# THE CORPORATION OF THE MUNICIPALITY OF MAGNETAWAN

BY-LAW 2023 - 33

BEING A BY-LAW TO PROVIDE FOR THE EXECUTION OF A LIMITED SERVICES AGREEMENT WITH THE OWNERS OF THE LANDS WILLIAM JAMES GREEN AND LYNN CHRISTINE GREEN - LEGALLY DESCRIBED AS CROFT CON 8 PT LOT 20 SUBJECT 42R-13694REM PART 2 SUBJECT TO A R.O.W IN THE MUNICIPALITY OF MAGNETAWAN- MUNICIPALLY KNOWN AS 121 TRAILS END LAND ROLL NUMBER 4944 030 00504500

WHEREAS the owner of the lands legally described as Croft Con 8 Pt Lot 20, in the Municipality of Magnetawan applied for consent approval;

**AND WHEREAS** under 6.2 of the Municipality's Official Plan states Council may permit the development of lands only where the owner enters into an agreement that acknowledges that municipal services to the lands may not be available to the lands and that the Municipality assumes no liability to provide services to the development;

**NOW THEREFORE** the Council of the Corporation of the Municipality of Magnetawan hereby enacts as follows:

- 1. That the Municipality of Magnetawan enter into a limited services agreement substantially in the form attached hereto.
- 2. That the Mayor and the Clerk are hereby authorized to execute the Agreement and all documents in connection with the Agreement.
- 3. The Municipality's solicitor is hereby authorized to register the Agreement against the title of the lands to which it applies.

**READ A FIRST, SECOND, AND THIRD TIME**, passed, signed and the Seal of the Corporation affixed hereto, this 2<sup>nd</sup> day of August 2023.

THE CORPORATION OF THE MUNICIPALITY OF MAGNETAWAN

Mayor

CAO/Clerk

The applicant(s) hereby applies to the Land Registrar.

yyyy mm dd Page 1 of 6

# **Properties**

PIN 52086 - 0412

PT LT 20 CON 8 CROFT PT 2 42R13694 EXCEPT 1 TO 4 42R14055; S/T & T/W Description

RO193882; MAGNETAWAN

121 TRAILS END LANE Address

**MAGNETAWAN** 

#### Consideration

Consideration \$2.00

#### Applicant(s)

The notice is based on or affects a valid and existing estate, right, interest or equity in land

THE CORPORATION OF THE MUNICIPALITY OF MAGNETAWAN Name

4304 Highway 520, P.O. Box 70 Address for Service

Magnetawan, ON P0A 1P0

This document is not authorized under Power of Attorney by this party.

This document is being authorized by a municipal corporation Sam Dunnett, Mayor & Kerstin Vroom, CAO/Clerk.

Party To(s) Capacity Share

GREEN, WILLIAM JAMES Name

Address for Service 264 Riverview Place

Guelph, ON N1E 7H8

This document is not authorized under Power of Attorney by this party.

GREEN, LYNN CHRISTINE Name

Address for Service

This document is not authorized under Power of Attorney by this party.

#### Statements

This notice is pursuant to Section 71 of the Land Titles Act.

This notice is for an indeterminate period

Schedule: See Schedules

I Edward B. Veldboom solicitor make the following law statement The agreement registered hereunder is a consent agreement entered into pursuant to Section 51(26) of the Planning Act, R.S.O. 1990 and is authorized for registration pursuant to section 51(26) of the Planning Act.

# Signed By

Edward Brian Veldboom 505 Memorial Av., box 158 acting for Signed 2023 08 11

Orillia Applicant(s)

L3V 6J3

705-325-1326 Tel 705-327-1811 Fax

I have the authority to sign and register the document on behalf of the Applicant(s).

# Submitted By

RUSSELL, CHRISTIE, LLP 505 Memorial Av., box 158 2023 08 11

Orillia

L3V 6J3

705-325-1326 Tel Fax 705-327-1811

# Fees/Taxes/Payment

Statutory Registration Fee \$69.00 Total Paid \$69.00 LRO # 42 Notice

**Receipted as GB166154** on 2023 08 11 at 16:11

The applicant(s) hereby applies to the Land Registrar.

yyyy mm dd Page 2 of 6

File Number

Applicant Client File Number :

63-283-438

#### LIMITED SERVICE AND PRIVATE ROAD AGREEMENT

THIS AGREEMENT made in duplicate this 2<sup>nd</sup> day of August, 2023.

**BETWEEN:** 

5.7

WILLIAM JAMES AND LYNN CHRISTINE GREEN

hereinafter called the "Owner(s)"

-and-

THE CORPORATION OF THE MUNICIPALITY OF MAGNETAWAN hereinafter call the "Municipality"

WHEREAS Section 51(26) of the Planning Act authorizes municipalities to enter agreements as a condition of approval of a consent;

AND WHEREAS the Central Almaguin Planning Board granted a consent for the lands owned by the Owner(s) CROFT CON 8 PT LOT 20 RP 42R 13694 REM PART 2 SUBJECT TO R.O.W, in the Municipality of Magnetawan;

AND WHEREAS the consent is approved provisionally including the requirement that the applicants enter into an agreement to provide for limited services to be registered on title:

**NOWTHEREFORE, THIS AGREEMENT WITNESS THAT,** in the consideration of other good and valuable consideration and the sum of One Dollar (\$1.00) of lawful money of Canada now paid by the Municipality to the Owner(s)s, the receipt whereof is hereby acknowledged, the Owner(s) and the Municipality, covenant, declare and agree as follows:

#### **PART A - GENERAL**

- The lands to be bound by the terms and conditions of this Agreement referred to as "the subject lands" are located in the Municipality and more particularly described in Schedule 'A' hereto.
- This Agreement shall be registered on title to the subject lands as provided for by Section 51(26) of the Planning Act, R.S.O. 1990, as amended, at the expense of the Owner(s).
- 3. This Agreement will not be amended or removed from the title of the subject lands except where

agreed upon by the Municipality and the Owner(s).

