Please read the following before filling out this application.

The City of Barrie is committed to providing applicants with the best possible customer service. In order to ensure an expeditious processing of this Application for Approval of Plan of Subdivision, all questions on the application form must be fully answered and all background material, studies and drawings identified on the check list attached to the application must be submitted at the time of application.

Incomplete applications and/or missing information may not enable staff to serve you expeditiously, and may result in delays in reviewing this application. As such, any application deemed incomplete will be returned with fees and will be accepted when the application is deemed complete.

Once the application has been deemed complete by Planning Services, a Technical meeting will be scheduled within three to four weeks.

Please confirm that all items required on the application and attached check list are provided and are complete in order to allow City staff to provide you with the best service we can.

In accordance with the provisions of the Planning Act, it is the policy of the Planning Services Department to provide public access to all development applications and supporting documentation. In making or authorizing submission of this development application and supporting documentation, I/we, the owner or agent acting with authority on behalf of the owner hereby acknowledge the above-noted and provide my/our full consent in accordance with the provisions of applicable Provincial and Federal legislation that the information on this application and any and all supporting documentation provided by myself/ourselves, the applicant, agents, consultants and solicitors, as well as commenting letters or reports issued by the Corporation of the City of Barrie (hereinafter the “Municipality”) and other review agencies, will be part of the public record, may be published and distributed by the municipality in any form, and will also be fully available to the general public.

ACKNOWLEDGEMENT

I have read the foregoing and acknowledge and understand the application may be returned to me, and review will be delayed if this application is not complete and does not include all the information specified in the application form.

I/we acknowledge and agree that the approval to make all information public also constitutes a full release to the Municipality of any copyright privileges and hereby undertake full responsibility for ensuring that such release is also obtained from my agents, consultants and solicitors.

I/we accordingly hereby fully release the Municipality, and fully indemnify the Municipality, from any damage, loss, claim, cause of action, responsibility or consequences whatsoever arising from publishing or releasing the application and supporting and associated information as described above.

Name:  ________________________________________________________________

Signed: ________________________________ Date: __________________________
Pursuant to Section 51 of the Planning Act R.S.O. 1990, I/We hereby submit an application for:

☐ PLAN OF SUBDIVISION, and enclose the required base fee of $18,318.75 plus per unit fee.

DATED this ______ day of ________________________, 20__.

____________________________
SIGNATURE OF APPLICANT

Personal information contained on this form is collected under the authority of the Planning Act, c.P.13, as amended and the Corporation of the City of Barrie’s Resolution 93-P-248 and will be used in processing this application. Information regarding the estimated/anticipated selling/rental price will be treated as confidential. Questions regarding this collection should be directed to: Manager of Planning, City of Barrie, 70 Collier Street, P.O. Box 400, Barrie, Ontario, L4M 4T5, (705) 739-4208.

NOTE: THIS FORM IS TO BE COMPLETED IN QUADRUPLECLATE.
THIS FORM HAS FOURTEEN (14) PAGES.
INCOMPLETE APPLICATIONS WILL BE RETURNED TO APPLICANT.

THE DEEMING OF A COMPLETE APPLICATION DOES NOT CONSTITUTE SUPPORT OF THE APPLICATION BY THE PLANNING AND BUILDING SERVICES DEPARTMENT.

NOTE: PURSUANT TO COUNCIL POLICY ADOPTED BY MOTION 09-G-286 ON JUNE 22, 2009, ANY SUBSEQUENT REQUESTS FOR EXTENSION OF DRAFT PLAN APPROVAL MUST BE SUBMITTED A MINIMUM OF 120 DAYS PRIOR TO THE DRAFT PLAN APPROVAL LAPSING DATE.

Revised: May 1, 2019
1. Name of Applicant and Full Mailing Address

____________________________________________________________________________

____________________________________________________________________________

Postal Code ______________________ Telephone Number ______________________

Email Address ____________________ Fax Number ________________________________

2. Name of Applicant’s Agent, Planning Consultant, and/or Consultant Engineer and full Mailing Address. Note: Unless otherwise instructed the City will contact the first name as the application coordinator.

