NVCA - MUNICIPAL PARTNERSHIP AGREEMENT

FOR PLAN REVIEW AND TECHNICAL CLEARANCE

BETWEEN

THE TOWN OF WASAGA BEACH

AND THE

NOTTAWASAGA VALLEY CONSERVATION AUTHORITY

Date: January 2013

Revised: June 2016

INTRODUCTION

Nottawasaga Valley Conservation Authority (NVCA) provides plan review and regulatory functions under authority provided by the *Planning Act* and the *Conservation Authorities Act*, or other applicable legislation. As outlined below, this agreement recognizes that the Town of Wasaga Beach is the approval authority under the *Planning Act* for Plans of Subdivision and Condominium and outlines a partnership between the NVCA and the Town of Wasaga Beach intended to promote efficiency, effectiveness, and clarity in the plan review process including enhancing communications and issue resolution.

The PURPOSE of this agreement is to:

- a) Clarify the roles that the Town of Wasaga Beach and the NVCA perform in the plan review process;
- b) Clarify the roles and responsibility of the NVCA planning and regulation program;
- c) Outline the circumstances where the NVCA will review planning applications and provide technical expertise to the Town consistent with its mandate under the *Conservation Authorities Act*;
- d) Support the municipal plan review system and facilitate where opportunities exist the creation of a "one window" planning system operating from the Municipality;
- e) Assist with the streamlining and increased transparency of the approval process through attendance at mandatory Pre-development Consultation meetings; and,
- f) Develop clear protocols for the NVCA and Town of Wasaga Beach to communicate and discuss issues that arise during the plan review process and to put in place a dispute resolution process.

1. ROLES AND RESPONSIBILITIES

The Town of Wasaga Beach (hereinafter the "Municipality") and the Nottawasaga Valley Conservation Authority (hereinafter the "NVCA") agree that:

- a) The Municipality will screen planning and development applications received by it and forward those applications which require NVCA review/approval within reasonable time frames. The screening of the applications will occur in accordance with the Screening Procedures as set out in Schedule 1 attached. The Screening Procedures may be revised from time to time on written consent of each of the Parties.
- b) The NVCA will, within reasonable time frames, provide the Municipality with plan review and technical clearance services, as set out in Schedule 2 attached, in accordance with the Provincial Policy Statement and NVCA's policies and guidelines, by fulfilling the functions described below:
 - Define, and/or assist with the delineation and/or definition of natural features and assess the long-term ecological function and biodiversity of natural heritage systems, as well as identifying opportunities, where applicable, for restoration or improvements. Examine the functions of these features and recommend mitigative measures and/or approval requirements and/or conditions for the areas identified in 1b) ii).
 - (ii) Define, and/or assist at the Pre-Development Consultation stage of the approval process with the determination of the need for, and scope of, specific studies required for the NVCA to fulfill its mandate under the Conservation Authorities Act and the Planning Act. During subsequent stages help determine the adequacy of the submitted studies. These studies may include environmental impact studies which assess impacts and propose appropriate development limits defined through policy, mitigation, restoration and/or enhancement measures related to:
 - · wetlands;
 - · wildlife habitat;
 - · habitats of threatened and endangered species;
 - fish habitat;
 - areas of natural and scientific interest;
 - woodlands;
 - valley lands;

