COMMITTEE OF ADJUSTMENT



City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
Telephone (905) 546-2424, ext. 4221

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING Consent/Land Severance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICATION	HM/B-24:02	SUBJECT	1036 Garth Street, Hamilton
NO.:		PROPERTY:	

APPLICANTS: Owner: Elvis Klapcic

Agent: Urban in Mind c/o Dorothy Yeung

PURPOSE & EFFECT: To permit the conveyance of one half of a semi-detached dwelling and to

retain one half of a semi-detached dwelling.

	Frontage	Depth	Area
SEVERED LANDS:	6.98 m [±]	30.48 m [±]	209 m ^{2 ±}
RETAINED LANDS:	6.65 m [±]	30.48 m [±]	205 m ² / ha [±]

Associated Planning Act File(s): HM/A-23:347

This Notice must be posted by the owner of any land which contains seven or more residential units so that it is visible to all residents.

This application will be heard by the Committee as shown below:

DATE:	Tuesday, February 13, 2024
TIME:	2:20 p.m.
PLACE:	City Hall Council Chambers (71 Main St. W., Hamilton)
	To be streamed (viewing only) at
	www.hamilton.ca/committeeofadjustment

For more information on this matter, including access to drawings illustrating this request and other information submitted:

- Visit www.hamilton.ca/committeeofadjustment
- Email Committee of Adjustment staff at cofa@hamilton.ca

HM/B-24:02

Call 905-546-CITY (2489) or 905-546-2424 extension 4221

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, written comments must be received no later than **February 9, 2024**

Orally: If you would like to speak to this item at the hearing you may do so via video link, calling in, or attending in person. Please see attached page for complete instructions, registration to participate virtually must be received no later than **February 12, 2024**

FURTHER NOTIFICATION

If you wish to be notified of future Public Hearings, if applicable, regarding HM/B-24:02, you must submit a written request to cofa@hamilton.ca or by mailing the Committee of Adjustment, City of Hamilton, 71 Main Street West, 5th Floor, Hamilton, Ontario, L8P 4Y5.

If you wish to be provided the Notice of Decision of the proposed consent, you must make a written request to the Secretary-Treasurer of The City of Hamilton Committee of Adjustment by email at cofa@hamilton.ca or by mail through City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5.

If a person or public body that files an appeal of a decision of The City of Hamilton Committee of Adjustment in respect of the proposed consent does not make written submissions to The City of Hamilton Committee of Adjustment before it gives or refuses to give a provisional consent, the Ontario Land Tribunal may dismiss the appeal.

HM/B-24:02



DATED: January 25, 2024

Jamila Sheffield, Secretary-Treasurer Committee of Adjustment Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
Telephone (905) 546-2424, ext. 4221

E-mail: cofa@hamilton.ca

PARTICIPATION PROCEDURES

Written Submissions

Members of the public who would like to participate in a Committee of Adjustment meeting are able to provide comments in writing advance of the meeting. Comments can be submitted by emailing cofa@hamilton.ca or by mailing the Committee of Adjustment, City of Hamilton, 71 Main Street West, 5th Floor, Hamilton, Ontario, L8P 4Y5. Comments must be received by noon on the date listed on the Notice of Public Hearing.

Comments are available the Friday prior to the Hearing and are available on our website: www.hamilton.ca/committeeofadjustment

Oral Submissions

Members of the public are also able to provide oral comments regarding Committee of Adjustment Hearing items by participating Virtually through Webex via computer or phone or by attending the Hearing In-person. Participation Virtually requires pre-registration in advance. Please contact staff for instructions if you wish to make a presentation containing visual materials.

1. Virtual Oral Submissions

Interested members of the public, agents, and owners **must register by noon on the day listed on the Notice of Public Hearing to** participate Virtually.

To register to participate Virtually by Webex either via computer or phone, please contact Committee of Adjustment staff by email cofa@hamilton.ca. The following information is required to register: Committee of Adjustment file number, hearing date, name and mailing address of each person wishing to speak, if participation will be by phone or video, and if applicable the phone number they will be using to call in.

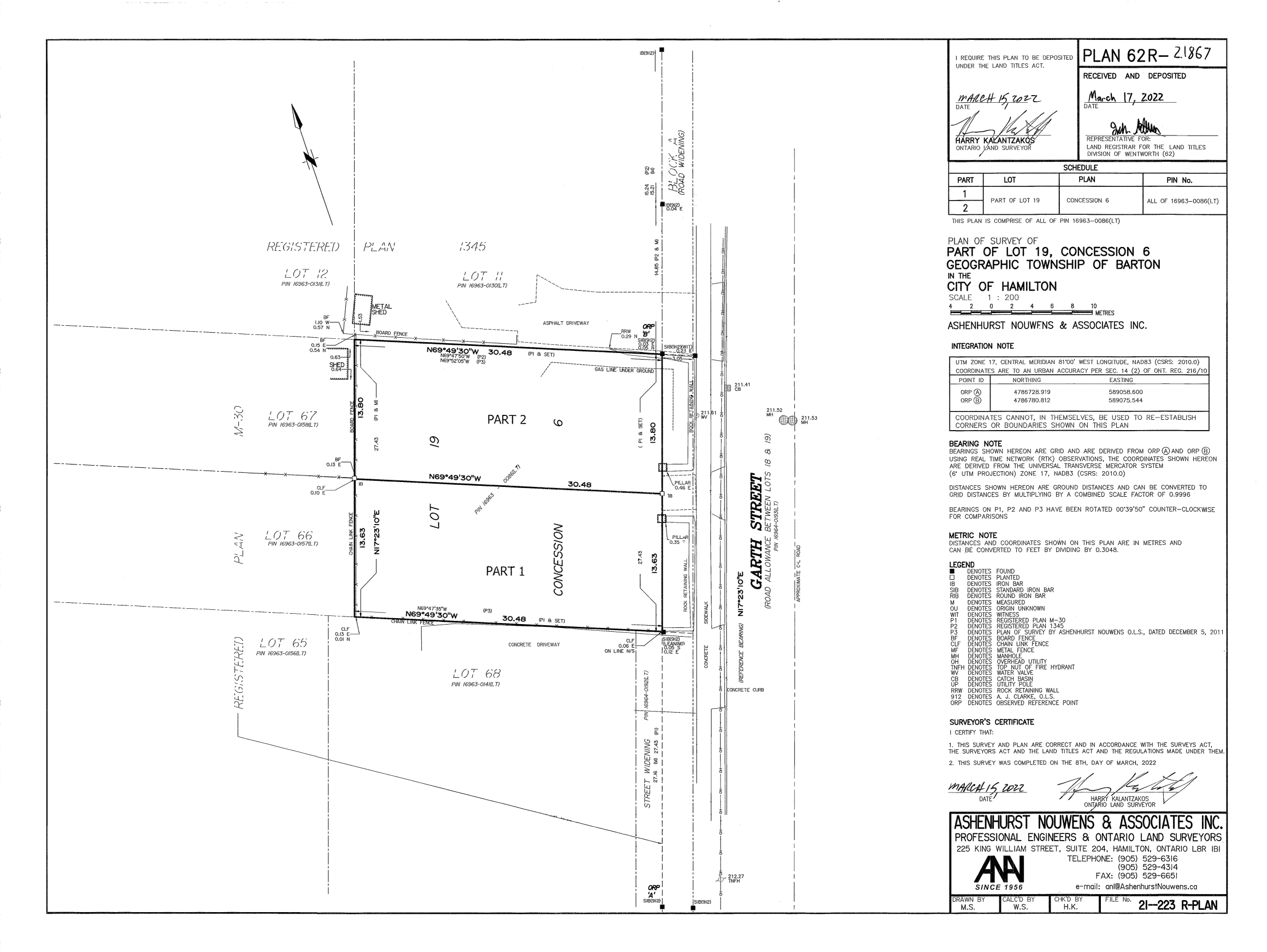
A separate registration for each person wishing to speak is required. Upon registering for a meeting, members of the public will be emailed a link for the Webex meeting one business day before the Hearing. Only those registered will be called upon to speak.

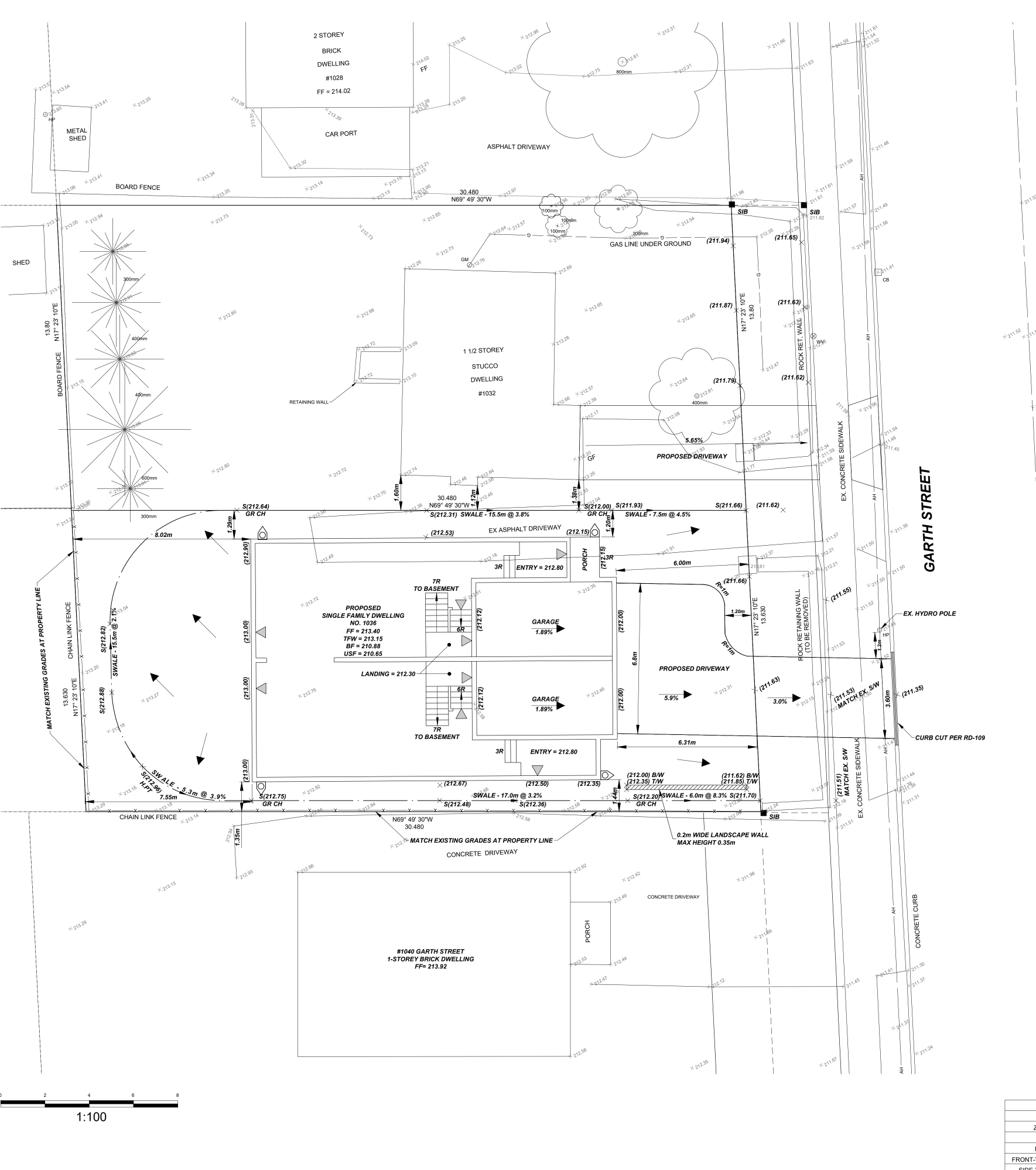
2. In person Oral Submissions

Interested members of the public, agents, and owners who wish to participate in person may attend Council Chambers on the date and time listed on the Notice of Public Hearing. Please note, you will be required to provide your name and address for the record. It is advised that you arrive **no less than 10 minutes** before the time of the Public Hearing as noted on the Notice of Public Hearing.

