

# Site Plan Requirements Checklist (To be returned with Application)

**Application Submission Requirements for** 

Maps

## **General Site Plan Requirements**

**General Page Layout:** 

_	North arrow and standard scale  Symbol key with legend	One electronic copy in a high resolution in PDF format		
	Owner's name, site address and legal	Two printed copies full size and folded		
	description of property	Attached cover letter explaining project, scope		
	Leave an area in the bottom right of the page for the Approvals stamping	and any important information pertaining to project		
Gener	al Site Plan Information:			
	Dimensions of the site provided by a survey			
	Identify the location and use of all existing and proposed buildings and structures on the site. Please clearly distinguish between existing and proposed facilities. Clearly indicate buildings to be demolished			
	Show the traveled portions of roadways, municipa the site) and access driveways including those of a names			
	Parking area layout, pedestrian connections, ramps, loading areas (including minimum dimensions, typical dimensions, curbing and surface material)			
	Identify accessible parking facilities. Also consider accessibility in the design of pedestrian facilities (e.g. connections to municipal sidewalks and internal circulation)			
	Location, height and type of all proposed fencing			
	Location of all existing and proposed poles (including guys), transformers, hydrants on the site and on public lands abutting the site. Include dimensions to trees and buildings for electrical facilities			
	Identify all site lighting and attach a light spillage p	lan		
	Identify the location of snow storage			
	· · · · · · · · · · · · · · · · · · ·			
	Plans showing the location of all facilities and works to be provided			
	The location, size and description of all adjacent buildings located within six metres of the property boundaries			
	Provide Property Identification Number (PIN)			
Zoning	g Information:			
	Include Site Data Table with zoning information ap	plicable to the property		
	Minimum setbacks of structures (buildings, signs,	parking) from property lines		
	Show amenity areas including their functional use (e.g. equipment and furniture that defines the area for recreational use)			

	Landscape strips and fencing, if required		
	Location and type of enclosure to be used for storage of garbage and other waste material. If waste material is stored within the building, include a note in the Site Data table		
	Identify all existing and proposed easements, rights-of-way and lands to be dedicated for public purposes		
Fire Inf	ormation		
	Location of closest fire hydrant (identify as existing or proposed)		
	Designated fire routes with the notation "fire route to be posted and designated under municipal by-law" (to be minimum 6.0m wide with minimum 12.0m centreline turning radius, maximum 8% slope)		
	State whether or not the building is to be sprinklered		
	Show location of fire department connections (standpipe/Siamese)		
Buildin	g Information		
_	Finished floor elevations of buildings		
	Maximum dimensions of buildings and minimum distance between buildings		
	Location of all building entrances		
Grading an	d Servicing Plan Requirements		
Genera	I Information:		
	Symbol key and legend		
	Proposed and existing structures and buildings, driveways, parking areas and curbs		
	Clearly identify existing services (storm, water, sanitary) and specify if existing services will be used		
□	Location, size and depth of cover of storm, water and sanitary services		
	Invert of storm, sanitary and water laterals at the point of connection		
	Identify the type of surfacing (e.g. sod, gravel, asphalt, etc.)		
_	Location of all existing and proposed manholes, poles (including guys), transformers, hydrants on the site and on public lands abutting the site		
_	Location of existing and proposed siamese or standpipe connection		
U	Identify all existing and proposed easements, rights-of-way and lands to be dedicated for public purposes		
Gradin	g		
	Existing and proposed grade elevations (referenced to Benchmark elevation) include relative street grade elevations and grade at property lines		
	Direction of surface drainage flow through use of drainage arrows		
_	If catchbasins are to be used, show proposed storm sewer hookups and storm laterals including size, location, and catchbasin rim elevation		
_	If storm water management design is required, state maximum detention time of pond, maximum flow and maximum storage volume for a 5 and 100 year return period storm		
_	Swales and drainage ditches (indicate slope and side slopes and, where required, cross-sections)		
	Elevations of individual internal driveways where a depressed driveway may exist		