- flood, erosion and dynamic beach hazards;
- flood and erosion watercourse and valley land hazards;
- · ground water discharge and recharge areas;
- ground water quantity and quality;
- · surface water quantity and quality.
- (iii) Assist in the technical aspects of applying alternative development standards as a best management practice for stormwater management purposes and enhancement of natural heritage features and functions consistent with Provincial and local policies.
- c) That the NVCA will share information or data sources generated through municipal or watershed studies or source water protection work, provided that the data sources are not restricted under third party licensing.
- d) Notwithstanding the purpose of this agreement, it is recognized that:
 - (i) The NVCA will review and provide comments and advice in the context of the policies and land use designations of approved official plans and other guiding municipal documents as a resource management agency, landowner, service provider, public commenting agency, as delegated on behalf of the Province for natural hazards, and a regulatory body. When commenting, the NVCA shall clearly indicate which comments fall under which role in accordance with Schedule 4 attached hereto;
 - (ii) Effective watershed management and environmental protection also requires the appropriate consideration of regional and local natural resources as identified through official and secondary plans, municipal studies, watershed and subwatershed studies, NVCA natural heritage mapping, or a site specific proposal;
 - (iii) The NVCA will continue to provide comments and recommendations as outlined in 1b), on planning matters circulated by the Municipality such as official plans and policy amendments and municipal studies;
 - (iv) Nothing precludes the Municipality from obtaining peer review comments from qualified professionals
 on natural heritage matters on applications circulated by the Municipality to the NVCA if deemed
 necessary or desirable by the Municipality;
 - (v) Nothing precludes the NVCA from commenting to the municipality as would normally be exercised under the *Planning Act*, the *Conservation Authorities Act*, or other applicable legislation;
 - (vi) Qualified professional planning staff will formally comment on planning applications on behalf of the NVCA. Comments from other professionals within the NVCA on planning applications will be considered informal until they are confirmed in writing by planning staff;
 - (vii) The NVCA will have regard for previous comments provided by NVCA staff. Any change in comments based on updated legislation or new information or other matters will be discussed with the Town in advance of any formal correspondence being sent to the municipality; and,
 - (viii) The Town of Wasaga Beach is the approval authority for Plans of Subdivision and Development Applications submitted under the *Planning Act*, and shall exercise its authority considering those comments received from the NVCA.

2. TERMS AND IMPLEMENTATION

- a) The Municipality and the NVCA agree:
 - (i) The term of this agreement shall be for a period of five years from the date of execution by the Municipality and the agreement may be automatically extended for additional three-year terms, on the

- same terms and conditions as contained herein at the discretion of the Municipality and the NVCA, until terminated or amended by either party in accordance with subsection 3(b) herein;
- (ii) That the Municipality and the NVCA will generally review this Agreement every two years, to consider changes in programs of the parties or changes in Provincial policies, and at least six months prior to the expiry of the initial five year or subsequent three-year terms. The Municipality's Planning Department and NVCA staff will monitor the agreement and its expiry;
- (iii) To explore further opportunities to streamline the plan and development review system as it relates to Provincial and regional/local interests;
- (v) When providing written engineering comments to development applicants and the Municipality, the NVCA shall take into regard and consideration, the approved Engineering Design Standards of the Municipality;
- (vi) When providing written comments to applicants and the Municipality, the NVCA shall respond within a reasonable timeframe and clearly specify which comments pertain to matters where the NVCA has the approval mandate, and which comments are recommendations which pertain to those matters where the approval is with the Municipality;
- (vii) To make provisions for NVCA staff to attend Ontario Municipal Board Hearings with Municipal staff, with respect to the plan review and technical clearance services provided pursuant to this agreement. Where Municipal staff is attending Hearings in which matters of mutual inter(iv) The Municipality shall indicate to a prospective applicant where a proposed development may be subject to NVCA regulations and approvals and encourage consultation with the authority est are at issue, Municipal staff may attend to represent both agencies' interests, at the mutual agreement of both parties. Notwithstanding the aforesaid, the NVCA will not be precluded from independently appealing a decision to the Ontario Municipal Board if they so choose. The protocol as set out by Schedule 3 should be followed in advance of such appeals;
- (viii) To participate jointly in Pre-Development Consultation as appropriate for new development proposals. As part of the identification of studies it is agreed that all necessary studies should be identified at the Pre-Consultation stage and any additional studies should only occur as a result of legislative changes or new information not known or disclosed at the time of the Pre-Consultation meeting;
- (ix) That fees for NVCA plan review and technical clearance services shall be set by the NVCA, as approved by the Nottawasaga Valley Conservation Authority Board of Directors, and reflected in the approved planning Fee Schedules. Any approved revised NVCA fee schedules will be provided to the municipality as they occur;
- (x) That the NVCA shall be responsible for collecting all Processing/Approvals/and/or additional fees as required by the approved NVCA Fee Schedule;
- (xi) It is agreed that the Municipality will not knowingly or without prior communication to the NVCA issue building permits or provide final approval if the NVCA has not signed off on any application which may require a permit from the NVCA under its Regulation or the applicant has not paid NVCA fees;
- (xii) That the municipality shall ensure that applicants are well informed with respect to the need to address the payment of any additional NVCA fees where applicable; and,
- (xiv) That all parties agree to meet the requirements of the Municipal Freedom of Information and Protection and Privacy Act, R.S.O. 1990, Chapter M.56.