We hope this is of assistance and if you need clarification or have any questions, please email cofa@hamilton.ca or by phone at 905-546-2424 ext. 4221.

Please note: Webex (video) participation requires either a compatible computer or smartphone and an application (app/program) must be downloaded by the interested party in order to participate. It is the interested party's responsibility to ensure that their device is compatible and operating correctly prior to the Hearing.





DRAWING FILE: Z:\Project Files\PROJECTS_Hamilton\1032 Garth Street, Hamilton\CAD\1032 Garth_BASE_CP.dwg PLOTTED: Jun 28, 2023 - 9:42am PLOTTED BY: Andrew Smith

NOTE
BUILDER MUST EXPOSE EXISTING SEWERS AND VERIFY THEIR ELEVATIONS PRIOR TO EXCAVATION/SETTING THE UNDERSIDE OF FOOTING ELEVATION.

NOTE
REFER TO ARCHITECTURAL PLANS FOR STEP FOOTING DETAILS FOR TRANSITION FROM PORCH/GARAGE TO FULL DEPTH FOOTINGS. MINIMUM 1.22m COVER MUST BE PROVIDED IN ALL LOCATIONS.

LEGEND EXISTING ELEVATION ×100.50 EXISTING ELEVATION (CALCULATED) $\times_{\pm 100.50}$ PROPOSED ELEVATION × (100.00) PROPOSED APRON ELEVATION (100.00) $imes_{S(100.00)}$ PROPOSED SWALE ELEVATION PROPOSED DOWNSPOUT

GENERAL GRADING NOTES:

1.MATCH EXISTING GRADE AT PROPERTY / DEVELOPMENT LIMITS WITH SODDED SLOPES OF MAXIMUM 3:1 AND/OR RETAINING WALLS AS

PROPOSED SWALE

- 2.SLOPES OF SWALES FOR BOTH "BACK-TO-FRONT" AND "SPLIT" DRAINAGE SHALL BE NO LESS THAN 2.0% AND NO GREATER THAN 33% (3:1). 3.MINIMUM GRADE FOR APRON "WRAP-AROUND" SWALE AT THE REAR OF THE UNIT SHALL BE 1.0%. 4. WHEN MATCHING TO EXISTING GRADE AT THE LIMITS OF THE DEVELOPMENT / PROPERTY WHERE 2.0% SLOPE CANNOT BE REASONABLY ACHIEVED A
- 1.5% GRADE IS PERMITTED PROVIDED A 150MM SUB-DRAIN IS INSTALLED WITH THE SWALE AS PER RD-121 AND CONNECTED TO A SUITABLE 5.DRIVEWAY SLOPES SHALL NOT BE LESS THAN 2.0% AND SHALL NOT BE MORE THAN 7.0%. REVERSED SLOPED DRIVEWAYS ARE NOT ALLOWED FOR ANY NEW CONSTRUCTION.

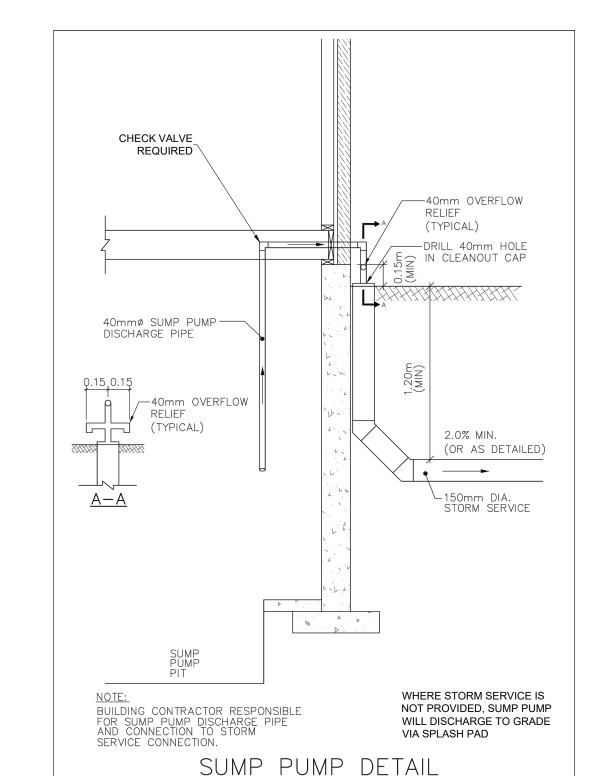
PROPOSED ENTRANCE LOCATION

- 6.GARAGE FLOOR ELEVATION SHALL BE SET A MINIMUM OF 0.30M HIGHER THAN THE BACK OF WALK, UNLESS OTHERWISE SPECIFIED. 7.THE TOP OF FOUNDATION WALL FOR THE DWELLING UNIT SHALL BE A MINIMUM 150MM (6") ABOVE FINISHED GRADE. 8.UNLESS OTHERWISE NOTED, THE GROUND BETWEEN PROPOSED ELEVATIONS
- 9.IF GRADING IS REQUIRED ON LANDS ADJACENT TO THE PROPERTY / DEVELOPMENT WHICH ARE NOT OWNED BY THE DEVELOPER, THEN THE DEVELOPER MUST OBTAIN WRITTEN PERMISSION FROM THE ADJACENT PROPERTY OWNER, OTHERWISE RETAINING WALLS MUST BE USED. 10. ALL RETAINING WALLS SHALL BE PLACED A MINIMUM 0.45M FROM
- 11. ANY WALL OF GREATER HEIGHT THAN 1.0M MUST BE DESIGNED BY A PROFESSIONAL ENGINEER. 12.TOP OF RETAINING WALL ELEVATIONS SHALL BE SET A MINIMUM OF
- 150MM ABOVE THE PROPOSED SIDE-YARD SWALES. 13.RETAINING WALLS 0.60M AND HIGHER REQUIRE CONSTRUCTION OF A FENCE OR GUARD RAIL AT THE TOP OF THE REAR OF THE WALL. SUCH FENCES OR GUARD RAILS SHALL BE DESIGNED AND CONSTRUCTED IN ACCORDANCE WITH THE REQUIREMENTS OF THE ONTARIO BUILDING CODE. 14. ALL FILL COMPACTED ON THE LOT(S) SHALL BE COMPACTED TO A MINIMUM 95% SPD (UNLESS OTHERWISE RECOMMENDED BY A
- 15. FOR DELINEATION OF TREE PROTECTION ZONES, BUFFERS, REMOVALS, AND PROTECTION SCHEMATICS REFER TO THE TREE PROTECTION PLAN (IF APPLICABLE).

GEOTECHNICAL ENGINEER). MATERIALS SHALL BE PLACED IN LIFTS NOT

BACKYARD GRADING NOTES:

- 1. "REQUIRED BACKYARD" SHALL BE A MINIMUM OF 6.0 METRES UNLESS OTHERWISE DEFINED IN THE APPLICABLE ZONING BY-LAW. 2.THE MAXIMUM SLOPE IN THE BACKYARD ADJACENT TO THE BUILDING FOR A DISTANCE EQUAL TO THE REQUIRED BACKYARD SHALL BE 5% EXCEPT FOR SIDE OR REAR YARD SWALES AND RETAINING WALLS.
- 3.WHERE THE 5% RESTRICTION ON THE BACKYARD'S GRADES RESULTS IN ELEVATION DIFFERENCES BETWEEN ADJACENT PROPERTIES, RETAINING WALL SHALL BE CONSTRUCTED ALONG THE SIDES AND BACK OF THE LOT.
- 4.GENERALLY, SLOPES SHALL BE PLACED ON THE LOWER LOT, WHEREAS RETAINING WALLS SHALL BE PLACED ON THE HIGHER LANDS. 5.THE 5% RESTRICTION DOES NOT PRECLUDE RETAINING WALLS IN THE
- REQUIRED BACKYARDS PROVIDING THE TERRACES ARE MAINTAINED TO THE 5% GRADE AS SET OUT ABOVE. THE INTENTION OF THIS PROVISION IS TO PROVIDE FOR FLEXIBILITY OF HOUSE CONSTRUCTION. 6.BACK TO FRONT DRAINAGE SHALL ONLY BE PERMITTED WHERE THE COMBINED SIDE YARD SETBACK IS 2.0m OR MORE, PROVIDING A MINIMUM OF 2.0m BETWEEN FOUNDATION WALLS FOR DRAINAGE SWALES. A 1.2m SETBACK IS REQUIRED ON THE GARAGE SIDE OF THE LOT



(APRON SWALE = 0.10m DEPTH) DEVELOPMENT STATISTICS ADDRESS: 1032 GARTH STREET ZONING BY-LAW: CITY OF HAMILTON NO. 22-195 'C' DISTRICT MINIMUM / MAXIMUM OK LOT AREA: 415.0 sq.m 360 sq.m (min) -100mm TOPSOIL AND SOD LOT FRONTAGE: 13.63m 12m (min) 6.00m (min) FRONT-YARD SETBACK: 6.00m 150mmØ SUBDRAIN 1.20m (min) SIDE-YARD SETBACK: 1.35m (left) / 1.20m (right) WHERE NOTED (RD-121) 7.50 (min) REAR-YARD SETBACK: 7.55m 2.5 STOREYS (max) BUILDING HEIGHT: 2 STOREYS TYPICAL SWALE CROSS SECTION 35% (max) ASPHALT PARKING AREA: 41.87 sq.m FRONT YARD LANDSCAPE: 50.1% (6.80m D/W vs 13.63m Lot Width) 50% (min)

ROOFWATER LEADERS

ROOFWATER LEADERS FOR ALL LOTS SHALL DRAIN ONTO THE GROUND VIA CONCRETE SPLASH PADS, AND THEN TO GRASSED AREAS AT LEAST 0.60m FROM THE DWELLING FACE.

WEEPING TILES SHALL DRAIN TO SUMP PIT AND BE PUMPED TO GRADE VIA SUMP PUMP WITH BACK-FLOW PREVENTOR (1/3 HP PUMP WITH BACK-UP POWER SOURCE)

1. LOCATIONS UNDERGROUND SERVICES ARE APPROXIMATE AND MUST BE FIELD VERIFIED PRIOR TO CONSTRUCTION. CONSTRUCTION.

ANY DISCREPANCIES BETWEEN SERVICE LOCATIONS AND THESE ENGINEERING DRAWINGS MUST BE BROUGHT TO THE ATTENTION OF THE PROJECT ENGINEER.



BENCHMARK NOTE:

MONUMENT: 0011965U42

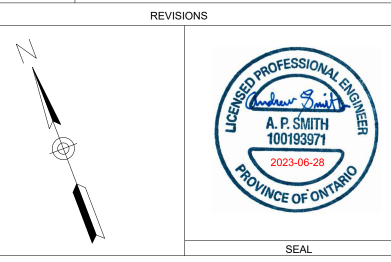
ELEVATION = 208.52 (CGVD28:78)

HAMILTON-WENTHWORTH ST. BARTHOLOMEW'S ANGLICAN PARISH HALL, AT SOUTH SIDE OF MOHAWK ROAD, ABOUT 61.0M EAST OF GARTH STREET, OPPOSITE SOUTH END OF WEST 19TH STREET, TABLET IN NORTH CONCRETE FOUNDATION WALL, 30CM FROM NORTHEAST CORNER, 9CM BELOW BRICK, 1.6M ABOVE LEVEL

N.T.S.

