

FILE NUMBER: <u>A - 2024 - 0406</u>

The Personal Information collected on this form is collected pursuant to section 45 of the Planning Act and will be used in the processing of this application. Applicants are advised that the Committee of Adjustment is a public process and the information contained in the Committee of Adjustment files is considered public information and is available to anyone upon request. Questions about the collection of personal information should be directed to the Freedom of Information and Privacy Coordinator, City of Brampton.

	APPLICATION			
Minor Variance or Special Permission				
	(Please read Instructions)			
NOTE:			th the Secretary-Treasurer of the Committee of Adjustment and be	
	accompar	nied by the applicable fee.		
	The under of the <u>Pla</u>	rsigned hereby applies to the C Inning Act, 1990, for relief as d	Committee of Adjustment for the City of Brampton under section 45 lescribed in this application from By-Law 270-2004.	
1.	Name of (Address	Dwner(s) Polco Investme 5 Coachworks Crescent, Brampton, G	ON LGR 3Y2	
	Phone #	905-595-1455	Fax #	
	Email	jaylim@policaro.ca		
-				
2.	Name of Address	Agent Glen Schnarr & Assoc 700 - 10 Kingsbridge Garden Circle,	iates Inc. c/o Jim Levac	
	/100/000			
	Phone #	905-568-8888	Ee., #	
	Email	jiml@gsai.ca	Fax #	
3.	3. Nature and extent of relief applied for (variances requested): To permit site-specific development standards based on existing conditions. See accompanying Submission Letter for further detail			
4.	Why is it	not possible to comply with	the provisions of the by-law?	
		panying Submission Letter for furt		
5.	-	scription of the subject land: ber PT LT 6	:	
		ber PT LT 6 ber/Concession Number	CON 6 EHS CHINGUACOUSY	
Municipal Address 2280, 2300 Queen Street East				
6.	Dimensio	on of subject land (<u>in metric u</u>	units)	
	Frontage			
	Depth Area	63.74 m		
-		9300 sq m		
7.		o the subject land is by:	Seasonal Road	
	Municipa	I Road Maintained All Year	Other Public Road	
	Private R	light-of-Way	Water	

8. Particulars of all buildings and structures on or proposed for the subject land: (specify in <u>metric units</u> ground floor area, gross floor area, number of storeys, width, length, height, etc., where possible)

EXISTING BUIL	DINGS/STRUCT	URES on the	subject land		
wo Motor Vehicle S			-		
				,	
PROPOSED BU	ILDINGS/STRU	<u>CTURES</u> on t	he subject lar	nd:	
lo change - existing	site conditions are to	remain intact			
				· · · · · · · · · · · · · · · · · · ·	

9. Location of all buildings and structures on or proposed for the subject lands: (specify distance from side, rear and front lot lines in <u>metric units</u>)

EXISTING			
Front yard setback	17.8 m		
Rear yard setback	43.9m		
Side yard setback	11.0 m		
Side yard setback	79.27 m		
PROPOSED			
Front yard setback	17.8 m		
Rear yard setback	6.4 m		
Side yard setback	11.0 m		
Side yard setback	10.9 m		
10. Date of Acquisition of s	subject land:	December 14, 1984	
11. Existing uses of subje	ct property:	Two Motor Vehicle Sales Establishment structures and surface	e parking areas
12. Proposed uses of subj	ect property:	No change	
13. Existing uses of abutti	ng properties:	Commercial - Motor Vehicle Sales Establishment, Rest	aurant, Warehouse
14. Date of construction o	f all buildings & struct	ures on subject land: Unknown	
15. Length of time the exis	sting uses of the subje	ct property have been continued: 60+ years	
16. (a) What water supply is exi Municipal Vell	sting/proposed?	Other (specify)	
(b) What sewage dispos Municipal Septic	sal is/will be provided?]]]	Other (specify)	
(c) What storm drainage Sewers Ditches	system is existing/pro		
Swales		Other (specify)	

17. Is the subject property the subject of an application under the Planning Act, for approval of a plan of subdivision or consent?

Yes No			
If answer is yes, provide details: File #_TBD	Status		
18. Has a pre-consultation application been filed?			
Yes No 🗸			
19. Has the subject property of an application for minor variance?	ever been the subject		
Yes No Unkno	own		
If answer is yes, provide details:			
File # A180/00 Decision Approved File # Decision Decision	Relief Relief Relief		
	finipur		
	Signature of Applicant(s) or Authorized Agent		
DATED AT THE City OF Missi			
THIS 3rd DAY OF October , 202			
IF THIS APPLICATION IS SIGNED BY AN AGENT, SOLICIT THE SUBJECT LANDS, WRITTEN AUTHORIZATION OF TH THE APPLICANT IS A CORPORATION, THE APPLICATI CORPORATION AND THE CORPORATION'S SEAL SHALL E	E OWNER MUST ACCOMPANY THE APPLICATION. IF ON SHALL BE SIGNED BY AN OFFICER OF THE		
I, Jim Levac	OF THE Town OF Oakville		
IN THE Region OF Halton SOLE	MNLY DECLARE THAT:		
ALL OF THE ABOVE STATEMENTS ARE TRUE AND I MAN BELIEVING IT TO BE TRUE AND KNOWING THAT IT IS OF OATH.			
DECLARED BEFORE ME AT THE			
City OF Mississauga			
IN THE OF			
Peel THIS 8th DAY OF	in purch		
October, 20 _24	Signature of Applicant or Authorized Agent		
Laura Kim Amorim, a Commissioner, etc., Province of Ontario, for Gien Schnerr & Associates Inc. A Commissioner etc. Expires March 3, 2028.			
FOR OFFICE U	SEONLY		
Present Official Plan Designation: HC1-256			
Present Zoning By-law Classification:			
This application has been reviewed with respect to the variances required and the results of the said review are outlined on the attached checklist.			
L.Barbuto	October 11, 2024		
Zoning Officer	Date		
	+ 22, 2024		

DATE RECEIVED-

BY

Revised 2023/01/12

VL

APPOINTMENT AND AUTHORIZATION OF AGENT

To: The Secretary-Treasurer Committee of Adjustment City of Brampton 2 Wellington Street West Brampton, Ontario L6Y 4R2

LOCATION OF THE SUBJECT LAND: 2280, 2300 Queen Street East

l/We,	Polco Investments Limited c/o Jay Lim
	please print/type the full name of the owner(s)

the undersigned, being the registered owner(s) of the subject lands, hereby authorize

Glen Schnarr & Associates Inc. c/o Jim Levac

please print/type the full name of the agent(s)

to make application to the **City of Brampton Committee of Adjustment** in the matter of an application for **minor variance** with respect to the subject land.