- b) Any party may terminate this agreement at any time upon delivering 12 months written notice of termination, by prepaid registered mail, to all of the other parties, which notice shall be deemed to be received on the third business day from the date of mailing.
- c) Any notice to be given pursuant to this agreement shall be delivered to the parties at the following address:

Town of Wasaga Beach 30 Lewis Street Wasaga Beach, Ontario, L9Z 1A1

Attention:

Chief Administrative Officer

Nottawasaga Valley Conservation Authority John Hix Administrative Centre 8195 8th Line, Utopia ON

LOM 1TO

Attention:

Chief Administrative Officer

3. THE AGREEMENT

Signed, Sealed and Delivered
This 28 day of June 2016
The Corporation of the Town of Wasaga Beach
Bish
Mayor
derk (
Signed, Sealed and Delivered
This lo day of Lec. 2016
The Nottawasaga Valley Conservation Authority
Makey / Souly
Chair

Chief Administrative Officer

Screening Procedure

- 1. The following Screening Criteria is to be used to provide the Municipality with a reference for the circulation of development applications and/or policy documents.
- All policy documents that may affect environmental and/or natural hazard issues and/or NVCA lands shall be circulated by the Municipality to the NVCA for comment; e.g., Official Plan and Secondary Plan Amendments, Policy Amendments, Background Municipal Studies, Subwatershed Studies, Environmental Assessments and other environmental studies.
- 3. Where the land area of a development application is wholly, or partially within or abutting the NVCA Area of Interest, the following applications shall be forwarded by the Municipality:
 - a. Site Specific Official Plan Amendment Applications and any related applications as noted in items c, d or g
 - b. Site Specific Rezoning and Minister's Zoning Order Applications, also any applications related to items c, d or f below.
 - c. Plan of Subdivision Applications which are both within and outside the area of interest.
 - d. Plan of Condominium Applications which have not received previous site plan or subdivision approval, which are both within and outside the area of interest.
 - e. Consent Applications involving easements, creation of new lots or part lots, and/or lot boundary adjustments or additions.
 - f. Minor Variance applications
 - g. Site Plan Approval Applications (pursuant to Section 41 of the *Planning Act*) which are both within and outside the area of interest.

The NVCA would then be invited to attend the Pre-Development Consultation meeting where the applicant would be notified of the required applications and review fees required as part of the approvals process.

- 4. For Building Permit Applications on properties subject to NVCA regulations, the Municipality will advise applicants that they are required to contact the NVCA to ensure that the application meets the requirements of the *Ontario Regulation 172/06* or its successor as well as the *Ontario Building Code*. Note: Building permits will not be issued for properties that may be within a regulated area, until such time as requisite clearances have been provided by the NVCA.
- 5. Any works proposed within or adjacent to a valley or stream corridor or other areas regulated by the NVCA, may require NVCA permit approval under the NVCA's Ontario Regulation. Where it has been identified by the NVCA that such permits are required, this requirement shall be identified in, and where feasible, be a condition of all *Planning Act* approvals provided by the Municipality.
- 6. For all development applications not within NVCA regulated areas, or other areas of concern to the NVCA, the Municipality will be solely responsible for the review, approval, inspection and enforcement of erosion and sediment control measures during the construction period.
- 7. The NVCA may require within an Area of Interest, landscape and planting considerations, in addition to sediment and erosion control requirements, which shall be considered by Municipal staff in review of affected applications.
- For all applications listed in number 3 (above), the NVCA may require review of, and/or request additional studies in support of, proposed or requisite stormwater management measures.