- TENDERE'R SHALL SATISFY THEMSELVES AS TO THE NATURE OF THE GROUND AND BID ACCORDINGLY.
- ALL ROCK LINE INDICATIONS SHOWN ON THE PLAN MUST BE VERIFIED BY THE CONTRACTOR.
- CONTRACTOR SHALL VERIFY LOCATIONS AND INVERTS OF ALL EXISTING SANITARY AND STORM SEWERS AND WATERMAINS, PRIVATE DRAINS AND WATER SERVICES, GAS MAINS, CABLE TV, HYDRO AND TELEPHONE DUCTS ETC AT START OF CONSTRUCTION.

3	2023-06-28	REVISED PER DEV. ENG COMMENTS
2	2023-05-24	REVISED D/W ENTRANCE DUE TO POLE CONFLICT
1	2023-04-12	REVISED PER BUILDING DEPT. COMMENTS
0	2023-03-10	ISSUED FOR BUILDING PERMIT SUBMISSION
NO:	DATE:	DESCRIPTION:





LANDSMITH ENGINEERING & CONSULTING LTD. Land Mith Suite 332, 3-35 STONE CHURCH RD. ANCASTER, ON L9K 1S4 ANDREW@LANDSMITHEC.COM

ELVIS KLAPCIC

MUNICIPALITY:

CITY OF HAMILTON

PROJECT NAME:

TITLE:

SCALE:

DWG No:

CHECKED BY:

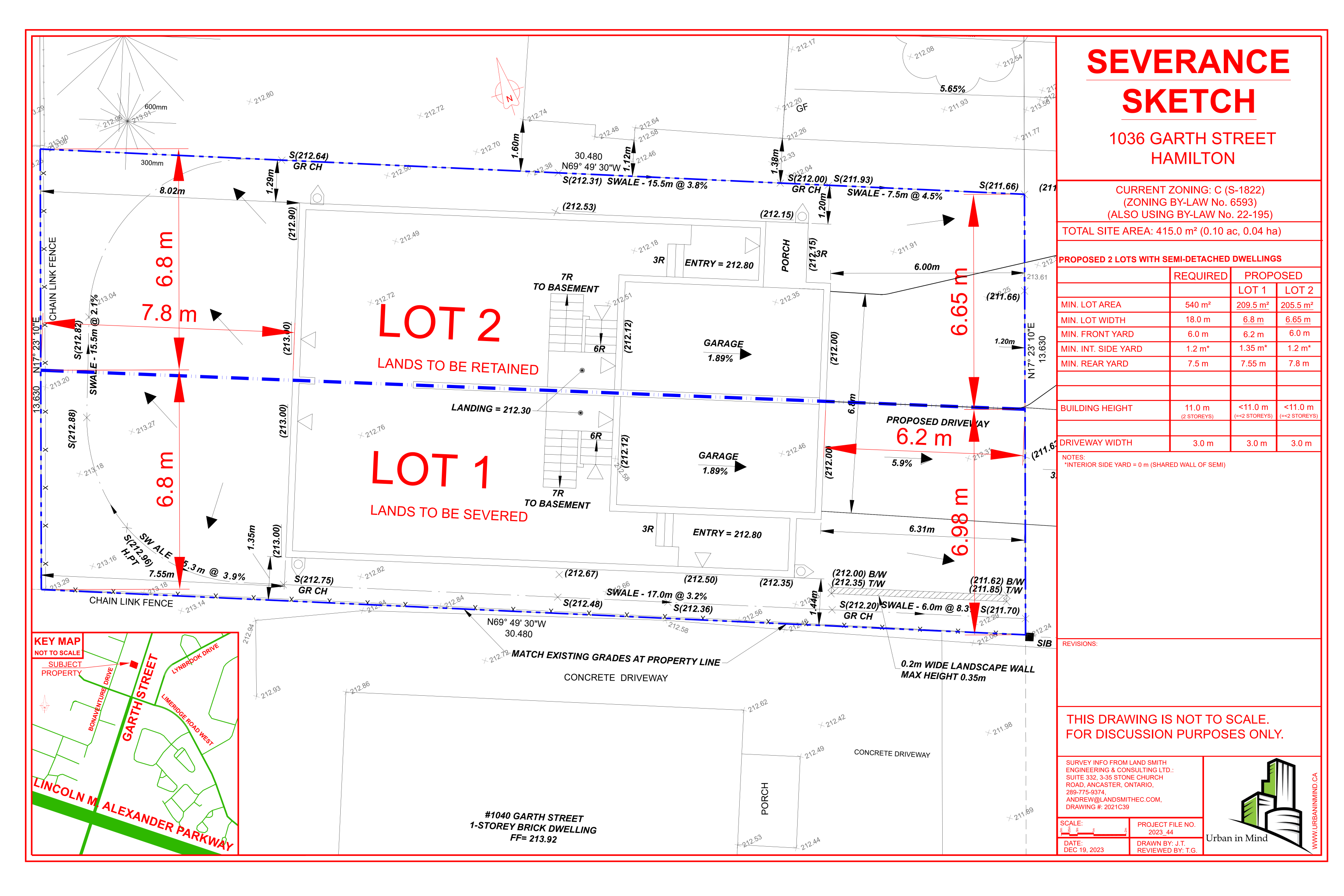
2021C39

1036 GARTH STREET

GRADING PLAN

1:100	DATE: 2022-06-06
AS	DESIGNED BY:
	SHEET No:

G1

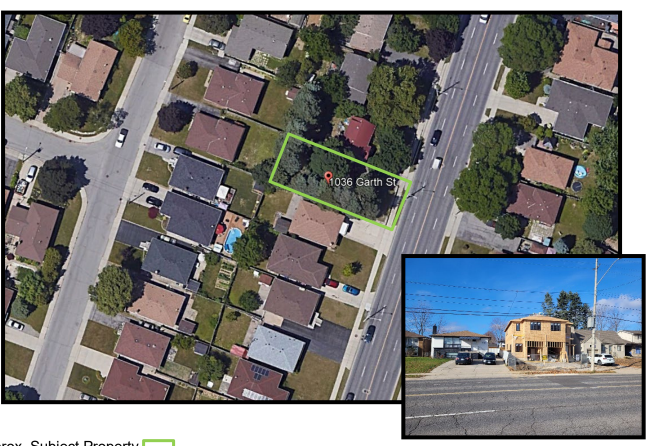




Planning Justification Report: Minor Variance & Severance

1036 Garth Street, Hamilton

December 22th, 2023



Approx. Subject Property

Prepared by:
Urban in Mind
Professional Urban Planning, Land Development & CPTED Consultants

www.UrbaninMind.ca
905-320-8120

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1.0 INTRODUCTION

Urban in Mind has been retained by the property owner to obtain planning permissions to facilitate the severance of the property municipally known as 1036 Garth Street in the City of Hamilton, Ontario (**Figure 1**) which will be referred to as the "subject property" from hereinafter. Minor variances will be required in order to bring the new lots into conformity with the Former Town of Hamilton Zoning By-law 6593.

Building permissions have already been issued for the development of: "a 2-storey, 307.7m² single detached dwelling. Model: Custom - 4 Bedroom, To install a 32mm water service line, To install a 25mm water meter, To install a 100 mm Diameter Sanitary Building Sewer, and To install a 100 mm Diameter Storm Building Sewer." (Appendix 'A')

It is the intention of this Severance and Minor Variance application to facilitate the existing (*currently under construction*) structure to be converted into a semi-detached dwelling with each dwelling on its own separate lot. As a result, the Client is expected to seek an update in the building permit, independently from Urban in Mind, once/if the severance and related minor variances are approved.

1.1 Purpose of the Report

The purpose of this Planning Justification Report is to provide an analysis of the proposed Severance and Minor Variances, and to evaluate the proposal in context with the policies set out in the <u>Planning Act</u> regarding Provincial Interest, Urban Hamilton Official Plan, and current Zoning By-law, thereby providing a sound argument for the approval of the application.

2.0 SUBJECT PROPERTY AND SURROUNDING AREA

2.1 Site Overview

The subject property is municipally known as 1036 Garth Street in the City of Hamilton, Ontario. The subject property (**Figure 1**) is rectangular in shape and has a frontage of 13.63 metres along Garth Street. The approximate total lot area is 415 square metres (0.1 acres / 0.04 hectares).

Currently, the subject property is being constructed as a <u>technical</u> 'single detached dwelling', with a built form viewing as a Semi-detached building, which maintains the surrounding neighbourhood character. While many of the homes in the neighbourhood are single detached dwellings, there are a few semi-detached dwellings on Bonaventure Drive, as well as some converted multi-unit dwellings. The subject property is located in an area that can be considered a complete community, where there are options for groceries, restaurants, schools, open recreational space, religious institutions, and a health centre.

The surrounding neighbourhood is an established residential low-density area, and the main options for residential intensification are with infill developments. While the recent development is a result of an infill development, further intensification opportunities are available through the

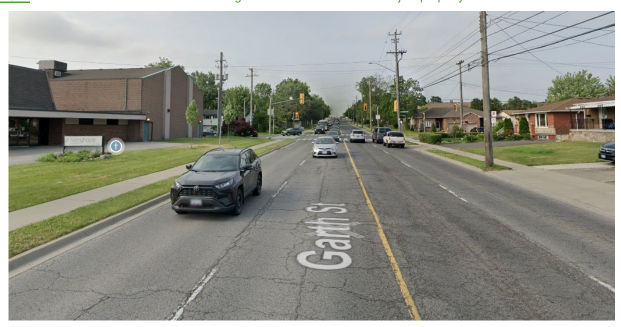
conversion of a single detached dwelling into a pair of semi-detached dwellings. In addition, the physical building already exists, the question now is, should the existing building (built in a visual form of a semi-detached) be allowed to sever to allow for individual ownerships.

Figure 1: Aerial view of subject property – 1036 Garth Street



The immediate surrounding area includes the following:

Figure 2: Street view of residential uses and religious institution – South of subject property



<u>Figure 3:</u> Street view of commercial uses and local fire station – North of subject property

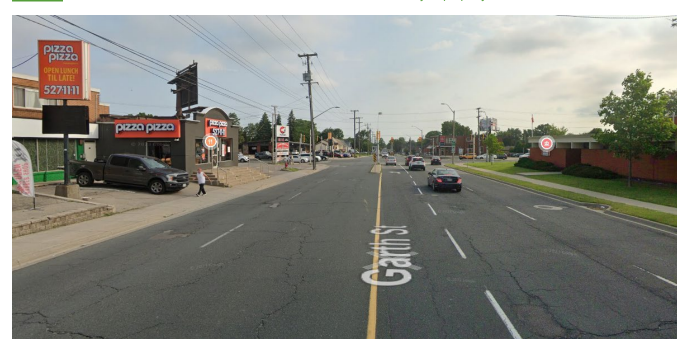


Figure 4: Street view of William McCulloch Park – West of subject property



Figure 5: Street view of Newlands Park – East of subject property



2.2 Neighbourhood Character

The subject property is located within an existing residential area predominantly consisting of low-density residential homes. A mix of single-detached and semi-detached dwellings can be found throughout the immediate neighbourhood. Commercial, Office and Institutional uses also exist within this neighbourhood area. Specific services and land uses are as follows:

North

- Hamilton Fire Station
- Pioneer Gas Station
- Food Basics
- Little Peoples Daycare
- Peter Pan Co-op Preschool

South

Lincoln M. Alexander Pkwy

East

- Newlands Park
- Living Hope Christian Assembly
- Westmount Elementary School

- Westmount Secondary School
- Westmount Recreation Centre

West

William McCulloch Park

2.3 Transportation

The subject property fronts onto Garth Street, which is a <u>Municipal Road</u> and designated a 'Minor Arterial' with a Right-of-Way (ROW) width of approximately 23 m. The Official Plan has identified Garth Street to be the subject of a road widening to 31.394 m. As such a Road Widening dedication will likely be requested by the City at time of lot severance.

