Conditions of Draft Plan Approval

1112 Haist Street Plan of Subdivision (File No. 26T19-01-2023)

The headings inserted in these draft plan conditions are inserted for convenience only and shall not be used as a means of interpreting these draft plan conditions. The conditions of final approval and registration of the 1112 Haist Street Plan of Subdivision by 2094204 Ontario Inc. and 2431025 Ontario Inc. (file no. 26T19-01-2023) Town of Pelham are as follows:

DRAFT PLAN

- 1. This approval applies to the 1112 Haist Street Draft Plan of Subdivision, Part of Lot 3, Concession 9, Geographic Township of Pelham, in the Town of Pelham, Regional Municipality of Niagara prepared by Donald G. Chambers Limited dated January 11, 2023 showing:
 - 4 single detached dwelling lots
 - Block 5 for 0.3 reserves
- 2. The Developer shall revise the draft plan of subdivision by reorienting the lots to front on Haist Street and the southerly section of Accursi Crescent (where two-way traffic is permitted) or alternatively provide rear access from Haist Street. No access shall be permitted from the portion of Accursi Crescent which contains the median.
- 3. This approval is for a period of three (3) years. Approval may be extended pursuant to Section 51 (33) of the *Planning Act R.S.O. 1990, c. P.13* but no extension can be granted once the approval has lapsed. If the Developer wishes to request an extension to the approval, a written explanation on why the extension is required, together with the resolution from the Region must be submitted for Town Council's consideration, prior to the lapsing date.
- 4. If final approval is not given to this draft plan within three (3) years of the approval date, and no extensions have been granted, approval will lapse under Section 51 (32) of the *Planning Act R.S.O. 1990, c. P.13*.
- 5. It is the Developer's responsibility to fulfill the conditions of draft plan approval and to ensure that the required clearance letters are forwarded by the appropriate agencies to the Town, quoting file number **26T19-01-2023** and referencing the conditions that are cleared.

AGREEMENTS AND FINANCIAL REQUIREMENTS

6. The Developer shall provide an electronic copy of the pre-registration plan, prepared by an Ontario Land Surveyor, and a letter to the Department of

Community Planning and Development stating how all the conditions imposed have been or are to be fulfilled.

- 7. The Developer shall provide an electronic copy of the lot priority plan to the Department of Community Planning and Development.
- 8. The Developer shall agree to pay to the Town of Pelham all required processing and administration fees.
- 9. The Developer shall submit a Solicitor's Certificate of Ownership for the Plan of Subdivision of land to the Department of Community Planning and Development prior to the preparation of the Subdivision Agreement.
- 10.That the Subdivision Agreement between the Developer and the Town of Pelham be registered by the Municipality against the lands to which it applies in accordance with the *Planning Act R.S.O. 1990, c. P.13*.
- 11.That the Developer shall pay the applicable Town of Pelham, Niagara Region, and Niagara District Catholic School Board development charges in place at the time of the Building Permit issuance.
- 12.That the Developer agrees in writing to satisfy all of the requirements, financial and otherwise, of the Town of Pelham concerning the provision of roads, daylight triangles, lot reserves, road widenings, sidewalks, fire hydrants, streetlighting, the extension and installation of services, stormwater management and drainage including the upgrading of services and the restoration of existing roads damaged during the development of the Plan of Subdivision.
- 13. The Developer shall install a privacy fence along the south lot line of the development.

LAND TRANSFERS AND EASEMENTS

- 14.That the Developer agrees to deed any and all easements that may be required for access utility and drainage purposes be granted to the appropriate authorities and utilities.
- 15.That the Developer shall provide 0.3m reserves to the satisfaction of the Town of Pelham. These must be free and clear of any mortgages, liens and encumbrances.

ZONING

16.That prior to final approval, the zoning by-law amendment application (File No. AM-03-2023), has come into effect in accordance with the provisions of Section 34 of the *Planning Act R.S.O. 1990, c. P.13*. Further zoning approval may be required pending revision to the draft plan of subdivision as required in Condition 2.