Definitions

- "Plan Review" is defined as:
 - (i) reviewing development applications in a reasonable timeframe as agreed upon and identified by this Agreement recognizing the *Planning Act* objectives;
 - (ii) delineating and assisting with the delineation of the limits of the natural features and systems;
 - (iii) identifying the need for technical reports; and
 - (iv) recommending conditions of approval.
- 2. "Technical Clearance" is defined as:
 - (i) assessing technical reports submitted by the proponent to determine if the reports satisfy the conditions specified; and
 - (ii) clearing the conditions.
- 3. "Area of Interest" is defined as the areas listed in Section 2b) ii) which includes:
 - (i)
- NVCA regulated areas including: watercourses, river and stream valleys, natural hazards (flooding, erosion and unstable soils/bedrock), wetlands, and associated allowances & other lands.
- Natural features and areas including: areas of natural and scientific interest, habitat of rare and endangered and threatened species, significant wildlife habitat, woodlands, wetlands, surface and groundwater features and fisheries habitats.
- 4. "Reasonable Timeframe" for the review and comment on development submissions is defined as the time frames provided in the Planning Act and the Province's Policies and Procedures for Conservation Authority Plan Review and Permitting Activities. Notwithstanding, NVCA staff will attempt to review complete submissions within 30 working days from the time of NVCA's receipt of the submissions.

Plan Review Communications and Issue Resolution Protocol

- 1. All disputes should be resolved in a collaborative manner between the NVCA and Municpal staff;
- 2. An affected or interested property owner or designated agent may be invited to participate in discussions if it is determined that their input would be of assistance in resolving the matter.
- 3. Each party should clearly articulate their expectations with clear lines of communication and *respect* for each part's interests, mandates, and authority; and,
- 4. Before proceeding to any formal dispute resolution mechanisms involving NVCA Board or Directors or Municipal Council, the NVCA and Municipality staff should use their best efforts to *jointly* develop a written issue statement, describing the facts and events leading to the dispute and potential resolution options. The steps in the issue resolution protocol shall be as follows:

Steps

- 1. Municipal planner to discuss matter with NVCA planner in attempt to resolve matter;
- 2. Municipal Dept. Head to discuss matter with NVCA Planning Director in attempt to resolve matter;
- 3. Municipal CAO to discuss matter with NVCA CAO in attempt to resolve matter;
- 4. Municipal CAO, NVCA Board of Directors representative(s), NVCA CAO review matter in attempt to resolve matter; and then if unresolved:
- 5. To NVCA Board of Directors.

N.V.C.A's Regulatory (Section 28), Planning Act, and Resource Management Agency Roles