The subject property is situated between four bus stops serving two transit routes. South of the property are Hamilton Street Railway (HSR) bus stops for bus routes 35 to St. Elizabeth Village and Frank A. Cooke Terminal (Figure 6).

South of the subject property is the Lincoln M. Alexander Parkway, which connects onto Highway 403, and the Red Hill Valley Parkway which eventually connects onto the Queen Elizabeth Way. While the subject property is surrounded by local roads, transportation via highways and bus routes are available.



3.0 PROPOSED DEVELOPMENT & PLANNING APPLICATION

The subject property is currently being constructed as a 'technical' single-detached dwelling, but in the visual form of a semi-detached building. The property owner would like to convert the existing 'single detached' building into a pair of semi-detached dwellings (being the same physical building, just reclassified), with both dwellings being on separate properties to facilitate new ownership opportunities. In order to facilitate this, a consent to sever the land will be required and related minor variances, as well as a revised building permit (for the post reclassification purposes). Two minor variances are being requested in order to bring both the new and retained lots into conformity with the old, but in effect Zoning By-law.

The following table shows the proposed changes to the requirements on the subject property through a minor variance:

Table 1: Proposed Minor Variances

		Propo	osed
	Required	Lot 1	Lot 2
Minimum Front Yard	6 m	6.2 m	6.0 m
Minimum Side Yard	1.2 m	1.35 m	1.2 m
Minimum Rear Yard	7.5 m	7.55 m	7.8 m
Minimum Lot Width	9 m	<u>6.8 m</u>	<u>6.65 m</u>
Minimum Lot Area	270 m ²	209.5 m ²	<u>205.5 m²</u>
Maximum Height	2.5 storeys/11 m	<11.0 m	<11.0 m
Minimum Parking	1 space/unit	1 space/unit	1 space/unit
Minimum Parking Space Length	6 m	6.2 m	6.2 m
Minimum Parking Space Width	2.7 m	3 m	3 m

SEVERANCE
SKETCH

1036 GARTH STREET
HAMILTON

NOTICE S

Figure 7: Concept severance sketch with proposed minor variances

4.0 EXISTING PLANNING POLICY AND REGULATORY FRAMEWORK

4.1 Planning Act, R.S.O. 1990, c. P.13:

The Planning Act is the leading provincial legislation that sets out the rules for land use planning in Ontario. The Planning Act ensures that matters of provincial interest are met and guides planning policy to protect citizen rights and the natural environment.

Applicable provisions from the Planning Act have been included as follows:

"Provincial Interest

The Minister, the council of a municipality, a local board, a planning board and the Tribunal, in carrying out their responsibilities under the Act, shall have regard to, among other matters, matters of provincial interest such as,

- (a) the protection of ecological systems, including natural areas, features, and functions;
- (b) the protection of agricultural resources of the Province
- (c) the conservation and management of natural resources and the mineral resource base;
- (d) the conservation of features of significant architectural, cultural, historical, archaeological or scientific interest;
- (e) the supply, efficient use and conservation of energy and water;
- (f) the adequate provision and efficient use of communication, transportation, sewage and water services and waste management systems;
- (g) the minimization of waste;
- (h) the orderly development of safe and healthy communities;
- (h.1) the accessibility for persons with disabilities to all facilities, services and matters to which this Act applies;
- (i) the adequate provision and distribution of educational, health, social, cultural, and recreational facilities;
- (j) the adequate provision of a full range of housing, including affordable housing;
- (k) the adequate provision of employment opportunities;
- (I) the protection of the financial and economic well-being of the Province and its municipalities;
- (m) the co-ordination of planning activities of public bodies;
- (n) the resolution of planning conflicts involving public and private interests;
- (o) the protection of public health and safety;
- (p) the appropriate location of growth and development;
- (q) the promotion of development that is designed to be sustainable, to support public transit and to be oriented to pedestrians;
- (r) the promotion of built form that,
 - (i) is well-designed,

- (ii) encourages a sense of place, and
- (iii) provides for public spaces that are of high quality, safe, accessible, attractive and vibrant;
- (s) the mitigation of greenhouse gas emissions and adaptation to a changing climate.

Powers of Committee

45 (1) The committee of adjustment, upon the application of the owner of any land, building or structure affected by any by-law that is passed under section 34 or 38, or a predecessor of such sections, or any person authorized in writing by the owner, may, despite any other Act, authorize such minor variance from the provisions of the by-law, in respect of the land, building or structure or the use thereof, as in its opinion is desirable for the appropriate development or use of the land, building or structure, if in the opinion of the committee the general intent and purpose of the by-law and of the official plan, if any, are maintained.

PART VI SUBDIVISION OF LAND

Plan of subdivision approvals

- **51(24)** In considering a draft plan of subdivision (i.e. and severance), regard shall be had, among other matters, to the health, safety, convenience, accessibility for persons with disabilities and welfare of the present and future inhabitants of the municipality and to,
 - (a) the effect of development of the proposed subdivision on matters of provincial interest as referred to in section 2;
 - (b) whether the proposed subdivision is premature or in the public interest;
 - (c) whether the plan conforms to the official plan and adjacent plans of subdivision, if any;
 - (d) the suitability of the land for the purposes for which it is to be subdivided;
 - (d.1) if any affordable housing units are being proposed, the suitability of the proposed units for affordable housing;
 - (e) the number, width, location and proposed grades and elevations of highways, and the adequacy of them, and the highways linking the highways in the proposed subdivision with the established highway system in the vicinity and the adequacy of them;
 - (f) the dimensions and shapes of the proposed lots;
 - (g) the restrictions or proposed restrictions, if any, on the land proposed to be subdivided or the buildings and structures proposed to be erected on it and the restrictions, if any, on adjoining land;

- (h) conservation of natural resources and flood control;
- (i) the adequacy of utilities and municipal services;
- (j) the adequacy of school sites;
- (k) the area of land, if any, within the proposed subdivision that, exclusive of highways, is to be conveyed or dedicated for public purposes;
- (I) the extent to which the plan's design optimizes the available supply, means of supplying, efficient use and conservation of energy; and
- (m) the interrelationship between the design of the proposed plan of subdivision and site plan control matters relating to any development on the land, if the land is also located within a site plan control area designated under subsection 41 (2) of this Act or subsection 114 (2) of the City of Toronto Act, 2006. 1994, c. 23, s. 30; 2001, c. 32, s. 31 (2); 2006, c. 23, s. 22 (3, 4); 2016, c. 25, Sched. 4, s. 8 (2)."

4.2 Provincial Policy Statement (2020):

The Provincial Policy Statement (PPS) for the Province of Ontario was recently updated in May 2020. It provides Provincial Policy direction on matters of Provincial interest related to land development under the Planning Act. The Goal of the PPS is to enhance the quality of life for all people living, working and/or playing in Ontario.

Simply put, when municipal governments contemplate land use policies (e.g. Official Plan, Secondary Plan, Zoning By-law, Site Plan, etc.) or consider planning applications under these policies, the PPS must be considered.

The applicable PPS policies have been incorporated into the City's Official Plan.

Applicable policies from the Provincial Policy Statement have been included as follows:

"Part V: Policies

- 1.0 Building Strong Healthy Communities
- 1.1 Managing and Directing Land Use to Achieve Efficient and Resilient Development and Land Use Patterns
- **1.1.1** Healthy, liveable and safe communities are sustained by:
 - **a)** promoting efficient development and land use patterns which sustain the financial well-being of the Province and municipalities over the long term;

- **c)** avoiding development and land use patterns which may cause environmental or public health and safety concerns;
- e) promoting the integration of land use planning, growth management, transit-supportive development, intensification and infrastructure planning to achieve cost-effective development patterns, optimization of transit investments, and standards to minimize land consumption and servicing costs;

1.1.3 Settlement Areas

- **1.1.3.2** Land use patterns within settlement areas shall be based on densities and a mix of land uses which:
 - a) efficiently use land and resources;
 - **b)** are appropriate for, and efficiently use, the infrastructure and public service facilities which are planned or available, and avoid the need for their unjustified and/or uneconomical expansion;
 - f) are transit-supportive, where transit is planned, exists or may be developed

Land use patterns within settlement areas shall also be based on a range of uses and opportunities for intensification and redevelopment in accordance with the criteria in policy 1.1.3.3, where this can be accommodated.

1.1.3.3 Planning authorities shall identify appropriate locations and promote opportunities for transit-supportive development, accommodating a significant supply and range of housing options through intensification and redevelopment where this can be accommodated taking into account existing building stock or areas... and the availability of suitable existing or planned infrastructure and public service facilities required to accommodate projected needs.

1.4 Housing

- **1.4.1** To provide for an appropriate range and mix of housing options and densities required to meet projected requirements of current and future residents of the regional market area, planning authorities shall:
 - a) maintain at all times the ability to accommodate residential growth for a minimum of 15 years through residential intensification and redevelopment and, if necessary, lands which are designated and available for residential development; and
 - b) maintain at all times where new development is to occur, land with servicing capacity sufficient to provide at least a three-year supply of residential units available through lands suitably zoned to facilitate residential intensification and redevelopment, and land in draft approved and registered plans.

Upper-tier and single-tier municipalities may choose to maintain land with servicing capacity sufficient to provide at least a five-year supply of residential units available through lands suitably zoned to facilitate residential intensification and redevelopment, and land in draft approved and registered plans.

- **1.4.2** Where planning is conducted by an upper-tier municipality:
 - **a)** the land and unit supply maintained by the lower-tier municipality identified in policy 1.4.1 shall be based on and reflect the allocation of population and units by the upper-tier municipality; and
 - **b)** the allocation of population and units by the upper-tier municipality shall be based on and reflect provincial plans where these exist.
- **1.4.3** Planning authorities shall provide for an appropriate range and mix of housing options and densities to meet projected market-based and affordable housing needs of current and future residents of the regional market area by:
 - **b)** permitting and facilitating:
 - all housing options required to meet the social, health, economic and well-being requirements of current and future residents, including special needs requirements and needs arising from demographic changes and employment opportunities; and
 - **2.** all types of residential intensification, including additional residential units, and redevelopment in accordance with policy 1.1.3.3;
 - **c)** directing the development of new housing towards locations where appropriate levels of infrastructure and public service facilities are or will be available to support current and projected needs;
 - **d)** promoting densities for new housing which efficiently use land, resources, infrastructure and public service facilities, and support the use of active transportation and transit in areas where it exists or is to be developed;
 - **f)** establishing development standards for residential intensification, redevelopment and new residential development which minimize the cost of housing and facilitate compact form, while maintaining appropriate levels of public health and safety.

4.3 Growth Plan for the Greater Golden Horseshoe (2019):

The Growth Plan for the Greater Golden Horseshoe (Growth Plan) is a Provincial Policy that aims to control growth and development within the Greater Golden Horseshoe Area in a way that supports economic prosperity, protects the environment and improves the quality of life for all residents. The

Growth Plan also encourages intensification by directing a significant portion of new growth to the builtup areas of communities, thus protecting agricultural areas from encroaching development and incompatible land uses.

The Growth Plan (updated 2019) further enhances the provincial direction to locate new growth within settlement areas, support urban intensification, create complete communities, maximize utility efficiency, and encourage transit usage.

The subject property is located within the 'Built-Up Area' of the Growth Plan (Appendix 'B').

