

Application for an Amendment to the Official Plan and/or Zoning By-law

Updated: January 2020

PRECONSULTATION

Preconsultation with City Planning staff is required under By-law No. 2009-170. Preconsultation identifies the information required to commence the processing of a development application. Preconsultation does not imply or suggest any decision whatsoever on behalf of City staff or the City of Niagara Falls to either support or refuse the application.

COMPLETE APPLICATION

The information requested herein, along with the appropriate fee and a signed preconsultation checklist, is required to constitute a "complete" application. A complete application includes all information required under Schedule 1 of Ontario Regulation 543/06 (Official Plan amendments) or Schedule 1 of Ontario Regulation 545/06 (Zoning By-law amendments) and information required under the City of Niagara Falls Official Plan.

Until all required information has been submitted to City standard, the City may refuse to accept or further consider the requested amendment. The timing provisions of the Planning Act do not commence until the applicant has been notified by the City that the application is considered complete.

OPEN HOUSE

Proponents of applications to amend the City's Official Plan and/or Zoning By-law are required to attend open houses hosted by City staff to inform surrounding property owners about the development that could result from the proposed amendments. The open houses occur approximately 5 weeks prior to the Public Meeting required by the Planning Act to be held with Council.

TYPE OF APPLICATION

Type of Application:	Fee:
Official Plan Amendment	12,200
Zoning By-law Amendment No fees required as it is a pre-existing file	
high-rise hotel proposal	14,500
☐ complex	12,200
☐ standard	5,600
Official Plan & Zoning By-law Amendment (combined) liphigh-rise hotel proposal	16 200
, •	16,200
all other proposals	13,500
Total fees payable to the City:	
Niagara Region Development Services review fees* to be paid separately at	time of application:
☐ Official Plan Amendments to be submitted to Region for approval	9,715
 Official Plan Amendments to be submitted to Region for approval Official Plan Amendments exempt from Regional approval 	9,715 5,180
☐ Official Plan Amendments exempt from Regional approval	5,180
 Official Plan Amendments exempt from Regional approval Zoning By-law Amendment (Within Urban Areas) 	5,180 1,300
 Official Plan Amendments exempt from Regional approval Zoning By-law Amendment (Within Urban Areas) Zoning By-law Amendment (Outside Urban Areas) 	5,180 1,300 1,300

Total fees payable to the Regional Municipality of Niagara:

This information provides the base estimate only, please note additional Niagara Region charges may apply dependent on the application

REQUIRED INFORMATION:

It is the responsibility of the applicant or authorized agent to complete the particulars required hereunder and to supply all of the requested documents to Planning & Development:

- 12 (twelve) copies of this application
- 12 (twelve) copies of the Land Registry "Final Deed" to the property
- 12 (twelve) copies of surveys or reference plans for the land. For lands which are the whole of a lot(s) or block(s) in a registered plan of subdivision, a survey or reference plan may not be required. Please confirm with Planning staff.
- 12 (twelve) copies of a site plan (see below) and any other material (studies) which are relevant to the proposal.
- 1 (one) full size coloured rendering. All buildings should be coloured following these guidelines:
 - -Single Detached Residential (Yellow) -Industrial (Blue) -Tourist Commercial (Red)
 - -Multiple Attached Residential (Orange) -Institutional (Brown)
- Copies of all required plans are to be provided in pdf format unless requested in digital format. Digital submissions must follow the Corporate Submission Standard Appendix A
- All on-site landscaping should be coloured green. Any landscaping on the City's/Region's road allowance should not be coloured.

