

Planning and Economic Development Department Planning Division

Committee of Adjustment

City Hall 5th floor 71 Main Street West Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221 Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND RETURN TO THE CITY OF HAMILTON PLANNING DEPARTMENT.

FOR O	OFFICE USE ONLY. ALLO 20:20
APPLI	CATION NO DATE APPLICATION RECEIVED
PAID_	DATE APPLICATION DEEMED COMPLETE
	ETARY'S ATURE
1	CITY OF HAMILTON COMMITTEE OF ADJUSTMENT HAMILTON, ONTARIO
	The Planning Act
	Application for Minor Variance or for Permission
under this ap	ndersigned hereby applies to the Committee of Adjustment for the City of Hamilton Section 45 of the <i>Planning Act</i> , R.S.O. 1990, Chapter P.13 for relief, as described in oplication, from the Zoning By-law. Stephanie ward Name of Owner Jeveny van den Hewel Telephone No.
1. I	Name of Owner
2.	
3.	Name of Agent Telephone No
	FAX NOE-mail address
4.	Address
	Postal Code
Note:	Unless otherwise requested all communications will be sent to the agent, if any.
5.	Names and addresses of any mortgagees, holders of charges or other encumbrances: Mendian Credit union, 100 wilson st. west
	unt 1S1, Ancaster, ow Postal Code 196 369

6.	Nature and extent of relief applied for:
	Constaction of second story addition + garage. Reduced
	Construction of second storey addition + garage. Reduced right setback by 0.91 m, increased right setback
	coverage by 10.31 m2
7.	Why it is not possible to comply with the provisions of the By-law?
	We already had a permit for this in may 2019. Due to
	a reusion submitted we are required to follow new
	by-laws. The foundation is already in place for the
	variance as we werent aware we required one when this work was completed.
	this work was completed.
8.	Legal description of subject lands (registered plan number and lot number or other
	legal description and where applicable, street and street number):
	Registered Plan no: 927, lot 37
	96 Floresta Cit, Ancaster, OW L9GZR8
	•
9.	PREVIOUS USE OF PROPERTY
	/
	Residential Industrial Commercial
	Agricultural Vacant
	Oth a r
	Other
9.1	If Industrial or Commercial, specify use
9.2	Has the grading of the subject land been changed by adding earth or other
	material, i.e. has filling occurred?
	Yes No Unknown
9.3	Has a gas station been located on the subject land or adjacent lands at any time?
	Yes No Unknown
9.4	Has there been petroleum or other fuel stored on the subject land or adjacent lands?
	Yes No Unknown
9.5	Are there or have there ever been underground storage tanks or buried waste on
9.5	the subject land or adjacent lands?
	Yes No Unknown
9.6	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?
	Yes No Unknown
9.7	Have the lands or adjacent lands ever been used as a weapon firing range?
	Yes No Unknown
9.8	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?
	Yes No Unknown
9.9	If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos,
	PCB's)?
	Vos No Unknown

9.10	Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites? Yes No Unknown Unknown			
9.11	What information did you use to determine the answers to 9.1 to 9.10 above? The land is zoned as residential single family dividling			
9.12	If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.			
	Is the previous use inventory attached? Yes No			
l ackn remed reason	owledge that the City of Hamilton is not responsible for the identification and liation of contamination on the property which is the subject of this Application – by n of its approval to this Application.			
Date	30, 2020			
	Jevery van den Heuvel Print Name of Owner Stephanie ward			
10.	Dimensions of lands affected:			
	Frontage 24.38 M			
	Depth 30.48 M			
	Area			
	Width of street ZO: (M			
11.	Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)			
Existing: SFD-bungalow 18.28m long by 9.14m wide inc sungle car garage. 3 bedroom, 2 bathroom				
	Proposed: SFB - 2 storcy, 19.8 m long by 9.14 m wide including car and a half garage, 4 bedroom, 3 bathroom			
12.	Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines) Existing: Left setback 3.10 m Right setback 2.47 m Front setback 9.09 m, Lear setback 13.26 m			
	Proposed: Left setback 3.10m, Right setback 1.6m front setback 9.09m, front garage setback 7.57m Rear garage setback 11.31m Rear house setback 13,26m			