Applicable excerpts from the related Growth Plan policy are as follows:

"1.2.1 Guiding Principles

The successful realization of this vision for the GGH centres on effective collaboration amongst the Province, other levels of government, First Nations and Métis communities, residents, private and non-profit sectors across all industries, and other stakeholders. The policies of this Plan regarding how land is developed, resources are managed and protected, and public dollars are invested are based on the following principles:

- Support the achievement of complete communities that are designed to support healthy and active living and meet people's needs for daily living throughout an entire lifetime.
- Prioritize intensification and higher densities in strategic growth areas to make efficient use of land and infrastructure and support transit viability.
- Provide for different approaches to manage growth that recognize the diversity of communities in the GGH.

2 Where and How to Grow

2.2 Policies for Where and How to Grow

2.2.1 Managing Growth

- 2) Forecasted growth to the horizon of this Plan will be allocated based on the following:
 - a) the vast majority of growth will be directed to settlement areas that:
 - i. have a delineated built boundary;
 - ii. have existing or planned municipal water and wastewater systems; and
 - iii. can support the achievement of complete communities;
 - c) within settlement areas, growth will be focused in:
 - i. delineated built-up areas;
 - ii. strategic growth areas;
 - **iii.** locations with existing or planned transit, with a priority on higher order transit where it exists or is planned; and
 - iv. areas with existing or planned public service facilities;

- **4)** Applying the policies of this Plan will support the achievement of complete communities that:
 - a) feature a diverse mix of land uses, including residential and employment uses, and convenient access to local stores, services, and public service facilities;
 - **b)** improve social equity and overall quality of life, including human health, for people of all ages, abilities, and incomes;
 - c) provide a diverse range and mix of housing options, including additional residential units and affordable housing, to accommodate people at all stages of life, and to accommodate the needs of all household sizes and incomes;

2.2.2 Delineated Built-up Areas

- 1. By the time the next municipal comprehensive review is approved and in effect, and for each year thereafter, the applicable minimum intensification target is as follows:
 - a) A minimum of 50 per cent of all residential development occurring annually within each of the Cities of Barrie, Brantford, Guelph, Hamilton, Orillia and Peterborough and the Regions of Durham, Halton, Niagara, Peel, Waterloo and York will be within the delineated built-up area; and
- 2. Until the next municipal comprehensive review is approved and in effect, the annual minimum intensification target contained in the applicable upper- or single-tier official plan that is approved and in effect as of July 1, 2017 will continue to apply.
- **3.** All municipalities will develop a strategy to achieve the minimum intensification target and intensification throughout delineated built-up areas, which will:
 - **b)** identify strategic growth areas to support achievement of the intensification target and recognize them as a key focus for development;
 - c) identify the appropriate type and scale of development in strategic growth areas and transition of built form to adjacent areas;
 - d) encourage intensification generally throughout the delineated builtup area;
 - e) ensure lands are zoned and development is designed in a manner that supports the achievement of complete communities;
 - f) prioritize planning and investment in infrastructure and public service facilities that will support intensification; and
 - **g)** be implemented through official plan policies and designations, updated zoning and other supporting documents.
- **4.** Councils of upper- and single-tier municipalities may request an alternative to the target established in policy 2.2.2.1 where it is demonstrated that this target cannot be achieved and that the alternative target will be appropriate given the size, location and capacity of the delineated built-up area.

5. The Minister may permit an alternative to the target established in policy 2.2.2.1. If council does not make a request or the Minister does not permit an alternative target, the target established in policy 2.2.2.1 will apply.

4.4 Greenbelt Plan:

The subject property is **not** located within the 'Greenbelt Plan Area' (Appendix 'C'). As such, the policies of the Greenbelt Plan do not apply to the subject property.

4.5 Hamilton Conservation Authority (HCA):

The subject property is located within the jurisdiction of the Hamilton Conservation Authority, but is not within any regulated areas (**Appendix 'D'**). The HCA Online Regulated Areas mapping tool displays a watercourse within 100 m of the subject property, but it has been confirmed by Conservation staff that the watercourse is actually enclosed in pipe, and as such, HCA approval will not be required, nor will a Conservation Development Permit as the subject property is not located within the regulated areas nor is it within close proximity to any.

4.6 Urban Hamilton Official Plan (November 2022 Consolidation):

The Urban Hamilton Official Plan (UHOP) is an overriding policy document that guides the City's actions to achieve its goals pertaining to the communities, land use, and physical development over the next 30 years. The current Official Plan is the first that integrates the former communities of Ancaster, Dundas, Flamborough, Glanbrook, Stoney Creek, and the Former City of Hamilton, all of which has amalgamated into the present-day City of Hamilton. The UHOP was adopted by Council in 2009 and the most recent office consolidation is from November 2022.

The following designations apply to the subject property:

- The subject property is designated as a 'Neighbourhood Area' that is within the 'Urban Area' (Appendix 'E').
- The subject property is within the 'Area of Archaeological Potential' (Appendix 'F').

Applicable excerpts are as follows:

B.2.0 Defining Our Communities

2.1 Urban Boundary

2.1.1 The urban boundary defines the area where all urban development occurs. The land within the urban boundary includes both the area within the built-up area and greenfield area. (OPA 167, MMAH Mod. 8)

2.4 Residential Intensification

Residential intensification is a key component of Hamilton's growth strategy and is essential to meet our growth and employment targets. Intensification ensures land, urban services and the transportation network are used more efficiently and sufficient population is maintained to support existing community facilities. Successfully accommodating more residents within the existing built-up area reduces the need for development of greenfield lands and urban boundary expansions.

Intensification contributes to creating and maintaining vibrant neighbourhoods, nodes and corridors and can provide a wider range of housing types to meet the housing needs of Hamilton's current and future population. This Plan supports the intensification of the existing built-up area of the City, with a focus on intensification of planned Urban Nodes and Urban Corridors described in Chapter E – Urban Systems and Designations.

While growth through residential intensification brings many benefits to communities and the City as a whole, it must be recognized that it also brings change in varying degrees across the City. In node and corridor areas targeted to receive intensification, greater changes in built form can be expected to occur.

Residential intensification is a key component in successfully developing and transforming targeted areas of the City. Intensification creates livable, vibrant, compact communities; facilitates and enhance the node and corridor structure of the City, and makes efficient use of the City's public transit network and other infrastructure. For intensification to make a positive contribution to the City, careful consideration must be given to design and compatibility with existing uses, neighbourhood character, and cultural and natural heritage. Intensification must represent good planning and not cause unacceptable impacts.

2.4.1 General Residential Intensification Policies

- **2.4.1.1** Residential intensification shall be encouraged throughout the entire built-up area, shown on Appendix G in accordance with the policies of Chapter E Urban Systems and Designations and Chapter F Implementation. (OPA 167)
- **2.4.1.3** The residential intensification target shall be established through a future Amendment to this Plan as part of this municipal comprehensive review. The housing units specified in Policy A.2.3.2 shall generally be distributed through the built-up area as follows:
 - c) 30% of the residential intensification target is anticipated to occur within the Neighbourhoods as illustrated on Schedule E Urban Structure. The City will review and update its Zoning By-law to facilitate the planned housing units to be developed within the Neighbourhoods through intensification. (OPA 167, Mod. 12)

- **2.4.1.4** Residential intensification developments within the built-up area shall be evaluated based on the following criteria:
 - a) a balanced evaluation of the criteria in b) through l), as follows;
 - **b)** the relationship of the proposed development to existing neighbourhood character so that it builds upon desirable established patterns and built form;
 - **c)** the contribution of the proposed development to maintaining and achieving a range of dwelling types and tenures;
 - **d)** the compatible integration of the proposed development with the surrounding area in terms of use, scale, form and character.
 - f) existing and planned water, wastewater and stormwater capacity;
 - the availability and location of existing and proposed public community facilities/services;

2.4.2 Residential Intensification in the Neighbourhoods Designation

- 2.4.2.1 Residential intensification within the built-up area and on lands designated Neighbourhoods identified on Schedule E-1 - Urban Land Use Designations shall comply with Section E.3.0 – Neighbourhoods Designation. (OPA 167)
- **2.4.2.2** When considering an application for a residential intensification development within the Neighbourhoods designation, the following matters shall be evaluated:
 - a) the matters listed in Policy B.2.4.1.4;
 - **b)** compatibility with adjacent land uses including matters such as shadowing, overlook, noise, lighting, traffic, and other nuisance effects;
 - the relationship of the proposed building(s) with the height, massing, and scale of nearby residential buildings;
 - d) the consideration of transitions in height and density to adjacent residential buildings;
 - the relationship of the proposed lot(s) with the lot pattern and configuration within the neighbourhood;
 - **g)** the ability to respect and maintain or enhance the streetscape patterns including block lengths, setbacks and building separations;
 - **h)** the ability to complement the existing functions of the neighbourhood;

B.3.2 Housing Policies

Housing is fundamental to the economic, social and physical well-being of Hamilton's residents and communities. Housing is a basic human need and is the central place from which people build their lives, nurture their families and themselves, and engage in their communities. Housing needs to change and evolve as social, demographic, and economic conditions change. The long term sustainability of communities is based on building a diverse, flexible housing stock today to meet changing needs at both household and community levels. To ensure that housing is available for all residents with a wide variety of needs, there must be a sufficient supply of housing with a range of housing types, forms, tenures, densities, affordability levels, and housing with support services.

3.2.1 Urban Housing Goals

The following goals shall apply in the urban area:

- **3.2.1.1** Provide for a range of housing types, forms, and densities to meet the social, health and well-being requirements of all current and future residents.
- **3.2.1.2** Provide housing within complete communities.

3.2.2 Housing Targets

The housing targets in Tables B.3.2.1 – Housing Targets – Ownership and B.3.2.2 – Housing Targets – Rental are based on future population growth forecasts to the year 2051 and future housing need. Targets for affordable rental housing are divided into housing affordable for low and moderate income households. The targets for the provision of housing which is affordable to low and moderate income households is informed by, and shall align with the City's Housing and Homelessness Action Plan. Meeting the housing targets for housing affordable for low and moderate income households will require sustainable and predictable funding from senior levels of government. (OPA 167)

3.2.2.1 Projected housing targets based on population and household forecasts in Tables A.1 and A.2 are provided in Table B.3.2.1 – Housing Targets – Ownership, and Table B.3.2.2 - Housing Targets – Rental. (OPA 167)

Table B.3.2.1 – Housing Targets – Ownership (OPA 167)

Target Type	Target # of Units Annually	% of Total Annual Target by Tenure	Product to Achieve Target	Methods to Achieve Target
New Ownership Housing (market rate)	1071	40%	New and resale homes	Housing market
New Ownership Housing Affordable to Low & Moderate Income Households (includes housing with supports)	ew Ownership busing Affordable Low & Moderate come Households cludes housing		New and resale homes	Housing market, low- down payment options, first-time buyer programs, support services
Total New Ownership Housing	2677	100%		

3.2.4 General Policies for Urban Housing

3.2.4.1 The City shall plan for the full continuum of housing to ensure that an appropriate range and mix of housing forms, types, and densities to meet market-based and affordable housing needs of current and future residents through residential intensification, new development, and redevelopment is available. The full continuum of housing includes built form, tenure and affordability including single detached dwellings, semi-detached dwellings, duplexes, townhouses of various types (street, block, stacked), apartments and other forms of multiple dwellings, and lodging houses, built at a range of densities and ownership and rental tenures. (OPA 167)

E.1.0 Goals

The following goals shall apply to the urban systems and land use designations of this plan.

- **d)** Develop complete communities where people can live, work, learn, and play.
- **h)** Recognize that Hamilton's neighbourhoods will evolve over time to accommodate projected household growth, and changing demographics, and respond to the changing needs of complete communities. (OPA 167)

2.7 Neighbourhoods

Neighbourhoods are where the majority of Hamiltonians live, learn, shop, socialize, and play. A key component of Hamilton's urban structure, the Neighbourhoods element is an all encompassing element representing the concept of complete community at the structural level. Neighbourhoods occupy the greatest proportion of the City, containing a mix of low, medium, and high-rise residential areas; various types of roads, parks, open spaces, and commercial areas; and institutions such schools and places of worship.

