## ZONING BY-LAW AMENDMENT APPLICATION

## INSTRUCTIONS

## Verify that you are using the most current application form.

Section 1: Pre-Submission consultation with a staff Planner is mandatory per By-law 199-2007. If you do not have a valid Pre-Submission Letter, you must meet with a staff Planner who must sign and date this section.

Section 2: During Pre-Submission consultation a staff Planner will indicate what supporting information must be submitted with the application.

Section 3: Provide the full name, address, phone number, fax number and email address of the applicant, agent, and registered owner. If any of these are a corporation, provide the full corporate name. Include the full name of the contact person. If there is more than one person, corporation, or registered owner, use additional sheets.

Section 4: Indicate if you are submitting other companion applications with this application.
Section 5: Provide information about the subject land. This information is used to determine supporting information requirements and to assist in the review of the application.

Section 6: Indicate the amendment, proposed uses and describe the nature and extent of the amendment being requested. Indicate why the amendment is being requested and how it is consistent with the Provincial Policy Statement and conforms to the City of Windsor Official Plan. If this information is in a Planning Rationale Report, check the box beside "See Planning Rationale Report".

Section 7: If there are any existing buildings or structures on the subject land, provide the required information or submit a sketch, drawing or plan that shows this information.
Section 8: If you propose to build any buildings or structures on the subject land, provide the required information or submit a sketch, drawing or plan that shows the information.

Section 9: Indicate how the property is accessed. Check all boxes that apply.
Section 10: Provide information about water service, sanitary sewage disposal, and storm drainage.
Section 11: Provide a sketch of the subject land showing, in metric units, the items listed or indicate if this information is provided on an existing plan or a conceptual site plan.

Section 12: Check the appropriate box based on a valid Pre-Submission Letter or pre-submission consultation.
Section 13: Explain your proposed strategy for consulting with the public with respect to the application.
Section 14: Complete and sign in the presence of a Commissioner of Taking Affidavits.
Other: Read, complete in full, and sign Schedules A \& E.
Submit application form, supporting information, and application fee to Senior Steno Clerk at Planning \& Development Services, Suite 210, 350 City Hall Square West, Windsor ON N9A 6S1 or planningdept@citywindsor.ca

## TYPE OF REZONING AMENDMENT

DATE RECEIVED STAMP
The type of amendment is determined by the City Planner or their designate.

## Minor Zoning Amendment

- Site zoned commercial, institutional, or manufacturing
- Addition to the list of permitted uses
- Site already zoned
- Change to existing regulations or to zoning district boundary to match lot lines
- Site designated in the Official Plan for residential use
- Rezoning to accommodate a maximum of six dwelling units
- Site designated in the Official Plan for the proposed use other than residential
- Site-specific zoning for a site with a lot area of less than $1,000.0 \mathrm{~m}^{2}$


## Major Zoning Amendment

- Any other amendment not listed as minor.


## ZONING BY-LAW AMENDMENT APPLICATION

## ZONING BY-LAW AMENDMENT PROCESS

The application will be terminated without notice after 60 days of inactivity. The following is for your information only. Review the Planning Act and relevant regulations for statutory requirements. The processing of the application is subject to change. Direct all questions to the assigned Planner. The process is generally as follows:

1. The application is reviewed to ensure all prescribed and required information and the fee have been submitted. Within 30 days of the receipt of the application, you will be notified in writing that the application is deemed incomplete or complete.
2. If deemed incomplete, the application and fee will be returned. If deemed complete, fees are not refundable, the application is circulated to departments and external agencies for review and comment, and all submitted documents are made available to the public.
3. Following circulation, a draft staff report containing a recommendation and any conditions is prepared. The City Planner and other staff review the draft staff report.
4. When the staff report is approved by appropriate municipal staff, it will be scheduled for a future meeting of the Development and Heritage Standing Committee (DHSC).
5. The DHSC meeting is the public meeting required by the Planning Act. Public notice of the DHSC meeting is advertised in the Windsor Star, a local newspaper, at least 20 days in advance of the DHSC meeting. A courtesy notice may be mailed to property owners and/or tenants within 120 metres or more of the subject land.
6. 10 days prior to the DHSC meeting, the staff report is circulated to the applicant and DHSC members and made available to the public. All supporting documentation submitted by the applicant is available for review.
7. At the DHSC meeting, a staff planner may make a presentation. The applicant and other parties have an opportunity to provide verbal and/or written submissions. The DHSC may ask questions of staff, the applicant, agent, and other parties. The DHSC may decide to defer or recommend approval or denial of the application.
8. If deferred, the application along with any additional information or a new staff report will be considered at a future DHSC meeting. If recommended for approval or denial, the staff report, the minutes of the DHSC meeting, and the amending by-law are forwarded to City of Windsor Council for consideration at a future date. The applicant, agent and all interested parties will be notified by Council Services of the date, time, and location of the Council meeting. Call 311 or contact Council Services at 519-255-6211 or clerks@citywindsor.ca.
9. The application may be placed on the Consent Agenda of the Council Meeting, a part of the meeting where Council approves several matters with a single motion. If the application is not on the Consent Agenda, the staff planner may introduce the application, review the staff recommendation and any additional information provided to Council, and advise Council of any differences between the staff and DHSC recommendations. The applicant and other interested parties have an opportunity to make verbal and/or written submissions. Council may decide to approve, deny, or defer the application. If Council approves the application, the amending by-law may be approved at the same Council meeting, otherwise it will be approved at a future Council meeting.
10. When the amending by-law is passed, Council Services will mail a notice of the passing of the amending by-law to property owners and various public agencies within 15 days. There is a 20-day appeal period commencing the day after this notice is given. The notice will include the last day to file an appeal. An appeal is made to the Ontario Land Tribunal (OLT) through Council Services. If no appeal is filed, the amending by-law is final and binding as of the date of Council's passing of the by-law. Contact Council Services at 519-255-6211 or clerks@citywindsor.ca.
11. If the rezoning is subject to a holding symbol, it is the responsibility of the property owner to satisfy the conditions to remove the holding symbol, to apply, and to pay the fee to remove the holding symbol.

## CONTACT INFORMATION

Planning \& Development Services
Suite 210
350 City Hall Square West
Windsor ON N9A 6S1

Telephone: 519-255-6543
Fax: 519-255-6544
Email: planningdept@citywindsor.ca
Web Site: www.citywindsor.ca

## ZONING BY-LAW AMENDMENT APPLICATION

## 1. PRE-SUBMISSION CONSULTATION

By-law 199-2007 requires pre-submission consultation with a staff Planner to determine what supporting information is required, to verify fee payable, and to review the process. This application is incomplete unless you have a valid Pre-Submission Letter or a staff Planner signs below.
Valid Pre-Submission Letter? NO $\square \quad$ YES $\square$ File Number: PS- 090/22
Staff Use Only


## 2. REQUIRED SUPPORTING INFORMATION (To be completed by a staff Planner)

Unless you have a valid Pre-Submission Letter, a staff Planner will indicate below what supporting information must be submitted with the application during pre-submission consultation. The City of Windsor reserves the right to require additional supporting information during the processing of the application. All supporting information submitted is made available for public review.

For each document, provide one paper copy, and where possible, one digital copy on a CD or USB flash drive. All drawings or plans shall be in letter size ( $8.5 \times 11$ inches) in JPG and PDF format. All other document shall be provided in Word and PDF format. All PDF documents shall be flattened with no layers.