PRELIMINARY SITE PLAN REQUIREMENTS:

- 12 (twelve) copies of a preliminary site plan and one 8 ½" by 11" or 14" photo reduction are required to be submitted with any Zoning or Official Plan amendment application. The site plan must provide sufficient details of the intended development in order to assist in understanding the proposal. Generally, the following information should be included in the proposed site plan:
 - (a) Detail of Development

Lot Area (Square Metres)
Building Coverage (Square Metres and Percentage of Lot Area)

Total Building Size (Square Metres)
Building Height (Metres and Storeys)
Landscaped Area (Square Metres and Percentage of Lot Area)
Number of Units and/or Total Gross Floor Area
Number of Parking Spaces and Dimensions

- (b) Design Details (Basic Information)
 - Future road widenings
 - Property boundaries (plan to show dimensions)
 - Location of proposed and existing buildings (plan to show dimensions from property boundaries)
 - Maximum dimensions of buildings (size and type)
 - Distance between buildings
 - Cross-section of buildings over 4 floors or those that provide underground parking
 - Layout and dimensions of roadways, including their name and status, driveways, ramps and parking areas that are on or adjacent to the subject lands or may affect this application
 - Location of natural features such as existing trees and watercourses, etc., and artificial features such as wells or septic tanks that are on or adjacent to the subject lands or may affect this application
 - North arrow (preferably the drawing shall be oriented to have a vertical north line)
 - Metric scale (preferably 1 to 100, 200 or 400)
 - All printing shall be clear and legible
 - Existing and proposed ground elevations
 - General location map
 - Existing and proposed utility features on road allowance (fire hydrants, sidewalks, poles, etc.)
 - If access is by water only, the location of the parking and docking facilities to be used
 - Current land uses on adjacent lands
 - The location and nature of any easement affecting the subject land
 - Natural/built drainage features

NOTE: Should the amendment application be approved, greater details will be required at the time of processing a final Site Plan. The applicant should be aware that the above development and design details (items 17(a) and (b)) may only reflect a portion of the information which may be required pursuant to the Municipality's Site Plan Control Policy and to facilitate a proper evaluation by Staff and Council. The submission of sufficient information to City standard is the responsibility of the applicant and site designer.

ADDITIONAL REQUIRED INFORMATION FOR BUILDINGS IN EXCESS OF FOUR STOREYS IN THE TOURIST COMMERCIAL DISTRICTS (BY-LAW NO. 99-183)

- (a) 15 copies of the following:
 - site survey
 - context plan
 - concept plan and massing drawing
 - landscaping plans and details
 - site plan and preliminary design details
 - floor and roof plans
 - sections and elevations
 - site statistics inclusive of: site area; total gross floor area; gross floor area of building footprint; maximum height; number of parking spaces
- (b) For large-scale developments and buildings over 10 storeys in height, the following shall be provided:
 - sun/shadow drawings
 - pedestrian-level wind study
 - transportation and servicing impact study
 - Architectural Peer Review report

Applications may require additional support material or studies which can be requested by the City. Please refer to the Tourist Area Development Application Guide for more details.

The City of Niagara Falls is dedicated to ensuring that everyone will be able to access the information they need. Studies submitted with Planning Applications may, upon the request of City Staff, be required to meet the accessibility standard of WCAG 2.0 Level AA.