The Neighbourhoods are bordered and bisected, in a number of locations by Urban Corridors. These corridors are a separate structural element from the Neighbourhoods, but in many locations function as an integral part of the surrounding Neighbourhood, often serving as the central focal point.

Hamilton's neighbourhoods are, by and large, regarded as stable. However, that does not mean these areas are static. These neighbourhoods will see some physical change over time. Neighbourhoods will evolve as older residents move out, younger residents and families move in, homes are renovated or rebuilt, infill development occurs, commercial areas are invigorated, or underutilized commercial areas redeveloped. Residential intensification within Neighbourhoods is part of the evolution of a neighbourhood and can happen at a range of scales and densities provided the intensification is compatible with and respects the built form and character of the surrounding neighbourhood.

Function

- 2.7.2 Neighbourhoods shall primarily consist of residential uses and complementary facilities and services intended to serve the residents. These facilities and services may include parks, schools, trails, recreation centres, places of worship, small retail stores, offices, restaurants, and personal and government services.
- **2.7.3** The Neighbourhood element of the urban structure shall be implemented through land use designations shown on Schedule E-1 Urban Land Use Designations.
- **2.7.4** The Neighbourhoods element of the urban structure shall permit and provide the opportunity for a full range of housing forms, types and tenure, including affordable housing and housing with supports.

Scale

2.7.7 Neighbourhoods shall generally be regarded as physically stable areas with each neighbourhood having a unique scale and character. Changes compatible with the existing character or function of the neighbourhood shall be permitted. Applications for development and residential intensification within Neighbourhoods shall be reviewed in consideration of the local context and shall be permitted in accordance with Sections B.2.4 – Residential Intensification, E.3.0 – Neighbourhoods Designation, E.4.0 – Commercial and Mixed-Use Designations, and, E.6.0 – Institutional Designation.

E.3.0 Neighbourhoods Designation

Hamilton's neighbourhoods are diverse, ranging from old, historic areas of the City, to newly developed subdivisions. Each neighbourhood has its own unique character. Together, neighbourhoods create the rich mosaic of the City.

Neighbourhoods provide the context for daily life for citizens. Neighbourhoods are "living areas" - places where we live, learn, play and socialize on a daily basis. The designation "Neighbourhoods" recognizes that our neighbourhoods are made up of more than just homes, but include a variety of land uses. The mix of uses is important in a neighbourhood. Also important are the relationships between these uses, the locations of the uses, how they function together, how they are designed, and how they are accessed by local residents.

The intent of the Neighbourhoods designation is to describe neighbourhood functions, identify appropriate scales of development and design requirements for various land uses, and allow for the continued evolution of neighbourhoods.

3.1 Policy Goals

The following goals apply to the Neighbourhoods land use designation:

- **3.1.3** Plan and designate lands for a range of housing types and densities, taking into account affordable housing needs.
- **3.1.4** Promote and support design which enhances and respects the character of existing neighbourhoods while at the same time allowing their ongoing evolution.
- **3.1.5** Promote and support residential intensification of appropriate scale and in appropriate locations throughout the neighbourhoods.

3.2 Neighbourhoods Designation – General Policies Function

- **3.2.1** Areas designated Neighbourhoods shall function as complete communities, including the full range of residential dwelling types and densities as well as supporting uses intended to serve the local residents.
- **3.2.3** The following uses shall be permitted on lands designated Neighbourhoods on Schedule E-1 Urban Land Use Designations:
 - a) residential dwellings, including second dwelling units and housing with supports;

Scale and Design

3.2.4 The existing character of established Neighbourhoods designated areas shall be maintained. Residential intensification within these areas shall enhance and be compatible with the scale and character of the existing residential neighbourhood in accordance with Section B.2.4 – Residential Intensification and other applicable policies of this Plan.

- 3.2.13 The City supports residential intensification on lands within the Neighbourhoods designation in accordance with Section B.2.4 Residential Intensification Policies, F.1.14 Division of Land, and other applicable policies.
- **3.2.15** The City shall encourage the adaptive reuse of the existing building stock for appropriate land uses.

3.3 Residential Uses – General Policies

Three categories of residential land use are described in this section but are not designated on Schedule E-1 – Urban Land Use Designations. These residential categories provide general location, scale, and design directions for the purposes of secondary planning and zoning. These categories may also be applied in the redevelopment of larger sites.

- **3.3.1** Lower density residential uses and building forms shall generally be located in the interiors of neighbourhood areas with higher density dwelling forms and supporting uses located on the periphery of neighbourhoods on or in close proximity to major or minor arterial roads.
- **3.3.2** Development or redevelopment adjacent to areas of lower density shall ensure the height, massing, and arrangement of buildings and structures are compatible with existing and future uses in the surrounding area.

3.4 Low Density Residential Function

- **3.4.1** The preferred location for low density residential uses is within the interior of neighbourhoods.
- **3.4.2** Low density residential areas are characterized by lower profile, grade-oriented built forms that generally have direct access to each unit at grade.
- **3.4.3** Uses permitted in low density residential areas:
 - **a)** shall include single-detached, semi-detached, duplex, triplex, fourplex, and street townhouse dwellings; and, (OPA 167)
 - **b)** may include multiple dwellings containing a maximum of 6 units for lots in proximity to collector roads or arterial roads (OPA 167)

F.1.14

1.14.3 Lot Creation – Urban Area Neighbourhoods Designation

1.14.3.1 Consents for new lot creation, for both the severed and retained lands, for residential uses in the Neighbourhoods designation shown on Map E-1 – Urban Land Use Designation, shall be permitted provided the following conditions are met:

- **a)** The lots comply with the policies of this Plan, including secondary plans, where one exists;
- b) The lots are in conformity with the Zoning By-law or a minor variance is approved;
- c) The lots reflect the general scale and character of the established development pattern in the surrounding area by taking into consideration lot frontages and areas, building height, coverage, mass, setbacks, privacy and overview;
- d) The lots are fully serviced by municipal water and wastewater systems; and,
- e) The lots have frontage on a public road.

4.5 Former City of Hamilton Zoning By-law 6593 (Consolidated 2022):

The City of Hamilton is an amalgamation of six (6) former cities, each of which had their own Zoning By-laws. For most of the properties in the former municipalities, the policies that regulate institutional, industrial, parks and open space uses are provided by By-law No. 05-200. However, residential uses remain to be governed by the former community's by-laws on certain properties. The subject property is located within the Former City of Hamilton, and By-law No. 6593 applies to the subject property and uses.

• The subject property is zoned as 'C/S-1822' Urban Protected Residential with site-specific provisions resulting from By-law No. 22-195 (Appendix 'G'). These site-specific provisions require semi-detached dwellings on 'C' designated lands to adhere to specific policies in the R-4 Districts (Small Lot Single Family Dwelling).

Applicable excerpts are as follows:

Section Nine "C" Districts

Urban Protected Residential, etc.

Residential Uses

- (i) A single family dwelling, together with the accommodation of lodgers to the number of not more than three; (81-27)
- (ii) Semi Detached dwellings as per Site Specific Provision C/S-1822

Miscellaneous Or Incidental Uses

- (vii) A private garage; (92-170)
- (viii) Parking spaces to such a number as is reasonably necessary for a permitted use to which the same is appurtenant, provided that the same are hard-surfaced and abut

upon a hard-surfaced driveway giving ready access to a street or alley, and that same are used only as appurtenant to such permitted use, (6902/52) And provided further that the foregoing shall not be construed so as to permit the expansion for such purpose of a non-conforming use; (6902/52)

Height Requirements

2) In a "C" District, no building shall exceed two and a half storeys, and no structure shall exceed 11.0 metres (36.09 feet), in height. (9141/60) (79-288) (80-049)

Section Eighteen A

Parking and Loading Requirements

- **7)** Every required parking space, other than a parallel parking space, shall have dimensions not less than 2.7 metres wide and 6.0 metres long.
- **7b)** Where a dwelling is constructed with an attached garage, then the finished level of the garage floor shall be a minimum of 0.3 metres above grade. (97-112)

Figure 8: Former City of Hamilton Zoning By-law 6593 Table 1 Minimum Parking Requirements

TABLE 1 - MINIMUM REQUIRED PARKING FOR, RESIDENTIAL, INSTITUTIONAL, PUBLIC AND COMMERCIAL USES

TABLE 1

Minimum Number of Required

(Column 1)				(Column 2)
1.	Resi	idential Uses		
	(a)	Single family dwelling;	(a)	2 parking spaces for each Class A dwelling unit, for the first 8 habitable rooms in the dwelling unit plus 0.5 parking space for each additional habitable room; (97-112)
	(b)	Two family dwelling;	(b)	1 space per Class A dwelling unit;

Site-Specific Zoning By-law No. 22-195 (Special Provision C/S-1822):

Figure 9: Permitted uses in Low Density Residential Zones, as Amended by By-law 22-195 (C/S-1822)

Use	"B-1" District	"B-2" District	"C" District	"R-4" District	"D" District	"R-2" District
Semi- Detached Dwelling	~	*	~		~	~
Two Family Dwelling	✓	1	✓	✓		
Street Townhouse Dwelling	~	*	*	~	~	✓

That notwithstanding Section 9. (3) and (4), in the "C" (Urban Protected Residential, etc.) District, the following provisions shall apply to the uses permitted in Section 3 b) to this By-law:

A Semi-Detached Dwelling shall be subject to the provisions as provided in subsection 9A. (3) (b) and (c)

Former City of Hamilton Zoning By-law 6593 cont'd.

<u>Section Nine A "R-4" Districts</u> Small Lot Single Family Dwelling

- (3) Every Semi-Detached Dwelling shall comply with the following,
 - **b)** Area Requirements: 1. There shall be provided and maintained upon the same lot or tract of land within the "R-4" District for every building or structure,
 - i. a front yard having a depth of not less than 6.0 metres;
 - ii. a side yard along each side lot line having a width of not less than 1.2 metres;
 - iii. a rear yard having a depth of not less than 7.5 metres.
 - c) Intensity of Use Requirements: 1. Every lot or tract of land shall have,
 - i. a lot width of not less than 18.0 metres;
 - ii. a lot area of not less than 540.0 square metres.

5.0 SEVERANCE JUSTIFICATION

5.1 Planning Act

The proposed severance will result in the creation of (1) one new residential lot and (1) retained lot for the purpose of converting the existing 'single detached dwelling' into a pair of semi-detached dwellings, each on their own separate lots. The subject property is located in an area that is well-serviced and suitable to support new and existing development. The proposed lot sizes and configurations are appropriate for the area, as they will respect and enforce existing neighbourhood character, as outlined in the City's Official Plan. The proposed severance will allow for a more efficient use of the subject lands, as they will provide new home ownership opportunities. Overall, the proposed severance of the lots is appropriate and desirable as it will maintain their current uses and functions, which are compatible with the surrounding neighbourhood. As a result, the proposed severance will not impact or disrupt surrounding properties or prevailing neighbourhood character.

As such, the proposed development conforms to the provisions and intent of the Planning Act and should be considered 'GOOD PLANNING'.

5.2 Provincial Policy Statement

The original severance that created the subject property was granted for the purpose of creating an infill development on what would have otherwise been underutilized land. Similarly, the current proposal aims to intensify the land and create a new opportunity for home ownership in a manner that integrates another housing type and size to contribute to the achievement of a more diverse range of housing types and ownerships. The proposed development will remain appropriate in land use patterns and it will be cohesive to the existing neighbourhood. The scale of development being proposed is respectful towards the existing neighbourhood while contributing to the housing market as the population is expected to continue to grow in the Greater Golden Horseshoe.

