

Committee of Adjustment

City Hall

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

Planning and Economic Development Department Planning Division

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

APPLICATION FOR CONSENT TO SEVER LAND UNDER SECTION 53 OF THE PLANNING ACT

Date Application						Office Use Only
Received:		e Application emed Complete	e:	Submission N	0.:	File No.:
APPLICANT IN	FORMATION	ON				
1.1, 1.2		IAME		ADDRESS		PHONE/FAX
Registered Owners(s)	Laudis (Corporation				
Applicant(s)*					E	Business ()
			k.		F	Fax: ()
					E	E-mail:
Agent or Solicitor	T. Johns Consultii c/o Katel	ng Group				
LOCATION OF S		LAND Com		e applicable line		mer Township
2.1 Area Municipali City of Hamiltor	ty			e applicable line ession	Forr	mer Township acaster
2.1 Area Municipali	ty 1	Lot(s)	Conc		Forr	caster
2.1 Area Municipali City of Hamiltor Registered Plan N°	ty 1	Lot	Conc	ession	Forr An Part	caster (s)
2.1 Area Municipali City of Hamiltor	ty	Lot(s) 1 and 2	Conc	ession	Forr An Part	caster
2.1 Area Municipali City of Hamiltor Registered Plan N° Municipal Address	Avenue, Ar	Lot(s) 1 and 2 caster or restrictive co	Refer	rence Plan N°.	Part Asse	essment Roll N°.
2.1 Area Municipali City of Hamiltor Registered Plan N° Municipal Address 372 Springbrook A 2 Are there any ea Yes No	Avenue, Ar asements of the easen	Lot(s) 1 and 2 caster restrictive conent or covenal	Reference venants	rence Plan N°. s affecting the s	Part Assa	essment Roll N°.
2.1 Area Municipali City of Hamiltor Registered Plan N° Municipal Address 372 Springbrook A 2 Are there any ea Yes No If YES, describe PURPOSE OF 1	Avenue, Ar asements of the easen	Lot(s) 1 and 2 caster restrictive conent or covenal ICATION sed transaction	Reference venants	rence Plan N°. s affecting the s its effect:	Part Assa	essment Roll N°.
2.1 Area Municipali City of Hamiltor Registered Plan N° Municipal Address 372 Springbrook A 2 Are there any ea Yes No If YES, describe PURPOSE OF 1 1 Type and purpos	Avenue, Ar asements of the easen THE APPL se of proportionsfer (de	Lot(s) 1 and 2 caster or restrictive connent or covenant ICATION osed transaction onot complete	Reference venants	rence Plan N°. s affecting the s its effect:	Assubject	essment Roll N°. 4028024990 t land?

b) Rural Area / Rural Settle	ement Area Tr	ansfer (Section	10 must be	completed):
creation of a new lot creation of a new no (i.e. a lot containing a resulting from a farm co	n-farm parcel surplus farm d		□a	charge lease correction of title n easement
addition to a lot				
3.2 Name of person(s), if know or charged: N/A	n, to whom lar	nd or interest in	land is to be	transferred, leased
3.3 If a lot addition, identify the N/A	lands to which	the parcel will	be added:	
DESCRIPTION OF SUBJE			INFORMAT	ION
Frontage (m)	Depth (m)		Area (m²	· · · · · · · · · · · · · · · · · · ·
13.26m	32m		424.32n	1 ²
Existing Use of Property to be s Residential Agriculture (includes a farm of Other (specify)		☐ Industrial ☐ Agricultura	I-Related	Commercial Vacant
Proposed Use of Property to be ✓ Residential Agriculture (includes a farm of the control of t		☐ Industrial ☐ Agricultura	I-Related	Commercial Vacant
Building(s) or Structure(s): Existing: Vacant				
Proposed: Single Detached De	welling			
Type of access: (check appropri provincial highway municipal road, seasonally m municipal road, maintained a	naintained		right of w	
ype of water supply proposed: publicly owned and operated privately owned and operated	l piped water s	ystem [ther water body ans (specify)
ype of sewage disposal proposed publicly owned and operated privately owned and operated other means (specify)	sanitary sewa	ige system		
.2 Description of land intended	d to be Retain	ed: PART 2		
Frontage (m)	Depth (m)		Area (m²	92
13.26m	32m		424.32r	m²
existing Use of Property to be re Residential Agriculture (includes a farm of Other (specify)		☐ Industrial ☐ Agricultural	l-Related	☐ Commercial ✓ Vacant