, **20**²⁴.

Dated this ^{3rd} day of October

(signature of the owner[s], or where the owner is a firm or corporation, the signature of an officer of the owner.)

Basilio Policaro, President

(where the owner is a firm or corporation, please print or type the full name of the person signing.)

NOTE: If the owner is a firm or corporation, the corporate seal shall be affixed hereto.

PERMISSION TO ENTER

To: The Secretary-Treasurer Committee of Adjustment City of Brampton 2 Wellington Street West Brampton, Ontario L6Y 4R2

LOCATION OF THE SUBJECT LAND: 2280, 2300 Queen Street East

I/We, Glen Schnarr & Associates Inc. c/o Jim Levac please print/type the full name of the owner(s)

the undersigned, being the registered owner(s) of the subject land, hereby authorize the Members of the City of Brampton Committee of Adjustment and City of Brampton staff members, to enter upon the above noted property for the purpose of conducting a site inspection with respect to the attached application for Minor Variance and/or consent.

Dated this ^{3rd} day of October

, **20**24_.

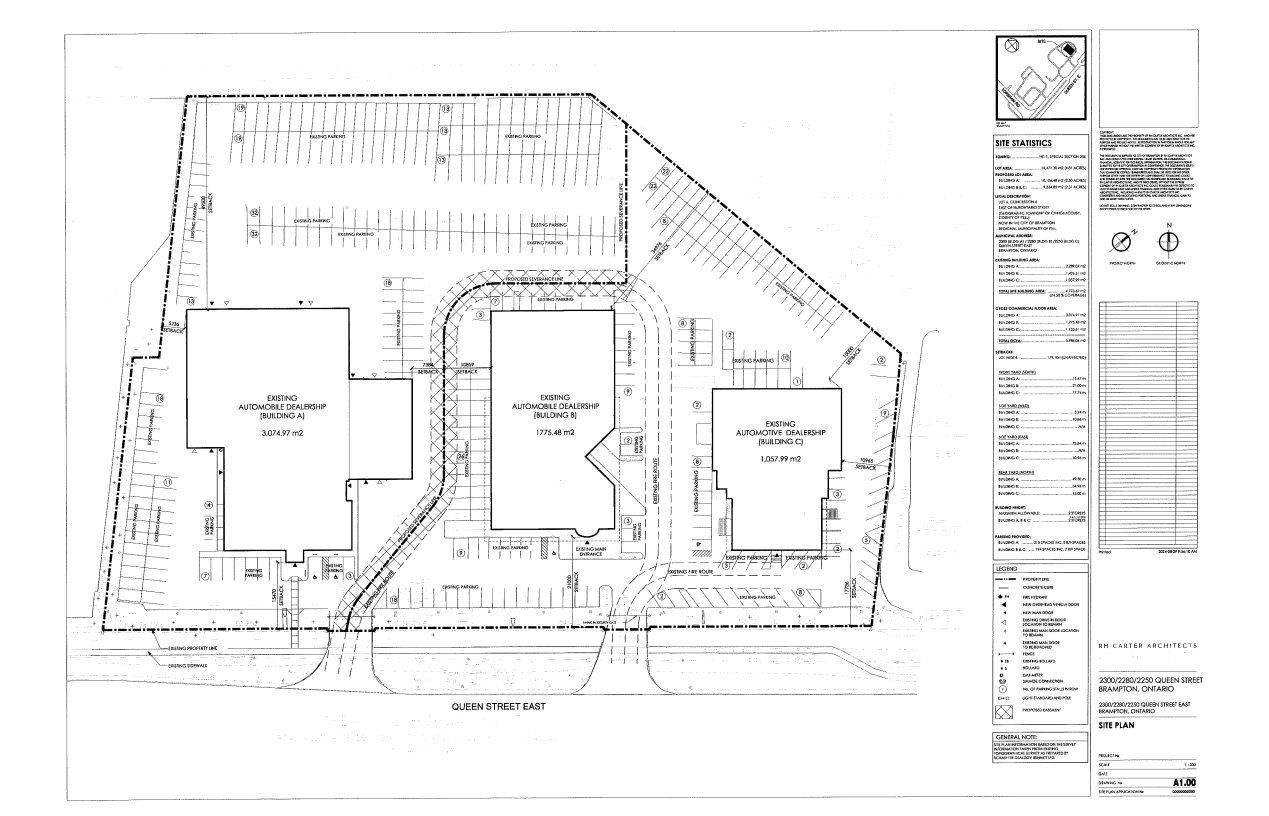
(signature of the owner[s], or where the owner is a firm or corporation, the signature of an officer of the owner.)

