

The Corporation of The

Town of Amherstburg

271 SANDWICH ST. SOUTH AMHERSTBURG, ONTARIO N9V 2A5

PLANNING SERVICES DEPARTMENT BUS (519) 736-5408 FAX (519) 736-9859

Website: www.amherstburg.ca

July 3, 2025

Re: Files **B/26-28/25**

Decisions Made on Applications for Consent of **Michael Scott**, **c/o Drew Coulson**, **Agent**

507 McLeod Ave. (Roll No. 3729-550-000-04780)

In compliance with Subsection 17 of Section 53 of The Planning Act, I enclose herewith a certified copy of the decision of the Committee with regard to the above-noted file.

Please be advised that the last day for filing an appeal is **July 23, 2025.**

Subsection 19 of Section 53 of The Planning Act states that the applicant, the Minister, a specified person or any public body may, not later than 20 days after the giving of notice under subsection (17) is completed, appeal the decision or any condition imposed by the council or the Minister or appeal both the decision and any condition to the Tribunal by filing with the Clerk of the municipality or the Minister a notice of appeal setting out the reasons for the appeal, accompanied by the fee charged by the Tribunal.

You will be entitled to receive notice of any changes to the conditions of the provisional consent if you have made a written request to be notified of changes to the conditions of the provisional consent.

Only the applicant, the Minister, a specified person or any public body may appeal decisions in respect of applications for consent to the Ontario Land Tribunal. A notice of appeal may not be filed by an individual/neighbour.

On an application that has been granted by the Committee, before final certification can be issued, proof in writing must be submitted to the Secretary-Treasurer showing that all conditions imposed by the Committee have been dealt with in a manner satisfactory to the appropriate authority.

Take notice that an appeal to the Ontario Land Tribunal in respect to the provisional consents may be made by filing a notice of appeal with the Secretary-Treasurer either via the Ontario Land Tribunal e-file service (first-time users will need to register for a My Ontario Account) at https://olt.gov.on.ca/e-file-service by selecting Town of Amherstburg as the Approval Authority or by mail, 271 Sandwich Street South, Amherstburg, ON, N9V2A5, no later than 4:30 p.m. on March 25, 2025. The filing of an appeal after 4:30 p.m., in person or electronically, will be deemed to have been received the next business day. The appeal fee of \$400 can be paid online through e-file or by certified cheque/money order to the Minister of Finance, Province of Ontario. If you wish to appeal to the Ontario Land Tribunal (OLT) or request a fee reduction for an appeal, forms are available from the OLT website at www.olt.gov.on.ca. If the e-file portal is down, you can submit your appeal to planning@amherstburg.ca.

Janine Mastronardi, Secretary-Treasurer

DECISION OF APPROVAL AUTHORITY WITH REASONS RE APPLICATION FOR CONSENT

- (a) Name of approval authority
- TOWN OF AMHERSTBURG COMMITTEE OF ADJUSTMENT
- (b) Name of Applicant
- RE AN APPLICATION BY (b) Michael Scott, c/o Drew Coulson, Agent
- (c) Brief
 Description
- LOCATION OF PROPERTY (c) 507 McLeod Ave. (Roll No. 3729-550-000-04780)
- (d) As set out in application

PURPOSE OF APPLICATION (d) The applicant is proposing to sever a parcel of land (Lot A) being 16.76 m ± frontage by 59.8 m ± depth with an area of 1002.25 sq m ± to create a new residential building lot for a single detached dwelling.

The retained parcel being 40.3 m ± frontage by an irregular ± depth with a total area of 3279.94 sq m ± contains a single detached dwelling.

The subject property is designated Low Density Residential and Woodlot in the Town's Official Plan and zoned holding-Residential Type 1A (R1A) Zone in the Town's Zoning By-law.

(e) Date of decision

CONCUR in the following decision and reasons for decision made on the (e) 2nd day of July, 2025.