		For Use hv	City Staff Only		
Appli	cation Number:	. 57 555 by		Received:	
	of Preconsultation Meeting:	C+/	aff/Planner:		
Date	Application Received Comp	lete: Sta	aff/Planner:		
	ACT INFORMATION:				
Applica					
		uthorized Agent of Owner (if se			
		First Name:	•	•	
•	•	Postal Code			
		Cell Number:			
Owner	(if different from applicant	c) Gayle Amy Tries First Name:			
_ast Na	Paul Peter Tries & 0 ame:	Gayle Amy Tries — First Name: —————	——Corporation	n or Partnership: ——	
Street A	Address:			Unit No	Lot/Con:
Municip	pality: Niagara Falls	Postal Code	ə: _	Province: ON	
Telepho	one Number:	Cell Number:		Email:	
Agent	nme: Butler	- Aaron	O ::	NP(G Planning Solutions Inc
		First Name:	——Corporation	n or Partnership:	
	Address: _{bality:} Niagara Falls	D (10.1			Lot/Con:
	one Number:	Postal Code) :	Province: Ontario Email:	
2.	= -	Subject Lands (Must meet City			
	•	7 Welland Street			
		Concession No.:			
		Part(s)/Lot(s			
		Part(s)/Lot(s			/
		or restrictive covenants affecting			☐ Yes ☑ No
3.		mortgages, holders of charges			ha auhiaat land(a).
3.		Bank, 4720 Tahoe Blvd Bui		· ·	
4.		the subject lands?			
••					
		this use continued?			
5.	On what date was the prop	perty acquired by the current ov	wner (if known)? 🗅	Julie 2009	
6.	Details of the subject lands	s:			
		(m) Depth: ± 57.6	(m) l.c	_{ot area} . ± 0.13 ha	$(m^2 \text{ or ha})$
_	•	•	` ,		(III OI IIa)
7.	What is the current design Land uses currently permit	ation of the subject lands in the tted: <u>Residential</u>	Official Plan?		
8.		lassification of the subject land: ted: Residential - in accorda			w No. 79-200
9.	What were the previous us	es of the subject lands?			
	☑ Residential	☐ Industrial		☐ Commercia	
	☐ Agricultural	☐ Parkland		☐ Vacant	
	Other	loogo angaith the was/-\	omplete the Feet	onmontal Cita Cara	og Ougationnaire er A
	If Industrial Commercial, p 1, attached to this applicat	lease specify the use(s) and co ion.	inplete the Enviro	onmental Site Screenir	ig Questionnaire on Appen

10. Are the subject land(s) or any land(s) within 120 metres, the subject of a Planning Application by the applicant/owner? If yes, please complete the following: No

			Approval Authority	Lands	Purpose	Status	Effects on Subject Application
	Minor Variance						
-	Consent						
-	Official Plan Amendment						
-	Zoning By-law Amendment						
-	Plan of Subdivision/						
	Condominium Site Plan						
-	Minister's Zoning Order (Including Ontario Regulation						
_	Number) Regional Policy Plan Amendment						
L		1		L	citing how the propos		-1
- - 12. St	hould the applicatio	n be approve	d, when do yo	u intend to comme	nce construction? _A	s soon as possik	ole
13. Se	ervicing:			u intend to comme	nce construction? _A	s soon as possik	ole
13. Se W	ervicing: /a̯ter to be provided	to the subjec	t land:	u intend to comme	nce construction? As	s soon as possik	ole
13. Se W <u>∨</u>	ervicing:	to the subject ned and oper nd operated	at land: rated ☐ individua	For □ communal	well	s soon as possik	ole
13. Se W	ervicing: 'ater to be provided piped, publicly ow privately owned a other (lake, water ewage disposal to b	to the subject ned and oper and operated body)ee provided to doperated sy	et land: rated individua the subject la	l or ☐ communal	well	s soon as possik	ole
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If the requested amendment changes or replaces a schedule in the Official Plan, please attach the requested schedule and

accompanying text.

Designation to be changed or replaced: -

	☐ Does the proposed amendment alter any part of the urban boundary? ☐ Yes ☑ No If "Yes", provide the Official Plan policy reference, if any, dealing with the alteration or establishment of an area of settlement:
	□ Does the proposed amendment remove land from an area of employment? □ Yes ☑ No If "Yes", provide the Official Plan policy reference, if any, dealing with the removal of land from an area of employment:
2.	What is the purpose of the proposed amendment? An Official Plan Amendment (OPA) is needed to permit the development of a stacked townhouse dwelling on the
	Cubject Lando at a maximum density of 62 units per hestare netwithstanding Policy 1.15.5 (i) of the City's OP
3.	What land uses will be permitted through the amendment? Recidential-
4. 5.	What is the designation of the subject lands in the Regional Niagara Policy Plan? Built-up Area- Urban Area Is an amendment to the Regional Niagara Policy Plan required:
	G BY-LAW AMENDMENT APPLICATION ete this section only if this application involves an amendment to the Zoning By-law)
1.	Type of Amendment
	Change in zone classification From: R2 To: Site- specific R4-XX R3-XX
	Additional use(s) to be included under existing zone classification. Provide details:

only provide this on a drawing that accompanies this application.