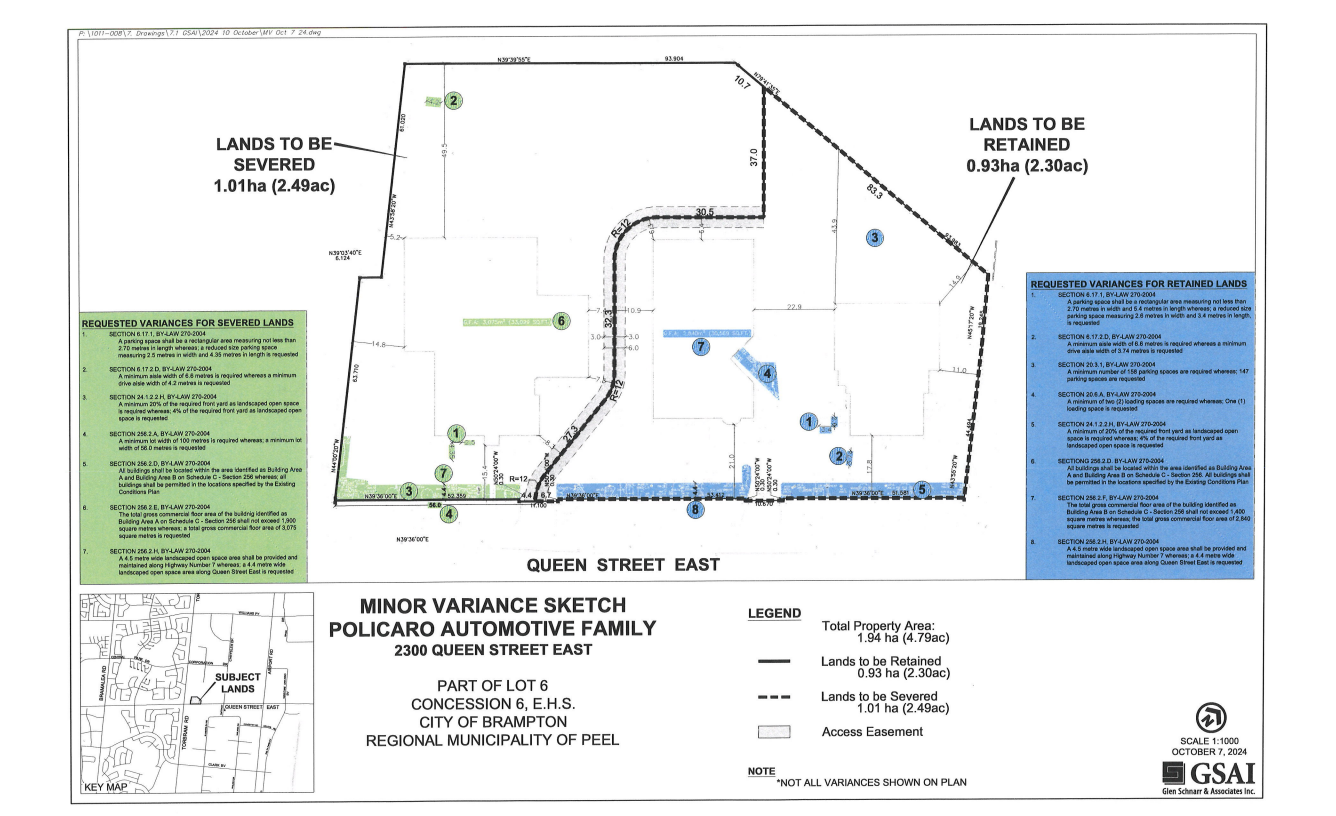
Basilio Policaro, President

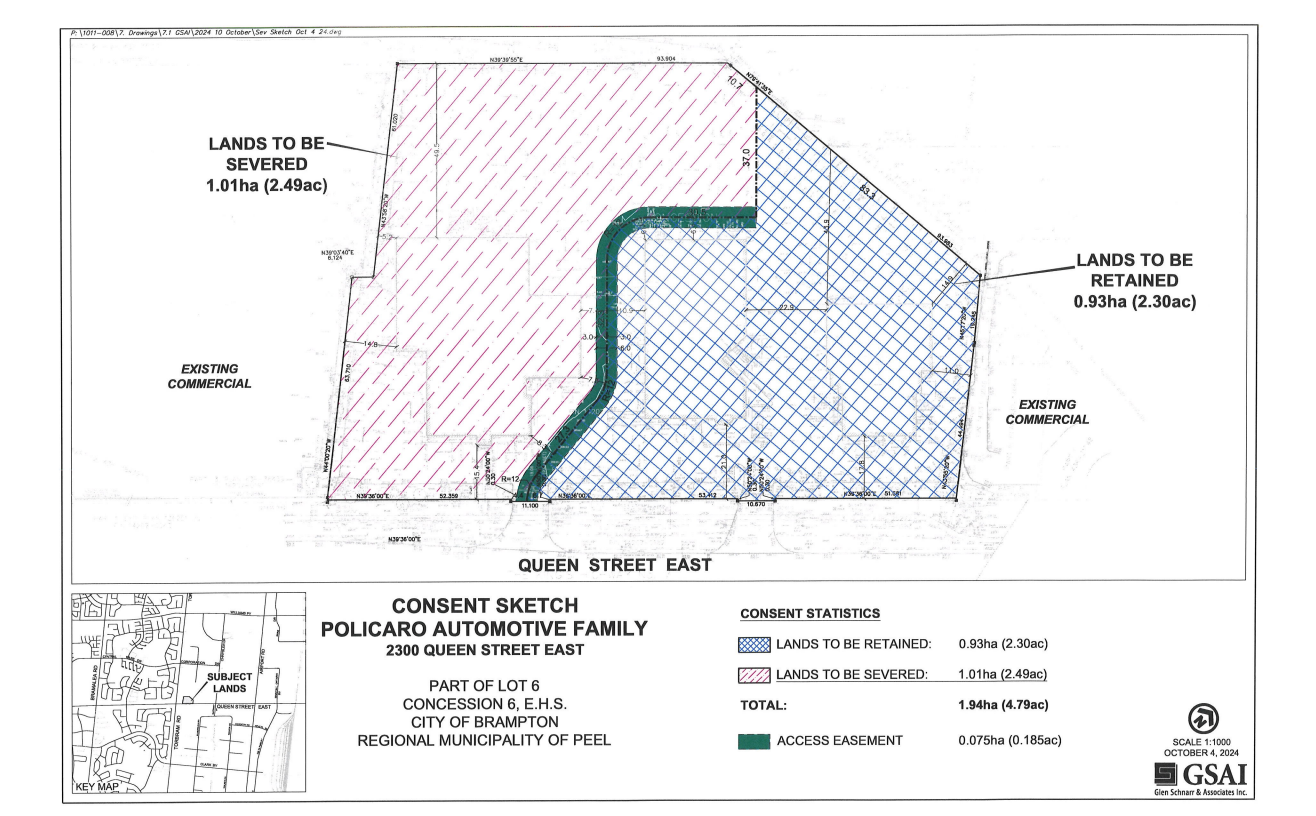
(where the owner is a firm or corporation, please print or type the full name of the person signing.)

