

## CONSENT APPLICATION THE CITY OF PORT COLBORNE

The Planning Act – Section 53

For Office Use Only			1 11 11 11 11 11 11 11 11 11 11 11 11 1
Date Received: May 1, 2023	Application Complete:	☐Yes	□ No
Date of Completion:			

### SUBMISSION OF APPLICATION

Completed applications can be sent to:

City of Port Colborne
Diana Vasu
Secretary Treasurer of the Committee of Adjustment
City Hall
66 Charlotte Street
Port Colborne, Ontario L3K 3C8

Telephone: 1-905-835-2900 ext. 204

Fax: 1-905-835-2939

Email: diana.vasu@portcolborne.ca

### 2023 APPLICATION FEES

Consent (New Lot)	\$1,852	Changes to Consent Conditions	\$578
Easement	\$1,272	Final Certification Fee	\$231
Lot Addition / Boundary Adjustment	\$1,272	Validation of Title	\$1,041

### COMPLETENESS OF APPLICATION

A complete application includes all required forms, fees, and applicable sketches, as well as any additional information that may be identified by the Secretary-Treasurer in accordance with the provisions under *the Planning Act, R.S.O. 1990*, c.P. 13, as amended.

## To be considered complete, submitted applications must include:

- One fully completed application for consent signed by the applicant(s) and/or authorized agent and properly witnessed by a Commissioner for the taking of affidavits.
- A letter of authorization from the property owner, if applicable.
- Two (2) copies of a sketch prepared by a licensed Land Surveyor, reduced to legal size.
- Payment of the appropriate fee submitted at the time of application through cash, credit, debit, or cheque payable to the City of Port Colborne.
- Payment of the appropriate Regional Review & Approval fee(s) if required by the Region, submitted at the time of the preliminary review. Payment can be submitted to the City of Port Colborne or to the Niagara Region. If payment is submitted to the Region directly, please submit the receipt to the City of Port Colborne. Failure to pay the Region's fee may result in an incomplete application. The Region's fees are available on its website, <a href="https://www.niagararegion.ca/business/fpr/forms\_fees.aspx">https://www.niagararegion.ca/business/fpr/forms\_fees.aspx</a>
- Payment of the appropriate NPCA fee, if required, submitted at the time of the preliminary review. Payment can be submitted to the City of Port Colborne or to the NPCA. If payment is submitted to the NPCA directly, please submit the receipt to the City of Port Colborne. Failure to pay the NPCA's fee may result in an incomplete application.

\*Note: Additional information may be required once a full review has been completed by planning staff. This may prevent deferral of your application. \*

### DRAWING REQUIREMENTS

Please submit two copies of each separate plan, reduced to legal size, along with your completed application. Ensure that all the information below is included in the plan(s). The sketch must be prepared, signed, and dated by a licensed Ontario Land Surveyor.

- 1. As provided for in Section 14 of Ontario Regulation 197/96, as amended, and as required by this Committee of Adjustment, an application must be accompanied by **two (2)** copies of a preliminary drawing prepared, signed and dated by an Ontario Land Surveyor.
- 2. One (1) copy of each separate type of plan reduced to legal size.
- 3. One (1) copy of an Ontario Land Surveyor's Plan or Reference Plan to describe the subject lands.
- 4. One (1) copy of a Registered Deed including full legal description of the subject lands.

## PROCEDURE FOR PROCESSING CONSENT APPLICATIONS

Once the Secretary-Treasurer has received an application, the application will be circulated to external agencies for up to 10 days to determine whether additional information and/or fees are required. Once comments from these agencies have been received, the Secretary-Treasurer will inform the applicant of any additional information and/or fees required by these agencies (ie. Niagara Region, Niagara Peninsula Conservation Authority). If applicable, the applicant must submit this additional information and/or pay the additional fees for their application to be deemed complete. Once the application is deemed complete, a hearing date will be confirmed in writing by the Secretary-Treasurer.