The following chart only needs to be completed where changes to the existing zoning by-law regulations or other by-law

provisions are proposed to be amended.

Column (a) is to show the existing regulations of the requested zone classification. Column (b) is to show the proposed modified regulation which is to apply to the lands.

Zoning Regulations	(a) Existing Regulations	(b) Proposed Modification
Minimum Lot Area	200 m2 for each dwelling unit	162.9 m2 for each dwelling unit
Minimum Lot Frontage	30 metres	23 metres
Minimum Front Yard Depth *(incl. special setback)	7.5 metres	4.07 metres
Minimum Rear Yard Depth	7.5 metres	5 metres
Minimum Side Yard Width - Interior - Exterior	Exterior = 7.5 metres	5.35 metres
Maximum Lot Coverage		
Minimum Landscaped Open Space		
Maximum Landscaped Open Space		
Maximum Height of Building or		
Number of Storeys		
Minimum Floor Area		
Maximum Floor Area		
Maximum Number of Dwellings		
Maximum Number of Buildings		
Minimum Distance Between Building on Same Lot		
Maximum Gross Leasable Floor Area		
Minimum Number of Parking Spaces	11.2 parking spaces	10 (1.25 spaces/ unit)
Loading Area Requirements		
Minimum privacy yard depth for each townhouse dwelling unit	7.5 metres	Not required
Projection of Covered Porch into Exterior Side Yards	In accordance with section 4.14: Not Allowed	Maximum 1.5 m into required exterior sid yard

Note: The above chart may not permit you to describe all the amendments required to the By-law. In such instances, a separate sheet listing other regulatory changes or other By-law provisions must be provided. Specify the By-law Section for each change (i.e., parking, general or special provisions). It is your responsibility to ensure that all the amendments required of the By-law are listed.

Is the subject land within height requirements? If yes, please complete the please complete the proposed amer lif yes, provide details of the please the proposed amer lif yes, provide details of the proposed amer life yes, provide details of the life yes, provide details of the life yes and the l	Ye refollow ain why Justificate	es No F wing chart: Existing Minimum 20 the requiremetion Report implement the	Requirements Max 40 nts cannot be malteration of any	imum net:	Minimum	Proposed 62 Yes	Maximum 38.4
Density (units/ha) Height (m) Number of Storeys If applicable, please explanate exp	ain why Justificat	Existing Minimum 20 the requiremetion Report implement the	Max 40 nts cannot be malteration of any	net:	an boundary:	62 Yes	38.4
Height (m) Number of Storeys If applicable, please expliplease refer to the Planning Does the proposed amer If yes, provide details of turban boundary:	ain why Justificat	Minimum 20 the requiremetion Report	Max 40 nts cannot be malteration of any	net:	an boundary:	62 Yes	38.4
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Number of Storeys If applicable, please explications are please refer to the Planning Does the proposed amer of the proposed details of the proposed are propos	Justificat	tion Report	alteration of any	part of the urb			
If applicable, please explicable, please refer to the Planning Does the proposed amer of yes, provide details of the proposed amer of yes, provide details of the proposed amer of yes, provide details of the proposed amer	Justificat	tion Report	alteration of any	part of the urb			
Please refer to the Planning Does the proposed amer If yes, provide details of t urban boundary:	Justificat	tion Report	alteration of any	part of the urb			
If yes, provide details of t urban boundary:							
Door the proposed amor							nt of a new
Why is the zoning amend The Zoning By-law Amendment Grouped Multiple Dwellings (R4 yard depth, exterior side yard d	dment be	eing requested	1?				
Type of Building and (Provi	and/or structures that exist on the subject lands: Setbacks from lot lines (m) Provide the shortest setback from the building to lot line)		Building Height (m)	Total Gross Floor Area	Total Building		
Date of Construction Fro	nt	Rear	Interior	Interior or Exterior		(m ²)	Area (m²)
Deteched 7.88	3 m	+/- 32 m	7.4 m	6.82 m	1.5 storeys		
Detached 7.88 dwelling							
dwelling	or structi	•	•	subject lands:			
dwelling Detail the buildings and/o Type of Building and Date of Fro	ide the s	Setbacks fro shortest setbac	m lot lines (m) ck from the build	ing to lot line) Interior or	Building Height (m)	Total Gross Floor Area (m²)	Total Building Area (m²)
dwelling Detail the buildings and/o Type of Building and Date of Construction Fro	ide the s	Setbacks fro shortest setbac Rear	m lot lines (m) k from the build	ing to lot line) Interior or Exterior	Height (m)	Floor Area	Building Area (m²)
dwelling Detail the buildings and/o Type of Building and Date of Fro	ide the s	Setbacks fro shortest setbac	m lot lines (m) ck from the build	ing to lot line) Interior or		Floor Area	Building