As such, the proposed development conforms with the policies of the Provincial Policy Statement and should be considered 'GOOD PLANNING'.

5.3 Growth Plan for the Greater Golden Horseshoe

The proposed severance supports the achievement of complete communities as it builds upon an established neighbourhood with existing infrastructure and services. As a result, it minimizes land consumption and increases land use in a manner that is appropriate in scale to the surrounding neighbourhood. The use of existing infrastructure will prevent any uneconomical expansion or development of services as a result of the proposed severance. While the immediate area surrounding the subject property mainly consist of single-detached dwellings, a pair of semi-detached dwellings will be able to maintain the existing character, just as the semi-detached dwellings on nearby Bonaventure Drive have. Permitting the technical severance of the subject property would be aligned with the Growth Plan's goal to contribute to the growth of the community in a manner that is in support of a diverse range and mix of housing and ownership options. The desired semi-detached dwelling would be an ideal approach to add diversity to the housing options while maintaining the existing character of the neighbourhood as to not disrupt the cohesion of the current built form.

As such, the proposed development conforms with the policies of the Growth Plan and should be considered 'GOOD PLANNING'.

5.4 Urban Hamilton Official Plan

The proposed severance is aligned with the City's Official Plan as it conforms to the designated land use within the Neighbourhood area. Permitting the severance of the subject property will enable the property owner to convert the existing 'technical' single-detached dwelling into a pair of semi-detached dwellings, creating an additional dwelling unit in the neighbourhood. The proposed semi-detached dwellings will be facilitated in a manner that is respectful and considerate of the existing neighbourhood character, which mainly consists of single-detached homes and a select few of semi-detached dwellings. The proposed severance will contribute to the City's goals in increasing housing choice by promoting a more diverse range of housing types in the City. It has been acknowledged in the Official Plan that spaces are expected to evolve overtime, and the proposed development will be a respectful example of established neighbourhoods adapting to changes in demand associated with population and employment growth.

As such, the proposed severance conforms with the policies of the Urban Hamilton Official Plan, and in particular, the evaluation criteria for residential intensification and land severance. Thus, the proposed severance should be considered 'GOOD PLANNING'.

5.5 Former City of Hamilton Zoning By-law No. 6593

The proposed semi-detached building development generally complies with the Zoning By-law, with the exception of lot frontage and lot area, that will require minor variances. The type of use will remain the same as the current zoning, as By-law No. 22-195 permits semi-detached dwellings on "C" District lands. The proposed height and massing will not exceed what is permitted in Zoning By-law 6593. However, the proposed development will result in an

insufficient lot width and area size that will not be aligned with the requirements set out in Bylaw No. 22-195. As such, a minor variance for these elements is being proposed.

5.6 Four Tests of a Minor Variance

Section 45(1) of the Planning Act states that the Committee of Adjustment may authorize variances from the provisions of the Zoning By-Law provided that the 'Four Tests' are satisfied. This section provides an analysis that evaluates the proposal's required variances within the context of the four tests as follows:

- 1. Do the requested variances maintain the general intent and purpose of the Official Plan?
- 2. Do the requested variances maintain the general intent and purpose of the Zoning By-Law?
- 3. Are the requested variances desirable and appropriate for the lands?
- **4.** Are the requested variances minor in nature?

The requested variances to amend Section 9A of Zoning By-law 6593 maintains the general intent and purpose of the Official Plan and will have no impact on the goals or purposes of the Official Plan. It also maintains the general intent and purpose of the Zoning By-law as it will not affect the compliance of the rest of the policies set out in the By-law. The application seeks approval to continue as the site conditions currently exist, and is deemed to be desirable and appropriate as it will not interfere with other policies. Instead, it will contribute to the housing and ownership goals set out in the Official Plan. The Official Plan recognizes and enables change and transformation as the City continues to evolve overtime, and the variances will allow the subject property to engage in such changes in a manner that maintains the respect to the land use designation and the surrounding neighbourhood, while contributing to residential intensification and the creation of more home ownership opportunities.

6.0 CONCLUSION

It is the Author's professional planning opinion as a Registered Professional Planner, that given the respective Provincial, Regional, Conservation, and City policies, as well as surrounding character conditions, the proposed land severance and minor variances should be considered '*Good Planning*,' is in the public interest, is consistent with the Provincial Policy Statement and the Growth Plan for the Greater Golden Horseshoe, conforms with the Urban Hamilton Official Plan, as well as the intent of the Former City of Hamilton Zoning By-Law, and maintains and compliments the character of the existing neighbourhood.

As such, the above justification supports the proposed amendment being approved.

I hereby certify that this Planning Justification Report was prepared and/or reviewed by Registered Professional Planner (RPP), within the meaning of the *Ontario Professional Planners Institute Act*, 1994.

WHITH HILL

Terrance Glover, RPP, CPT, MCIP

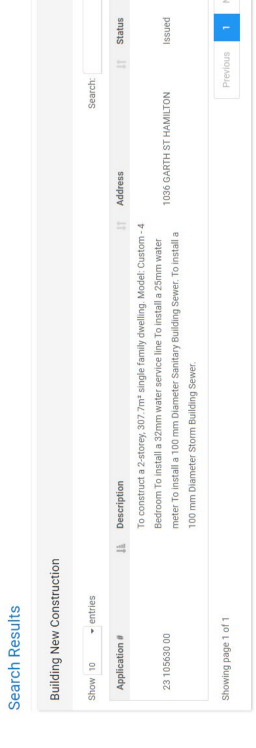
Principal

Urban in Mind, Professional Urban Planning, Land Development & CPTED Consultants

Appendix A

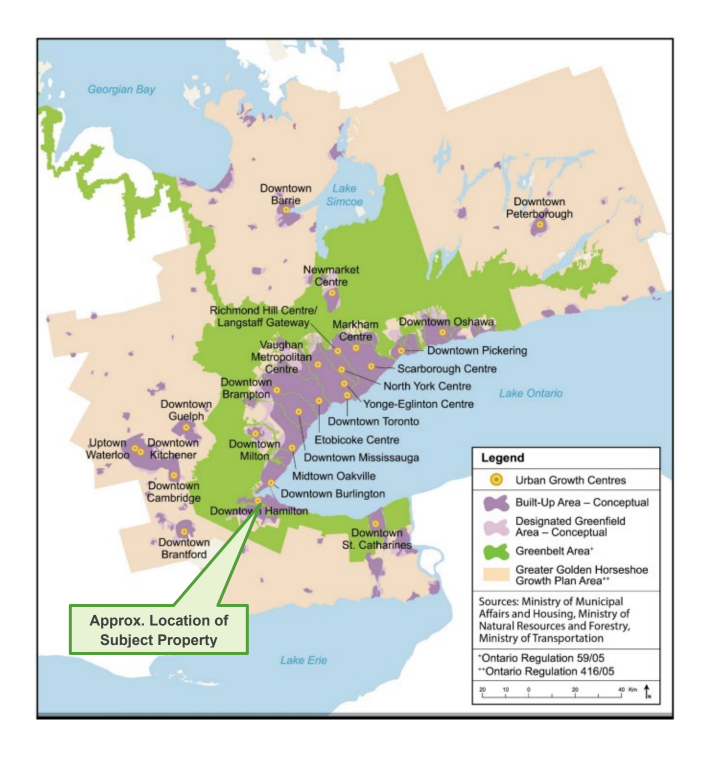
Approved & Issued Building Permit for 1036 Garth Street

Hamilton

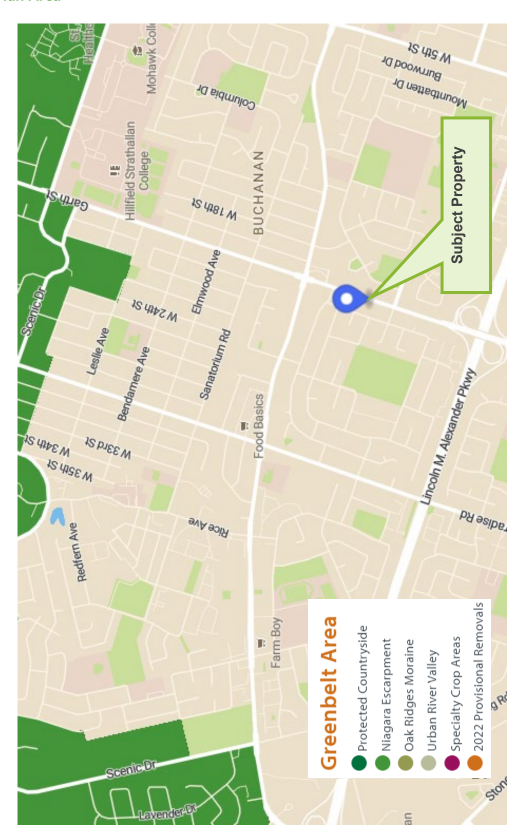


Appendix B

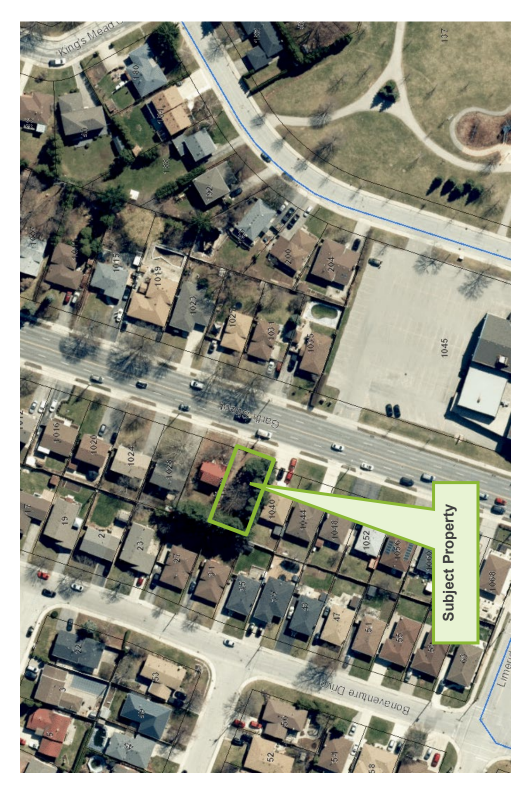
Growth Plan for the Greater Golden Horseshoe – Schedule 4