	Use or Feature	ψ.	On the Subject Land	Within 500 Metres of Subject Land, unless otherwise specified (indicate approximate distance)
	арріу.			
5.3	Are any of the following uses or features on subject land, unless otherwise specified. Pl			
5.2	What is the existing zoning of the subject la If the subject land is covered by a Minister's Number? R4-562 (Town of Ancaster Zoni	zoning order		e Ontario Regulation
	Low Density Residential 2b, which permits			
	Please provide an explanation of how the a Official Plan. The application conforms to the UHOP und			•
	Urban Hamilton Official Plan designation (if	applicable)_l	Low Densit	y Residential 2b
5 5.1	CURRENT LAND USE What is the existing official plan designation Rural Hamilton Official Plan designation (if	-		
V		lable) ool bussing	v	garbage collection
	publicly owned and operated sanitary sewag privately owned and operated individual sept other means (specify)	e system		
	e of sewage disposal proposed: (check appr			
✓	e of water supply proposed: (check appropri publicly owned and operated piped water sys privately owned and operated individual well	stem		other water body leans (specify)
	ne of access: (check appropriate box) provincial highway municipal road, seasonally maintained municipal road, maintained all year		☐ right of ☐ other p	way ublic road
	posed: Single Detached Dwelling			
	lding(s) or Structure(s): sting: Vacant			
	Residential Agriculture (includes a farm dwelling) Other (specify)	☐ Industrial ☐ Agricultur	al-Related	☐ Commercial ☐ Vacant

	nd fill		
A se	wage treatment plant or waste stabilization plant		
A pro	ovincially significant wetland		
A pro	ovincially significant wetland within 120 metres		
A flo	od plain		
An in	ndustrial or commercial use, and specify the use(s)		
An a	ctive railway line		
A mu	inicipal or federal airport		
6		nmercial er (specify)
6.1	If Industrial or Commercial, specify use		
6.2	Has the grading of the subject land been changed by a has filling occurred? ☐ Yes ☐ No ☑ Unknown	idding ear	th or other material, i.e.,
6.3	Has a gas station been located on the subject land or a ☐ Yes ☑ No ☐ Unknown	adjacent la	ands at any time?
6.4	Has there been petroleum or other fuel stored on the s ☐ Yes	ubject land	d or adjacent lands?
6.5	Are there or have there ever been underground storage subject land or adjacent lands? ☐ Yes ☑ No ☐ Unknown	e tanks or	buried waste on the
6.6	Have the lands or adjacent lands ever been used as ar cyanide products may have been used as pesticides at lands? Yes No Unknown		
6.7	Have the lands or adjacent lands ever been used as a ☐ Yes	weapons	firing range?
6.8	Is the nearest boundary line of the application within 50 area of an operational/non-operational landfill or dump? Yes No Unknown		(1,640 feet) of the fill
6.9	If there are existing or previously existing buildings, are remaining on site which are potentially hazardous to pu PCB's)? ☐ Yes		
6.10	Is there reason to believe the subject land may have be on the site or adjacent sites? Yes Von Unknown	een contar	ninated by former uses
6.11	What information did you use to determine the answers Landowners knowledge.	s to 6.1 to	6.10 above?
6.12	If previous use of property is industrial or commercial or previous use inventory showing all former uses of the stand adjacent to the subject land, is needed. Is the previous use inventory attached? Yes No		
7 P 7.1 a)	ROVINCIAL POLICY Is this application consistent with the Policy Stateme of the <i>Planning Act</i> ? (Provide explanation)	nts issued	under subsection
	✓ Yes		