## **Landscaping Plans and Details**

Show a legend with key symbol
Proposed and existing structures and buildings (including entrances and doorways), driveways, parking areas, pedestrian connections (sidewalks, pathways etc.) and curbs
Label existing plant material to remain
Label vegetation to be removed
Identify all proposed plant material, planting beds, and seeded or sodded areas
Include a plant list showing key, numbers of plants, botanical and common names and plant size at installation date
Provide details for play areas, special activity areas, open space areas
Show the location of outdoor lighting
Show the location and treatment of garbage collection areas
Show the location, height and type of proposed and existing fencing
I have read and understood this information and its requirements
(Initial)



## Corporation of the Township of Malahide

Application for Approval of a Site Plan

#### **Instructions**

Each applicant is required to submit a complete site plan application package which shall include the following mandatory components:

- ✓ Complete Application Form
- ✓ Application Fee
- ✓ Site Plan Drawings
- ✓ Elevation Drawings
- ✓ Site Servicing Drawing
- ✓ Plus any additional information required by the Township or local and provincial agencies (including any required reports and/or studies)

Please note that the Township or local and provincial agencies may require the applicant to submit additional information. These site specific submission requirements may include studies or reports related to matters such as the environment, transportation network, water supply, sewage disposal and storm water management.

All measurement values must be presented in Metric units.

If the Applicant is not the owner of the subject land, a written statement by the owner authorizing the applicant to act on behalf of the owner in relation to the subject application must accompany the application (see 10.0).

Failure to complete and provide all required information may result in the return or refusal of the application.

#### **Application Review Process**

Applications will not be considered unless all of the critical components have been submitted by the applicant. Applications missing additional information will be received and processed, but will not be processed to conclusion if staff have insufficient information to support the plan.

Upon receipt of an application, Township staff will review the materials received by the Applicant and determine whether there is sufficient information (i.e. all critical application components) to process the application.

If it is determined that the application is complete, the application and drawings will be circulated to Township staff, and, in some cases, external professionals, for review. The persons reviewing the application will prepare comments and set out any issues with the application.

If the application is incomplete or the plans and drawing do not comply with municipal and/or statutory requirements, the applicant will be contacted by the Township and the applicant will be required to attend a Site Plan Consultation Meeting with Township staff to discuss the deficiencies in the application. The Applicant must be aware that it is possible that Township staff will require revisions to the detailed design materials and may require submission of additional detailed design materials. Having received comments from the Township, the applicant may be required to submit revision materials to complete the application and this step may continue until the development complies with the municipal and statutory requirements.

The Township will provide the Applicant with a list of the Conditions for Site Plan Approval. It is the applicant's responsibility to satisfy all Conditions for Site Plan Approval.

#### **Approval Process**

Upon completion of the review process, a draft Site Plan Agreement will be provided to the applicant. The applicant will then have the opportunity to review and consider the draft Site Plan Agreement and may request a meeting to discuss any concerns with Township staff.

After the review process is complete, the finalized Site Plan Agreement will be finalized and sent to the applicant for signature.

The applicant is required to sign the Site Plan Agreement in duplicate and return it to the Township with all required securities and any other materials that may be required in the Agreement or by Township staff.

Following receipt of the above, the Site Plan Application will be placed on the next regular scheduled meeting of Council. Once approved, the Township will execute the Site Plan Agreement and it will be registered against the property title.

#### **General Information**

For assistance with completing the application form and for more information respecting the draft plan requirements, please consult the Community & Corporate Services Department in the Township Administration Office, 87 John Street South, Aylmer Ontario. You can also call the Department at (519) 773-5344.

## Please Complete and Print or (✓) Appropriate Box (es) 1.0 Applicant Information 1.1 Name of Owner(s) An owner's authorization is required if the applicant is not the owner (See Section 13.0) Name of Owner(s) Primary Telephone: Email Secondary Telephone: Address Postal Code Fax No. 1.2 Name of Applicant (If same as owner check box) Name of Applicant(s) Telephone Home: Email Telephone Business: Address Postal Code Fax Number 1.3 Name of Solicitor/Agent Name of Solicitor/Agent Telephone Home: Email Telephone Business: Address Postal Code Fax Number Solicitor Send Communication to (circle one Applicant Owner Agent only): Location and size of the Subject Land Name of Street/Road Street No. Registered Plan Lot(s)/Block(s) No./Concession No. Reference Plan No. & Part No. Lot Frontage Average Width Average Depth Lot Area 2.1 Is there a mortgage or charge in respect of the subject land? O Yes O No

If yes, give the names and addresses of any mortgages or charges.