DECISION: APPROVED

- (f) State
 conditions
 to be
 satisfied
 before
 granting of
 consent
- 1. That a Reference Plan of the subject property satisfactory to the municipality be deposited in the Registry Office; a copy to be provided to the municipality.
- 2. The applicant to submit to the municipality the deed acceptable for registration in order that consent may be attached to the original and a copy be provided to the municipality.
- 3. That all property taxes be paid in full.
- 4. That the severed and retained parcels be rezoned to remove the holding zone from the current holding Residential Type 1A (h-R1A) Zone through the zoning by-law amendment application process or through the Town's ongoing Zoning By-law review process.
- 5. That a parkland fee be paid to the Town of Amherstburg prior to the stamping of the deeds in an amount of \$1070 for the severed lot.
- 6. That the applicant be required to obtain a Right-of-Way Permit from Infrastructure Services according to Town policy for any work required within the limits of the Town right-of-way. All permitting costs will be borne entirely by the applicant.
- 7. That the applicant must relocate a driveway access to the retained parcel to the satisfaction of the municipality, if necessary.
- 8. That one (1) tree per newly created lot shall be planted within the municipal right-of-way. Cash in lieu shall be provided to satisfy this requirement in the amount of \$600.00 per lot created.
- 9. That the applicant confirm and install separate sanitary sewer connections, water services and storm sewer connections to the severed in accordance with and under the supervision of the municipality at the applicant's expense.
- 10. The Applicant will be responsible for the restoration of the roadway and boulevard on McLeod Avenue and McBride Road once all sanitary sewer connections are completed. The sanitary sewer at this location are very deep. At a minimum, the Applicant shall repave the south lane width from the first sewer connection to the last sewer connection. Small patch repairs will not be permitted. A pre-pave inspection is required with representatives from the Town prior to asphalt restoration to confirm scope of asphalt replacement required.

- 11. Private Drain Connection (PDC) sheets will be required to be submitted once installation of new services is completed.
- 12. That the applicant submit a grading/ servicing plan for the severed parcel to address the locations of proposed storm, sanitary and water service connections, driveway locations and widths, grading and restoration of municipal right-of-way. The grading/servicing plan is to be reviewed and approved by Infrastructure Services prior to commencement of the sewer extension works. The approved servicing plan must form part of the building permit application. Service connections will not be permitted directly into the existing manholes.
- 13. Extension of the storm sewer main within the municipal right-of-way will be required. All costs associated with the sewer extension shall be borne by the applicant. Consolidated Linear Infrastructure (CLI) approvals are required to be obtained for all necessary extensions of municipal storm infrastructure. CLI Application fees per Amherstburg's user fee by-law shall be applicable for this development.
- 14. A consent agreement must be entered into to address the collection of securities for the civil work required for the storm sewer extension and road restoration on McBride Road and McLeod Avenue.
- 15. That the above noted consent agreement incorporate the recommendations from LGL Consultants' natural heritage peer review of the subject property dated June 16, 2025 and that they be implemented to the satisfaction of the municipality.
- 16. The applicant/owners are required to enter into a reapportionment of the drainage assessment for the subject lands in accordance with Section 65 of the Ontario Drainage Act, R.S.O. 1990 as amended and provide the Town of Amherstburg, a signed agreement and that any associated cost of same be borne solely by the applicant. The reapportionment for any affected Municipal Drains be required and are to be assessed against the affected lands in accordance with any past, current or future drainage bylaws, until such time as otherwise determined under the provisions of the Drainage Act. The severance shall not be granted until a Council resolution is passed to execute the reapportionment agreement.
- 17. This consent will be deemed to be refused in accordance with the Planning Act if the above noted conditions are not met within two years from the date of this notice.
- (g) State REASONS FOR DECISION: (g) The request is in conformity with Section 6.1.2 of reasons for Amherstburg's Official Plan and is consistent with the Provincial Planning Statement.

I/WE, the undersigned, in making the decision upon this application for consent, in addition to other matters, have had regard to the matters that are to be had regard to under subsection 51(4) of The Planning Act, and having considered whether a plan of subdivision of the land in accordance with Section 50 of the said Act is necessary for the proper and orderly development of the municipality.

Terris Buchanan	Anthony Campigotto	Debbie Rollier
Donald Shaw	Josh Mailloux	ORIGINAL DOCUMENT SIGNED

CERTIFICATION

The Planning Act, R.S.O. 1990

(h) Name of approval authority

I, **Janine Mastronardi, Secretary-Treasurer** of the (h) **Town of Amherstburg** certify that the above is a true copy of the decision of the approval authority with respect to the application recorded therein.