____________________________________________________________________________

____________________________________________________________________________

Postal Code ______________________ Telephone Number ______________________

Email Address ____________________ Fax Number ________________________________

3. Name of Registered Owner(s) of Subject Land(s) and Full Mailing Address

____________________________________________________________________________

____________________________________________________________________________

Postal Code ______________________ Telephone Number ______________________

Email Address ____________________ Fax Number ________________________________

4. Name of Ontario Land Surveyor and Full Mailing Address

____________________________________________________________________________

____________________________________________________________________________

Postal Code ______________________ Telephone Number ______________________

Email Address ____________________ Fax Number ________________________________

5. Resubmission of an Earlier Plan? Yes □ No □ Do Not Know □

If yes, please identify file number D12-_______

6. Location of Land(s) Proposed To Be Subdivided:

Municipal Address (if applicable)
Legal Description (Lot/Concession/Registered Plan Numbers/Property Identification Number):

____________________________________________________________________________

____________________________________________________________________________

Nearest Intersection: ___________________________________________________________

7. Area of Land(s) Proposed To Be Subdivided ________________________ hectares.
8. Description of any Adjoining Land(s) in the Same Ownership?

____________________________________________________________________________________________________________________________________

9. Present Use of the Land(s) to be Subdivided

____________________________________________________________________________________________________________________________________

10. Please indicate how the following matters have been addressed and list the studies included and required to support the application (i.e. traffic, functional servicing, stormwater management, tree inventory and preservation). Supply five (5) copies of said reports/studies as Appendix A.

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

11. Proposed Land Use:

Indicate the intended uses of land in the proposal. Please use the following definitions for residential buildings:

Single Detached Residential - a single detached dwelling unit
Duplex or Semi-Detached - a residential building containing two dwelling units
Row/Town - a residential building containing three or more units with individual access to the street
Apartment - a building containing three or more dwelling units each with access to the street via a common corridor

<table>
<thead>
<tr>
<th>Intended Use</th>
<th>Residential Units</th>
<th>Number of Lots and/or Blocks</th>
<th>Hectares</th>
<th>Density Proposed (Specify) Units per Hectare</th>
<th>Total # of Parking Spaces</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single Detached Residential</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Duplex or Semi-Detached Residential</td>
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<tr>
<td>Street Townhouses</td>
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<tr>
<td>Cluster/Block Townhouses</td>
<td></td>
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<tr>
<td>Apartments</td>
<td></td>
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<tr>
<td>Neighbourhood Commercial</td>
<td></td>
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<tr>
<td>Commercial, Other</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Industrial</td>
<td>Nil</td>
<td></td>
<td></td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>Park or Open Space</td>
<td>Nil</td>
<td></td>
<td></td>
<td>Nil</td>
<td></td>
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<tr>
<td>Environmental Protection</td>
<td></td>
<td></td>
<td></td>
<td>Nil</td>
<td></td>
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<tr>
<td>Institutional (specify)</td>
<td></td>
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<tr>
<td>Roads</td>
<td></td>
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<tr>
<td>Other</td>
<td></td>
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<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>
12. Planning Information for Site:
   (a) Current Official Plan Designation(s) ________________________________________________________________
   (b) Current Zoning ______________________________________________________________________________________
   (c) Does the plan as proposed have the necessary Official Plan designation(s) and/or zoning? Yes ☐ No ☐
   (d) If answer to (c) is NO, have you submitted an application to the City of Barrie for the corresponding amendments? Yes ☐ No ☐
       (If Yes, specify City's file number) ______________________________________________________________

13. If known,
   (a) whether the subject land was ever the subject of an application for approval of a plan of subdivision under section 51 of the Act, for a consent under section 53 of the Act, for a minor variance, for approval of a site plan, or for an amendment to an official plan, a zoning by-law or a Minister's zoning order; and Yes ☐ No ☐
   (b) if the answer to clause (a) is yes, the file number and status of the application.
       ______________________________________________________________________________________
       ______________________________________________________________________________________

14. Is there a parkland dedication requirement for this proposal? Yes ☐ No ☐
    If YES, check which applies:
    Cash-in-Lieu ☐, 5% for residential lands ☐, 2% for commercial/industrial lands ☐, Other ☐
    If OTHER, please attach explanation as Appendix B.