2.2		nts or restrictive covenants affecting the subjectment or covenant and its effect.	ct land? • Yes • No
2.3	When were the subject	et lands acquired by the current owner?	
3.0	Proposed and Curre	nt Land Use	
3.1	What is the proposed	use of the subject land? (Please attach an addi	tional page if more space is required)
3.2	What is the current us	e of the subject land? (Please attach an addition	onal page if more space is required)
3.3	How is the subject lar	ad currently designated in the Official Plan?	
3.4	How is the subject lar	nd currently zoned in the Zoning By-law?	
3.5 presen	Provide the following ted in the Site Plan Map	details for all buildings, both existing and pro	oposed. (Information should also be
		Existing Buildings	Proposed Buildings
Example: 0	Gross Floor Area	$603.85 m^2$	$1050.00 \ m^2$
3.5.1 From	nt Yard		
3.5.2 Rea	r Yard		
3.5.3 Side	Yard		
3.5.4 Side	Yard		
3.5.5 Heig	ght		
3.5.6 Dir	nensions		
3.5.7 Gross Floor Area			
3.5.8 Date Constructed			

4.0 Previous Industrial or Commercial Uses	
4.1 Has there previously been an industrial or commercial use on the subject land or adjacent la	and? • Yes • No
If yes, specify the uses and dates.	
4.2 Is there reason to believe the subject land may have been contaminated by former uses on the sites? O Yes O No	he site or adjacent
If yes, please provide some detail of the nature of the contamination.	
<b>4.3</b> What information did you use to determine the answers to the above questions?	
	_
4.4 If yes, to (4.1), (4.2) or (4.3), a previous use inventory showing all former uses of the subject appropriate, the adjacent land, is needed. Is the previous use inventory attached? • Yes	ct land, or if O No
5.0 Status of Other Applications under the Planning Act	
5.1 Is the subject land also the subject of an application for an Official Plan Amendment, Conso Site Plan, Minor Variance, Zoning By-law Amendment or Zoning Order Amendment? O Yes	
If yes, indicate the type of application, the file number and the status of the application.	

## **6.0** Servicing

**6.1** Indicate the existing/proposed servicing type for the subject land.

Sewage Disposal	Existing	Proposed	Water Supply	Existing	Proposed
a) Public piped sewage system			a) Public piped water system		
b) Public or private communal septic			b) Public or private communal well(s)		
c) Individual septic system(s)			c) Individual well(s)		
d) Other (Please write)			d) Other (Please write)		
Storm Drainage	Existing	Proposed	Road Access	Existing	Proposed
a) Sewers			a) Arterial road		
b) Ditches or swales			b) Collector road		
c) Other (Please write)			c) Local road		
7.0 Other Informati	on				

Sworn (or declared) before me at the in the County/Region of  On this day of  Commissioner of Oaths Applicant  10.0 Authorization of Owner for Agent to Make the Application  I (we), of the in the County/Region of  am the owner of the land that is the subject of this application of a Approval of a Development Agreement and I (we) hereby authorize to act as my (our) agent in the application.  Date Signature of Owner(s)	I -£41	in the Country/Parion of	make and and are (an office ) the
Sworn (or declared) before me at the			
Sworn (or declared) before me at the	the statements made	e herein and the information that accompa	ny this application are to the best of my belief and
Commissioner of Oaths  Applicant  10.0 Authorization of Owner for Agent to Make the Application  I (we), of the in the County/Region of  am the owner of the land that is the subject of this application of a Approval of a Development Agreement and I (we) hereby authorize to act as my (our) agent in the application.  Date Signature of Owner(s)  11.0 Acknowledgement  With the filing of this application, the applicant is aware of, and agrees, that if the decision of the Council of the Township of Malahide regarding this application is appealed by a third party (a party other than the applicant), all concurred by the Corporation of the Township of Malahide in defending the decision before the Ontario Municipal Board will be soled the responsibility of, and paid for by the applicant.  Dated at the In the County/Region of This day of	knowledge true.		
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FOR OFFICE USE ONLY			
Application Circulated to:	Comments:	Date:	