(i) Name & address of approval authority

Dated this 3rd day of July, 2025

₿ecretary-Treasurer

Town of Amherstburg, Committee of Adjustment 3295 Meloche Rd, Amherstburg, ON N9V 2Y8

DECISION OF APPROVAL AUTHORITY WITH REASONS RE APPLICATION FOR CONSENT

- (a) Name of approval authority
- TOWN OF AMHERSTBURG COMMITTEE OF ADJUSTMENT
- (b) Name of Applicant
- RE AN APPLICATION BY (b) Michael Scott, c/o Drew Coulson, Agent
- (c) Brief Description
- LOCATION OF PROPERTY (c) 507 McLeod Ave. (Roll No. 3729-550-000-04780)
- (d) As set out in application

PURPOSE OF APPLICATION (d) The applicant is proposing to sever a parcel of land (Lot B) being 15.85 m ± frontage by 59.8 m ± depth with an area of 947.83 sq m ± to create a new residential building lot for a single detached dwelling.

The retained parcel being 24.45 m \pm frontage by an irregular depth with a total area of 2332.11 sq m \pm contains a single detached dwelling.

The subject property is designated Low Density Residential and Woodlot in the Town's Official Plan and zoned holding-Residential Type 1A (R1A) Zone in the Town's Zoning By-law.

(e) Date of decision

CONCUR in the following decision and reasons for decision made on the (e) 2nd day of July, 2025.

DECISION: APPROVED

- (f) State
 conditions
 to be
 satisfied
 before
 granting of
 consent
- 1. That a Reference Plan of the subject property satisfactory to the municipality be deposited in the Registry Office; a copy to be provided to the municipality.
- 2. The applicant to submit to the municipality the deed acceptable for registration in order that consent may be attached to the original and a copy be provided to the municipality.
- 3. That all property taxes be paid in full.
- 4. That the severed and retained parcels be rezoned to remove the holding zone from the current holding Residential Type 1A (h-R1A) Zone through the zoning by-law amendment application process or through the Town's ongoing Zoning By-law review process.
- 5. That a parkland fee be paid to the Town of Amherstburg prior to the stamping of the deeds in an amount of \$1070 for the severed lot.
- 6. That the applicant be required to obtain a Right-of-Way Permit from Infrastructure Services according to Town policy for any work required within the limits of the Town right-of-way. All permitting costs will be borne entirely by the applicant.
- 7. That the applicant must relocate a driveway access to the retained parcel to the satisfaction of the municipality, if necessary.
- 8. That one (1) tree per newly created lot shall be planted within the municipal right-of-way. Cash in lieu shall be provided to satisfy this requirement in the amount of \$600.00 per lot created.
- 9. That the applicant confirm and install separate sanitary sewer connections, water services and storm sewer connections to the severed in accordance with and under the supervision of the municipality at the applicant's expense.
- 10. The Applicant will be responsible for the restoration of the roadway and boulevard on McLeod Avenue and McBride Road once all sanitary sewer connections are completed. The sanitary sewer at this location are very deep. At a minimum, the Applicant shall repave the south lane width from the first sewer connection to the last sewer connection. Small patch repairs will not be permitted. A pre-pave inspection is required with representatives from the Town prior to asphalt restoration to confirm scope of asphalt replacement required.

- 11. Private Drain Connection (PDC) sheets will be required to be submitted once installation of new services is completed.
- 12. That the applicant submit a grading/ servicing plan for the severed parcel to address the locations of proposed storm, sanitary and water service connections, driveway locations and widths, grading and restoration of municipal right-of-way. The grading/servicing plan is to be reviewed and approved by Infrastructure Services prior to commencement of the sewer extension works. The approved servicing plan must form part of the building permit application. Service connections will not be permitted directly into the existing manholes.
- 13. Extension of the storm sewer main within the municipal right-of-way will be required. All costs associated with the sewer extension shall be borne by the applicant. Consolidated Linear Infrastructure (CLI) approvals are required to be obtained for all necessary extensions of municipal storm infrastructure. CLI Application fees per Amherstburg's user fee by-law shall be applicable for this development.
- 14.A consent agreement must be entered into to address the collection of securities for the civil work required for the storm sewer extension and road restoration on McBride Road and McLeod Avenue.
- 15. That the above noted consent agreement incorporate the recommendations from LGL Consultants' natural heritage peer review of the subject property dated June 16, 2025 and that they be implemented to the satisfaction of the municipality.
- 16. The applicant/owners are required to enter into a reapportionment of the drainage assessment for the subject lands in accordance with Section 65 of the Ontario Drainage Act, R.S.O. 1990 as amended and provide the Town of Amherstburg, a signed agreement and that any associated cost of same be borne solely by the applicant. The reapportionment for any affected Municipal Drains be required and are to be assessed against the affected lands in accordance with any past, current or future drainage bylaws, until such time as otherwise determined under the provisions of the Drainage Act. The severance shall not be granted until a Council resolution is passed to execute the reapportionment agreement.
- 17. This consent will be deemed to be refused in accordance with the Planning Act if the above noted conditions are not met within two years from the date of this notice.
- (g) State reasons for decision