City of Niagara Falls Appendix A Corporate Submission Standard

The following are standards required by applicants/consultants for submissions to the City.

The City reserves the right to deem a development application or project submission "Incomplete" if these standard submission requirements are not met.

Digital Delivery:

Digital submissions will be delivered to The City either by Secure Drop Box, Secure FTP or by portable drive submission directly to the applicable municipal staff

Ownership Confirmation:

"Final Deed" from the land registry office will be the only acceptable proof of ownership accepted by City staff. A detailed PIN and associated PIN Map may also be required upon request.

(Preliminary or In-Progress deeds or Transfers are not proof of ownership and unfulfilled conditions may revert ownership modifications.)

Address Validation:

Civic addressing must meet internal validation rules and match the corporate addressing database.

Addressing is implemented by Information Systems – GIS division, and adheres to the most current "Civic Addressing Policy"

Photos/Pictures:

The standard format for photos and pictures without data will be .tif or .jpeg

Graphical Images:

Graphical images will be accepted in .pdf format but are not considered true digital plans.

Preliminary or conceptual plans may be in this format where indicated in writing by City staff

Plans/Drawings:

All digital plans transferred to The City are to be supplied in true spatial format as outlined below:

- Projected and tied to Geographic Coordinate System_North American Datum_1983_CSRS_Universal Transvers Mercator_Zone 17N
- Be provided in one of three acceptable formats including ESRI file geodatabase, shape file (.shp) version10.3 or higher or AutoCAD drawing file (.dwg) version 2016 or higher, for compatibility purposes.
- Meet the corporate CAD standard template available from https://niagarafalls.ca/pdf/municipal-works/cad-manual/cad-standards-manual.pdf
- Follow proper topology rules (closed polygons, snapped lines etc)
- Ensure unique Identification links between the graphics and data attributes (hovers, labels, annotation and text layers do not qualify as identifying links)
- Include all support files or customizations necessary to defend and reprint the submission
- Be accompanied by MetaData and include at least the following six attributes: Last Modification Date, File Format, Data Source, Technical Contact Info,

Project or File Reference Number, Uniqe ID Field Name

All exceptions or allowances must be agreed upon by City management staff and be stated in writing within the file.

APPENDIX B

Environmental Site Screening Questionnaire

In order to assist in determining if the subject lands are potentially contaminated, applicants are to complete the following. It should be acknowledged that if there is reason to suspect contamination, further studies and plans will be required and that a Record of Site Condition will also be required in the event of remediation.