15. Provide whether Utilities and Municipal Services are located in close proximity: (check with "x" if existing)
    (a) Sanitary Sewerage ________ (b) Storm Water Sewerage ________ (c) Water Supply (Well) ________
    (d) Water Supply (Mains) ________ (e) Electric Power ________ (f) Gas ________

16. What Utilities and Services are existing on/to the subject lands for the proposed subdivision: (check with "x")
    (a) Sanitary Sewerage ________ (b) Storm Water Sewerage ________ (c) Water Supply (Well) ________
    (d) Water Supply (Mains) ________ (e) Electric Power ________ (f) Gas ________

17. Name and widths of abutting roads, highways or other public rights-of-way:
    ______________________________________________________________________________________
    ______________________________________________________________________________________
    ______________________________________________________________________________________
18. Are there any existing buildings on the land(s) proposed to be subdivided? If so, are they to be retained, demolished, removed or other? Please describe. (If additional space is required, attach explanation as Appendix C).

____________________________________

____________________________________

____________________________________

19. Are there any easements, restrictions, or other covenants applicable to the land(s) proposed to be subdivided? If so, describe and provide legal survey. (If additional space is required, attach explanation as Appendix D).

____________________________________

____________________________________

____________________________________
The following features are matters of municipal and/or provincial interest. Please indicate if any of the following are on or abutting the subject property. Explain how they have been incorporated and/or addressed in the development plan and technical/background report(s). Please indicate the page number or section in the report(s) where each issue is addressed. (Please provide five (5) copies of reports as Appendix E.)

### Features of the Property and Surrounding Area:

<table>
<thead>
<tr>
<th>Features of the site or on abutting lands</th>
<th>Concern or constraint</th>
<th>YES on-site</th>
<th>Yes off-site indicate number of metres away</th>
<th>NO</th>
<th>Reference report and page number/section where concerns are addressed (if YES, report required)</th>
</tr>
</thead>
<tbody>
<tr>
<td>a Agricultural land (within 300m)</td>
<td>Foodland preservation, agricultural capability, land use conflict</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b Cultural heritage e.g. archaeological sites or heritage buildings, or archaeological potential</td>
<td>Heritage preservation</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c Water bodies</td>
<td>Watercourse, lake, pond, valley or stream corridor, flood plain, fill regulated, fisheries</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d Unstable Lands e.g. Karst topography</td>
<td>Safety, erosion, construction methods</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>e Environmentally Sensitive Areas/Areas of Natural &amp; Scientific Interest</td>
<td>As defined in Official Plan, or by MNR, protection, land use conflict</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>f Plant and wildlife habitat (significant)</td>
<td>Wildlife preservation, rare or endangered species, land use conflict</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>g Stormwater management</td>
<td>Water quantity and quality control, aquatic, ecosystem preservation, flooding protection</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>h Wetlands (bog, swamp, marsh, etc.)</td>
<td>Protect Significant Wetlands, Preservation</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>i Woodlands</td>
<td>Preservation</td>
<td></td>
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<tr>
<td>j Aggregates; deposits, extraction</td>
<td>Long term supply, minimize social/env. impacts</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>k Other regional issues e.g. Lake Simcoe Basin</td>
<td>Water quantity and quality control, tourism</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
21. What was the previous use of the property?
____________________________________________________________________________________

22. On-Site or Adjacent uses within 500 meters

Please fill in the following table and attach all required studies, in the appropriate appendices. The uses listed below are the ones which may require special treatment.

