	Potential Information Needs
	Yes	No		
Mineral aggregate resource areas				Will development hinder access to the resource or the establishment of new resource operations?
Existing Pits and Quarries				Will development hinder continued operation or extraction?
Mineral and petroleum resource areas				Will development hinder access to the resource or the establishment of new resource operations?
Significant wetlands				Development is not permitted
Significant portions of habitat of endangered species and threatened species	endangered			Development is not permitted
Significant fish habitat, woodlands, valley lands, areas of natural and	ds, valley lands,		On Site	Demonstrate no negative impacts
Significant groundwater recharge areas, headwaters and aquifers	✓		On Site, refer to EIS	Demonstrate that these features will be protected
Significant built heritage resources and cultural heritage landscapes	√		On Site	Development should conserve significant built heritage resources and cultural heritage landscapes
Significant archaeological resources			Stage 1 & 2 Arch. Assessment completed. Further work to be carried out as per report prepared by ACC.	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.

Feature or Development Circumstance	Is the feature on site or within 500m OR If a development circumstance does it apply?		on site or within 500m on site or within 500m on specify the distance in circumstance on site or within 500m on site or specify the specify the distance in the specific or sp		If a feature, specify the distance in metres.	Potential Information Needs
	Yes	No				
Great Lakes system: A - Within defined portions of the dynamic beach and 1:100 year flood level along connecting channels		✓		A - Development is not permitted.		
B - On lands subject to flooding and erosion				B - Development may be permitted; demonstrate that hazards can be safely addressed		
Erosion hazards				Determine feasibility within the 1:100 year erosion limits of ravines, river valleys and streams		
Floodplains				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.		
			30 S	Where a Special Policy Area (SPA) is in effect, must meet the official plan policies for the SPA.		
Hazardous sites⁴				Demonstrate that hazards can be addressed		
Contaminated sites		✓		Assess an inventory of previous uses in areas of possible soil contamination		

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.

5.7 Does the subject land have cultural heritage value or interest recognized by:	
a) Designation under Part IV or Part V of the <i>Ontario Heritage Act</i> ? ☐ Yes ✓ No	
 b) Listing as a non-designated property on the Municipal Heritage Register und Section 27 of the Ontario Heritage Act? ✓ Yes No 	er
c) An easement or covenant under the <i>Ontario Heritage Act</i> ? Yes No	
d) An "H" holding provision in the zoning that requires the submission and appr Cultural Heritage Impact Assessment prior to the holding being lifted? Yes No	ova! of a
Are any adjacent properties to the subject lands recognized as protected heritage property (i.e., designated or subject to an easement or covenant under the Onta Heritage Act)? Yes Yes	•
5.9 If yes to either of 5.7 a), b), c) or d), or 5.8 above, a Cultural Heritage Impact Assessment is required. Is a Cultural Heritage Impact Assessment attached? Yes No	
5.10 Has the Owner received a "Request to Enter into a Mutual Agreement" to elimin extend the Prescribed Event 90-day time period under the Ontario Heritage Act	
N/AYes ✓No	
Is the Owner willing to enter into a Mutual Agreement to eliminate or extend the Prescribed Event 90-day time period under the Ontario Heritage Act?	
N/A Yes √No	
C OFFICIAL DI ANI ARMENDRATINE ADDI ICATIONI	
 OFFICIAL PLAN AMENDMENT APPLICATION Prescribed Information Requirements per Schedule 1 – Ontario Regulation 543/ 	06
6.1 Indicate the current designation of the subject land in the Urban / Rural Hamilton Plan, and the land uses that the designation authorizes.	ı Official
RHOP - Varies (Agriculture, Rural & Open Space)	

Yes If yes wh	√ No at is the designation on the subject lands?
N/A	
Is the pro	posed amendment intended to change, delete or replace an approved Of y?
Yes	✓ No
If yes, list	the policy or policies proposed to be changed, replaced, or deleted?
N/A	
Describe amendme	the purpose of the requested amendment. (Attach the text of the requested int)
Please i	efer to enclosed Cover Letter and Planning Justification Report.
✓ Yes	oosed amendment intended to add new policy? No vide details for the requested new policy.
Yes If yes, pro	□ No
Yes If yes, pro The propadditiona	No vide details for the requested new policy. losed Official Plan Amendment seeks to add site-specific policy to the UHOP. It details please refer to enclosed Cover Letter and Planning Justification Reports the purpose of the requested amendment. (Attach the text of the requested)
Yes If yes, pro The propadditional Describe amendment	No vide details for the requested new policy. losed Official Plan Amendment seeks to add site-specific policy to the UHOP. It details please refer to enclosed Cover Letter and Planning Justification Reports the purpose of the requested amendment. (Attach the text of the requested)
Yes If yes, pro The propadditiona Describe amendme Please r	No vide details for the requested new policy. losed Official Plan Amendment seeks to add site-specific policy to the UHOP. It details please refer to enclosed Cover Letter and Planning Justification Reports the purpose of the requested amendment. (Attach the text of the requested nt) lefer to enclosed Cover Letter and Planning Justification Report.
Yes If yes, pro The propadditional Describe amendme Please r	No vide details for the requested new policy. losed Official Plan Amendment seeks to add site-specific policy to the UHOP. It details please refer to enclosed Cover Letter and Planning Justification Reports the purpose of the requested amendment. (Attach the text of the requested nt) lefer to enclosed Cover Letter and Planning Justification Report.