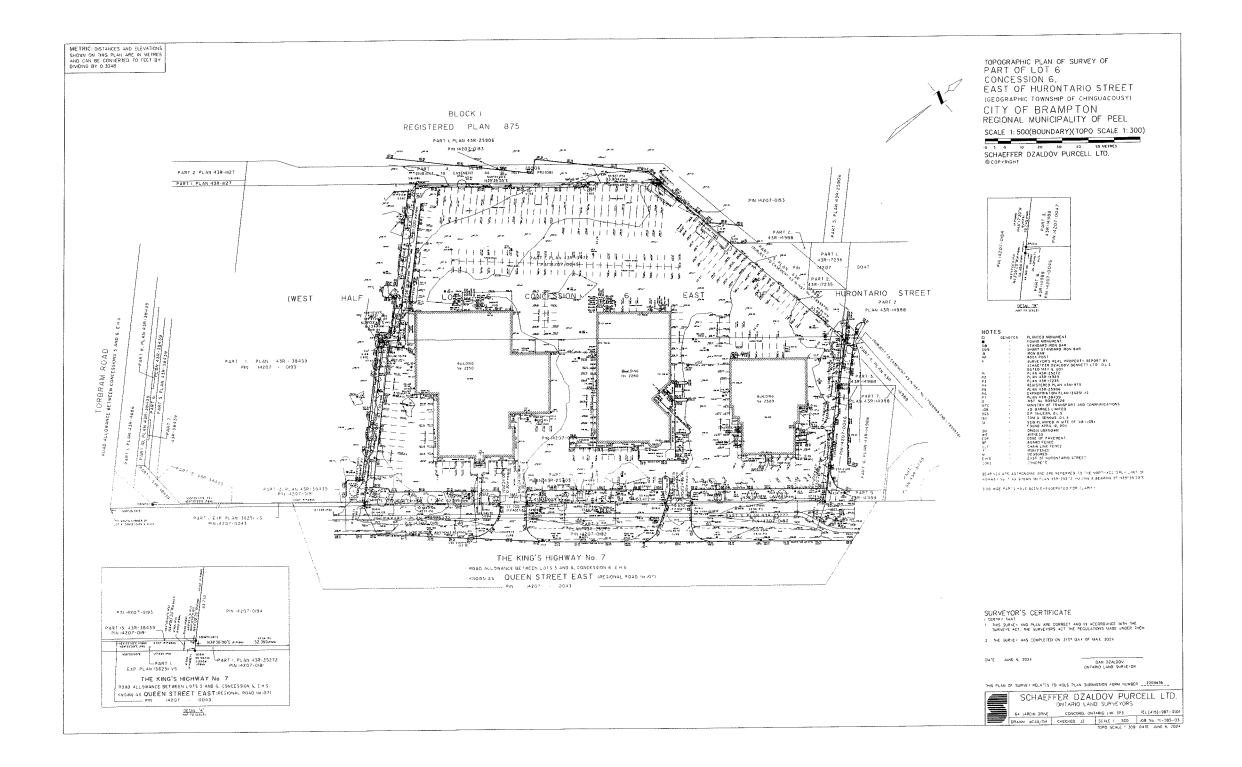
NOTE: If the owner is a firm or corporation, the corporate seal shall be affixed hereto.

NO DISCUSSION SHALL TAKE PLACE BETWEEN THE COMMITTEE MEMBERS AND THE APPLICANT DURING THE SITE INSPECTION

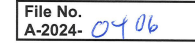








Zoning Non-compliance Checklist



Applicant: Polco Investments Limited c/o Jay Lim Address: 2280 & 2300 Queen street East Zoning: HC1-256 By-law 270-2004, as amended

Category	Proposal	By-law Requirement	Section #
USE			
BUILDING SETBACKS FRONT/ SIDE / REAR			
BUILDING SIZE	To vary Schedule 'C', Section 256 of the by-law to permit Building B and Building C to be located outside the area identified on the Schedule	whereas the by-law requires that Building B and Building C to be located in accordance with the building footprint outline on Schedule 'C- Section 256	256.2.d & C-256
	To vary Schedule 'C', Section 256 of the by-law to permit Building B with a gross commercial floor area not exceeding 2,840 square metres	whereas the by-law requires a gross commercial floor area for Building B shall not exceed 1,400 square metres in accordance with Schedule 'C- Section 256	256.2.f & c-256
PARKING	To allow angled parking space shall to a rectangular area measuring 2.6m in width and 3.4m in length	Whereas the by-law requires angled parking space shall to a rectangular area measuring 2.7m in width and 5.4m in length	6.17.1
	To allow 147 parking spaces to be provided on site	Whereas the by-law requires a 158 parking spaces to be provided on site.	20.3
DRIVEWAY	To allow a minimum parking aisle width of 3.74m	Whereas the by-law requires a minimum parking aisle width 6.6m	6.17.2
LANDSCAPE OPEN SPACE	To vary Schedule 'C', Section 256 of the by-law to allow a 4.4m wide landscape open space area to be provided and maintained along Highway Number 7, excepted for the driveway access points	whereas the by-law requires that a 4.5m wide landscape open space area shall be provided and maintained along Highway Number 7, except for the driveway access points in accordance with Schedule 'C- Section 256	C-256 & 256.H
LOADING SPACE	To allow 1 loading space to be provided on site	Whereas the by-law requires 2 loading spaces to be provided on site	20.6
OUTSIDE STORAGE			

Lesley Barbuto Reviewed by Zoning



October 11, 2024

Ms. Clara Vani Secretary-Treasurer Committee of Adjustment City of Brampton 2 Wellington Street West Brampton, ON L6Y 4R2

FILE # B-2024 - 0018 B-2024 - 0019 A - 2024 - 0405 A - 2024 - 0406

Partners: Glen Broll, MCIP, RPP Colin Chung, MCIP, RPP Jim Levac, MCIP, RPP Jason Afonso, MCIP, RPP Karen Bennett, MCIP, RPP

GSAI File: 1011-008

In Memoriam, Founding Partner: Glen Schnarr

Consent and Minor Variance Applications RE: **Polco Investments Limited** 2250, 2280, 2300 Queen Street East, City of Brampton

Glen Schnarr & Associates Inc. (GSAI) are the planning consultants to Polco Investments Limited (the 'Owner') of the lands municipally known as 2250, 2280 and 2300 Queen Street East, in the City of Brampton (the 'Subject Lands' or 'Site'). On behalf of the Owner, we are pleased to provide this Consent and Minor Variance Application to facilitate the creation of a new nonresidential parcel and to permit modified development standards on the Subject Lands.