oct 30, 2015		
1954	ldings and structures on subject lands:	
Existing uses of the subject p	roperty: <u>Kesichentral single family chiell</u>	
Existing uses of abutting prop	perties: <u>Vesiclential single family divelling</u>	
Length of time the existing us リ۹ケリ	ses of the subject property have continued:	
•	(check the appropriate space or spaces)	
Water Yeş	Connected <u>Υε</u> Σ	
Sanitary Sewer <u>Υες</u>	Connected Yes	
Storm Sewers <u>Yes</u>		
Present Official Plan/Second	ary Plan provisions applying to the land:	
Present Restricted Area By-I	aw (Zoning By-law) provisions applying to the land:	
Has the owner previously ap	plied for relief in respect of the subject property?	
If the answer is yes, describe	e briefly.	
Is the subject property the su	ubject of a current application for consent under Section	
Yes	(No)	
The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.		
secretary-treasurer of the referred to in Section 5 ar	It two copies of this application be filed with the Committee of Adjustment together with the maps and be accompanied by the appropriate fee in cash ble to the City of Hamilton.	

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.

PART 25 OWNERS	AUTHORIZATION	
As of the date of this app	plication, I (NAME)	am the
	lands described in this application, and I have examined ion and hereby certify that the information submitted with	
	sofar as I have knowledge of these facts, and I hereby aut	
3.	of	
	is matter and to provide any of my personal information the tion or collected during the processing of the application	
DATE	SIGNED	Develope **
DART OF CONSENS	IT OF THE OWNER	
PART 26 CONSENT Complete the consent of	of the owner concerning personal information set out be	elow.
	e Disclosure of Application Information and Supporting	
Documentation Application information	is collected under the authority of the <i>Planning Act</i> , R.S.	S O 1990
c. P.13. In accordance	with that Act, it is the policy of the City of Hamilton to pr	ovide
to the City.	nning Act applications and supporting documentation su .	
	~ (
Stephanie war	the Owner hereby agree and askn	owlodgo
	en Howel , the Owner, hereby agree and acknowler)	
that the information con	ntained in this application and any documentation, include	ding
that the information con reports, studies and dra agents, consultants and	ntained in this application and any documentation, includ awings, provided in support of the application, by myself d solicitors, constitutes public information and will becon	ding f, my ne part of
that the information con reports, studies and dra agents, consultants and the public record. As su Freedom of Information	ntained in this application and any documentation, includations, provided in support of the application, by myself d solicitors, constitutes public information and will beconuch, and in accordance with the provisions of the <i>Municinal Protection of Privacy Act</i> , R.S.O. 1990, c. M.56, I	ding f, my ne part of <i>ipal</i>
that the information con reports, studies and dra agents, consultants and the public record. As su Freedom of Information consent to the City of H	ntained in this application and any documentation, include awings, provided in support of the application, by myself of solicitors, constitutes public information and will becomuch, and in accordance with the provisions of the <i>Municiple and Protection of Privacy Act</i> , R.S.O. 1990, c. M.56, I hamilton making this application and its supporting	ding f, my ne part of <i>ipal</i> hereby
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PART 27 PERMISSION TO ENTER

Date: Jan 30, 2020

Secretary/Treasurer Committee of Adjustment City of Hamilton, City Hall

Dear Secretary/Treasurer;

Re:

Application to Committee of Adjustment

Location of Land: 96 Hoves to Crt Ancaster, on L902188 (Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.

Signature of Owner or Authorized agent

Slephanie ward

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 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, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.

CITY OF HAMILTON COST ACKNOWLEDGEMENT AGREEMENT

This Agreement made this			
BETWEEN: Tereny van den tevrel Applicant's rame(s) Stephanie watereinafter 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 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 datedwith 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			

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.

application, including but not limited to: City staff time, City staff travel expenses and meals. City disbursements, legal counsel fees and

limiting the generality of the foregoing planning, engineering or other

disbursements and all consultant fees and disbursements including, without

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.

professional expenses

- 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 Hamilton, Ontario this	day	, of, 20
	City of	f Hamilton
	Per:	Mayor
*	Per:	Clerk

Schedule "A" Description of Lands

SCHEDULE "B" FORM OF ASSUMPTION AGREEMENT

THIS AGREEMENT dated the	day of	20
BETWEEN		
(hereinaft	ter called the "Owner)	OF THE FIRST PART
	-and-	
(hereinafte	r called the "Assignee")	
	-and-	OF THE SECOND PART
	OF HAMILTON called the "Municipality")
		OF THE THIRD PART
WHEREAS the owner and the Municip Acknowledgement Agreement dated _		xecuted a Cost
AND WHEREAS Assignee has indica liabilities and responsibilities as set ou		•

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

	c/s
Owner: Title:	_
I have authority to bind the corporation	
	c/s
Assignee: Title:	
I have authority to bind the corporation	
CITY OF HAMILTON	
Mayor	
Clark	_
Clerk	