<table>
<thead>
<tr>
<th>Use on-site, or within 500 metres</th>
<th>YES On-site</th>
<th>YES Off-site How close?</th>
<th>No</th>
<th>Action Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>a active railway lines (except minor branch lines)</td>
<td></td>
<td></td>
<td></td>
<td>if within 50 metres a feasibility study (noise, safety, etc.) is required now.</td>
</tr>
<tr>
<td>b all controlled access highways or freeways, including designated future ones</td>
<td></td>
<td></td>
<td></td>
<td>if within 50 metres a noise study is required now.</td>
</tr>
<tr>
<td>c crown lands</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>d landfill/dumps, open or closed</td>
<td></td>
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</tr>
<tr>
<td>e quarry open or closed, pit site for sand, gravel, clay, etc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>f sewage treatment plant</td>
<td></td>
<td></td>
<td></td>
<td>residential and other sensitive uses will require a separation distance.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Note here the capacity of the plant: ____________ cubic meters/day ____________</td>
</tr>
<tr>
<td>g well head protection areas</td>
<td></td>
<td></td>
<td></td>
<td>if industrial/commercial, report may be required.</td>
</tr>
</tbody>
</table>

23. Contaminated soils

a) Has there been an industrial use on the site? Yes ☐ No ☐
b) Has there been filling or re-grading of the site? Yes ☐ No ☐
c) Has there ever been a gas station or other fuel dispensing/storage facility on the site? Yes ☐ No ☐
d) Is there reason to believe the site may have been contaminated by former uses on the site or adjacent sites? Yes ☐ No ☐

If YES to any of the above, then a study showing all former uses of the site, or if appropriate the adjacent site(s), confirmed by the municipality, is required. This study must be prepared by a qualified consultant.

Report attached YES ☐ (as Appendix H)
24. Land use planning for housing policy statement housing information must be completed.

<table>
<thead>
<tr>
<th>INSTRUCTIONS:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>All permanent residential subdivision applications must indicate for each housing type, the number of units by estimated price or rent per month, unit size and tenure. For example:</td>
<td></td>
</tr>
<tr>
<td>SINGLES 14 units; 130m² (1400 sq.ft.); $185,000 - $190,000; ownership</td>
<td></td>
</tr>
<tr>
<td>TOWNS 20 units; 112m² (1200 sq.ft.); $165,000 - $170,000; ownership</td>
<td></td>
</tr>
<tr>
<td>APTS 50-2 bdrm units; 60m² (645 sq.ft.); $900/month; rental</td>
<td></td>
</tr>
<tr>
<td>If there are more than three unit sizes and price/rents within each housing type, attach this information in a similar form. If only the lot is to be sold, indicate its estimated market value.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>HOUSING TYPE</th>
<th>NUMBER</th>
<th>UNIT SIZE</th>
<th>ESTIMATED PRICE/RENT PER MONTH*</th>
<th>TENURE (O.M.A.)**</th>
<th>% OF *** AFFORDABLE UNITS</th>
<th>OFFICE USE ONLY</th>
</tr>
</thead>
<tbody>
<tr>
<td>SINGLE DETACHED</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEMI-DETACHED DUPLEX</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>STREET, CLUSTERED, BLOCK TOWN-HOUSES</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>APARTMENT BLOCK</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>OTHER TYPE OF MULTIPLES</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

* Estimated price or rent means the price or rent per month that the housing type would market for if the units were sold today.

** Tenure: Ownership (Freehold/Condominium/Co-operative), Market rental, Assisted rental.

*** Affordable Units is the housing which would have a market price or rent that would be affordable to households within the lowest 60 percent of income distribution for the Housing Region. For assistance, refer to the County of Simcoe, Social Housing.
25. Describe and explain whether the plan is consistent with policy statements (i.e. Provincial Policy Statements) issued under subsection 3(1) of the Act. (Identify in Planning Report)

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

26. Describe and explain whether the plan conforms to or does not conflict with the applicable provincial plan or plans (i.e. Places to Grow). (Identify in Planning Report)

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

27. I, ________________________________, of ________________________________, of the County of ________________________________, do solemnly declare that all above statements contained in all of the exhibits submitted herewith are true, and I make this solemn declaration conscientiously believing it to be true and knowing it has the same force and effect as if made under oath and by virtue of the "CANADA EVIDENCE ACT".