100	The state of the s
Ple	ease refer to enclosed Cover Letter and Planning Justification Report.
	IING BY-LAW AMENDMENT APPLICATION scribed Information Requirements per Schedule 1 – Ontario Regulation 545/06
Wha	t is the current zoning on the subject land?
	it is the proposed zoning? Provide an explanation why the rezoning is being ested.
	t is the current designation of the subject land in the Official Plan? Provide an anation of how the requested rezoning conforms with the Official Plan.
	is application within an area where zoning with conditions may apply?
	es
ninir	s application within an area where the municipality has pre-determined the mum and maximum density requirements, or the minimum and maximum heig irements?
\neg \checkmark	es 🗌 No
- ' '	`
	s, provide a statement of these requirements.

- 7.6 For Zoning By-law Amendment Applications, a sketch (in metric) must be attached showing the following:
 - 1. the boundaries and dimensions of the subject lands;
 - 2. the location, size and type of all existing and proposed buildings and structures on the subject land, indicating their distance from the front lot line, rear lot line and side lot lines:
 - 3. the approximate location of all natural and artificial features (for example, buildings, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that:
 - (i) are located on the subject land and so land that is adjacent to it, and
 - (ii) in the applicant's opinion may affect the application;
 - 4. the current uses of land that is adjacent to the subject land;
 - 5. the location, width and name of any roads within or abouting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way;
 - 6. if access to the subject land will be water only, the location of the parking and docking facilities to be used; and,
 - 7. the location and nature of any easement affecting the subject land.

Instructions for Sections 8 – 10 below:

- Use a separate page for each registered owner of the property.
- Where the owner is a Corporation, include the full name of the Corporation and name and title of signing officer.

8. CONSENT OF THE OWNER(S)

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 City of Hamilton to provide public access to all Planning Act applications and supporting documentation submitted to the City.

8.1 Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Whitechurch Landowners Group Inc. Per's Helen Mihailidi, A.S.O. _, the Owner(s), hereby agree and acknowledge that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the Municipal Freedom of Information and Protection of Privacy Act, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

200, 31, 200 Signature of Owner(s)

Helen Mihailidi, Authorized Signing Officer Whitechurch Landowners Group Inc.

9. **AUTHORIZATION**

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

9.1 Authorization of Owner for Agent to Make the Application

Whitechurch Landowners Group Inc. Helen Mihailidi, A.S.O. , am the Owner(s) of the land that is the subject of this application, and I authorize UrbanSolutions c/o Matt Johnston 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.

Signature of Owner(s)

Helen Mihailidi, Authorized Signing Officer Whitechurch Landowners Group Inc.

9.2	Authorization of Owner for Agent to Provide Personal Information Whitechurch Landowners Group Inc.
	Whitechurch Landowners Group Inc. <u>Pery Helen Mihailidi, A.S.O.</u> , am the Owner(s) of the land that is the subject of this
	application and for the purpose of the Municipal Freedom of Information and Protection
	of Privacy Act, R.S.O. 1990, c. M.56. I authorize UrbanSolutions c/o Matt Johnston as my
	agent for this application, to provide any of my personal information that will be included
	in this application or collected during the processing of this application.
	Tou 21705

<u>Jan</u>, 3 1, 2025 Date

Signature of Owner(s)

Helen Mihailidi, Authorized Signing Officer Whitechurch Landowners Group Inc.

10. ACKNOWLEDGEMENTS

Acknowledgements must be signed by the owner(s). Initial beside each item and sign below.

- 10.1 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. Initials
- 10.2 I acknowledge the City of Hamilton has not-verified servicing capacity and the City is not making any guarantees or representations that there is servicing capacity for any proposed development. Initials
- 10.3 I acknowledge that a Public Notice sign is required to be posted on the subject lands, clearly visible and legible from a public highway (road), and at the sole expense of the Owner. The sign must be posted no later than 7 days after receiving the Sign Posting Requirements letter from the Planning Division. I acknowledge that the sign will remain posted and visible until after the Public Meeting. Failure to post the sign in accordance with the requirements will result in the City posting the sign and invoicing the Owner. Furthermore, I acknowledge that if the Public Notice Sign is removed within 30 days of City Council's decision, the City is authorized to enter the land and to remove the sign at my expense. Initials

Date

Signature of Owner(s)

Helen Mihailidi, Authorized Signing Officer Whitechurch Landowners Group Inc.