Prior to the hearing, members of the Committee may choose to conduct a site visit and/or contact the applicants. Please note that the Committee should not be contacted by members of the public. Any comments, questions, or concerns should be addressed through the Planning Division.

Following the hearing, the applicant/agent/solicitor will be notified of the Committee's decision through a written Notice of Decision. In addition, any other person or agency who filed a written request for the Committee's decision will be sent a copy.

Any applicant objecting to the decision of the Committee, or the condition(s) imposed by the Committee may appeal either the decision and/or the conditions of consent to the Local Planning Appeal Tribunal within 20 days after the notice of decision has been given. The notice of appeal, together with written reasons supporting the appeal and the fee, by certified cheque or money order payable to the Minister of Finance, must be filed with the Secretary-Treasurer, who in turn, will forward the appeal to the Local Planning Appeal Tribunal. The fee is \$300.00 for the first application to be appealed and \$25.00 for each additional related consent appeal.

Prior to final consent being issued, written proof must be submitted to the Secretary-Treasurer to the effect that any conditions imposed by the Committee in granting consent have been fulfilled. According to the *Planning Act*, if the consent granted by the Committee is conditional, the conditions must be fulfilled within two years of the giving of the notice of decision. Failure to do so will cause the consent to lapse.

### NIAGARA PENINSULA CONSERVATION AUTHORITY REVIEW

Fees which are payable directly to Authority vary depending on the location and on the type of application. For land: abutting or within 15 meters of a water course; on or within 30 meters of the Lake Erie shoreline; on land identified as "Hazard Land" or "Environmental Protection" by the Port Colborne Official Plan or Zoning Bylaw; or within a groundwater recharge / discharge area, aquifer or headwater on the property or within 30 meters of the property, the Niagara Peninsula Conservation Authority will charge an additional Plan Review Fee. These fees are provided on the Niagara Peninsula Conservation Authority's website.

I acknowledge that I have read, understand, and agree to the terms outlined above.			
Name: Juson Evangelista	Date: 27, 2023	Initials:	



# CONSENT APPLICATION THE CITY OF PORT COLBORNE

The Planning Act – Section 53

DEVELOPMENT AND LEGISLATIVE SERVICES

## SECTION 1: CONTACT INFORMATION

1.1 Registered Owner (s):		
Name: JASON FUANGELI	STA	
Mailing Address: 4692 WILL	HEK RD.	
City: NYAGARA FALLS	Province:	
Postal Code: 26 ow4	Telephone: 289-219-4627	
Fax:	Email: terrama pe a gnail. Com	
1.2 Owner's SOLICITOR (if applicable)	The state of the s	
Name: JILL C. ANTHONY	The Property of the control of the c	
Mailing Address: 10 HWV 20	EAST P.O. BOX 743	
City: FONTHILL	Province:	
Postal Code:	Telephone: 905-892-2621	
Fax:	Telephone: 905-892-2621 Email: WWW. jillanthony: Com licable)	
1.3 Owner's Authorized AGENT (if app	licable)	
Name: BARBARA EVA	UGELISTA	
Mailing Address: 194 CHIPPA	WA RD.	
City: PORT COLBORNE	Province:	
Postal Code: L3KIT7	Telephone: 289-213-2884	
Fax:	Email:/	
1.4 Owner's ONTARIO LAND SURVEYOR (if applicable)		
Name: LAWTHIER + GILMORE SURVEYING		
Mailing Address: 173 CLAR	ENCE	
City: PORT COLBORNE	Province:	
Postal Code:	Telephone: 905-834 5477	
Fax:	Email: 905-834-5477 Lanthier gilmore @ bellnet. ca	
1.5 All communications should be sent to the:		
☐ Owner ☐ Solicitor	Agent	
SECTION 2: LOCATION OF SUBJECT LAND		
Former Municipality: HUM BER 57	TOWF	
Concession No.	1 ot(e):	

Legal Description

Registered Plan No.
Reference Plan No.