N.V.C.A s Regulat	ory (section 28), Planini -	ing Act, and Resource Manage	ROLE		·
NVCA's Area of interest	Regulatory Authority Approval Authority/Permit Required based on Section 28 Regulations CA Act., and Ontario regulation 172/06.	Watershed Resource Management Agency Advisory based on watershed plan/policies/guidelines as approved by the NVCA Board of Directors.	Planning Act commenting agency' Advisory based on the Planning Act., Must have regard for comments for natural hazards as the Provincial lead agency and for other natural Heritage features comments are advisory	Service Agreements Advisory watershed technical comments/ support based on individual service agreements.	Delegated Provincial Responsibility CAs were delegated natural hazard responsibilities by the Minister of Natural Resources. Representing the Provincial Planning interests for Natural Hazards as per 3.1 of the PPS when commenting on planning.
Wetlands	Approval authority for all wetlands, as per CA Act.	Advisory, NVCA's area of interest is with both locally significant and provincially significant wetlands and to provide comments and advice to member municipalities.	Advisory based on the Planning Act., must have regard for comments for natural hazards as the Provincial lead agency	NVCA- County of Simcoe and other municipalities planning support agreements. Provide plan review comments, providing advisory technical expertise and support.	NVCA approval agency under CA Act and lead commenting agency under the planning Act for wetland related hazards.
Shoreline Hazards (flooding and erosion hazards)	Approval authority as per CA Act.	Advisory, NVCA's area of interest to provide comments and advice to member municipalities.	Advisory based on the Planning Act., must have regard for comments for natural hazards as the Provincial lead agency	NVCA- County of Simcoe and other municipalities planning support agreements. Provide plan review comments, providing advisory technical expertise and support.	NVCA approval agency under CA Act and lead commenting agency under the planning Act.
Riverine Hazards	Approval authority as per	Advisory, NVCA's area of interest to	Advisory based on the Planning Act., must	NVCA- County of Simcoe and other	NVCA approval agency under CA

(flooding and erosion	CA Act.	provide comments and advice to member	have regard for comments for natural	municipalities planning support agreements.	Act and lead commenting
hazards)		municipalities.	hazards as the Provincial lead agency	Provide plan review comments, providing advisory technical expertise and support.	agency under the planning Act.
Valley Lands	Approval authority as per CA Act.	Advisory, NVCA's area of interest to provide comments and advice to member municipalities.	Advisory based on the Planning Act., must have regard for comments for natural hazards as the Provincial lead agency	NVCA- County of Simcoe and other municipalities planning support agreements. Provide plan review comments, providing advisory technical expertise and support.	NVCA approval agency under CA Act and lead commenting agency under the planning Act for valley land related hazards.
Habitats of threatened and endangered species	n/a	Advisory, NVCA's area of interest to provide comments and advice to member municipalities, and MNR	Advisory based on the Planning Act.	NVCA- County of Simcoe and other municipalities planning support agreements. Provide plan review comments, providing advisory technical expertise and support.	n/a
Fish Habitat	n/a	Advisory, NVCA's area of interest to provide comments and advice to member municipalities, and DFO	Advisory based on the Planning Act.	NVCA _ County of Simcoe and other municipalities planning support agreements. Provide plan review comments, providing advisory technical expertise and support.	n/a
Wildlife Habitat	n/a	Advisory, NVCA's area of interest to provide comments and advice to member municipalities, and MNR	Advisory based on the Planning Act.	NVCA- County of Simcoe and municipal planning support agreements. Ca provides plan review comments, providing advisory technical expertise and support.	n/a
Areas of Natural &	n/a	Advisory, NVCA's area of interest to	Advisory based on the Planning Act.	NVCA- County of Simcoe planning	n/a

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Scientific		provide comments and		support agreement.	1
Interest		advice to member		Supports County of	
(ANSI)		municipalities, and		Simcoe Natural	
		MNR		Heritage plan review	
		****		comments, providing	
		PER SECOND		advisory technical	
				expertise and support	
				to the county.	
Woodlands	n/a	Advisory, NVCA's	Advisory based on the	NVCA- County of	n/a
		area of interest to	Planning Act.	Simcoe and other	
		provide comments and		municipalities planning	
		advice to member		support agreements.	
		municipalities, and		Provide plan review	
		MNR		comments, providing	·
				advisory technical expertise and support.	
	- /-	Advisory, NVCA's	Advisory/Commenting	MOE agreement for	n/a
Ground Water	n/a	area of interest to	agency when dealing	monitoring and	11/α
water		provide comments and	with the Planning Act	technical advice on	
		advice to member	With the Falling Act	permit to take water.	
		municipalities, and		permit to take water.	
		MOE.		Municipalities planning	
		1102.		support agreements.	
				NVCA provide plan	
				review comments,	
				providing advisory	
				technical expertise and	
				support.	
Surface	Regulatory/	Advisory, NVCA's	Advisory/Commenting	MOE agreement for	n/a
water	approval	area of interest to	agency when dealing	monitoring and	
quantity and	authority, where	provide comments and	with the Planning Act.	technical advice on	
quality	the control of	advice to member		Environmental	
-	flooding, erosion,	municipalities, and		Compliance Certificate	
	dynamic beaches	MOE		(ECA).	
	or pollution	this many that the same of the	\$ THE PARTY OF THE		
	or the		1	Municipalities planning	
	conservation of		4	support agreements.	
	land may be			Provide plan review	
	affected by			comments, providing	
	development. As	1	j	advisory technical	