If you are submitting a companion application submit only one set of documents.
$\boxtimes$ Deed or
Offer to Purchase
Archaeological Assessment - Stage 1

Floor Plan and Elevations
$\square$ Market Impact Assessment

Record of Site Condition (see Schedule E)

Storm Water
Retention Scheme
Tree Preservation

Wetland Evaluation StudyCorporation Profile Report

Built Heritage Impact StudyGeotechnical Study

Micro-Climate Study

Sanitary Sewer Study
$\square$ Topographic Plan of Survey

Tree Survey Study

Site Plan Conceptual
(see Section 8)
$\square$ Environmental Evaluation Report
$\square$ Guideline Plan
$\square$ Noise Study
$\square \begin{aligned} & \text { Species at Risk } \\ & \text { Screening }\end{aligned}$
$\square$ Transportation
Impact Statement
$\square$ Urban Design Study
$\boxtimes$ Sketch of Subject Land (see Section 11)

Environmental Site Assessment

Lighting Study

Planning Rationale Report

Storm Sewer Study

Transportation Impact Study
$\square$ Vibration Study

Other Required Information: $\qquad$

## ZONING BY-LAW AMENDMENT APPLICATION

## 3. APPLICANT, REGISTERED OWNER, AND AGENT INFORMATION

Provide in full the name of the applicant, registered owner, and agent, the name of the contact person, and address, postal code, phone number, fax number and email address.

If the applicant or registered owner is a numbered company, provide the name of the principals of the company. If there is more than one applicant or registered owner, copy this page, complete in full and submit with this application.

All communication is with the Agent authorized by the Owner to file the application. If there is no Agent, all communication is with the Applicant.

| Applicant |  |  |  |
| :---: | :---: | :---: | :---: |
| Name: | 1027458 Ontario Inc. | Contact: | Jenny Coco |
| Address: | 271 Spadina Road |  | Name of Contact Person |
| Address: | Toronto, Ontario |  | Postal Code: M5R 2V3 |
| Phone: | 416-891-5536 | Fax: |  |
| Email: | jcoco@cocogroup.com |  |  |
| Registered Owner $\boxtimes$ Same as Applicant |  |  |  |
| Name: |  | Contact: | Name of Contact Person |
| Address: |  |  |  |
| Address: |  |  | Postal Code: |
| Phone: |  | Fax: |  |
| Email: |  |  |  |

Agent Authorized by the Owner to File the Application (Also complete Section A1 in Schedule A)

| Name: | Dillon Consulting Limited | Contact: | Theresa O'Neill |
| :---: | :---: | :---: | :---: |
| Address: | 3200 Deziel Drive, Suite 608 |  | Name of Contact Person |
| Address: | Windsor, Ontario |  | Postal Code: N8W 5K8 |
| Phone: | 519-671-5807 | Fax: |  |
| Email: | toneill@dillon.ca |  |  |

## 4. COMPANION APPLICATIONS

| Are you submitting a companion Official Plan Amendment application? | NO $\square$ | YES $X$ |
| :--- | :--- | :--- |
| Are you submitting a companion Plan of Subdivision/Condominium application? | NO $\triangle$ | YES $\square$ |
| Are you submitting a companion Site Plan Control application? | NO X | YES $\square$ |

## ZONING BY-LAW AMENDMENT APPLICATION

## 5. SUBJECT LAND INFORMATION

| Municipal | 0 McHugh Street (South Site) |
| :--- | :--- |
| Address |  |
|  |  |
| Legal <br> Description | Part of Blocks 8 and 9, Plan 12M-425 in the City of Windsor within the County of Essex |
|  |  |
| Assessment |  |
| Roll Number |  |
|  |  |

If known, the date the subject land was acquired by the current owner: +/- 25 years
Frontage (m) $239.4 \mathrm{~m} \quad$ Depth (m) Irregular $\quad$ Area (sq m) $\frac{53,592.96 \mathrm{sq} \mathrm{m} \mathrm{( } 5.35 \mathrm{ha} / 2}{13.23 \mathrm{ac} \text { ) }}$
Official Plan
Designation $\quad$ Mixed Use Node (City of Windsor Official Plan) \&
Current
Zoning
Manufacturing District 1.4 (MD1.4) with S.20(1)112
Existing Uses Vacant

If known, the lengths of time that the existing uses have continued: $+/-40$ years
Previous Uses Vacant / Agricultural

List the names and addresses of the holders of any mortgages, charges, or other encumbrances in respect of the subject land:

N/A

Are there any easements or restrictive covenants affecting the subject lands? NO $\mathbb{Z} \quad$ YES $\square$
If yes, describe the easement or restrictive covenant and its effect:

If known, has the subject land ever been subject of: (leave blank if unknown)
An application for a Plan of Subdivision or Consent: NO X YES $\square$ File:_

An application for an amendment to a Zoning By-law: NO $\mathbb{X} \quad$ YES $\square$ File:
An application for approval of a Site Plan: NO $\mathbb{X}$ YES $\square$ SPC-
A Minister's Zoning Order (Ontario Regulation): NO X YES $\square$ OR\#:

## ZONING BY-LAW AMENDMENT APPLICATION

## 6. DESCRIPTION OF AMENDMENT

| Amendment to Zoning By-law from: Manufacturing District 1.4 (MD1.4) with S.20(1)112 |
| :--- |
|  |
| to:Site-specific General Commercial (East Riverside) (CD2.7). |
| Proposed uses of subject land:Mixed use development including High Profile Multiple Dwellings, a <br>  <br> Business Office, and a Residential Care Facility. |
| Describe the nature and extent of the amendment(s) being requested: |
| A site-specific General Commercial (East Riverside) (CD2.7) zone with added permitted uses and |
| relief from maximum building height and minimum landscaped open space provisions |

Added permitted uses of "Multiple Dwelling" and "Residential Care Facility" per Residential District 3.2 (RD3.2) with an increase in maximum building height from 30.0 m to 35.0 m , a reduction in minimum landscaped open space from $30.0 \%$ to $24.5 \%$ are requested to facilitate the proposed development.

Why is this amendment or these amendments being requested?
The amendment is requested to facilitate the development of two (2) 10-storey High Profile multiple dwelling residential buildings each with 120 units; one (1) eight (8)-storey High Profile multiple dwelling residential building with 96 units; one (1) six (6)-storey High Profile multiple dwelling residential building with 72 units; a two (2)-storey business office with $1,860 \mathrm{~m} 2$ of GFA; and one (1) respite care home with 499 m 2 of GFA on South Site. A sum total of 408 dwelling units are proposed with 603 parking spaces in the form of a surface parking lot for a proposed parking ratio of 1.30 spaces per residential dwelling unit.

Explain how the amendment to the Zoning By-law is consistent with the Provincial Policy Statement:
【 See Planning Rationale Report

Explain how the application conforms to the City of Windsor Official Plan:
【 See Planning Rationale Report
$\qquad$
$\qquad$
$\qquad$
If this application is to remove land from an area of employment, details of the official plan or official plan amendment that deals with this matter:
See Planning Rationale Report
$\square$ See Official Plan Amendment N/A

## ZONING BY-LAW AMENDMENT APPLICATION

## 7. EXISTING BUILDINGS / STRUCTURES ON SUBJECT LAND

Are there any buildings or structures on the subject land?
【 NO Continue to Section 8Indicate the type of building or structure, the date of construction (if known), and, in metric units, the setback from the front lot line, rear lot line and side lot lines, the height of the building or structure and its dimensions or floor area.
$\square$ See attached Existing Plan or Sketch of Subject Land
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

## 8. PROPOSED BUILDINGS / STRUCTURES ON SUBJECT LAND

Do you propose to build any buildings or structures on the subject land?
$\square$ NO Continue to Section 9
X YES Indicate the type of building or structure and, in metric units, the setback from the front lot line, rear lot line and side lot lines, the height of the building or structure, and its dimensions or floor area.