Stamp of Approval:

## **SITE PLAN AGREEMENT**

AND
THE CORPORATION OF THE TOWNSHIP OF MALAHIDE
Part Lot . Concession

# LETTER OF AUTHORIZATION (SAMPLE)

(date)
TOWNSHIP OF MALAHIDE 87 John St. S. Aylmer, ON N5H 2C3
Attention: Eugenio DiMeo, Director – Community and Corporate Services
Dear Mr. DiMeo
Re: Application for (application type)  John Doe – 1234 Concession Road
I am the registered owner of the lands which are the subject of the above described application. Please consider this correspondence as my authorization for
Yours truly,
John Doe

Township of Malahide Application for Site Plan

THIS AGREEMENT made th	is day of, 2005.
BETWEEN:	
	Hereinafter called the "OWNER"  OF THE FIRST PART
	- AND -

THE CORPORATION OF THE

**TOWNSHIP OF MALAHIDE** 

Hereinafter called the "TOWNSHIP"

OF THE SECOND PART

**WHEREAS** the Owner is the owner in fee simple of the lands situate in the Township of Malahide, in the County of Elgin being Part of Lot \_\_\_\_, Concession \_\_\_\_, more particularly described in Schedule "A" attached hereto (and hereafter referred to as the "Lands");

**AND WHEREAS** the Official Plan of the Township of Malahide in effect, designates the entirety of the Township as a site plan control area;

**AND WHEREAS** the Owner intends to develop the lands in accordance with the Site Plan attached hereto, as Schedule "A" (and hereafter referred to as the "**Plan**");

**AND WHEREAS** the Township, as a condition of development of the lands requires the Owner to enter into a Development Agreement;

**NOW THEREFORE** in consideration of other good and valuable consideration and the sum of **Two Dollars (\$2.00)** of lawful money of Canada by each to the other paid (the receipt whereof is acknowledged by each), the Owner hereby covenants and agrees with the Township as follows:

- The Owner agrees that no building permit will be available until the Plan has been approved by the Township, and further agrees that work will not commence prior to the issuance of the building permit.
- 2. The following Schedules, which are identified by the signatures of the parties to this Agreement, and which are attached hereto, are hereby made a part of this Agreement, as fully and to all intents and purposes as though recited in full herein:

EXHIBIT "A" - SITE PLAN
EXHIBIT "B" - SITE SERVICING PLAN
EXHIBIT "C" - CERTIFICATE OF COMPLIANCE

3. Schedule "A" hereto describes the lands affected by this Agreement.

- 4. Exhibit "A" Site Plan, shows:
  - a) the location and height of all buildings and structures to be erected;
  - b) the location of vehicular entrances and exits;
  - c) the location and provision of off-street vehicular loading and parking facilities, including driveways for emergency vehicles;
  - d) walkways and all other means of pedestrian access;
  - e) the location and provision of fences, trees and all ground cover or facilities for landscaping the lands and protecting the adjoining lands and shows the lighting including flood lighting, of the land or any building or structure thereon;
  - f) the location and provision for the collection and storage of garbage and other waste material
- 5. The Owner agrees that the building or buildings will be erected in accordance with the plan(s) approved, subject only to such changes as have received advance approval.
- 6. Exhibit "B" Site Servicing Plan shows:
  - a) lot grading information, indicating overland flow to and from adjacent properties, collection and disposal of surface water and storm water management (if deemed necessary by the Township);
  - b) location of utilities within the road allowance and site connections to these utilities;
  - c) building finished floor elevations;
  - d) other information as required by the Township
- 7. The Owner agrees that the site development and servicing will be in accordance with the plan(s) as approved, subject only to such changes as have received advance approval.
- 8. The Owner further agrees that:
  - a) final grades and elevations will be established to the satisfaction of the Township. The Owner will provide proof of final grades and elevations certified by a professional land surveyor or civil engineer, prior to the final release of the Letter of Credit.
  - b) all necessary provisions for service connections on site will be made to the satisfaction of the Township.
  - c) construction work will be carried forward expeditiously in good and workmanlike manner, in accordance with good trade practice and so to cause a minimum of nuisance.
  - d) all necessary precautions to avoid dust, noise and other nuisance and to provide for the public safety will, so far as possible, be taken and which comply with *The Construction Safety Act*.
  - e) all necessary care will be taken to see that mud and soil is not tracked or spilled onto any public street, and where such tracking occurs, the street shall be cleaned at the end of each working day.