Name of Street:

PT LT 26, CON 2 Humberstone PT3, 59R12304; T/W Right of Way over PT2, 59R12304 AS IN HU14502; TW EASE OVER PT LT 26 CON 2 HUMB, PT2, 59R12304 4 PT 4, 59R1034 AS IN SN185038; PORT COLBORNE

Lot(s):

Part(s):

Street No.

## SECTION 3: PROPOSAL DESCRIPTION

3.1 Type of proposed trans	action: (Check appropriate space(s	5)
	Lease	Partial Discharge or Mortgage
Addition to lot	Disposal of Surplus Farm Dwelling	Right-of-Way
☐ Mortgage or Charge ☐	Farm Retirement Lot	☐ Easement
Reason for proposed transac	tion: 194 Chippawa Rd , the	subject property (Hubbard
merged in land title	es unbernown to owner. Regi	vesting to separate the two
properties to the or	es unbeknown to owner. Requisional state before the auting titled in the same name	ematic merge lace to
3.2 If a lot addition, identify	y the lands to which the parcel will	be added:
3.3 Name of person(s), if I leased, or mortgaged:	known, to whom land or interest in	land is intended to be conveyed,
JASON.	EVANGELISTA	
SECTION 4: SUBJ	ECT PARCEL INFORMA	ATION
Part No. On Ske	tch:	
DESCRIPTION OF SUBJECT	PARCEL (in metric units) (	(au)
Frontage: 66.12	Depth: 7.24 31	Area: 184 407.13 (off geo
Existing Use: Vacant 1	Depth: 224,31 m. Land (Residential)	16 1, 10 11 (844 gec
Proposed Use: Resident	ial (st	
SECTION 5: RETA	AINED PARCEL INFORK	MATION
Part No. On Ske		
DESCRIPTION OF PARCEL	TO BE RETAINED (in metric units)	Cirregular)
Frontage: 19.07	Depth: 90,59	Area: 18,912.17 (6ff geo)
Existing Use:	Depth: 90,59	3, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
Proposed Use:		
Residential	(Stay the same)	
	CT LAND INFORMATION	L
6.1 What is the current de	signation of the land in the Official	Plan and the Regional Plan?
Port Colborne Official Plan:	CRAIL RESPECT	11
Regional Policy Plan:	UBDAN BESIDENTI	92
62 What is the Zaning of	UBBAN BESIDENTING LINEATED BULT-UP the land (By-law 6575/30/18)?	AREVI-
6.2 What is the Zoning of		
RD		
6.3 Date the Subject Land	was acquired by the Current Owne	r:
2008/01/	3/ EASMENTS OR RESTRICTIVE COV	
6.4 Are there any existing	EASMENTS OR RESTRICTIVE COV	ENANTS affecting the land?
Yes	If "Yes" describe the easement or co	evenant and its effect:
No		

Dr)

6.5 MORTGAGES, Charges & Other Encumbrances:	or other engumbrances in respect of
List the name(s) and address(es) of any mortgages, charges, c the land.	or other encumbrances in respect of
NONE	transfer of the gradient at the subjects
	Andreas are against an as a superior and gradies
6.6 Type of ACCESS	E.S. Hes a appoint strains and as
Provincial Highway Water Access	☐ Private Road
Regional Road Municipal Road maintained all	year Other Public Road
Right-of-Way Municipal Road maintained se	asonally
6.7 What type of WATER SUPPLY is proposed?	SOT LA
Publicly owned and operated piped water supply	See Aug Brone or hose Users eye. S
Lake	
Well (private or communal)  Other (specify):	
	NO SERVICES
6.8 What type of SEWAGE DISPOSAL is proposed?	
Publicly owned and operated sanitary sewage system	of the Clark the land on the control of the
Septic system (private or communal)	
Other (specify):	
UNDETERMINED NO	O SERVICES
6.9 What type of STORMWATER DISPOSAL is proposed?	
Publicly owned and operated stormwater system	
Other (specify):  UNDETERMINED	
	<del> </del>
SECTION 7	
7.1 Has the land ever been the subject of an application	for approval of a PLANICE
SUBDIVISION or a CONSENT?	Tol approval of a FLAN OF
Yes No	Unknown
mv = 1270 = 100	7 - Edward and Table 1
If the answer is "Yes," please provide the follo	wing information:
File Number: 012-01-09	bns, all of this light (a)bhail
Decision: Approved and later lapsed	
	un la manjan en la Los cardo humanos ( o nota para judi subra voA dalinasco anticale)
SECTION 8: ALL EXISTING, PREVIOUS	AND AD IACENT LISE
OF THE LAND	AND ADJACENT USE
1.4500 F W. H	
8.1 ALL EXISTING USE	
Residential Institutional Agricultural	Vacant Other (specify):
Commercial Parkland	
8.2 What is the length of time the existing use(s) of the l	and have continued?
forever	
101 000	
8.3 Are there any buildings or structures on the subject I	and?
	and?
8.3 Are there any buildings or structures on the subject I	and?