- 17.The Developer shall submit to the Department of Community Planning and Development an electronic copy of the proposed draft plan and a letter prepared by an Ontario Land Surveyor to confirm zoning compliance.
- 18. That the Director of Community Planning and Development be provided with a surveyor's certificate showing lot frontages and net lot area for the final Plan of Subdivision.

ROADS

- 19.That the Developer provide detailed engineering design drawings for the access way required to service the subject lands to the Director of Public Works and Director of Planning and Development for review and approval.
- 20.The Developer shall be responsible for the construction of all services, including boulevard plantings and sodding/hydroseeding.
- 21.That the Developer agrees to provide a detailed streetscape plan the satisfaction of the Director of Community Planning and Development and the Director of Public Works illustrating street trees and driveway entrances.
- 22. The Developer agrees to direct access way lighting from poles away from existing residents. Fixtures shall direct light downward and not create light pollution.
- 23.That prior to any construction taking place within the Town road allowance, the Developer shall obtain a Town of Pelham Temporary Works Permit. Applications must be made through the Department of Public Works.

MUNICIPAL SERVICES

- 24.Prior to any site alteration, or final approval, the Developer shall submit all supporting materials and engineering design, prepared by a qualified professional, as required by the Town or any applicable authority, and shall agree to implement the recommendations of the reports, studies and plans to the satisfaction of the Director of Public Works, and any other applicable authority.
- 25.That a Servicing Study Report indicating that the accepting servicing infrastructure (storm sewers, sanitary sewers, and water mains) can accommodate the additional flows and adequate fire flows are provided to the development be submitted to the Town of Pelham for review and to the satisfaction of the Director of Public Works and the Fire Chief.

- 26.That the Developer will provide the Town of Pelham with the proposed site servicing plans for the subject property. The Director of Public Works shall approve the plans prior to final approval of the subdivision.
- 27.That the Developer submit to the Town of Pelham for review and approval by the Director of Public Works a Geotechnical Study.
- 28.That the design of all Municipal and public utility services for the Subdivision be coordinated with adjacent development.
- 29.The Developer shall be responsible for any damage, replacement or repair to the installed services that have not yet been assumed by the Town as a result of works associated with the development.
- 30. That the design drawings for the sanitary sewer and stormwater drainage systems to service this development be submitted to the Regional Public Works Department for review and approval. (Note: Any stormwater management facility that may be proposed for this development would require the direct approval of the Ministry of the Environment, Toronto). The Town of Pelham is responsible for the review and approval of watermains under the MOE Water License Program.
- 31.At the end of the project, the design engineer shall certify that all grading, storm sewers, and stormwater management controls have been constructed in general conformity to the approved drawings. Copies of the certification shall be circulated to the Town of Pelham and the Regional Municipality of Niagara.
- 32.That all foundation drainage be directed to a sump pump in each house discharging at grade level. Foundation drains will not be connected to the sanitary sewer system.
- 33.Roof water drainage from any structure or building shall be directed via downspouts discharging via splash pads (concrete or other suitable material) to grass surfaces. These splash pads shall extend a distance at least 1.2 metres away from the structure and must direct the flow away from the building, not onto walks or driveways, and not towards adjacent property.

STORMWATER MANAGEMENT, GRADING AND SEDIMENT AND EROSION CONTROL

34.That the subdivision agreement between the Developer and the Town of Pelham contain provisions whereby the Developer agrees to implement the approved stormwater management plan.