In support of the Applications, please find attached the following materials:

- A copy of the completed Consent Application Form for the access easement;
- A copy of the completed Consent Application Form for the lot creation;
- A copy of the completed 2250 Queen Street East Minor Variance Application Form;
- A copy of the completed 2280, 2300 Queen Street East Minor Variance Application Form;
- A copy of the Plan of Survey, prepared by Schaeffer Dzaldov Purcell Ltd, dated June 6, 2024;
- A copy of the Consent Sketch, prepared by GSAI, dated October 4, 2024;
- A copy of the Existing Conditions Plan, prepared by RH Carter Architects;
- A copy of the Minor Variance Sketch, prepared by GSAI, dated October 7, 2024.

Payment of full fees will be provided prior to circulation of the Applications.

10 Kingsbridge Garden Circle, Suite 700, Mississauga, ON LSR 3K6 • Tel. 905-568-8888 • www.gsai.ca



SITE & CONTEXT

The Subject Lands are a commercial parcel, approximately 1.95 hectares (4.81 acres) in size, with frontage and access along Queen Street East. The Site, municipally known as 2250, 2280 and 2300 Queen Street East, is located on the north side of Queen Street East, east of Torbram Road. The Site is currently improved with three (3) commercial structures of varying size and surface parking areas. The area surrounding the Subject Lands is an established Employment Area containing a broad range of commercial structures and uses.

OFFICIAL PLAN & ZONING

The Site is designated 'Mixed Use Employment' by the in-effect Brampton Official Plan and is further designated 'Service Commercial' by the in-effect Airport Intermodal Secondary Plan. Furthermore, the Secondary Plan applies Special Site Area Policy 11. Special Site Area 11 states that the Site shall only be used as a new car sales establishment, together with related facilities. Overall, the in-effect designations permit a range of commercial uses, including motor vehicle sales establishments. Therefore, the Subject Lands contain a permitted use.

The Site is also subject to the City of Bramtpon Zoning By-law 260-2008 and is zoned 'Highway Commercial, Special Section 256 (HC1 -256). Motor Vehicle Sales Establishments are a permitted use. Special Section 256 establishes a series of site specific development standards related to maximum permissible commercial floor area, minimum lot area, minimum lot width, maximum building height and minimum landscaping.

PROPOSAL

The Owner is seeking permission to sever the Subject Lands into two (2) parcels so that each parcel can be held in separate ownership. For clarity, the 'Lands To Be Retained' as demonstrated on the accompanying Consent Sketch is to comprise the lands municipally known as 2580 and 2300 Queen Street East, while the 'Lands To Be Severed' are to comprise the lands municipally known as 2550 Queen Street East. Furthermore, no new construction or site alteration is contemplated.

The following provides a summary of the severance proposed:

Lands To Be Retained (2580, 2300 Queen Street East)

Area:9,300 square metres (0.93hectares; 2.3 acres)Frontage:56.76 metres

Lands To Be Sever	ed (2550 Queer	Street East)
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Area:	10,100 square metres (1.01 hectares; 2.49 acres)
Frontage:	111.69 metres



In addition to the above, a mutual access easement is contemplated. The access easement, comprising an existing drive aisle, is to facilitate the necessary legal arrangement to enable sufficient access to both lots to be provided. The location of the requested access easement is further demonstrated on the accompanying Consent Sketch and is to encompass an area of approximately 750 square metres (0.075 hectares; 0.185 acres).

SEVERANCE TESTS

In our opinion, the Proposal satisfies all of the criteria established by Section 51(24) of the *Planning Act*, as amended, based on the following:

The Severance Satisfies Provincial Interests

The Proposal implements applicable Provincial policies which encourage intensification and the efficient use of existing and planned infrastructure. The Proposal is consistent with the policies of the Provincial Planning Statement ('PPS'), 2024.

The Severance Is Not Premature

The Proposal satisfies the current and growing demand for employment opportunities within the City of Brampton in a manner that is consistent with the City Structure and the established character of the surrounding Airport Intermodal Employment Area. The consent process is the appropriate vehicle for the proposed severances and a Plan of Subdivision is not required. Based on the above, the Applications are not premature.

The Severance Conforms To The Official Plan and Adjacent Subdivisions

The Brampton Official Plan describes 'Mixed Use Employment' area lands as areas where employment-related development is to be encouraged and as such, a range of employment-related uses and built forms are permitted. The Proposal complies with the Official Plan's development criteria for Mixed Use Employment' areas. Additionally, the new lot and modified lot are in keeping with the existing and planned vision for the surrounding community. Therefore, it is our opinion that the proposed severances comply with the policies of the Official Plan.

The Dimensions and Shapes Of The Proposed Lots Are Appropriate

The dimension and shape of the proposed lots reflect the existing and evolving lotting pattern in the surrounding community. Additionally, the proposed lots have been appropriately designed to be consistent with those found in the surrounding area and to function independently. The development standards for the lots are met. The lots are therefore not out of character and are appropriate for the Site. Finally, the proposed lots are appropriate for the existing development conditions being retained.



No Unreasonable Restrictions Will Apply To The Severed Lots Or Adjacent Lands

Any required easement(s) will be secured as needed and the requested access easement is further demonstrated on the accompanying Consent Sketch. The access easement is required to enable appropriate and sufficient access to continue uninterrupted. The requested easement will not adversely impact the adjusted lots or adjacent lands. Servicing has been fully examined through the preparation of this application. No unreasonable restrictions will apply to the severed lot or adjacent lots.