- f) garbage disposal facilities will be an enclosed type located as shown on the Site Plan designed in a manner satisfactory to the Township.
- g) unless otherwise provided, all parking lots and walkways will be finished with hotmix asphalt, concrete or paving stones to the satisfaction of the Township and have permanent bumper curbing along all parking areas that abut the property limits.
- h) no topsoil shall be stockpiled on any other portion of the Owner's lands except those lands identified in Schedule "A" to this agreement; and all topsoil shall be stockpiled and maintained in a manner which allows for the maintenance of weeds; and the Township may go in and do the same at the Owner's expense, and collect the cost in like manner either as municipal taxes or from the Letter of Credit deposited as performance security.
- i) stock-piling of snow will not be allowed on the site where it will constitute a hazard in the opinion of the Township.
- j) the electrical servicing of the property shall be subject to the approval of Hydro One.
- k) upon failure by the Owner to do any act during the development period herein, that the public safety or convenience requires, in accordance with this Agreement, upon seven (7) days written notice, the Township, in addition to any other remedy, may go in and do same at the Owner's expense, and collect the cost in like manner either as municipal taxes or from the Letter of Credit deposited as performance security.
- the Township may treat any breach of this Agreement as a breach of the Building By-Law, and upon twenty-four (24) hours written notice to the Owner, stop work until the breach is rectified.
- m) nothing in this Agreement constitutes waiver of the owner's duty to comply with any by-law of the Township or any other law.

## 9. The Owner shall:

- a) be responsible for consulting with Hydro One regarding any matters that relate to services provided by Hydro One.
- 10. The Owner shall be responsible for consulting with and obtaining any necessary approval from all regulatory bodies such as, but not limited to, the appropriate Conservation Authority and the Ministry of the Environment.
- 11. The Owner shall satisfy all the requirements in relation to the fire protection for the building(s) to the satisfaction of the Township's Fire Chief.
- 12. The Owner agrees to pay for damages to public property including but not limited to municipal drain, ditches, street surfaces, storm and sanitary sewer systems, which may occur during the period of construction. Any such repair may be undertaken by the Township at the expense of the Owner, within thirty (30) days notice.
- 13. Any and all lighting shall be installed and maintained so as to not, in the opinion of the Township, interfere with the use or enjoyment of adjacent properties, or with the safe flow of traffic on abutting or adjacent streets.
- 14. The Owner shall landscape and maintain plants and ground cover acceptable to the Township, on those lands so indicated on the Site Plan.
- 15. If the Ontario Building Code requires that an Architect or Professional Engineer or both, shall be responsible for the field review of any new building or extension, provided for in this

Agreement, the Owner shall not occupy or use or permit to be occupied or used, any said new building or extension, until after an Architect or Professional Engineer has given to the Township, a letter addressed to the Township, and signed by the said Architect or Professional Engineer, certifying that all construction and/or services on or in the said lands, required for this development or redevelopment, newly installed by the Owner in connection with this development or redevelopment, have been installed and/or constructed in a manner satisfactory to the Architect or Professional Engineer.