	t over intensify the subject lands.
✓ Yes	tion consistent with the Provincial Policy Statement (PPS)? No (Provide explanation) on is consistent with the Provincial Policy Statement in that growth
directed to Se	ettlement Areas adjacent to existing residential development.
▼ Yes	lication conform to the Growth Plan for the Greater Golden Horse: No (Provide explanation) tion is consistent with the Growth Plan as the site is located in a
Built-Up are	a which is already serviced.
plans? (If YE	ct lands within an area of land designated under any provincial pla S, provide explanation on whether the application conforms or do be provincial plan or plans.)
Are the subject	et lands subject to the Niagara Escarpment Plan?
☐ Yes	▼ No
If yes, is the p ☐ Yes (Provide Expla	roposal in conformity with the Niagara Escarpment Plan? No anation)
-	
Are the subject	at lands subject to the Parkway Belt West Plan? ☑ No
If yes, is the p ☐ Yes	roposal in conformity with the Parkway Belt West Plan? No (Provide Explanation)
Are the subject	et lands subject to the Greenbelt Plan? ✓ No
Yes	

8 8.1	HISTORY OF THE SUBJECT LAND Has the subject land ever been the subject of an application for approval of a plan of subdivision or a consent under sections 51 or 53 of the <i>Planning Act</i> ? Yes No Vunknown
	If YES, and known, indicate the appropriate application file number and the decision made on the application.
	N/A
8.2	If this application is a re-submission of a previous consent application, describe how it has been changed from the original application.
	N/A
8.3	Has any land been severed or subdivided from the parcel originally acquired by the owner of the subject land? Yes No
	If YES, and if known, provide for each parcel severed, the date of transfer, the name of the transferee and the land use.
8.4	How long has the applicant owned the subject land? Since approximately 2007
8.5	Does the applicant own any other land in the City? ✓ Yes ☐ No If YES, describe the lands in "11 - Other Information" or attach a separate page.
9 9.1	OTHER APPLICATIONS Is the subject land currently the subject of a proposed official plan amendment that has been submitted for approval? ☐ Yes ☑ No ☐ Unknown
	If YES, and if known, specify file number and status of the application.
9.2	Is the subject land the subject of any other application for a Minister's zoning order, zoning by-law amendment, minor variance, consent or approval of a plan of subdivision? ☐ Yes ✓ No ☐ Unknown
	If YES, and if known, specify file number and status of the application(s).
	File number Status
10 10.1	RURAL APPLICATIONS Rural Hamilton Official Plan Designation(s)
	Agricultural Rural Specialty Crop
	☐ Mineral Aggregate Resource Extraction ☐ Open Space ☐ Utilities
	Rural Settlement Area (specify)
	Settlement Area Designation
	If proposal is for the creation of a non-farm parcel resulting from a farm consolidation, indicate the existing land use designation of the abutting or non-abutting farm operation.
10.2	Type of Application (select type and complete appropriate sections) Agricultural Severance or Lot Addition Agricultural Related Severance or Lot Addition Rural Resource-based Commercial Severance or Lot Addition Complete Section 10.3)
	Rural Institutional Severance or Lot Addition