8.4 Are any of these buildings designated under the Ontario Heritage Act?			
Yes	<u>P</u> No	Unknown	
		adding earth or material? Has	
filling occurred on the subjec			
Yes	No	Unknown	
8.6 Has a gasoline station of land or adjacent lands at any		tion been located on the subject	
Yes	No	Unknown	
8.7 Has there been petroleu	m or other fuel stored on the	subject land or adjacent lands?	
Yes	L NO	Unknown	
8.8 Are there or have there subject land or adjacent land	_	ige tanks or buried waste on the	
Yes	No	Unknown	
8.9 Have the lands or adjace pesticides have been applied		n agricultural operation where	
Yes	U-No	Unknown	
8.10 Have the lands or adja	cent lands ever been used as	a weapon firing range?	
Yes	☑ No	Unknown	
	y line of the application withing all a public of the application withing all a public of the contraction and the contraction are also as a public of the contraction and the contraction are also as a public of the contraction are also as a public	n 500 metres (1,640 feet) of the	
Yes	No Perational public c	Unknown	
		on the subject lands, are there any	
		hazardous to public health (e.g.,	
Yes	<u>U</u> No	Unknown	
8.13 If there has been industrial or commercial uses on the property, a previous use inventory is needed. Is a previous use inventory attached?			
Yes	& NO	Unknown	
8.14 Is there reason to believe the subject lands may have been contaminated by existing or			
former uses on the site or ad	jacent sites?*		
Yes	□ No	Unknown	
If previous use of property is industrial or commercial or if the answer was <b>YES</b> to any of the above, please attach a previous use inventory showing all former uses of the land, or if applicable, the land(s) adjacent to the land.			
*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. Any industrial use can result in potential contamination. 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.			

## ACKNOWLEDGMENT CLAUSE

I hereby acknowledge that is my responsibility to ensure that I am in compliance with all applicable laws, regulations and standards pertaining to contaminated sites. I further acknowledge that the City of Port Colborne is not responsible for the identification and / or remediation of contaminated sites, and I agree, whether in (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 Port Colborne, its officers, officials, employees or agents for or in respect of any loss, damage, injury or costs.

Xapril 21, 2023

Significate of Owner

## NIAGARA PENINSULA CONSERVATION AUTHORITY

## Pre-Screening Criteria

9.1 Is there land on the property identified in the Official Plan and / or Zoning By-law as "hazard lands"?			
Yes	No	Unknown	
9.2 Is there a watercourse or municipal drain on the property or within 15 metres of the property?			
Yes	No	Unknown	
9.3 Is the property located on or within 30 metres of the Lake Erie shoreline?			
Yes	□ No	Unknown	
9.4 Is there a valley slope on the property?			
Yes	No	Unknown	
9.5 Is there known localized flooding or a marsh / bog area on or within 30 metres of the property?			
Yes	U-No	Unknown	
9.6 Is the property on a Regional Road?			
Yes	I No	Unknown	

Chris Roome, a Commissioner, etc., Regional Municipality of Niagara, while a Deputy Clerk, for the Corporation of the City of Port Colborne.