The Proposed Severance Will Have No Impact On Existing Utilities, Municipal Services The Subject Lands have access to full municipal services. There are also no servicing capacity concerns.

No Lands Conveyed For Public Purposes

A requirement for a widening has not been identified. Any required dedications will be secured as needed, and this Application will not preclude their future dedication.

The Plan's Design Optimizes The Available Supply, Means of Supply, Efficient Use and Conservation of Energy

To the greatest extent possible, the existing structures efficiently use energy and are in keeping with the requirements of the Ontario Building Code, as amended.

MINOR VARIANCES

As a result of the proposal to sever the Subject Lands, the need for zoning relief is required to recognize the existing site conditions, in relation to the modified lot boundaries. As such, the following is the relief from By-law 270-2004 that the Owner is seeking, organized by parcel.

Severed Lands

1. Section 6.17.1, By-law 270-2004

A parking space shall be a rectangular area measuring not less than 2.70 metres in width and 5.4 metres in length

A reduced size parking space measuring 2.5 metres in width and 4.35 metres in length, is requested.

2. Section 6.17.2.d), By-law 270-2004

A minimum aisle width of 6.6 metres is required. A minimum drive aisle width of 4.2 metres is requested.

3. Section 24.1.2.2.h), By-law 270-2004

A minimum 20% of the required front yard as landscaped open space is required 4% of the required front yard as landscaped open space is requested.



4. Section 256.2.a, By-law 270-2004 A minimum lot width of 100 metres is required.

A minimum lot width of 56.0 metres is requested.

5. Section 256.2.d), By-law 270-2004

All buildings shall be located within the area identified as Building Area A and Building Area B on Schedule C - Section 256.

All buildings shall be permitted in the locations specified by the Existing Conditions Plan.

6. Section 256.2.e), By-law 270-2004

The total gross commercial floor area of the building identified as Building Area A on Schedule C-Section 256 shall not exceed 1,900 square metres.

A total gross commercial floor area of 3,075 square metres is requested.

7. Section 256.2.h, By-law 270-2004

A 4.5 metre wide landscaped open space area shall be provided and maintained along Highway Number 7.

A 4.4 metre wide landscaped open space area along Queen Street East is requested.

Retained Lands

1. Section 6.17.1, By-law 270-2004

A parking space shall be a rectangular area measuring not less than 2.70 metres in width and 5.4 metres in length

A reduced size parking space measuring 2.6 metres in width and 3.4 metres in length, is requested.

2. Section 6.17.2.d), By-law 270-2004 A minimum aisle width of 6.6 metres is required. A minimum drive aisle width of 3.74 metres is requested.

3. Section 20.3.1, By-law 270-2004 A minimum number of 158 parking spaces are required. 147 parking spaces are requested.

4. Section 20.6.a), By-law 270-2004 A minimum of two (2) loading spaces are required. One (1) loading space is requested.

5. Section 24.1.2.2.h), By-law 270-2004 A minimum 20% of the required front yard as landscaped open space is required



4% of the required front yard as landscaped open space is requested.

6. Section 256.2.d), By-law 270-2004

All buildings shall be located within the area identified as Building Area A and Building Area B on Schedule C – Section 256. All buildings shall be permitted in the locations specified by the Existing Conditions Plan.

7. Section 256.2.f), By-law 270-2004

The total gross commercial floor area of the building identified as Building Area B on Schedule C-Section 256 shall not exceed 1,400 square metres. A total gross commercial floor area of 2,840 square metres is requested.

8. Section 256.2.h, By-law 270-2004

A 4.5 metre wide landscaped open space area shall be provided and maintained along Highway Number 7.

A 4.4 metre wide landscaped open space area along Queen Street East is requested.

MINOR VARIANCE TESTS

Section 45(1) of the *Planning Act*, as amended, identifies the four tests which must be satisfied in order for the Committee to approve this application. Those tests are:

- 1. The variance maintains the general intent and purpose of the Official Plan.
- 2. The variance maintains the general intent and purpose of the Zoning By-law.
- 3. The variance is desirable for the appropriate development or use of the land.
- 4. The variance is minor in nature.

In our opinion, the requested variances are supportable and meet the four tests under the *Planning Act* in the following ways:

The Variance Maintains The General Intent & Purpose of the Official Plan

As mentioned above, the Subject Lands are designated 'Mixed Use Employment' by the ineffect Brampton Official Plan. The intent of this designation is to facilitate a range of employment-related uses and built forms. The existing structures and motor vehicle sales establishment uses are permitted.

In our opinion, the proposal complies with the applicable policies of the Brampton Official Plan, including the in-effect Airport Intermodal Secondary Plan. The variances requested are to recognize existing conditions and will not compromise the City's development or growth management objectives. Furthermore, the proposal respects and seamlessly integrates with the



character of the surrounding community. When considered collectively and individually, the requested variances meet the general intent and purpose of the Official Plan.

The Variance Maintains the General Intent and Purpose of the Zoning By-law

As stated above, the Subject Lands are subject to By-law 270-2004 which zones it as 'Highway Commercial 1, Special Section 256 (HC1-256)'. The requested variances, organized by parcel, seek relief as follows:

Severed Lands

Reduced Parking Space Dimensions & Reduced Drive Aisle Dimensions

The purpose and intent of parking standard and drive aisle regulations is to ensure that adequate parking spaces are provided for a proposed use or combination of uses, on-street parking is minimized and sufficient, safe site circulation patterns are provided. By-law 270-2004 requires that parking spaces have a minimum dimension of 2.70 metres in width and 5.4 metres in depth and that drive aisles have a minimum width of 6.6 metres, whereas reduced parking space dimensions and reduced drive aisle widths are requested.