- 16. The Township, through its servants, officers and agents, including it's Chief Building Official, Fire Chief, and Township Engineer, may, from time to time, and at any time, enter on the premises of the Owner to inspect:
  - a) the progress of development;
  - b) the state of maintenance as provided for in this Agreement.
- 17. In the event of any servant, officer or agent of the Township, determining, upon inspection, that the development is not proceeding in the strict accord with the plans and specifications filed, such servant, officer or agent shall forthwith, place a notice requiring all work to be stopped upon the premises and forward a copy, by registered mail, to the Owner at the last known address, on the last revised assessment roll, and the Owner shall forthwith correct the deficiency or deviation.
- 18. In the event of any servant, officer or agent of the Township, upon inspection, be of the opinion that the state of maintenance is not satisfactory, such servant, officer or agent shall forthwith, forward notice of such opinion, by registered mail, to the Owner, at the last known address, and the Owner shall forthwith correct the deficiency or appeal to the Council of the Township of Malahide, as hereinafter provided.
- 19. In the event that the Owner should disagree with the opinion of the servant, officer or agent of the Township, as to the state of maintenance, such Owner shall appear before the Council of the Township of Malahide, which after hearing the Owner, shall express its opinion as to whether the maintenance is satisfactory, by resolution, which shall constitute a final determination of the matter.
- 20. In the event that the Owner shall fail to obey a stop work order issued under Section 17 hereof, the Owner recognizes the right of the Township to apply to the Courts for a restraining order.
- 21. In the event that an Owner shall fail to correct a deviation or deficiency after notice pursuant to Section 17 or after notice of an opinion, which the Council of the Township of Malahide determines is correct, under Section 17, the Council of the Township of Malahide, may by by-law, direct, on default of the matter or thing being done by the Owner, after two (2) week's notice, to it by registered mail, at the last known address of the Owner, pursuant to the last revised assessment roll of passage of such By-Law, that such matter or thing be done by the Township, at the expense of the Owner, which expense may be recoverable by action as municipal taxes, or from the Letter of Credit deposited as performance security.
- 22. Unless otherwise authorized, in the event of the Owner wishing to change at any time, the buildings, structures or facilities described n Exhibit "A" and "B", it shall make application to the Council of the Township of Malahide, for approval, and shall not proceed with such change until approval is given by such Council, or in default by The Ontario Municipal Board, under the procedure set out in Section 41 of *The Planning Act*, 1990, hereinbefore referred to.

23. The Owner agrees to pay to the Township all administration costs incurred in connection with this Agreement, and the fulfillment of this Agreement, including legal, engineering and inspection costs.

## 24. CAPITAL CHARGES

The following capital charges are to be paid at the time that this Agreement is signed.

### 25. SITE PLAN REVIEW FEE

The Owner shall pay to the Township, in cash or by certified cheque, an amount of Two Thousand (\$2,000.00) Dollars Deposit, per application, for Site Plan Review. As set out in Schedule "A" of By-Law 05-62 being a By-Law for the purpose of establishing user fees & rates.

### 26. LIABILITY INSURANCE

Before commencing any of the work provided for herein, the Owner shall supply the Township with a Liability Insurance policy in the amount of \$2,000,000.00 per occurrence, and in a form satisfactory to the Township, indemnifying the Township from any loss arising from claims for damages injury or otherwise, in connection with the work done by or on behalf of the owner of the development. The said policy shall be provided at the time of the signing of the Agreement and remain in force, until the development is complete and all required documentation as per Article 15 has been filed with the Township.

The Owner hereby defines the completion date of this Agreement and project to be on or

#### 27. PERFORMANCE GUARANTEE

before	It will be the Owner's responsibility to
require, in writing, an extension to this agreem	ent/project, within sixty (60) days of the above
stated completion date, should an extension l	be required.
As security for the performance and completio	n of all works required by this agreement, the
Owner shall supply the Township wi	ith a Letter of Credit, equal to \$
The Letter of	Credit will be based on the estimated cost of
alterations to public property, roadway, curbs	and gutters and drains, and any repairs for
damages to public property, roadway, curbs	and gutters and drains, plus all site specific
components as defined by the Site Plan, "Exhi	bit A", and the Site Servicing Plan, "Exhibit B",
which are approved under this Agreement.	The amount of the Letter of Credit shall be
established by the Township. The irrevocab	le Letter of Credit from a Chartered Bank
expressed to be pursuant to this Agreement a	nd payable to the Township at any time or in
part, from time to time, upon written notice from	n the Township, shall be provided at the time
of signing of this Agreement, and shall remain	n in force, until Twelve (12) months following
the completion of this project.	