】 See attached Site Plan Conceptual

## ZONING BY-LAW AMENDMENT APPLICATION

## 9. ACCESS TO SUBJECT LAND

Indicate if access to subject land is by: (check all that apply)
X Municipal Road $\square$ Provincial Highway
$\square$ Water - If access to the subject land is by water only, describe the parking and docking facilities used or to be used and provide the approximate distance in metric of these facilities from the subject land and the nearest public road:

## 10. WATER, SANITARY SEWAGE AND STORM DRAINAGE

WATER - Indicate whether water will be provided to the subject land by:
【 Publicly owned \& operated piped water system
$\square$ Privately owned \& operated individual well
$\square$ Privately owned \& operated communal well
$\square$ Other $\qquad$

SANITARY - Indicate whether sewage disposal will be provided to the subject land by:
X Publicly owned \& operated sanitary sewage system
$\square$ Privately owned \& operated individual septic system - See Note below
$\square$ Privately owned \& operated communal septic system - See Note below
$\square$ Other $\qquad$
Note: If the application would permit development on privately owned and operated individual or communal septic systems, and more than 4,500 litres of effluent would be produced per day as a result of the development being completed, you must submit a Servicing Options Report and a Hydrogeological Report.

STORM DRAINAGE - Indicate whether storm drainage will be provided by:Ditches
Swales
$\square$ Other $\qquad$

## ZONING BY-LAW AMENDMENT APPLICATION

## 11. SKETCH OF SUBJECT LAND

Provide a sketch showing, in metric units,
a) the boundaries and dimensions of the subject land;
b) the location, size, and type of all existing and proposed buildings and structures on the subject land, including their distance from the front lot line, rear lot line, and side lines;
c) the approximate location of all natural and artificial features (for example, buildings, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that are located on the subject land and on land that is adjacent to it, and in the applicant's opinion, may affect the application;
d) the current uses of all land that is adjacent to the subject land;
e) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road, or a right of way;
f) if access to the subject land will be water only, the location of the parking and docking facilities to be used; and
g) the location and nature of any easement affecting the subject land.

## 12. APPLICATION FEE \& OTHER FEES

The amendment type is determined by the City Planner or their designate.
Verify fees before submitting the application. Fees are subject to change and are not refundable when the application is deemed complete. Method of payment: Cash, Mastercard, Visa or Certified Cheque or Personal Cheque payable to The Corporation of the City of Windsor. If paying by Mastercard or Visa, contact the Senior Steno Clerk for further direction at planningdept@citywindsor.ca or 519-255-6543.

## Application Fee

| Amendment Type | Code | $\square$ | Minor Rezoning | $\boxed{1}$ Major Rezoning |
| :--- | :---: | :---: | :---: | :---: |
| Base Fee | 53001 | $\$ 4,347.00$ | $\$ 5,837.40$ |  |
| GIS Fee | 63024 | + | $\$ 50.00$ | $\$ 50.00$ |
| Essex Region Conservation Authority Fee | 53023 | + | $\$ 200.00$ | $\$ 300.00$ |
| Total Application Fee |  | $=\$ 4,597.00$ | $\$ 6,187.40$ |  |

## Other Fees

Re-Notification/Deferral Fee
Code 53016
\$2,258.40
Required when an applicant requests a deferral after notice of a public meeting has been given.

## Legal Fee - Servicing Agreement Code $63002 \quad \$ 597.64$ plus $\$ 50$ per unit, lot, or block

Required when the preparation of a servicing agreement is a condition of approval.
Removal of the Holding Symbol Application Code 53001 \$1,536.00
It is the responsibility of the property owner to satisfy the conditions to remove the holding symbol and to apply and fee to remove the holding symbol.
Ontario Land Tribunal (OLT) Appeal Fee
\$1,100.00
An appeal is made through Council Services (519-255-6211 or clerks@citywindsor.ca). Fees, forms, and processes are subject to change. Visit https://olt.gov.on.ca for additional information

## ZONING BY-LAW AMENDMENT APPLICATION

## 13. PROPOSED PUBLIC CONSULTATION STRATEGY

Select or describe your proposed strategy for consulting with the public with respect to the application:
X Required Public Consultation (Public Notice \& Public Meeting as required per the Planning Act)Open HouseWebsiteOther $\qquad$
$\qquad$
$\qquad$
$\qquad$

## 14. SWORN DECLARATION OF APPLICANT

Complete in the presence of a Commissioner for Taking Affidavits. If the declaration is to be administered remotely, you must be able to see, hear and communicate with the Commissioner and show documentation that confirms your identity.