Declared before me at ________________________________

of ________________________________ in the County of ________________________________

this ___________ day of ________________________________, 20___

______________________________________
SIGNATURE OF OWNER OR AGENT

______________________________________
COMMISSIONER OF OATHS

APPLICATION ACCEPTED AS COMPLETE:

This ___________ day of ________________________________, 20__.
APPENDICES

<table>
<thead>
<tr>
<th>Appendix</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Reports and/or studies that accompany this application, and is not included in the other appendices.</td>
</tr>
<tr>
<td>B</td>
<td>Explanation of Parkland dedication, if required for proposal and is classed as ‘Other’. Response to question 14.</td>
</tr>
<tr>
<td>C</td>
<td>Description of existing building's future, if applicable. Response to question 18.</td>
</tr>
<tr>
<td>D</td>
<td>Description of easements, restrictions, or other covenants, if applicable. Response to question 19.</td>
</tr>
<tr>
<td>E</td>
<td>Reports and/or studies that accompany this application. Response to question 20.</td>
</tr>
<tr>
<td>F</td>
<td>Feasibility studies, if applicable, in response to question 22(a).</td>
</tr>
<tr>
<td>G</td>
<td>Noise study, if applicable, in response to question 22(b).</td>
</tr>
<tr>
<td>H</td>
<td>A study showing all former uses of the site, or adjacent sites. Response to question 23(d).</td>
</tr>
</tbody>
</table>
SCHEDULE A
COST RECOVERY AGREEMENT
LEGAL DESCRIPTION
AND
MUNICIPAL ADDRESS

Legal Description: ___________________________________________________________

_________________________________________________________________________

_________________________________________________________________________

Municipal Address: __________________________________________________________

_________________________________________________________________________

_________________________________________________________________________
This Agreement made this _________________ day of _________________, 20____.

COST RECOVERY AGREEMENT

B E T W E E N:

_______________________________

(hereinafter referred to as “the Applicant”)

AND

THE CORPORATION OF THE CITY OF BARRIE

(hereinafter referred to as “the Corporation”)

WHEREAS the Applicant has made application to the Corporation for planning approval necessary to develop the lands described in Schedule “A” (the “Lands”);

AND WHEREAS the Applicant is the owner of the lands or has the consent of the owner of such lands to make such application;

AND WHEREAS it may be necessary to investigate and resolve planning, engineering, legal and/or other issues;

AND WHEREAS the Corporation may, at its sole discretion, find it necessary to engage professional planning, engineering, legal and other services in reviewing the application;

NOW THEREFORE in consideration of the sum of $5 paid by the Corporation to the Applicant and in further consideration of the Corporation reviewing such application and incurring costs in so doing (the sufficiency of which is acknowledged by the Applicant), the parties agree as follows:

1. This agreement shall not be construed as the Corporation’s acceptance or approval of the application.

2. The Corporation agrees to review the application and may retain such additional planning, engineering, environmental, legal and/or other consultants as are deemed necessary by the Corporation to thoroughly evaluate the application. Save and except for the legal services retainer disclosed in Paragraph 3 below, prior to retaining such additional consultants, prior to retaining such consultants, the Corporation shall advise the Applicant of its intention to do so and shall advise the Applicant as to the proposed purpose for such retainer, the proposed consultant, the proposed terms of reference and the proposed estimated costs. The Applicant may make submissions to the Corporation with respect to the foregoing information within 7 days of receipt of same. The Corporation shall consider such submissions in good faith, but shall retain its sole discretion with respect to such retainer. The Applicant shall be entitled to the provision of final reports submitted by such consultants but not to drafts, or communications which would otherwise be privileged. The Applicant agrees that with respect to legal consultants all such work shall be solicitor-client privilege to which it has no access.
3. The Corporation hereby notifies the Applicant that it intends to retain Barrie’s Solicitor to provide legal services relating to the preparation and execution of an agreement contemplated by the Planning Act.