REASONS FOR DECISION: (g) The request is in conformity with Section 6.1.2 of Amherstburg's Official Plan and is consistent with the Provincial Planning Statement.

I/WE, the undersigned, in making the decision upon this application for consent, in addition to other matters, have had regard to the matters that are to be had regard to under subsection 51(4) of The Planning Act, and having considered whether a plan of subdivision of the land in accordance with Section 50 of the said Act is necessary for the proper and orderly development of the municipality.

Terris Buchanan	Anthony Campigotto	Debbie Rollier
Donald Shaw	 Josh Mailloux	ORIGINAL DOCUMENT SIGNED

CERTIFICATION

The Planning Act, R.S.O. 1990

(h) Name of approval authority

I, **Janine Mastronardi, Secretary-Treasurer** of the (h) **Town of Amherstburg** certify that the above is a true copy of the decision of the approval authority with respect to the application recorded therein.

(i) Name & address of approval authority

Dated this 3rd day of July, 2025

Secretary-Treasurer
Town of Amherstburg
Committee of Adjustment

3295 Meloche Rd, Amherstburg, ON N9V 2Y8

DECISION OF APPROVAL AUTHORITY WITH REASONS RE APPLICATION FOR CONSENT

- (a) Name of approval authority
- TOWN OF AMHERSTBURG COMMITTEE OF ADJUSTMENT
- (b) Name of Applicant
- RE AN APPLICATION BY (b) Michael Scott, c/o Drew Coulson, Agent
- (c) Brief
 Description
- LOCATION OF PROPERTY (c) 507 McLeod Ave. (Roll No. 3729-550-000-04780)
- (d) As set out in application

PURPOSE OF APPLICATION (d) The applicant is proposing to sever a parcel of land being 15.24 m ± frontage by 57.06m ± depth with an area of 870 sq m ± to create a new residential building lot for a single detached dwelling.

The retained parcel being 24.45 m \pm frontage by 59.8 m \pm depth with a total area of 1462.11 sq m \pm contains a single detached dwelling.

The subject property is designated Low Density Residential and Woodlot in the Town's Official Plan and zoned holding-Residential Type 1A (R1A) Zone in the Town's Zoning By-law.

(e) Date of decision

CONCUR in the following decision and reasons for decision made on the (e) 2nd day of July, 2025.

DECISION: APPROVED

- (f) State
 conditions
 to be
 satisfied
 before
 granting of
 consent
- 1. That a Reference Plan of the subject property satisfactory to the municipality be deposited in the Registry Office; a copy to be provided to the municipality.
- 2. The applicant to submit to the municipality the deed acceptable for registration in order that consent may be attached to the original and a copy be provided to the municipality.
- 3. That all property taxes be paid in full.
- 4. That the severed and retained parcels be rezoned to remove the holding zone from the current holding Residential Type 1A (h-R1A) Zone through the zoning by-law amendment application process or through the Town's ongoing Zoning By-law review process.
- 5. That the existing pool and deck be removed to the satisfaction of the municipality prior to the stamping of the deeds.
- 6. That a parkland fee be paid to the Town of Amherstburg prior to the stamping of the deeds in an amount of \$1070 for the severed lot.
- 7. That the applicant be required to obtain a Right-of-Way Permit from Infrastructure Services according to Town policy for any work required within the limits of the Town right-of-way. All permitting costs will be borne entirely by the applicant.
- 8. That the applicant must relocate a driveway access to the retained parcel to the satisfaction of the municipality, if necessary.
- 9. That one (1) tree per newly created lot shall be planted within the municipal right-of-way. Cash in lieu shall be provided to satisfy this requirement in the amount of \$600.00 per lot created.
- 10. That the applicant confirm and install separate sanitary sewer connections, water services and storm sewer connections to the severed in accordance with and under the supervision of the municipality at the applicant's expense.
- 11. The Applicant will be responsible for the restoration of the roadway and boulevard on McLeod Avenue and McBride Road once all sanitary sewer connections are completed. The sanitary sewer at this location are very deep. At a minimum, the Applicant shall repave the south lane width from the first sewer connection to the last sewer connection. Small patch repairs will not be permitted. A pre-pave

inspection is required with representatives from the Town prior to asphalt restoration to confirm scope of asphalt replacement required.