11. AFFIDAVIT OR SWORN DECLARATION

This declaration must be sworn before a Commissioner of Oaths. A Commissioner is available at the following Departments:

- Planning Division, City Hall, 5th Floor
- Building Division, City Hall, 3rd Floor
- City Clerk's Division, City Hall, 1st Floor

I, Matt Johnston	of the City of Hamilton	, in the
Province of Ontario	_ make oath and say (or solemnly dec	lare) that the
information contained in this appli	cation is true and that the information	contained in the
documents that accompany this a	pplication is true.	
Sworn (or declared) before me at the City of Hamilton	i.asra Leigh Drennan, a Cometc., Province of Ontark UrbanSolutions Planning Development Consultant Expires January 13, 20	o, for & Land ts Inc.
in the Province of Ontario	2026	
this 10th day of February Commissioner of Oaths	Owner/Applicant	

12. 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 request and 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 Planning Division at pdgening@hamilton.ca or 905-546-2424 ext. 1355.

CITY OF HAMILTON COST ACKNOWLEDGEMENT AGREEMENT

THIS AGREEMENT made t	his ^{28th} day of ^{January} , 2	25
BETWEEN:	Whitechurch Landowners Group Inc.	
	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 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 Ontario Land 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 Ontario Land Tribunal by a party other than the developer; and (c) the City appears before the Ontario Land 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 Ontario Land 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 Ontario Land 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 Ontario Land 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.
- 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.
- 9. 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 have hereunto affixed their corporate seals duly attested to by their proper signing officers in that behalf.

to by their proper signing officers in that	bellall.
SIGNED, SEALED AND DELIVERED	Owner: White hurch handowness Group Inc Title: Helen Minailidi - A.S.O. I have authority to bind the corporation
	c/s Assignee: Title: I have authority to bind the corporation CITY OF HAMILTON
	Mayor
	Clerk

SCHEDULE "A" <u>DESCRIPTION OF LANDS</u>

Lands bounded by Airport Road East to the North, Miles Road to the East, White Church Road East to the South, and Upper James Street to the West, in the City of Hamilton.

SCHEDULE "B" FORM OF ASSUMPTION AGREEMENT

THIS AGREEMENT is made this 28th day of January	, 20 25
BETWEEN	
Whitechurch Landowners Group Inc. (hereinafter called the "Owner)	
-and-	OF THE FIRST PART
(hereinafter called the "Assignee")	
-and-	OF THE SECOND PART
CITY OF HAMILTON (hereinafter called the "Municipality")	
	OF THE THIRD PART

WHEREAS the owner and the Municipality entered into and executed a Cost Acknowledgement Agreement dated January 28th, 2025 ...

AND WHEREAS Assignee has indicated that it will assume all of the Owner's duties, liabilities and responsibilities as set out in the Cost Acknowledgement Agreement.

AND WHEREAS Council for the Municipality has consented to releasing the Owner from its duties, liabilities and responsibilities under said Cost Acknowledgement Agreement subject to the Assignee accepting and assuming the Owner's duties, liabilities and responsibilities and subject to the Assignee the Owner and the Municipality entering into and executing an Assumption Agreement.

NOW THEREFORE THIS AGREEMENT WITNESSETH THAT in consideration of the mutual covenants hereinafter expressed and other good and valuable consideration, the parties hereto agree as follows.

1. The Assignee covenants and agrees to accept, assume and to carry out the Owner's duties, liabilities and responsibilities under the Cost Acknowledgement Agreement and in all respects to be bound under said Cost Acknowledgement Agreement as if the Assignee had been the original party to the agreement in place of the Owner.

- 2. The Municipality hereby releases the Owner from all claims and demands of any nature whatsoever against the Owner in respect of the Cost Acknowledgement Agreement. The Municipality hereby accepts the Assignee as a party to the Cost Acknowledge Agreement in substitution of the Owner, and agrees with the Assignee that the Assignee will be bound by all the terms and conditions of the Cost Acknowledgement Agreement as if the Assignee had been the original executing party in place of the Owner.
- 3. All of the terms, covenants, provisos and stipulations in the said Cost Acknowledgement Agreement are hereby confirmed in full force save and except for such modifications as are necessary to make said clauses applicable to the Assignee.

IN WITNESS WHEREOF the Parties have hereunto affixed their corporate seals duly attested to by their proper signing officers in that behalf.

SIGNED, SEALED AND DELIVERED	Owner: Whitechurch Landowners Group Inc Title: Helen Mihailidi-ASS ~ I have authority to bind the corporation
	c/s Assignee: Title: I have authority to bind the corporation
	CITY OF HAMILTON
	Mayor
	Clerk