- 35.That the Developer prepare a detailed subdivision grade control plan showing both existing and proposed grades and the means whereby major storm flows will be accommodated across the site to be submitted to the Town of Pelham and Regional Municipality of Niagara Development Services Division for review and approval.
- 36. That prior to approval of the final plan or any on-site grading, the Developer submit to the Town of Pelham for review and approval two copies of a detailed stormwater management plan for the subdivision and the following plans designed and sealed by a suitably qualified professional engineer in accordance with the Ministry of the Environment documents entitled "Stormwater Management Planning and Design Manual (March 2003)" and "Stormwater Quality Guidelines for New Development (May 1991)", and in accordance with the Town of Pelham's Lot Grading and Drainage Policy, and the Town of Pelham's Stormwater Management Facility Standards:
 - a) Detailed lot grading and drainage plans, noting both existing and proposed grades and the means whereby overland flows will be accommodated across the site; and,
 - b) Detailed sediment and erosion control plans.

PUBLIC PARKLAND

37.That the Developer shall pay cash-in-lieu of the conveyance of parkland and under the provisions of Section 51.1 (3) of the *Planning Act R.S.O. 1990, c. P.13* and pursuant to the Town Parkland Dedication By-law 3621(2015).

UTILITIES

- 38. The Owner acknowledges and agrees to convey any easement(s) as deemed necessary by Bell Canada to service this new development. The Owner further agrees and acknowledges to convey such easements at no cost to Bell Canada. The Owner agrees that should any conflict arise with existing Bell Canada facilities where a current and valid easement exists within the subject area, the Owner shall be responsible for the relocation of any such facilities or easements at their own cost.
- 39.In the event that easement(s) are required by Enbridge Gas Inc. to service this development, and any future adjacent developments, the applicant will provide the easement(s) to Enbridge Gas Inc. at no cost.
- 40.That the Developer shall co-ordinate the preparation of an overall utility distribution plan to the satisfaction of all affected authorities.
- 41.That the Developer shall enter into any agreement as required by utility companies for installation of services, including street lighting, all in accordance with the standards of the Town of Pelham. All utilities servicing the subdivision shall be underground. Upon installation and acceptance by the

Town, streetlights and streetlight electrical supply system will be added to the Town's inventory.

NIAGARA REGION PLANNING AND DEVELOPMENT SERVICES DEPARTMENT

42.That the Owner agrees to include the following warning clause within the Draft Plan Agreement to protect for any potential archaeological resources that may be discovered during construction activities:

"Should deeply buried archaeological remains/resources be found during construction activities, all activities impacting archaeological resources must cease immediately, and the proponent must notify the Archaeology Programs Unit of the Ministry of Citizenship and Multiculturalism (416-212-8886) and contact a licensed archaeologist to carry out an archaeological assessment in accordance with the Ontario Heritage Act and the Standards and Guidelines for Consultant Archaeologists.

In the event that human remains are encountered during construction, all activities must cease immediately and the local police as well as the Cemeteries Regulation Unit of the Ministry of Government and Consumer Services (416-326-8800) must be contacted. In situations where human remains are associated with archaeological resources, the Ministry should also be notified to ensure that the site is not subject to unlicensed alterations which would be a contravention of the Ontario Heritage Act."

43.That the applicant ensure that all streets and development blocks can provide access in accordance with the Regional Municipality of Niagara Corporate Policy for Waste Collection, and by-laws relating to the curbside collection of waste.

Clearance of Conditions

FINAL APPROVAL

57.Subject to the conditions set forth herein, this Draft Plan is approved under Section 51 (31) of the *Planning Act R.S.O. 1990, c. P.13*. Final approval shall be granted by the Town.

CLEARANCE OF CONDITIONS

Prior to granting final plan approval, the Department of Community Planning and Development requires written notice from applicable Town Departments and the following agencies indicating that their respective conditions

Town Department of Community Planning and Development for Conditions 2-18 (Inclusive) and 37

Town Department of Public Works for Conditions 19- 36 (Inclusive) and 40-41

Bell Canada for Condition 38

Enbridge for Condition 39

Niagara Region Planning and Development Services Department for Conditions 42-43 (Inclusive)