	(Street) (I	Municipality)	(Postal Code)				
	a) Location of non-abutting farm						
10.5	Description of Lands (Non-Abutting F	arm Consolidation)					
	Existing Land Use:	Proposed Land Use:					
	g) Description of farm from which the su (retained parcel): Frontage (m): (from Section 4.2)	Area (m2 or ha): (fr					
	_	_					
	f) Condition of surplus farm dwelling: Habitable	☐ Non-Habitable	A				
	Prior to December 16, 2004	After Decemb	per 16, 2004				
	e) Surplus farm dwelling date of constru	iction:					
	Front yard set back:						
	Frontage (m): (from Section 4.1)	Area (m2 or ha): (fr					
	d) Description of surplus dwelling lands	•					
	Existing Land Use:	Proposed Land Use:					
	surplus dwelling): Frontage (m):	Area (m2 or ha):					
	c) Description of consolidated farm (exc	c) Description of consolidated farm (excluding lands intended to be severed for the					
	Existing Land Use(s):	Proposed Land Use(s):				
	Frontage (m):	Area (m2 or ha):					
	(Street) (iiii) Description abutting farm:	Municipality)	(Postal Code)				
	a) Location of abutting farm:						
10.4	Description of Lands (Abutting Farm	Consolidation)					
	Existing Land Use:	Proposed Land Use	e:				
	b) Lands to be Retained: Frontage (m): (from Section 4.2)	Area (m2 or ha): (fi	rom Section 4.2)				
	Existing Land Use:	Proposed Land Us	e:				
	a) Lands to be Severed: Frontage (m): (from Section 4.1)	Area (m² or ha): (6	from in Section 4.1)				
10.3	Description of Lands						
	Surplus Farm Dwelling Severance f Non-Abutting Farm Consolidation	rom a	(Complete Section 10.5)				
	Surplus Farm Dwelling Severance f Abutting Farm Consolidation	rom an	(Complete Section 10.4)				
	Rural Settlement Area Severance o	r Lot Addition					

	Frontage (m):	Area (m2 or ha):
i	Existing Land Use(s):	Proposed Land Use(s):
,	c) Description of surplus dwelling land	de intended to be envered:
ĺ	Frontage (m): (from Section 4.1)	Area (m2 or ha): (from Section 4.1)
ı.	Front yard set back:	
(d) Surplus farm dwelling date of cons	truction:
	Prior to December 16, 2004	After December 16, 2004
6	e) Condition of surplus farm dwelling:	
	☐ Habitable	☐ Non-Habitable
f	 Description of farm from which the (retained parcel): 	surplus dwelling is intended to be severed
	Frontage (m): (from Section 4.2)	Area (m2 or ha): (from Section 4.2)
E	Existing Land Use:	Proposed Land Use:
11 OT	HER INFORMATION	
	Adjustment or other agencies in revattach on a separate page.	ou think may be useful to the Committee of iewing this application? If so, explain below or the iew in the lands developed as Springbrook M-1260
12 SK	ETCH (Use the attached Sketch Sh	eet as a guide)
		a sketch showing the following in metric units:
(a)	the boundaries and dimensions of a the owner of the subject land;	ny land abutting the subject land that is owned by
(b)	the approximate distance between t or landmark such as a bridge or rail	he subject land and the nearest township lot line way crossing;
(c)	the boundaries and dimensions of the severed and the part that is intended	ne subject land, the part that is intended to be d to be retained;
(d)	the location of all land previously se current owner of the subject land;	vered from the parcel originally acquired by the
(e)		al and artificial features (for example, buildings, s, drainage ditches, banks of rivers or streams, septic tanks) that,
	i) are located on the subject landii) in the applicant's opinion, may a	an on land that is adjacent to it, and iffect the application;
(f)	the current uses of land that is adjact agricultural or commercial);	eent to the subject land (for example, residential,

(g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

b) Description of non-abutting farm

road or a right of way;

(h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

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

14 AFFIDAVIT OR SWORN DECLARATION

14.1Declaration For the Prescribed Information



15 AUTHORIZATIONS

15.1If 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 Provide Personal Information

1, Laudis Corp., am the own	er of the land that is the subject of this application for
consent to sever land and for the purpos	e of the Municipal Freedom of Information and
Protection of Privacy Act, R.S.O. 1990, o	e of the Municipal Freedom of Information and 6000 c. M.56, I authorize 7. Johns Constitution agent for this
	al information that will be included in this application or
collected during the processing of the ap	plication.
107	
February 4, 2000	
Data	Oleman of Owner

Signature of Owner

16 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

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

, Laudis Corp., the Owner, hereby agree and acknowledge (Print name of Owner)

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.