The requested parking size and drive aisle width reductions are technical in nature and are necessary to recognize existing site conditions. As stated above, the requested variances are triggered by the requested severance. Given the size, proposed configuration and circulation patterns of the lot, the proposed parcel is maximized leaving no space to facilitate differently sized parking spaces nor increased drive aisle widths in select locations. Additionally, the reduced parking space dimensions are requested for a selection of parking spaces across the resultant lot. Overall, the requested parking space dimensions and reduced drive aisles widths are reflective of existing conditions, which have existed without issue for decades and are sufficient to accommodate user demands.

Reduced Landscape Buffer & Front Yard Landscaping

The purpose and intent of landscape buffer and landscaped area regulations is to ensure that there will be sufficient landscaping to provide adequate stormwater drainage for the property, to ensure aesthetic consistency within the surrounding community, as well as to ensure a front yard is not visually dominated by hard surfaces. While By-law 270-2004 requires that a 4.5 metre landscape buffer be provided along the Queen Street lot line and that at least 20% of the front yard be landscaped, the resultant lot has a 4.4 metre landscape buffer width and a 4% front yard landscaping.

In this case, the requested landscape buffer width along Queen Street East and the front yard landscaping are technical in nature and are needed to recognize an existing condition.





To be clear, the current landscape buffer along the street lot line and the resultant amount of front yard landscaped area has existed in this manner for decades. In this case, the requested landscape buffer and front yard landscaping will continue to provide for permeable surfaces, proper drainage, adequate access to the lot as well as visual consistency with the surrounding community. The established front yard treatment is appropriate for the Subject Lands. It is therefore our opinion that the requested reduction to the landscape buffer along Queen Street East and the reduced front yard landscaping percentage is appropriate, will facilitate an appropriate front yard treatment, will provide for proper drainage, will not result in visual inconsistency among neighbouring properties and will not result in adverse impacts to surrounding lands.

Reduced Lot Width, Modified Buildable Areas & Increased Commercial Area

The purpose and intent of lot width, buildable area and maximum gross floor area regulations is to ensure that adequately sized lots are provided and that the amount of massing or development on a lot is appropriate. By-law 270-2004, in accordance with Special Section 256, requires that a minimum lot width of 100 metres be provided, that buildings be in accordance with a Buildable Area schedule and that the amount of commercial area be limited, whereas a reduced lot width, modified buildable area limits and increased commercial gross floor area permissions are requested.

In this case, the requested relief are technical in nature and are needed to recognize an existing condition. To be clear, the current buildable area and commercial gross floor area of the existing structure on the lot are to remain unchanged. The variances are required to recognize and legalize an existing condition, based on a modified lot fabric triggered by the severance. Furthermore, the requested reduced lot width is to recognize and implement the modified lot fabric as a result of the severance. Given the existing building and site conditions are to remain intact and unchanged, the proposal does not adversely impact the deployment of mass and scale across the Site. Therefore, the Site is not overdeveloped and there will not be adverse impacts to surrounding lands.

Retained Lands

Reduced Parking Space Dimensions & Reduced Drive Aisle Dimensions

The purpose and intent of parking standard and drive aisle regulations is to ensure that adequate parking spaces are provided for a proposed use or combination of uses, on-street parking is minimized and sufficient, safe site circulation patterns are provided. By-law 270-2004 requires that parking spaces have a minimum dimension of 2.70 metres in width and 5.4 metres in depth and that drive aisles have a minimum width of 6.6 metres, whereas reduced parking space dimensions and reduced drive aisle widths are requested.



The requested parking size and drive aisle width reductions are technical in nature and are necessary to recognize existing site conditions. As stated above, the requested variances are triggered by the requested severance. Given the size, proposed configuration and circulation patterns of the lot, the proposed parcel is maximized leaving no space to facilitate differently sized parking spaces nor increased drive aisle widths in select locations. Additionally, the reduced parking space dimensions are requested for a selection of parking spaces across the resultant lot. Overall, the requested parking space dimensions, which have existed without issue for decades and are sufficient to accommodate user demands.

Reduced Landscape Buffer & Front Yard Landscaping

The purpose and intent of landscape buffer and landscaped area regulations is to ensure that there will be sufficient landscaping to provide adequate stormwater drainage for the property, to ensure aesthetic consistency within the surrounding community, as well as to ensure a front yard is not visually dominated by hard surfaces. While By-law 270-2004 requires that a 4.5 metre landscape buffer be provided along the Queen Street lot line and that at least 20% of the front yard be landscaped, the resultant lot has a 4.4 metre landscape buffer width and a 4% front yard landscaping.

In this case, the requested landscape buffer width along Queen Street East and the front yard landscaping are technical in nature and are needed to recognize an existing condition. To be clear, the current landscape buffer along the street lot line and the resultant amount of front yard landscaped area has existed in this manner for decades. In this case, the requested landscape buffer and front yard landscaping will continue to provide for permeable surfaces, proper drainage, adequate access to the lot as well as visual consistency with the surrounding community. The established front yard treatment is appropriate for the Subject Lands. It is therefore our opinion that the requested reduction to the landscape buffer along Queen Street East and the reduced front yard landscaping percentage is appropriate, will facilitate an appropriate front yard treatment, will provide for proper drainage, will not result in visual inconsistency among neighbouring properties and will not result in adverse impacts to surrounding lands.

Reduced Parking

The purpose and intent of parking standard regulations is to ensure that adequate parking spaces are provided for a proposed use or combination of uses and on-street parking is minimized. By-law 270-2004 requires that 158 parking spaces be provided to accommodate the existing motor vehicle sales establishment use, whereas 147 parking spaces are requested.



The requested parking reduction is technical in nature and necessary to recognize existing site conditions. As stated above, this requested variance is triggered by the requested severance. Given the size and proposed configuration of the lot, the proposed parcel is maximized leaving no space to facilitate additional parking spaces. Additionally, on-street parking is available in the surrounding area and the parking standard on the resultant lot is sufficient to accommodate user demands. The requested standard, which represents a deficiency of approximately 5.9%, is also reflective of current and evolving market conditions, whereby expansive surface parking areas to store new vehicles is no longer necessary nor an efficient and effective utilization of land.