I, 1027458 Ontario Inc. c/o Jenny Coco , solemnly declare that the information required under Schedule 1 to Ontario Regulation 545/06 and provided by the applicant is accurate and that the information contained in the documents that accompany this application is accurate, that if this declaration was administered remotely that it was in accordance with Ontario Regulation 431/20, and I 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.


This declaration was administered remotely in accordance with Ontario Regulation 431/20

Declared before me
 at the $\qquad$ ONTARIO

Signature of Commissioner
Location of Commissioner
this $\qquad$ day of $\qquad$ , 20 23 year

PLACE AN IMPRINT OF YOUR STAMP BELOW

## ROCK-ANTHONY COCO, a Commissioner, etc., Province of Ontario, for Coco international inc.. and its subsidiaries, associated companies, <br> and affiliates. <br> READ \& CONMPLEEP ${ }^{2} \mathrm{E}^{02 \%}$ sCHEDULES A \& E IN FULL \& SIGN

## ZONING BY-LAW AMENDMENT APPLICATION

## SCHEDULE A - Authorizations \& Acknowledgements

## A1. Authorization of Registered Owner for Agent to Make the Application

If the applicant is not the registered owner of the land that is the subject of this application, the written authorization of the registered owner that the agent is authorized to make the application must be included with this application form or the authorization below must be completed.

I, $\qquad$ , am the registered owner of the land that is
Name of Registered Owner
subject of this application for an amendment to the City of Windsor Zoning By-law and I authorize

Dillon Consulting Limited c/o Theresa O'Neill to make this application on my behalf.


April 6, 2023
Date
If Corporation - I have authority to bind the corporation

A2. Authorization to Enter Upon the Subject Lands and Premises
I, $\qquad$
1027458 Ontario Inc. c/o Jenny Coco
Name of Registered Owner
hereby authorize the Development and Heritage Standing Committee or their successor, City Council, and staff of The Corporation of the City of Windsor to enter upon the subject lands and premises described in Section 5 of the application form for the purpose of evaluating the merits of this application and subsequently to conduct any inspections on the subject lands that may be required as a condition of approval. This is their authority for doing so.


April 6, 2023

Date

If Corporation - I have authority to bind the corporation

## SCHEDULE A CONTINUES ON NEXT PAGE

## ZONING BY-LAW AMENDMENT APPLICATION

## SCHEDULE A - Authorizations \& Acknowledgements - Continued

## A3. Acknowledgements

## Receipt, Fees, Additional Information, Termination, and Freedom of Information

I acknowledge that receipt of this application by the City of Windsor does not guarantee it to be a complete application, that further review of the application will occur, and that I may be contacted to provide additional information and/or resolve any discrepancies or issues with the application as submitted.

I further acknowledge that after the application is deemed complete, fees are not refundable, additional information may be requested, and that after 60 days of inactivity the City of Windsor may terminate the application without notice.

I further acknowledge that pursuant to the provisions of the Planning Act and the Municipal Freedom of Information and Protection of Privacy Act, this application and all material and information provided with this application are made available to the public.

## Species at Risk

Ontario's Endangered Species Act protects endangered and threatened species - animals and plants in decline and at risk of disappearing from the province by restricting activities that may affect these plants, animals or their habitats.

I acknowledge that it is my sole responsibility as the Applicant to comply with the provisions of the Endangered Species Act, 2007, S. O. c.6. This could require me to register an activity, get a permit or other authorization from the Ministry of the Environment, Conservation and Parks (MECP) prior to conducting an activity that could impact an endangered or threatened plant or animal or its habitat. I further acknowledge that any Planning Act, R.S.O. 1990, c.P. 13 approval given by the City of Windsor does not constitute an approval under the Endangered Species Act, nor does it absolve me from seeking the necessary authorization, approvals or permits from the MECP prior to conducting any activity that may affect endangered or threatened plant or animal or its habitat.