4. The Applicant shall pay all reasonable costs specific to the application as incurred by the Corporation for its solicitor (on a complete indemnity basis) and other consultants and its administrative costs (application fees authorized pursuant to the Corporation’s Fees By-law) as amended from time to time prior to the date of this agreement in respect of the application, including interest on arrears if incurred as the result of delay in payment by the Applicant. Notwithstanding the foregoing, in the event proceedings are commenced by the Applicant or the Corporation with respect to the application which results in the Applicant and the Corporation advocating positions which are opposed in interest, the Corporation shall not be entitled to collect such costs or recover expenses from the Applicant in connection therewith from the date of commencement unless so ordered by the tribunal or adjudicator determining the outcome of such proceedings.

5. The Applicant shall, upon being notified from time to time, deposit sufficient funds with the City to cover the estimated expenses including all consulting fees and disbursements. In default of such deposits being made, the Corporation may refuse to continue to process the application, refuse to execute any agreement required as a condition of development approval or take such legal action against the Applicant as it deems necessary.

6. The Corporation upon completion, termination, withdrawal of the application, or the filing of proceedings being commenced as contemplated in paragraph 4 above whereby the Applicant and the Corporation are advocating positions which are opposed in interest, shall prepare and submit a final statement of account to the Applicant, including copies of all invoices submitted to it by its consultants. Surplus funds held by the Corporation shall be returned to the Applicant within sixty (60) days of such completion, termination or withdrawal. Surplus funds shall not be returned to any mortgagee or subsequent owner of the property referred to in the application except on the written direction of the Applicant or pursuant to a Court Order.

7. This Agreement shall not stand in lieu of or prejudice the rights of the Corporation to require such further and other agreements permitted by provincial or federal legislation in respect of any application that the Corporation may deem necessary.

8. This Agreement constitutes the entire agreement of the parties to date with respect the payment of the Corporation’s costs for professional planning, engineering, legal and other services required in consideration of the application. Any subsequent agreement which includes a provision relating to costs incurred by the Corporation shall be deemed to be supplementary to this agreement and shall not supersede this agreement.

9. This Agreement shall be effective from the earlier of the date of this agreement and the date the application referred to herein was submitted to the Corporation.

10. The persons signing this Agreement on behalf of the parties warrant that each person who signs this Agreement is authorized to represent that party and to bind it in this Agreement.

11. This Agreement shall enure to the benefit of and be binding upon the parties and their respective successors and assigns.

12. Should any provision or any part of any provision of this Agreement be declared null, void or inoperative, the remainder of the Agreement shall remain in full force and effect and shall be interpreted as a complete entity.

13. The Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario.
14. Any notice required pursuant to this Agreement shall be in writing and delivered personally, by confirmed facsimile transmissions (“fax”) or sent by registered mail to the following addresses:

The Applicant:

Mailing address:

______________________________________________________________

Delivery address:

______________________________________________________________

Fax number:

______________________________________________________________

Attention:

______________________________________________________________

The Corporation:

The Corporation of the City of Barrie
Legislative & Court Services
Attention: Wendy Cooke, City Clerk
70 Collier Street, Box 400
Barrie, ON L4M 4T5
(705) 726-4242 (Fax) 739-4243

or to such other addresses either of the Parties may indicate in writing to the other.

Any notice given in accordance with this shall be deemed to have been received:

i) upon delivery, if delivered personally;

ii) at the time of transmission if sent by fax between 9:00 a.m. and 4:00 p.m. EST, or, if sent before or after such times, on the next business day; or

iii) on the fifth day after posting, if sent by registered mail, provided that if such day is a Saturday, Sunday or holiday, on the next business day thereafter.

APPLICANT

Per: ______________________ c/s
Name: ______________________
Title: ______________________

THE CORPORATION OF THE CITY OF BARRIE

Per: ______________________
Wendy Cooke, City Clerk
I have authority to bind the Corporation

I/We have authority to bind the corporation