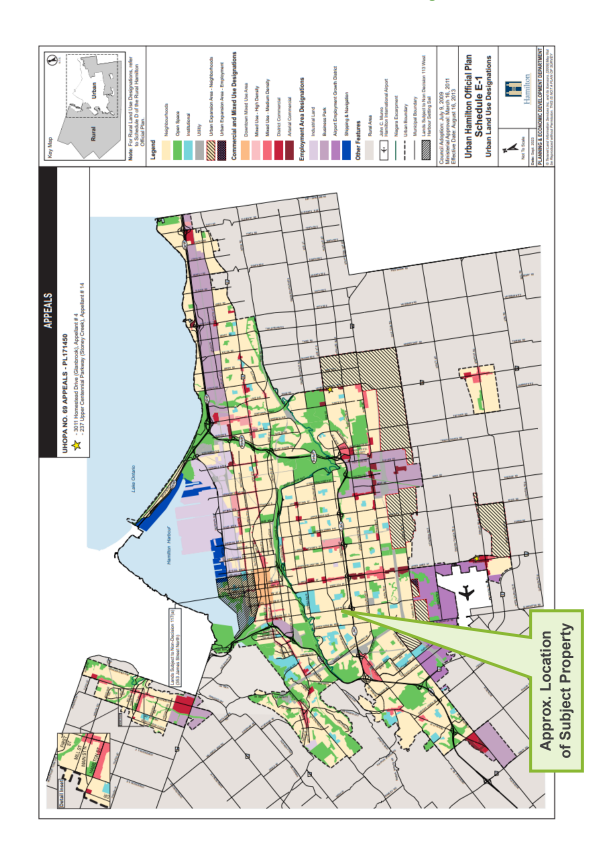
Appendix C
Greenbelt Plan Area



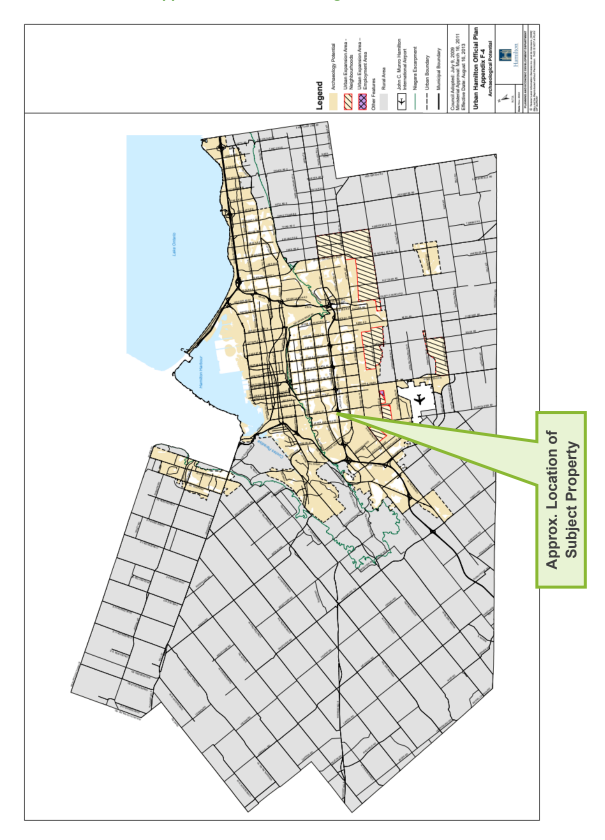
Appendix D *Hamilton Conservation Authority – Regulated Areas*



Appendix E *Urban Hamilton Official Plan – Schedule E-1 – Urban Land Use Designations*



Appendix F *Urban Hamilton Official Plan – Appendix F-4 – Archaeological Potential*



Appendix GCity of Hamilton Zoning By-law Designations





Committee of Adjustment City Hall, 5th Floor, 71 Main St. W.,

Hamilton, ON L8P4Y5

Phone: (905) 546-2424 ext. 4221

Email: cofa@hamilton.ca

APPLICATION FOR CONSENT TO SEVER LAND and VALIDATION OF TITLE

UNDER SECTION 53 & 57 OF THE PLANNING ACT

Please see additional information regarding how to submit an application, requirements for the required sketch and general information in the Submission Requirements and Information.

1. APPLICANT INFORMATION

	NAME	MAILING ADDRESS	
Purchaser*			
Registered Owners(s)			
Applicant(s)**			
Agent or Solicitor	Urban in Mind (c/o Dorothy Yeung)		

^{*}Purchaser must provide a copy of the portion of the agreement of purchase and sale that authorizes the purchaser to make the application in respect of the land that is the subject of the application.

** Owner's authorisation required if the applicant is not the owner or purchaser.

1.2	All correspondence should be sent to	Purchaser Applicant		Owner Agent/Solicitor
1.3	Sign should be sent to	Purchaser Applicant		Owner Agent/Solicitor
1.4	Request for digital copy of sign If YES, provide email address where sign is	Yes* to be sent	No	
1.5	All correspondence may be sent by email If Yes, a valid email must be included for the	e registered	Yes* owner(s) AND t	No the Applicant/Agent (if

applicable). Only one email address submitted will result in the voiding of this service. This

request does not guarantee all correspondence will sent by email.

2. LOCATION OF SUBJECT LAND

2.1	Complete the	e applicable section	ons:			
Μu	nicipal Addre	ess				
As	sessment Ro	II Number				
Fo	rmer Municip	ality				
Lot Concession						
Re	gistered Plan	Number		Lot(s)		
Re	ference Plan	Number (s)		Part(s)		
2.2	Yes	No	estrictive covena	J	subject land?	
3	PURPOSE (OF THE APPLICA	ATION			
3.1	Type and pu	rpose of propose	ed transaction: (ch	neck appropriate	box)	
	creation of a new lot(s) addition to a lot an easement validation of title (must also complete section 8) cancellation (must also complete section 9 creation of a new non-farm parcel (must also complete section 10) (i.e. a lot containing a surplus farm dwelling resulting from a farm consolidation)					,
3.2	2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:					
3.3	.3 If a lot addition, identify the lands to which the parcel will be added:					
3.4	.4 Certificate Request for Retained Lands: Yes* * If yes, a statement from an Ontario solicitor in good standing that there is no land abutting the subject land that is owned by the owner of the subject land other than land that could be conveyed without contravening section 50 of the Act. (O. Reg. 786/21)					
4	DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION					
4.1	Description of	of subject land:				
All c	limensions to	be provided in m	netric (m, m² or ha	a), attach additior	nal sheets as nec	essary.
		Retained (remainder)	Parcel 1	Parcel 2	Parcel 3*	Parcel 4*

T				
Identified on				
Sketch as:				
Type of	N/A			
Transfer				
Frontage				
Depth				
Area				
Existing Use				
Proposed Use				
Existing	Single-	Single-		
Buildings/	detached	detached		
Structures	dwelling	dwelling		
Proposed	_	_		
Buildings/				
Structures				
Buildings/				
Structures to				
be Removed				
* Additional fees	annly			

^{*} Additional fees apply.

4.2 Subject Land Servicing

 a) Type of access: (check appropriate box) provincial highway municipal road, seasonally maintained municipal road, maintained all year

right of way other public road

b) Type of water supply proposed: (check appropriate box) publicly owned and operated piped water system privately owned and operated individual well

lake or other water body other means (specify)

- c) Type of sewage disposal proposed: (check appropriate box) publicly owned and operated sanitary sewage system privately owned and operated individual septic system other means (specify)
- 4.3 Other Services: (check if the service is available)

electricity

telephone

school bussing

garbage collection

5 CURRENT LAND USE

5.1 What is the existing official plan designation of the subject land?

Rural Hamilton Official Plan designation (if applicable):

Rural Settlement Area:

Urban Hamilton Official Plan designation (if applicable)

Please provide an explanation of how the application conforms with a City of Hamilton Official Plan.

5.2 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 known, provide the appropriate file number and status of the application.

5.3 What is the existing zoning of the subject land?

If the subject land is covered by a Minister's zoning order, what is the Ontario Regulation Number?

5.4 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 known, provide the appropriate file number and status of the application.

5.5 Are any of the following uses or features on the subject land or within 500 metres of the subject land, unless otherwise specified. Please check the appropriate boxes, if any apply.

Use or Feature	On the Subject Land	Within 500 Metres of Subject Land, unless otherwise specified (indicate approximate distance)
An agricultural operation, including livestock facility or		
stockyard * Submit Minimum Distance Separation		
Formulae (MDS) if applicable		
A land fill		
A sewage treatment plant or waste stabilization plant		
A provincially significant wetland		
A provincially significant wetland within 120 metres		
A flood plain		
An industrial or commercial use, and specify the use(s)		
An active railway line		
A municipal or federal airport		

6.1		nsent under	sections 51 o	he subject of an application for approval of a plan of subdivision or 53 of the <i>Planning Act?</i> Unknown
		and known lication.	, provide the a	appropriate application file number and the decision made on
6.2		•	a re-submissi original applica	ion of a previous consent application, describe how it has been ation.
6.3	Has an subject Yes	land?	severed or su	ubdivided from the parcel originally acquired by the owner of the
			n, provide for the land use.	each parcel severed, the date of transfer, the name of
6.4	How lor	ng has the a	applicant owne	ed the subject land?
6.5			•	er land in the City? Yes No or attach a separate page.
7	PROVI	NCIAL POL	ICY	
7.1	Is this a Act?	pplication c	onsistent with	the Policy Statements issued under Section 3 of the <i>Planning</i>
	ACI!	Yes	No	(Provide explanation)
7.2	Is this a	pplication o Yes	onsistent with No	the Provincial Policy Statement (PPS)? (Provide explanation)
7.3	Does th	is applicatio Yes	on conform to t No	the Growth Plan for the Greater Golden Horseshoe? (Provide explanation)
7.4	Are the	subject land Yes	ds subject to th No	he Niagara Escarpment Plan? (Provide explanation)

HISTORY OF THE SUBJECT LAND

7.5	Are the subject lar Yes	nds subject to No	the Parkway Belt West Plan? (Provide explanation)
7.6	Are the subject lar Yes	nds subject to No	the Greenbelt Plan? (Provide explanation)
7.7	Are the subject lar Yes	nds within an No	area of land designated under any other provincial plan or plans′ (Provide explanation)
8	ADDITIONAL INF	ORMATION	- VALIDATION
8.1	Did the previous of	wner retain a	any interest in the subject land?
	Yes	N o	(Provide explanation)
8.2	Does the current of	owner have a	ny interest in any abutting land?
	Yes	No	(Provide explanation and details on plan)
8.3	Why do you consid	der your title	may require validation? (attach additional sheets as necessary)
9	ADDITIONAL INF	ORMATION	- CANCELLATION
9.1	Did the previous of	wner retain a	any interest in the subject land?
	Yes	No	(Provide explanation)
9.2	Does the current of	owner have a	ny interest in any abutting land?
	Yes	No	(Provide explanation and details on plan)
9.3	Why do you requir	e cancellatio	n of a previous consent? (attach additional sheets as necessary)

10 ADDITIONAL INFORMATION - FARM CONSOLIDATION

10.1 Purpose of the Application (Farm Consolidation)

If proposal is for the creation of a non-farm parcel resulting from a farm consolidation, indicate if the consolidation is for:

Surplus Farm Dwelling Severance from an Abutting Farm Consolidation

Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation

10.2 Location of farm consolidation property:

Municipal Address		
Assessment Roll Number		
Former Municipality		
Lot	Concession	
Registered Plan Number	Lot(s)	
Reference Plan Number (s)	Part(s)	

10.3 Rural Hamilton Official Plan Designation(s)

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 consolidation property.

10.4 Description of farm consolidation property:

Frontage (m): Area (m² or ha):

Existing Land Use(s):

Proposed Land Use(s):

10.5 Description of abutting consolidated farm (excluding lands intended to be severed for the surplus dwelling)

Frontage (m):	Area (m² or ha):
---------------	------------------

10.6 Existing Land Use:

Proposed Land Use:

10.7 Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m² or ha): (from Section 4.1)

Front yard set back:

a) Date of construction:

Prior to December 16, 2004 After December 16, 2004

b) Condition:

Habitable Non-Habitable

11 COMPLETE APPLICATION REQUIREMENTS

11.1 All Applications

Application Fee Client to be contacted by City staff: Elvis Klapcic 905-515-9407 elvis@soldrmx.ca

Site Sketch

Complete Application Form

Signatures Sheet

11.2 Validation of Title

All information documents in Section 11.1

Detailed history of why a Validation of Title is required

All supporting materials indicating the contravention of the Planning Act, including PIN documents and other items deemed necessary.

11.3 Cancellation

All information documents in Section 11.1

Detailed history of when the previous consent took place.

All supporting materials indicating the cancellation subject lands and any neighbouring lands owned in the same name, including PIN documents and other items deemed necessary.

11.4 Other Information Deemed Necessary

Cover Letter/Planning Justification Report

Minimum Distance Separation Formulae (data sheet available upon request)

Hydrogeological Assessment

Septic Assessment

Archeological Assessment

Noise Study

Parking Study