We also highlight that the existing parking supply has existed for decades, without issue. The proposed supply of parking spaces, including tandem spaces, along the property lines is appropriate and is sufficient to accommodate user demands of the lot. We further note that given the existing site conditions and character of the surrounding area, additional surface parking spaces would create an unpleasant pedestrian environment, would negatively impact site circulation and would further reduce the provision of landscaped open space.

Based on the above, it is our opinion that the requested variance will provide for the continued use of the property for an appropriate employment-related development and will provide for an environment that is both pleasant and respects the character of the surrounding community. The general purpose and intent of the By-law regulation is maintained.

Reduced Loading

The purpose and intent of loading standard regulations is to ensure that adequate loading spaces are provided for a proposed use or combination of uses and traffic disruption is minimized. By-law 270-2004 requires that one (1) loading space per be provided to accommodate the existing motor vehicle sales establishment use, whereas 147 parking spaces are requested.

The requested parking reduction is technical in nature and necessary to recognize existing site conditions. As stated above, this requested variance is triggered by the requested severance. Given the size and proposed configuration of the lot, the proposed parcel is maximized leaving no space to facilitate additional parking spaces. Additionally, on-street parking is available in the surrounding area and the parking standard on the resultant lot is sufficient to accommodate user demands. The requested standard, which represents a deficiency of approximately 5.9%, is also reflective of current and evolving market conditions, whereby expansive surface parking areas to store new vehicles is no longer necessary nor an efficient and effective utilization of land.



We also highlight that the existing parking supply has existed for decades, without issue. The proposed supply of parking spaces, including tandem spaces, along the property lines is appropriate and is sufficient to accommodate user demands of the lot. We further note that given the existing site conditions and character of the surrounding area, additional surface parking spaces would create an unpleasant pedestrian environment, would negatively impact site circulation and would further reduce the provision of landscaped open space.

Based on the above, it is our opinion that the requested variance will provide for the continued use of the property for an appropriate employment-related development and will provide for an environment that is both pleasant and respects the character of the surrounding community. The general purpose and intent of the By-law regulation is maintained.

Modified Buildable Areas & Increased Commercial Area

The purpose and intent of buildable area and maximum gross floor area regulations is to ensure that the amount of massing or development on a lot is appropriate. By-law 270-2004, in accordance with Special Section 256, requires that buildings be in accordance with a Buildable Area schedule and that the amount of commercial area be limited, whereas a modified buildable area limit and increased commercial gross floor area permissions are requested.

In this case, the requested relief are technical in nature and are needed to recognize an existing condition. To be clear, the current buildable area and commercial gross floor area of the existing structures on the lot are to remain unchanged. The variances are required to recognize and legalize an existing condition, based on a modified lot fabric triggered by the severance. Given the existing building and site conditions are to remain intact and unchanged, the proposal does not adversely impact the deployment of mass and scale across the Site. Therefore, the Site is not overdeveloped and there will not be adverse impacts to surrounding lands.

Reduced Landscape Buffer

The purpose and intent of landscape buffer regulations is to ensure that there will be sufficient landscaping to provide adequate stormwater drainage for the property, to ensure aesthetic consistency within the surrounding community, as well as to ensure a yard is not visually dominated by hard surfaces. While By-law 0225 - 2007 requires that a 4.5 metre landscape buffer be provided along a lot line that is a street line and a 3.0 metre landscape buffer be provided along a lot line that abuts a Commercial Zone property, a 1.76 metre landscape buffer along a street line is requested, a 1.33 metre landscape buffer along the





southern lot line abutting a Commercial Zone area and a 0.0 metre landscape buffer along a (eastern) lot line abutting a Commercial Zone area.

In this case, the requested landscape buffer along a street line is technical in nature and is needed to recognize an existing condition. To be clear, the current landscape buffer along the street lot line has existed in this manner for decades. In this case, the requested landscape buffer will continue to provide for permeable surfaces, proper drainage, adequate access to the lot as well as visual consistency with the surrounding community. The established front yard treatment is appropriate for the Subject Lands. It is therefore my opinion that the requested reduction to the landscape buffer along a street lot line is appropriate, will facilitate an appropriate front yard treatment, will provide for proper drainage and will not result in visual inconsistency among neighbouring properties.

A reduced 1.33 and 0.0 metre landscape buffer, respectively, along a lot line abutting a Commercial Zone is also requested. In this case, the requested landscape buffer widths are measured along the lot's southern and eastern property lines. The requested reduced landscape buffer is to technical in nature and is needed to recognize an existing condition that has existed in this manner for decades. The requested landscape buffer will continue to provide for permeable surfaces, proper drainage, adequate access to the lot as well as visual consistency with the surrounding community. The established landscape treatment is appropriate for the Subject Lands. It is therefore my opinion that the requested reduction to the landscape buffer along the southern and eastern property lines are appropriate, will provide for proper drainage and will not result in adverse impacts to surrounding lands.

The Variance is Desirable for the Appropriate Development or Use of the Land

The variances arising from the proposed consent are technical in nature and will allow for the creation of an additional industrial lot to be held in separate ownership. Furthermore, the requested variances will maintain appropriate built forms, heights and massing that will preserve the character of the surrounding Employment Area community.

Overall, it is our opinion that the proposed variances are required to facilitate the existing structures and site conditions, while also are in keeping with the existing character of the Subject Lands and the surrounding community As such, the proposal will not negatively affect surrounding uses and represents efficient, compatible and appropriate development that is desirable.

The Variance is Minor in Nature

The requested variances will permit the existing structures to be held in separate ownership and existing site conditions to remain intact. Furthermore, the variances required do not represent overdevelopment as they will recognize existing structures and existing site conditions. Overall,



the variances requested will not result in adverse impact on adjoining properties or the surrounding community. Collectively and individually, it is our opinion that the variances are minor in nature.

CONCLUSION

As described above, the requested variances arising from the Consent Application satisfy the four tests of Section 45(1) of the *Planning Act* and represent good planning. Additionally, the criteria of Section 51(24) of the Planning Act was considered in preparation of the Consent Application and in this regard, the criteria has been satisfied. We trust this is helpful.

If you require any further information, please do not hesitate to contact the undersigned.

Yours very truly, GLEN SCHNARR & ASSOCIATES INC.

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