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	per CA Act.			expertise and support.	
Storm Water Management	Regulatory/ approval authority, where the control of flooding, erosion, dynamic beaches or pollution or the conservation of land may be affected by development. As per CA Act.	Advisory, NVCA's area of interest to provide comments and advice to member municipalities, and MOE. MOE approval authority CA Advisory, providing technical advice/support to enable Environmental Compliance Certificate (ECA) clearance.	Advisory based on the Planning Act., considered, must have regard for comments for natural hazards as the Provincial lead agency	Municipalities planning support agreements. Provide plan review comments, providing advisory technical expertise and support.	n/a

THE CORPORATION OF THE TOWN OF WASAGA BEACH

BY-LAW NO. 2016-130

A BY-LAW TO AMEND BY-LAW 2013-12 BEING A BY-LAW TO AUTHORIZE THE EXECUTION OF AN AGREEMENT BETWEEN THE NOTTAWASAGA VALLEY CONSERVATION AUTHORITY AND THE TOWN OF WASAGA BEACH

WHEREAS pursuant to section 9 of the *Municipal Act, 2001* S.O. 2001, chapter 25 a municipality has the capacity, rights, powers and privileges of a natural person for the purpose of exercising its authority under this or any other Act;

AND WHEREAS pursuant to section 8. (1) of the *Municipal Act*, 2001 S.O. 2001, chapter 25 the powers of a municipality under this or any other Act shall be interpreted broadly so as to confer broad authority on the municipality to enable the municipality to govern its affairs as it considers appropriate to enhance the municipality's ability to respond to municipal issues;

AND WHEREAS By-law 2013-12, being a By-law to Authorize the Execution of an Agreement Between the Nottawasaga Valley Conservation Authority and the Town of Wasaga Beach was passed on February 12, 2013;

AND WHEREAS said By-law was entered into for the purposes of entering into a Municipal Partnership to clarify the roles and responsibilities for Plan Review and Technical Clearance;

AND WHEREAS the Council of The Corporation of the Town of Wasaga Beach deems it necessary and expedient that the Town of Wasaga Beach amend said agreement with the Nottawasaga Valley Conservation Authority;

NOW THEREFORE this Council of the Corporation of the Town of Wasaga Beach HEREBY ENACTS as follows:

- 1. THAT the Mayor and Clerk are hereby authorized to execute an amendment to the Agreement substantially in the same format, as attached hereto and forming part of this By-law as Schedule "A" with the Nottawasaga Valley Conservation Authority to enter into a Municipal Partnership to clarify the roles and responsibilities for Plan Review and Technical Clearance.
- THAT the Mayor's and the Clerk's authority and direction to execute the above noted Agreements and Documents extends to any renewal agreements or administrative amendments to the Agreements and Documents.
- 4. THAT By-law 2013-12 is hereby repealed in its entirety.

OF BY-LAW # 2016-130 PASSED

THE 28 DAY OF JUNE

20/6

CLERK 29 JUNE 2014

PAMELA ANN ARCHDEKIN, a Commissioner, etc., Deputy Clerk, for the Corporation of the

5. THAT this By-law shall come into force and take effect on the date of its final passing.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED THIS 28th DAY OF JUNE, 2016.

Brian Smith, Mayor

Holly Bryoe, Town Clerk