- 28. This Agreement and the provisions thereof, do not give to the Owner or any person acquiring any interest in the said lands any rights against the Township with respect to the failure of the Owner to perform or fully perform any of its obligations under this Agreement or any negligence of the Owner in its performance of the said obligations.
- 29. In the event that no construction on the said lands has commenced within one (1) year from the date of registration of this Agreement the Township may, at its option, on one month's notice to the owner, declare this Agreement to be subject to re-negotiation, whereupon the Owner agrees that it will not undertake any construction on the said lands until this Agreement has been re- negotiated.

- 30. The Owner agrees that it will not call into question, directly or indirectly in any proceeding whatsoever in law or in equity or before any administrative tribunal the right of the Township to enter into this Agreement and to enforce each and every term, covenant and condition herein contained and this Agreement may be pleaded as an estoppels against the Owner in any case.
- 31. The Owner agrees on behalf of themselves, their heirs, executors, administrators and assigns, to save harmless and indemnify the Township, from all losses, damages, costs, charges and expenses which may be claimed or recovered against the Township by any person or persons arising either directly or indirectly as a result of any action taken by the Owner, pursuant to this Agreement.
- 32. All facilities and matters required by this Agreement shall be provided and maintained by the Owner at its sole risk and expense to the satisfaction of the Township and in accordance with the standards determined by the Township and in default thereof, and without limiting other remedies available to the Township, the provisions of Section 326 of *The Municipal Act*, R.S.O. 1990, shall apply.
- 33. This Agreement shall be registered at the expense of the Owner, against the land to which it applies, and the Township shall be entitled, subject to the provisions of *The Registry Act*, to enforce its provisions against the Owner, named herein, and any and all subsequent Owners of the land.
- 34. A Certification of Compliance attached hereto as Exhibit "C", shall be filed by the Owner, following completion of the development to ensure all details of the Site Plan Agreement have been complied with.

IN WITNESS WHEREOF, the Parties hereto have hereupon, affixed their Corporate Seal, duly attested to by their authorized signing officers in that behalf.

OWNER
CORPORATION OF THE TOWNSHIP OF MALAHIDE
MAYOR
CLERK

## EXHIBIT "C"

## CORPORATION OF THE TOWNSHIP OF MALAHIDE

## **CERTIFICATE OF COMPLIANCE**

PROPERTY IDENTIFICATION:		
Municipal Address:		
Owner:		
This document serves to certify that the deve completed in accordance with the terms and		
DATED:		
I HEREBY CERTIFY THAT THE ABOVE DE	ECLARATION IS TRUE AND	CORRECT.
Witness	Signature:	-
	Name of Owner:	-
	Address:	-

Phone Number:

Municipal Freedom of Information Declaration		
In accordance with the provisions of the <u>Planning Act</u> , it is the policy of the Township Planning Department to provide public access to all development applications and supporting documentation.		
Personal information contained on this form is collected pursuant to the Planning Act, R.S.O. 1990, O.Reg 200/96 as amended and will be used for the purpose of determining review of a site plan. The personal information collected will be maintained in accordance with the provisions of the Municipal Freedom of Information and Protection of Privacy Act, R.S.O. 1990, c. M.56, as amended.		
In submitting this development application and supporting documentation, I		
the owner/authorized applicant, hereby acknowledge the above-noted policy and provide my consent, in accordance with the provisions of the Municipal Freedom of Information and Protection of Privacy Act, that the information on this application and any supporting documentation provided by myself, my agents, consultants and solicitors, will be part of the public record and will also be available to the general public.		
I hereby authorize the Township of Malahide to post a Change of Use sign and municipal staff to have access to the subject site for purposes of evaluation of the subject application.		

Day

Month

Year

Signature