- 12. Private Drain Connection (PDC) sheets will be required to be submitted once installation of new services is completed.
- 13. That the applicant submit a grading/ servicing plan for the severed parcel to address the locations of proposed storm, sanitary and water service connections, driveway locations and widths, grading and restoration of municipal right-of-way. The grading/servicing plan is to be reviewed and approved by Infrastructure Services prior to commencement of the sewer extension works. The approved servicing plan must form part of the building permit application. Service connections will not be permitted directly into the existing manholes.
- 14. Extension of the storm sewer main within the municipal right-of-way will be required. All costs associated with the sewer extension shall be borne by the applicant. Consolidated Linear Infrastructure (CLI) approvals are required to be obtained for all necessary extensions of municipal storm infrastructure. CLI Application fees per Amherstburg's user fee by-law shall be applicable for this development.
- 15.A consent agreement must be entered into to address the collection of securities for the civil work required for the storm sewer extension and road restoration on McBride Road and McLeod Avenue.
- 16. That the above noted consent agreement incorporate the recommendations from LGL Consultants' natural heritage peer review of the subject property dated June 16, 2025 and that they be implemented to the satisfaction of the municipality.
- 17. The applicant/owners are required to enter into a reapportionment of the drainage assessment for the subject lands in accordance with Section 65 of the Ontario Drainage Act, R.S.O. 1990 as amended and provide the Town of Amherstburg, a signed agreement and that any associated cost of same be borne solely by the applicant. The reapportionment for any affected Municipal Drains be required and are to be assessed against the affected lands in accordance with any past, current or future drainage bylaws, until such time as otherwise determined under the provisions of the Drainage Act. The severance shall not be granted until a Council resolution is passed to execute the reapportionment agreement.
- 18. This consent will be deemed to be refused in accordance with the Planning Act if the above noted conditions are not met within two years from the date of this notice.
- (g) State reasons for decision

REASONS FOR DECISION: (g) The request is in conformity with Section 6.1.2 of Amherstburg's Official Plan and is consistent with the Provincial Planning Statement.

I/WE, the undersigned, in making the decision upon this application for consent, in addition to other matters, have had regard to the matters that are to be had regard to under subsection 51(4) of The Planning Act, and having considered whether a plan of subdivision of the land in accordance with Section 50 of the said Act is necessary for the proper and orderly development of the municipality.

Terris Buchanan	Anthony Campigotto	Debbie Rollier
Donald Shaw	 Josh Mailloux	ORIGINAL DOCUMENT SIGNED

CERTIFICATION

The Planning Act, R.S.O. 1990

(h) Name of approval authority

I, **Janine Mastronardi, Secretary-Treasurer** of the (h) **Town of Amherstburg** certify that the above is a true copy of the decision of the approval authority with respect to the application recorded therein.

(i) Name & address of approval authority

Dated this 3rd day of July, 2025

Secretary-Treasurer
Town of Amherstburg
Committee of Adjustment
3295 Meloche Rd, Amherstburg, ON N9V 2Y8



The Corporation of The Town of Amherstburg

271 SANDWICH ST. SOUTH AMHERSTBURG, ONTARIO N9V 2A5

PLANNING SERVICES DEPARTMENT BUS (519) 736-5408 FAX (519) 736-9859

Website: www.amherstburg.ca

July 3, 2025

Re: File **A/19/25**

Decision Made on Application for Minor Variance of

Michael Scott, c/o Drew Coulson, Agent

507 McLeod Ave. (Roll No. 3729-550-000-04780)

In compliance with Subsection 10 of Section 45 of The Planning Act, R.S.O. 1990, Chapter P.13, I enclose herewith a certified copy of the decision of the Committee of Adjustment with regard to the above noted file.

Please be advised that the last day for filing an appeal is **July 22, 2025**.