Pebruan, 4, 2020 Date

Signature of Owner

17 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.

A File Number will be issued for complete applications and should be used in all communications with the City.

APPLICANT'S CHECKLIST

Please	attach	all	items	listed	below:
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	Two (2) copies of the completed application form (Ensure you have a copy for yourself);
	Three (3) copies of the prescribed sketch or survey (one (1) full scale size and two (2) no
	larger than ledger size paper 11" x 17"); and
\Box	The required fee (A cheque or money order payable to the City of Hamilton)

CITY OF HAMILTON COST ACKNOWLEDGEMENT AGREEMENT

This	Agreeme	ent made thisday of, 20
BETV	VEEN:	
		Applicant's name(s) hereinafter referred to as the "Developer"
		-and-
City c	of Hamilt	on
		hereinafter referred to as the "City"
	ribed in S	ne Developer represents that he/she is the registered owner of the lands Schedule "A" attached hereto, and which lands are hereinafter referred to as the
		AS the Developer has filed for an application for a (circle applicable) ning/official plan amendment/subdivision approval/minor variance.
Local conse as, bi	Plannin ent, rezo ut not lin	AS it is a policy of the City that any City costs associated with an appeal to the g Appeal Tribunal, by a party other than the Developer, of an approval of a ning, official plan amendment, plan of subdivision, and/or minor variance, such nited to, legal counsel costs, professional consultant costs and City staff costs, by the Developer.
two d	ollars (\$	FORE THIS AGREEMENT WITNESSETH that in consideration of the sum of 2.00) now paid by the City to the Developer, the receipt of which is hereby d, the parties hereto agree as follows:
1.	In this	Agreement:
		"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.
		"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 Develo cash w	ty agrees to process the application and, where the application is approved by y but appealed to the Local Planning Appeal Tribunal by a party other than the per, the Developer shall file an initial deposit, in the form of certified cheque or ith the General Manager, Finance & Corporate Services within fifteen days of the the appeal of the application by a third party in the amount of 50% of the

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.

sole discretion which shall be credited against the Expenses.

estimated expenses associated with the appeal as estimated by the City Solicitor in his

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.

- 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.
- 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.
- 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.
- 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 their duly authorized officers.	parties he	reto have set their corporate	seals under the hands of
DATED at	_this	day of	, 20
WITNESS		Per: I have authority to bind the c	orporation.
WITNESS		Per: I have authority to bind the c	
DATED at Hamilton, Ontario the	nisday	y of	, 20
	City o	f Hamilton	
	Per:	Mayor	
	Per:	Clerk	

Schedule "A" Description of Lands

SCHEDULE "B" FORM OF ASSUMPTION AGREEMENT

THIS	AGREEMENT dated the	day of	, 20	
BETV	VEEN			
	(hereinafter ca	alled the "Owner)		
		and-	OF THE FIRST PART	
	(hereinafter call	ed the "Assignee")		
	-1	and-	OF THE SECOND PART	
		HAMILTON d the "Municipality")		
			OF THE THIRD PART	
WHEREAS the owner and the Municipality entered into and executed a Cost Acknowledgement Agreement dated				
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.				
 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 Orwhatsoever against the Owner in respective Municipality hereby accepts the As Agreement in substitution of the Owner will be bound by all the terms and conditions if the Assignee had been the original	ct of the Cost Acknow signee as a party to to and agrees with the tions of the Cost Ack	vledgement Agreement. the Cost Acknowledge Assignee that the Assignee mowledgement Agreement	
3.	All of the terms, covenants, provisos an Agreement are hereby confirmed in full are necessary to make said clauses ap	force save and exce	pt for such modifications as	

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
Clerk