### PART B - PURPOSE OF THE DEVELOPMENT

5. The Owner(s) has applied for and received approval for a consent on lands located in CROFT CON 8 PT LOT 20 RP 42R 13694 REM PART 2 SUBJECT TO R.O.W that creates a new residential lot fronting upon Ahmic Lake and having access by means of a private road.

# PART C - PRIVATE ROAD ACCESS

- The Owner(s) hereby acknowledges and recognizes that the right-of-way is a privately owned road providing access to the subject lands.
- 7. The Owner(s) hereby covenants and agrees that the road is a private road.
- 8. The Owner(s) hereby recognizes and agrees that the Municipality is not responsible or liable for the non-repair of the private roads identified in paragraph 6 above.

- The Owner(s) hereby understands that the Municipality may not be able to provide emergency services to the subject lands accessed by the private rightsof-way.
- 10. The Owner hereby acknowledges that access to the subject property is provided by a road which is not maintained year-round by the Municipality and therefore is not provided municipal services such as snowplowing, road maintenance, emergency services, garbage pick-up and school bussing, etc.

#### **PART D - LIMITED SERVICES**

- 11. The Owner(s) hereby recognizes that the Municipality will not be responsible for providing any services to the subject lands.
- 12. The Owner(s) recognizes that the subject lands will be serviced by private septic systems and individual water supplies at the sole expense of the Owner(s).
- 13. The Owner(s) recognizes that the Municipality will not be responsible for any services delivered to the subject lands including emergency services.

#### **PART E - ADMINISTRATION**

- 14. The Owner(s) covenants and agrees to indemnify the Municipality from all claims, costs and causes of action of any nature or kind whatsoever arising out of the consent application or any construction or works undertaken on the subject lands.
- 15. The Owner(s) acknowledges that this Agreement is entered into under the provisions of Section 51(26) of the Planning Act, R.S.O. 1990, as amended and that any expense of the Municipality arising out of the administration and enforcement of this Agreement may be recovered as taxes under Section 427 of the Municipal Act, S.O., 2001, c.25, as amended and further that the terms and conditions of this Agreement may be enforced under conditional building permits under the Building Code Act and regulations thereunder.
- 16. The Owner(s) and the Municipality acknowledge that the provisions of Section 67 of the Planning Act, R.S.O. 1990, as amended that provides that persons who contravene Section 51 and 52 of the Planning Act are liable on a first conviction to a fine of not more than twenty-five thousand dollars and on a subsequent conviction of not more than ten thousand dollars for each day or part thereof upon which the contravention has continued after the day in which the person was first convicted.
- 17. This Agreement shall enure to the benefit of and be binding upon the respective successors and assigns of each of the parties hereto.
- 18. This Agreement shall come into effect on the date of execution by the Municipality and the Owner(s).

#### Part E - OTHER BY-LAWS, Etc.

19. Nothing in this Agreement shall relieve the Owner from complying with all other applicable by-laws, laws or regulations of the Municipality or any other laws, regulations or policies established by any other level of government. Nothing in this Agreement shall prohibit the Municipality from instituting or pursuing prosecutions in respect of any violations of the said by-laws, laws or regulations.

# **PART F - REGISTRATION OF AGREEMENT**

20. The parties hereto consent to the registration of this Agreement by the Municipality upon the title of the subject lands, which registration shall be included as a legal expense to the Owner. The agreement shall remain on the title of the property and shall apply to any successors.

#### PART G - INDEMNIFICATION FROM LIABILITY AND RELEASE

21. The Owner covenants and agrees with the Municipality, on behalf of his/her, his/her successors and assigns, to indemnify and save harmless the Municipality from any and all actions, suits, claims and demands whatsoever which may arise either directly or indirectly by reason of any work performed by the Owner or on his behalf in connection with the carrying out of the provisions of this Agreement.

#### PART H - DEFAULT

22. The Owner acknowledges that the expenses of the Municipality arising out of the enforcement of this Agreement may be recovered as taxes under Section 427 of the Municipal Act, S.O., 2001, c.25, as amended.

IN WITNESSETH WHEREOF the Owner and the Municipality have caused their Corporate seals to be affixed over the signature of their respecting signing officers duly authorized in that behalf.

SIGNED, SEALED AND DELIVERED

In the presence of:

Witness

WILLIAM JAMES GREEN

LYNN CHRISTINE GREEN

THE COPPORATION OF THE MUNICIPALITY OF MAGNETAWAN

Mayor

Sam Dunnett

Kerstin Vroom

We have authority to bind the corporation

# THIS IS SCHEDULE 'A' TO A LIMITED SERVICE AND PRIVATE ROAD AGREEMENT WILLIAM JAMES GREEN/LYNN CHRISTINE GREEN AND THE CORPORATION OF THE MUNICIPALITY OF MAGNETAWAN

CROFT CON 8 PT LOT 20 RP 42R 13694 REM PART 2 SUBJECT TO R.O.W