X	Has the grading of the subject land been changed by adding earth or material? Has filling occurred on the subject land? Yes D No D Unknown
2.	Has a gasoline station and/or automobile service station been located on the subject land or adjacent lands at any time? ☐ Yes ☐ No ☑ Unknown
3.	Has there been petroleum or other fuel stored on the subject land or adjacent lands? ☐ Yes ☐ No ☑ Onknown
4.	Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands? ☐ Yes ☐ No ☑ Unknown
5.	Have the lands or adjacent lands even been used as an agricultural operation where cyanide products may have been applied as pesticides and/or sewage sludge applied to the lands? Tyes I No Unknown
6.	Have the lands or adjacent lands ever been used as a weapons firing range? ☐ Yes ☐ No ☑ Unknown
7.	Is the nearest boundary line of the application within 500 metres (1,640 feet) of the boundary line of an operational/non-operational public or private waste disposal site, landfill or dump? ☐ Yes ☑ No ☐ Unknown
8.	If there are existing or previously existing buildings on the subject lands, are there any building materials remaining on the site which are potentially hazardous to public health (e.g., asbestos, PCB's)? Yes D No D Unknown
9.	Is there reason to believe the subject lands may have been contaminated by existing or former uses on the site or adjacent sites?* Yes No Yunknown
	*Possible uses that can cause contamination include: operation of electrical transformer stations, disposal of waste minerals, raw material storage, and residues left in containers, maintenance activities and spills. Some commercial properties such as gasoline stations, automotive repair garages, and dry cleaning plants have similar potential. The longer a property is under industrial or similar use, the greater the potential for site contamination. Also, a series of different industrial or similar uses upon a site could potentially increase the number of chemicals which are present.
10.	If current or previous use of property is industrial or commercial, or if the answer is YES to any of 1 to 9 above, please attach a previous use inventory showing all former uses of the subject land, or if applicable, the land(s) adjacent to the subject lands.
ACKNO	WLEDGEMENT CLAUSE:
I hereby the City on the s Site Co acknow person s in the Ra site, and I will no damage	acknowledge that it is my responsibility to ensure that I am in compliance with all applicable laws, regulations, guidelines and so Official Plan policies pertaining to contaminated sites, and to use all reasonable effort to identify the potential for contamination ubject property. I acknowledge that as a condition of approval of this application that the City may require me to file a Record of ndition signed by a qualified person in the provincial Environmental Site Registry, and provide verification to the City of ledgement of this Record of Site Condition by the Ministry of Environment. I acknowledge that the City may require the qualified signing the Record of Site Condition to submit to the City a Declaration acknowledging that the City may rely on the statements SC. I further acknowledge that the City of Niagara Falls is not responsible for the identification and/or remediation of contaminated I agree, whether in, through, or as a result of any action or proceeding for environmental clean-up of any damage or otherwise, a sue or make claim whatsoever against the City of Niagara Falls, its officers, employees or agents for or in respect of any loss, injury or costs.
Date:	Signature:

NOTE: The following sections include several declarations and authorizations that must be signed by the owner of the subject land to which this application applies.

If there is more than ONE owner/property, an additional declaration and authorization page must be completed and attached to the application for each owner/property.

OWNERS AUTHORIZATION:	
I/We, Paul Peter Tries	Gayle Amy Tries
(Owner's Name)	(Owner's Name)
Being the registered owner(s) of the subject property,	hereby endorse:
Applicant: Agent	. Aaron Butler
To proceed with this application and agree to be bour processed through the proper stages. I/We hereby d and the supporting plans and documents are correct. Signature of Owner: Signature	
	ture of Witness:
DECLARATION:	
I/We Aaron Butler Of the City/ Town/Township of Niagara Falls	
	gara
solemnly declare that all of the statements contained solemn declaration conscientiously believing it to be to effect as if made under oath and by virtue of the Canada DECLARED before me at the	rue, and knowing that it is of the same force and
City of Hamilton)
in the Regional Municipality ofN/A)
this 20th day of March)
A.D)
TO BE SIGNED IN THE PRESENCE OF A COMMIS	SIONER FOR TAKING AFFIDAVITS
AButler	
Signature of applicant(s), solicitor or authorized agen	
2/2 A	Lichheng Lim, Commissioner, etc.,
4. V	Province of Ontario,
	G Planning Solutions Inc. res February 19, 2025

AGENT'S ACKNOWLEDGEMENT:

I note that as the applicant or their authorized agent, I must be in attendance at all open houses and public meetings for which notice has been given regarding any and all matters of this application.