Additional information can be found at:
https://www.ontario.ca/page/development-and-infrastructure-projects-and-endangered-or-threatened-species or by contacting MECP at SAROntario@ontario.ca

## Acknowledgement

I acknowledge that I have read and understand the above statements:


## END OF SCHEDULE A COMPLETE SCHEDULE E ON NEXT PAGE

## ZONING BY-LAW AMENDMENT APPLICATION

## SCHEDULE E - Environmental Site Screening Questionnaire

Previous Use of Property

| $\square$ Residential | $\square$ Industrial | $\square$ Commercial | $\square$ Institutional |
| :--- | :--- | :--- | :--- |
| $\boxtimes$ Agricultural | $\square$ Parkland | $\square$ Vacant | $\square$ Other |

a) If previous use of the property is Industrial or Commercial, specify use:

N/A
b) Has the grading of the subject land been changed by adding earth or material? Has filling occurred on the subject land?X No
Unknown
c) Has a gasoline station and/or automobile service station been located on the subject land or adjacent lands at any time?
$\square$ Yes
X No
Unknown
d) Has there been petroleum or other fuel stored on the subject land or adjacent lands?
Yes
X NoUnknown
e) Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
$\square$ Yes
X No
Unknown
f) 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?
$\square$ Yes
X NoUnknown
g) Have the lands or adjacent lands ever been used as a weapons firing range?
Yes
X NoUnknown
h) 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?
$\square$ Yes
X NoUnknown
i) If there are existing or previously existing buildings on the subject lands, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
Yes
X NoUnknown
j) Is there reason to believe the subject lands may have been contaminated by existing or former uses on the site or adjacent sites?*
$\square$ Yes $\quad \square$ No Unknown

* Possible uses that can cause contamination include but are not limited to: 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 that are present.
k) If current or previous use of the property is Industrial or Commercial, or if YES to any of a) to j) above, attach a previous use inventory showing all former uses of the subject land, or if applicable, the land(s) adjacent to the subject lands.


## SCHEDULE E CONTINUES ON NEXT PAGE

## ZONING BY-LAW AMENDMENT APPLICATION

## SCHEDULE E - continued

## 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 potentially 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 Windsor 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 of Windsor may rely on the statements in the Record of Site Condition.

I acknowledge that the City of Windsor is not responsible for the identification and/or remediation of contaminated sites, 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 Windsor, its officers, officials, employees or agents for or in respect of any loss, damage, injury or costs.

1027458 Ontario Inc. c/o Jenny Coco
Name of Applicant (print)

Dillon Consulting Limited coo Theresa O'Neill
Name of Agent (print)


April 6, 2023
Date

## Theresa O'Neill

Signature of Agent

March 31, 2023
Date

## ZONING BY-LAW AMENDMENT APPLICATION

## DO NOT COMPLETE BELOW - STAFF USE ONLY

## Receipt and Assignment of Application

This application has been assigned to:Adam Szymczak (AS)Brian Nagata (BN)
$\square$ Frank Garardo (FG)
$\square$ Greg Atkinson (GA)Jim Abbs (JA)
$\square$ Justina Nwaesei (JN)
$\square$ Kevin Alexander (KA)Laura Strahl (LS)Simona Simion (SS)
$\qquad$

## Complete Application

This application is deemed complete on $\qquad$

## Date

## Signature of Delegated Authority

Neil Robertson, MCIP, RPP
Manager of Urban DesignMichael Cooke, MCIP, RPP
Manager of Planning Policy
Thom Hunt, MCIP, RPP City Planner \& Executive Director

## Internal Information

Fee Paid: \$ $\qquad$ Receipt No: $\qquad$ Date: $\qquad$
Payment Type:Cash
$\square$ Certified Cheque Credit CardPersonal Cheque NEW Zoning File No. ZNG/ $\qquad$ Z- $\qquad$
Previous Zoning File No. ZNG/ $\qquad$ Z- $\qquad$
Related OPA File No. OPA/ $\qquad$ OPA $\qquad$
Other File Numbers: $\qquad$
Notes: $\qquad$
$\qquad$

## THIS IS THE LAST PAGE OF THE APPLICATION FORM