## **AUTHORIZATIONS**

## SIGNATURE OF APPLICANT(S)

Please note:

A Commissioner, etc.

	tion of the owner(s) is required (Complete pplicant is authorized to make application.		
I/We <u>Baskasa arangelista</u> Of the City/Town/Township of <u>Part Colborn</u>	Le		
In the County/District/Regional Municipality of	aru		
solemnly declare that all the statements contained in this application are true, and I/we make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.			
DECLARED before me at the	TO BE SIGNED IN THE PRESENCE OF A COMMISIONER FOR TAKING AFFIDAVITS		
In the <u>heajon</u> of <u>liagora</u>	Bashan Grandelista		
Thisday of			
20 <u>13</u> .	į		

If the applicant is not the owner of the subject land or there is more than

Signature of applicant(s), solicitor, or authorized

Personal information collected on this application will become part of a public record. Any questions regarding this collection should be directed to the City Clerk at 66 Charlotte Street, Port Colborne, Ontario L3K 3C8 (905) 835-2900 Ext. 106.

Chris Roome, a Commissioner, etc., Regional Municipality of Niagara, while a Deputy Clerk, for the Corporation of the City of Port Colborne.

## POSTING OF PUBLIC HEARING SIGN

A public hearing sign is required to be posted by all applicants or agents on each property under application. A sign will be made available to you after review of your application, and you are required to post each sign in a prominent location on the subject property. The sign should be placed so that it is legible from the roadway.

Each sign must remain posted a minimum of 14 days prior to the hearing, until the day following the hearing. Should a sign go missing or become damaged or illegible please contact the Secretary-Treasurer as soon as possible to request a replacement sign. Failure to post the sign as required may result in deferral of you application(s).

\*Please note that an affidavit must also be signed and commissioned in the presence of a Commissioner of Oaths. This can be done at City Hall AFTER the signs have been posted.\*

I/We <u>JASON</u> <u>EVANCELISTA</u> am/are the owner(s) of the land subject to this application for Consent and I/We agree to post the required sign(s) a minimum of 14 days prior to the hearing and will remain posted, and replaced, if necessary, until the day following the hearing.

Signature of Owner/Agent

Signature of Owner/Agent

Date

Bankara Grangelista Xapril 27, 2023
Signature of Owner/Agent Date

## PERMISSION TO ENTER

I/We \_\_\_\_\_ am/are the owner(s) of the land subject to this application for Consent and I/We authorize the members of the Committee of Adjustment and the City of Port Colborne Planning Staff to enter onto the property for the purpose of evaluating the merits of the application(s).

\*Please note that the Committee should not be contacted by members of the public. Any comments, questions or concerns should be addressed through the Planning Division.\*

Signature of Owner Date

Signature of Owner Date

## AUTHORIZATION FOR AGENT / SOLICITOR (IF APPLICABLE)

If the application is not the owner of the lane that is subject to this application for Consent, the authorization set out below must be completed by the owner(s). All registered owners must complete t authorization form for it to be valid.

Please Note: If the registered owner is a corporation, in addition to the signatures of the authorized signing officers, the corporate seal must be affixed.

Where the Owner is without a spouse, common-law or legpally married, the Owner is required to sign once. Where the spouse of the Owner is not an owner, the spouse is required to sign. Spouse shall include a common-law spouse as defined within the *Family Law Reform Act*.

I/We fason wange hita owner(s) of the land that is subject to this applied	
submitting an application(s) to the Committee of	as my/our agent for the purposes of of Adjustment for a Consent.
X	X 60 '4 27 2 2 3
Signature of Owner	Date Date
Signature of Owner	X april 27, 2023  Date
Bakena Grangelista Signature of Agent	Xapril 27, 2823