Subsection (12) of Section 45 of The Planning Act states that the applicant, the Minister, a specified person or any public body may within 20 days of the making of the decision appeal to the Tribunal against the decision of the Committee by filing with the Clerk of the municipality a notice of appeal setting out the objection to the decision and the reasons in support of the objection accompanied by payment to the Minister of the fee charged by the Tribunal as payable on an appeal from a committee of adjustment to the Tribunal.

The letter of appeal and other documents from the application file will be forwarded to the Ontario Land Tribunal. The Ontario Land Tribunal may hold a hearing of which notice will be given to such public bodies or persons and in such manner as the Tribunal may determine.

When the final date for appeal has passed and no notice of appeal is given, the decision of the Committee of Adjustment is final and binding and the applicant will be so notified and a certified copy of the decision will be filed with the Clerk of the Municipality.

Yours truly,

Janine Mastronardi, Secretary-Treasurer

- mou

Josh Mailloux

COMMITTEE OF ADJUSTMENT DECISION OF COMMITTEE WITH REASONS RE APPLICATION FOR MINOR VARIANCE

The Planning Act, R.S.O. 1990, Chapter P.13, Subsection 45(8), As Amended

(a) Name of approval	TOWN OF AMHERSTBURG COMMITTEE OF ADJUSTMENT
authority (b) Name of applicant	RE AN APPLICATION BY (b) Michael Scott, c/o Drew Coulson, Agent
(c) Brief description	LOCATION OF PROPERTY (c) 507 McLeod Ave. (Roll No. 3729-550-000-04780)
(d) As set out in application	PURPOSE OF APPLICATION: (d The applicant is requesting relief from Zoning By-law 1999-52, as amended, Section 6(3)(a) which requires a minimum lot area of 900 sq m and Section 6(3)(b) which requires a minimum lot frontage of 20 m in a Residential Type 1A (R1A) Zone. The applicant is also requesting relief from Section 6(3)(e) which requires a minimum exterior side yard width of 7.5 m in the Residential Type 1A (R1A) Zone.
	Subsequent to consent application B/26/25, the severed parcel (Lot A) will have a lot frontage of 16.76 m. The amount of relief requested for severed parcel B/26/25 is 3.24 m in lot frontage.
	Subsequent to consent application B/27/25, the severed parcel (Lot B) will have a lot frontage of 15.85 m and is proposed to have a 3 m exterior side yard setback. The amount of relief requested for severed parcel B/27/25 is 4.15 m in lot frontage and 4.5 m in exterior side yard setback.
	Subsequent to consent application B/28/25, the severed parcel (Lot C) will have a lot area of 870 sq m and a lot frontage of 15.24 m. The amount of relief requested for severed parcel B/28/25 is 30 sq m in lot area and 4.76 m in lot frontage.
	The subject property is designated Low Density Residential and Woodlot in the Town's Official Plan and zoned holding-Residential Type 1A (h-R1A) Zone in the Town's Zoning By-law.
(e) Date of decision	CONCUR in the following decision and reasons for decision made on the (e) 2^{nd} day of July, 2025
	DECISION: APPROVED
(f) State conditions to be satisfied before granting of Minor Variance	CONDITIONS - This decision has been made subject to the following condition: (f)
	That the minimum front yard depth shall be 12m for the severed parcel subsequent to consent application B/27/25 (Lot B).
(g) State reasons for decision	REASONS FOR DECISION: (g) The Committee, having considered the evidence presented, and having reviewed the plans and correspondence on file, is satisfied that the variance request is minor in nature, will not impact the character of the neighbourhood, and is keeping with the intent of the Official Plan and Zoning By-law.
	Terris Buchanan Anthony Campigotto Debbie Rollier
	ORIGINAL DOCUMENT SIGNED

Don Shaw

CERTIFICATION

The Planning Act, R.S.O. 1990, Chapter P.13, Subsection 45(10), As Amended

- (h) Name of approval authority
- I, **Janine Mastronardi, Secretary-Treasurer** of the (h) **Town of Amherstburg** certify that the above is a true copy of the decision of the approval authority with respect to the application recorded therein.
- (i) Name & address of approval authority

Dated the 3rd day of July, 2025

Secretary-Treasurer

Town of Amherstburg Committee of Adjustment 3295 Meloche Rd, Amherstburg, ON N9V 2Y8