		Name: Aaron Butler
Date: Ma	arch 19, 2024	Signature: AButtle

PERMISSION TO ENTER

I/ we, (Owner(s)) hereby authorize Council members, City of Niagara Falls staff and/or the Region of Niagara staff and/or the Niagara Peninsula Conservation Authority staff to enter onto the subject land for the limited purposes of evaluating the merits of this application.

Appendix A

In order to assist in determining if the subject lands are potentially contaminated, please complete the following. It should be acknowledged that if there is reason to suspect contamination, further studies and plans will be required and that a Record of Site Condition will also be required in the event of remediation.

occurred on the subject land? Has filling
☐ Yes ☐ No ☑ Unknown
Has a gasoline station and/or automobile service station been located on the subject land or adjacent lands at any time? ☐ Yes ☐ No ☑ Unknown
Has there been petroleum or other fuel stored on the subject land or adjacent lands? ☐ Yes ☐ No ☑ Unknown
Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands? ☐ Yes ☐ No ☑ Unknown
Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been applied as pesticides and/or sewage sludge applied to the lands? ☐ Yes ☐ No ☐ Unknown
Have the lands or adjacent lands ever been used as a weapons firing range? ☐ Yes ☐ No ☐ Unknown
Is the nearest boundary line of the application within 500 metres (1,640 feet) of the boundary line of an operational/non-operational public or private waste disposal site, landfill or dump? ☐ Yes ☐ Unknown
If there are existing or previously existing buildings on the subject lands, are there any building materials remaining on the site which are potentially hazardous to public health (e.g., asbestos, PCB's)? □ Yes □ No ☑ Unknown
Is there reason to believe the subject lands may have been contaminated by existing or former uses on the site or adjacent sites?* ☐ Yes ☐ No ☑ Unknown
*Possible uses that can cause contamination include: operation of electrical transformer

*Possible uses that can cause contamination include: operation of electrical transformer stations, disposal of waste minerals, raw material storage, and residues left in containers, maintenance activities and spills. Some commercial properties such as gasoline stations, automotive repair garages, and dry cleaning plants have similar potential. The longer a property is under industrial or similar use, the greater the potential for site contamination. Also, a series of different industrial or similar uses upon a site could potentially increase the number of chemicals which are present.

If current or previous use of property is industrial or commercial, or if the answer is YES to any of the above, please attach a previous use inventory showing all former uses of the subject land, or if applicable, the land(s) adjacent to the subject lands.

ACKNOWLEDGEMENT CLAUSE:

I hereby acknowledge that it is my responsibility to ensure that I am in compliance with all applicable laws, regulations, guidelines and the City's Official Plan policies pertaining to contaminated sites, and to use all reasonable effort to identify the potential for contamination on the subject property. I acknowledge that as a condition of approval of this application that the City may require me to file a Record of Site Condition signed by a qualified person in the provincial Environmental Site Registry, and provide verification to the City of acknowledgement of this Record of Site Condition by the Ministry of Environment. I acknowledge that the City may require the qualified person signing the Record of Site Condition to submit to the City a Declaration acknowledging that the City may rely on the statements in the RSC. I further acknowledge that the City of Niagara Falls is not responsible for the identification and/or remediation of contaminated site, and I agree, whether in, through, or as a result of any action or proceeding for environmental clean-up of any damage or otherwise, I will not sue or make claim whatsoever against the City of Niagara Falls, its officers, employees or agents for or in respect of any loss, damage, injury or costs.

Date: Feb 8, 2024 Signature: